YELP INC Form 4 February 2 FORI Check if no lo	8, 2013 M 4 UNITED this box		W	ashingto	n, D.C. 205	49		IMISSION	OMB AP OMB Number: Expires:	3235-0287 January 31,
subject Sectior Form 4 Form 5 obligat may co	to 16. or Filed pu ions Section 17	ursuant to S (a) of the F	ection Public V	SECU 16(a) of Utility Ho	N BENEFIC URITIES the Securitie olding Comp nt Company	es Exe pany	change A Act of 19		Estimated av burden hours response	
(Print or Type	e Responses)									
	Address of Reporting		Symbol		nd Ticker or T	rading	5. I Issi	Relationship of I Jer	Reporting Perso	on(s) to
(Last)	(First)	(Middle)		-	Transaction			(Check	all applicable)	
, ,	ID HILL ROAD,			/Day/Year)			belo		X10% tleOther below)	
				nendment, Date Original 6. Individual or Joi Ionth/Day/Year) Applicable Line) Form filed by Or X Form filed by M					e Reporting Pers	on
		(Zip)					Per			
(City)	(State)	(Zip)					-	d, Disposed of,	-	
1.Title of Security (Instr. 3)	2. Transaction Date (Month/Day/Year)	2A. Deemed Execution E any (Month/Day	Date, if	Code	4. Securities orDisposed of ((Instr. 3, 4 an	(D)	red (A) or	5. Amount of Securities Beneficially Owned Following Reported Transaction(s	Ownership Form: Direct (D) or Indirect (I)) (Instr. 4)	7. Nature of Indirect Beneficial Ownership (Instr. 4)
Class A				Code V	Amount	(D)	Price	(Instr. 3 and 4	+)	Saa
Class A Common Stock	02/26/2013			C <u>(7)</u>	1,146,964	А	\$ 0	1,146,964	Ι	See footnote (1)
Class A Common Stock	02/26/2013			J <u>(6)</u>	1,146,964	D	\$ 0	0	Ι	See footnote (1)
Class A Common Stock	02/26/2013			C <u>(7)</u>	140,547	А	\$ 0	140,547	Ι	See footnote (2)
Class A Common	02/26/2013			J <u>(6)</u>	140,547	D	\$0	0	Ι	See footnote

$\begin{array}{c ccccccccccccccccccccccccccccccccccc$	<u>!)</u>
Common Stock $02/26/2013$ $J_{\underline{(6)}}$ $26,910$ D $\$ 0$ 0Ifor (3)Class A Common $02/26/2013$ $C_{\underline{(7)}}$ $21,175$ A $\$ 0$ $21,175$ I $\overbrace{(4)}^{50}$ Class A Common $02/26/2013$ $J_{\underline{(6)}}$ $21,175$ A $\$ 0$ $21,175$ I $\overbrace{(4)}^{50}$ Class A Common $02/26/2013$ $J_{\underline{(6)}}$ $21,175$ D $\$ 0$ 0I $\overbrace{(4)}^{50}$ Class A Common $02/26/2013$ $J_{\underline{(11)}}$ $27,594$ A $\$ 0$ $39,112$ I $\overbrace{(12)}^{50}$ Class A Common $02/26/2013$ $J_{\underline{(11)}}$ $27,594$ A $\$ 0$ $39,112$ I $\overbrace{(12)}^{50}$ Class A Common $02/27/2013$ S $27,594$ D 21.2631 $11,518$ Ifor for	ee ootnote
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Common 02/26/2013 J ⁽¹¹⁾ 27,594 A \$ 0 39,112 I for (12) Stock Class A \$	ee potnote
Common 02/27/2013 S 27,594 D 21.2631 11,518 I fo	ee potnote $\frac{2}{2}$
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Class A Common Stock	02/26/2013	C <u>(7)</u>	1,500,000	А	\$ 0	1,500,000	I	See footnote (5)
Class A Common Stock	02/26/2013	J <u>(11)</u>	1,500,000	D	\$ 0	0	Ι	See footnote (5)

Reminder: Report on a separate line for each class of securities beneficially owned directly or indirectly.

