INTERFACE INC Form SC 13G/A February 14, 2012 UNITED STATES SECURITIES AND EXCHANGE COMMISSION Washington, DC 20549 Schedule 13G Under the Securities Exchange Act of 1934 (Amendment No.28)* Interface, Inc. (Name of Issuer) Common Stock (Title of Class of Securities) 458665106 (CUSIP Number) 12/31/2011 (Date of Event Which Requires Filing of this Statement) Check the appropriate box to designate the rule pursuant to which this Schedule is filed: [X] Rule 13d-1(b) Rule 13d-1(c) [_] Rule 13d-1(d) [_] The remainder of this cover page shall be filled out for a reporting person's initial filing on this form with respect to the subject class of securities, and for any subsequent amendment containing information which would alter the disclosures provided in a prior cover page. The information required in the remainder of this cover page shall not be deemed to be "filed" for the purpose of Section 18 of the Securities Exchange Act of 1934 ("Act") or otherwise subject to the liabilities of that Section of the Act but shall be subject to all other provisions of the Act (however, see the Notes). CUSIP No. 458665106 1. Names of Reporting Persons I.R.S. Identification Nos. of above persons (entities only). ARIEL INVESTMENTS, LLC # 02-0712418. 2. Check the Appropriate Box if a Member of a Group (See Instructions) (a) [_] (b) [_] Not Applicable 3. SEC Use Only 4. Citizenship or Place of Organization Delaware Limited Liability Company Number of Shares Beneficially Owned By Each Reporting Person With Sole Voting Power 5. 7 Ariel: 4,725,160 Shared Voting Power 6. Ariel: 0 7. Sole Dispositive Power Ariel: 4,903,185 8. Shared Dispositive Power

Edgar Filing: INTERFACE INC - Form SC 13G/A

9.		Ariel: (Aggregat) te Amount Beneficially Owned by Each Reporting Person
10.		Check if	4,910,570 f the Aggregate Amount in Row (9) Excludes Certain (See Instructions) [_]
		Not App	licable
11.		Percent	of Class Represented by Amount in Row (9)
12.			4,910,570/58,598,808=8.4% Reporting Person (See tions)
T. +	1	Ariel -	IA
Item (a) (b) Item		Name of Address	Issuer of Issuer's Principal Executive Offices
(a)		Name of	Person Filing
(b)		Ariel Investments, LLC Address of Principal Business Office, or if none, Residence	
(c)		200 E. Randolph Drive, Suite 2900, Chicago, IL 60601 Citizenship	
(d)		a Delaware Limited Liability Company Title of Class of Securities	
(e)		Common S CUSIP Nu	
Item	3.	45866510 If this	06 statement is filed pursuant to sections 240.13d-1(b) or 240.13d-2(b) or (c), check whether the person filing is a:
(a)		[_]	Broker or dealer registered under section 15 of the Act (15 U.S.C. 780).
(b) (c)		[_] [_]	Bank as defined in section 3(a)(6) of the Act (15 U.S.C. 78c). Insurance company as defined in section 3(a)(19) of the Act(15 U.S.C. 78c).
(d)		[_]	Investment company registered under section 8 of the Investment Company Act of 1940 (15 U.S.C. 80a-8).
(e)		[X]	An investment adviser in accordance with section 240.13d-1(b)(1)(ii)(E);
(f)		[_]	An employee benefit plan or endowment fund in accordance with section 240.13d-1(b)(1)(ii)(F);
(g)		[_]	A parent holding company or control person in accordance with section 240.13d-1(b)(1)(ii)(G);
(h)		[_]	A savings associations as defined in Section 3(b) of the Federal Deposit Insurance Act (12 U.S.C. 1813);
(i)		[_]	A church plan that is excluded from the definition of an investment company under section 3(c)(14) of the Investment Company Act of 1940 (15 U.S.C. 80a-3);
(j)		[_]	Group, in accordance with section 240.13d-1(b)(1)(ii)(J).
Item	4.	Ownersh	ip. Provide the following information regarding the aggregate number and

Provide the following information regarding the aggregate number and percentage of the class of securities of the issuer identified in Item 1. (a) Amount beneficially owned:

Edgar Filing: INTERFACE INC - Form SC 13G/A

		(See Page 2, No. 9)
	(b)	Percent of class:
		(See Page 2, No. 11)
	(C)	Number of shares as to which such person has:
	(i)	Sole power to vote or to direct the vote
		(See Page 2, No. 5)
	(ii)	Shared power to vote or to direct the vote
		(See Page 2, No. 6)
	(iii)	Sole power to dispose or to direct the disposition of
		(See Page 2, No. 7)
	(iv)	Shared power to dispose or to direct the disposition of (See Page 2, No. 8)
Ttom 5	Ownersh	ip of Five Percent or Less of a Class.
Item J.		statement is being filed to report the fact that as of the
date her		reporting person has ceased to be the beneficial owner of more
		int of the class of securities check the following [_].
	-	ip of More than Five Percent on Behalf of Another Person.
100.00		nvestments, LLC's adviser clients have the right to receive
or the r		direct the receipt of dividends from, or the proceeds from the
-		curities reported upon this Schedule. None of Ariel Investments,
		ave an economic interest in more
than 5%	of the	subject securities reported upon this Schedule.
Item 7.	Identif	ication and Classification of the Subsidiary Which Acquired
the Secu	urity Be	ing Reported on by the Parent Holding Company.
		Not Applicable
Item 8.	Identif	ication and Classification of Members of the Group.
		Not Applicable
Item 9.	Notice	of Dissolution of Group.
		Not Applicable
Item 10		Certifications.
		ing below I certify that, to the best of my knowledge and belief,
	irities	
		referred to above were acquired and are held in the ordinary
	of busin	ess and were not acquired and are not held for the purpose
of or wa	of busin ith the	ess and were not acquired and are not held for the purpose effect of changing or influencing the control of the issuer of
of or withe secu	of busin ith the urities	ess and were not acquired and are not held for the purpose effect of changing or influencing the control of the issuer of and were not acquired and are not held in connection with or
of or withe secu	of busin ith the urities	ess and were not acquired and are not held for the purpose effect of changing or influencing the control of the issuer of
of or wi the secu as a pai	of busin ith the urities rticipan	ess and were not acquired and are not held for the purpose effect of changing or influencing the control of the issuer of and were not acquired and are not held in connection with or
of or withe secu	of busin ith the urities rticipan RE	ess and were not acquired and are not held for the purpose effect of changing or influencing the control of the issuer of and were not acquired and are not held in connection with or t in any transaction having that purpose or effect.
of or wi the secu as a par SIGNATUR	of busin ith the urities rticipan RE After r	ess and were not acquired and are not held for the purpose effect of changing or influencing the control of the issuer of and were not acquired and are not held in connection with or t in any transaction having that purpose or effect. reasonable inquiry and to the best of my knowledge and belief, I
of or with the sect as a part SIGNATUR certify	of busin ith the irities rticipan RE After r that th	ess and were not acquired and are not held for the purpose effect of changing or influencing the control of the issuer of and were not acquired and are not held in connection with or t in any transaction having that purpose or effect.
of or with the section as a pair SIGNATUR certify correct	of busin ith the urities rticipan RE After r that th	ess and were not acquired and are not held for the purpose effect of changing or influencing the control of the issuer of and were not acquired and are not held in connection with or t in any transaction having that purpose or effect. reasonable inquiry and to the best of my knowledge and belief, I be information set forth in this statement is true, complete and
of or withe sect as a part SIGNATUH certify correct ARIEL IN	of busin ith the urities rticipan RE After r that th NVESTMEN	tess and were not acquired and are not held for the purpose effect of changing or influencing the control of the issuer of and were not acquired and are not held in connection with or t in any transaction having that purpose or effect. The easonable inquiry and to the best of my knowledge and belief, I be information set forth in this statement is true, complete and TTS, LLC
of or with the section as a pair SIGNATUR certify correct	of busin ith the urities rticipan RE After r that th NVESTMEN	tess and were not acquired and are not held for the purpose effect of changing or influencing the control of the issuer of and were not acquired and are not held in connection with or t in any transaction having that purpose or effect. The easonable inquiry and to the best of my knowledge and belief, I be information set forth in this statement is true, complete and TTS, LLC
of or withe sect as a part SIGNATUH certify correct ARIEL IN	of busin ith the urities rticipan RE After r that th NVESTMEN / Wendy	<pre>dess and were not acquired and are not held for the purpose effect of changing or influencing the control of the issuer of and were not acquired and are not held in connection with or t in any transaction having that purpose or effect. reasonable inquiry and to the best of my knowledge and belief, I the information set forth in this statement is true, complete and TTS, LLC D. Fox</pre>
of or withe sect as a part SIGNATUH certify correct ARIEL IN	of busin ith the urities rticipan After r that th VVESTMEN / Wendy D	<pre>dess and were not acquired and are not held for the purpose effect of changing or influencing the control of the issuer of and were not acquired and are not held in connection with or t in any transaction having that purpose or effect. reasonable inquiry and to the best of my knowledge and belief, I the information set forth in this statement is true, complete and TTS, LLC D. Fox</pre>
of or withe sect as a part SIGNATUH certify correct ARIEL IN	of busin ith the urities rticipan After r that th VVESTMEN / Wendy D	<pre>eess and were not acquired and are