Persons who respond to the collection of information contained in this form are not required to respond unless the form displays a currently valid OMB control number.

Table II - Derivative Securities Acquired, Disposed of, or Beneficially Owned (e.g., puts, calls, warrants, options, convertible securities)

1. Title of Derivative Security (Instr. 3)	2. Conversion or Exercise Price of Derivative Security	3. Transaction Date (Month/Day/Year)	3A. Deemed Execution Date, if any (Month/Day/Year)	 4. 5. Number of Transactio/Derivative Code Securities (Instr. 8) Acquired (A) or Disposed of (D) (Instr. 3, 4, and 5) 		6. Date Exercisable and Expiration Date (Month/Day/Year)		7. Title and Amount of Underlying Securities (Instr. 3 and 4)		
				Code V	(A)	(D)	Date Exercisable	Expiration Date	Title	Amount or Number of Shares
Class B Common Stock	\$ 0	02/26/2013		C <u>(7)</u>		1,146,964	(8)(9)	(8)(9)	Class A Common Stock	1,146,96
Class B Common Stock	\$ 0	02/26/2013		C <u>(7)</u>		140,547	(8)(9)	(8)(9)	Class A Common Stock	140,547
Class B Common Stock	\$ 0	02/26/2013		C <u>(7)</u>		26,910	(8)(9)	(8)(9)	Class A Common Stock	26,910
Class B Common Stock	\$ 0	02/26/2013		C <u>(7)</u>		21,175	(8)(9)	(8)(9)	Class A Common Stock	21,175
Class B Common Stock	\$ 0	02/26/2013		C <u>(7)</u>		1,500,000	(8)(9)	(8)(9)	Class A Common Stock	1,500,00

Reporting Owners

Reporting Owner Name / Address				
	Director	10% Owner	Officer	Other
LASKY MITCHELL		Х		

2480 SAND HILL ROAD SUITE 200 MENLO PARK, CA 94025	
SPURLOCK STEVEN M 2480 SAND HILL ROAD SUITE 200 MENLO PARK, CA 94025	
GURLEY J WILLIAM2480 SAND HILL ROAD, SUITE 200XMENLO PARK, CA 94025X	
Signatures	
/s/ Steven M. Spurlock, by power of attorney for Mitchell Lasky	02
**Signature of Reporting Person	
/s/ Steven M. Spurlock	02
**Signature of Reporting Person	
/s/ Steven M. Spurlock, by power of attorney for J. William	

/s/ Steven M. Spurlock, by power of attorney for Mitchell Lasky	02/27/2013	
**Signature of Reporting Person	Date	
/s/ Steven M. Spurlock	02/27/2013	
**Signature of Reporting Person	Date	
/s/ Steven M. Spurlock, by power of attorney for J. William Gurley	02/27/2013	
**Signature of Reporting Person	Date	

Explanation of Responses:

- If the form is filed by more than one reporting person, see Instruction 4(b)(v).
- ** Intentional misstatements or omissions of facts constitute Federal Criminal Violations. See 18 U.S.C. 1001 and 15 U.S.C. 78ff(a).
- Shares are owned directly by Benchmark Capital Partners V, L.P. ("BCP V"). (1)
- Shares are owned directly by Benchmark Founders' Fund V, L.P. ("BFF V"). (2)
- (3) Shares are owned directly by Benchmark Founders' Fund V-A, L.P. ("BFF V-A").
- (4) Shares are owned directly by Benchmark Founders' Fund V-B, L.P. ("BFF V-B").

Benchmark Capital Management Co. V, L.L.C. ("BCMC V"), the Designated Filer and general partner of each of BCP V, BFF V, BFF V-A and BFF V-B, may be deemed to have had the sole voting and dispositive power over the 1,500,000 shares of the Issuer's Class A Common Stock being distributed by the Benchmark V Funds. BCMC V and each of its managing members disclaim

(5) beneficial ownership of these shares except to the extent of any pecuniary interest therein, and the filing of this report is not an admission that BCMC V and its managing members is the beneficial owner of these shares for purposes of Section 16 of any other purpose.

Represents a pro rata, in-kind distribution by BCP V and its affiliated funds (the "Benchmark V Funds"), without additional (6) consideration, to their respective partners. As part of this distribution, BCMC V received 381,548 shares of Class A Common Stock, which was immediately distributed to its members and assignees.

Upon the pro rata distribution by the Benchmark V Funds being reported hereunder, each share of Class B Common Stock (7) distributed was automatically converted into one share of Class A Common Stock.

Each share of Class B Common Stock is convertible at any time at the option of the Reporting Person into one share of Class A Common Stock and has no expiration date. All Class A Common Stock and Class B Common Stock will convert automatically into

(8) Common Stock on the earlier of (i) the date on which the number of outstanding shares of Class B Common Stock represents less than 10% of the aggregate combined number of outstanding shares of Class A Common Stock and Class B Common Stock and (ii) seven years following the effective date of the issuer's initial public offering.

In addition, each share of Class B Common Stock will convert automatically into one share of Class A Common Stock (i) upon such date as is specified by the affirmative vote or written consent of the holders of at least 66 2/3% of the outstanding shares of Class B (9) common stock, (ii) upon any transfer, whether or not for value (subject to certain exceptions), or (iii) in the event of the death or disability (as defined in the amended and restated certificate of incorporation of the issuer) of the reporting person.

BCMC V, the general partner of each of BCP V, BFF V, BFF V-A and BFF V-B, may be deemed to have the sole voting and dispositive power over 4,906,084 shares of the Issuer's Class B Common Stock held by the Benchmark V Funds. BCMC V and each

- (10) of its managing members disclaim beneficial ownership of these shares except to the extent of any pecuniary interest therein, and the filing of this report is not an admission that BCMC V and its managing members is the beneficial owner of these shares for purposes of Section 16 of any other purpose.
- (11) Represents a pro rata distribution by BCMC V and the Benchmark V Funds without additional consideration to their partners, members and assignees.
- (12) Shares are owned directly by Mitchell H. Lasky's family trust.
- (13) Shares are owned directly by Steven M. Spurlock's family trust.
- (14) Shares are owned directly by Benchmark Capital Holdings Co., L.L.C., which serves as the Benchmark V Funds' management company and is under common control with BCMC V.

(15) The price reported in Column 4 is a weighted average price. These shares were sold in multiple transactions at prices ranging from \$20.97 to \$21.64, inclusive. The reporting person undertakes to provide to the Issuer, any security holder of the Issuer, or the staff of the Securities and Exchange Commission, upon request, full information regarding the number of shares sold at each separate price within the range set forth in this footnote 15 to this Form 4.

- (16) Shares are owned directly by J. William Gurley's family partnership
- (17) Shares are owned directly by J. William Gurley.

(18) The price reported in Column 4 is a weighted average price. These shares were sold in multiple transactions at prices ranging from \$22.50 to \$22.61, inclusive. The reporting person undertakes to provide to the Issuer, any security holder of the Issuer, or the staff of the Securities and Exchange Commission, upon request, full information regarding the number of shares sold at each separate price within the range set forth in this footnote 18 to this Form 4

(19) The price reported in Column 4 is a weighted average price. These shares were sold in multiple transactions at prices ranging from \$20.97 to \$21.64, inclusive. The reporting person undertakes to provide to the Issuer, any security holder of the Issuer, or the staff of the Securities and Exchange Commission, upon request, full information regarding the number of shares sold at each separate price within the range set forth in this footnote 19 to this Form 4.

The price reported in Column 4 is a weighted average price. These shares were sold in multiple transactions at prices ranging from

(20) \$18.85 to \$19.02, inclusive. The reporting person undertakes to provide to the Issuer, any security holder of the Issuer, or the staff of the Securities and Exchange Commission, upon request, full information regarding the number of shares sold at each separate price within the range set forth in this footnote 20 to this Form 4

Remarks:

Alexandre Balkanski, Bruce W. Dunlevie, J. William Gurley, Keith R. Harvey, Robert C. Kagle, Steven M. Spurlock, Peter H

Note: File three copies of this Form, one of which must be manually signed. If space is insufficient, *see* Instruction 6 for procedure. Potential persons who are to respond to the collection of information contained in this form are not required to respond unless the form displays a currently valid OMB number.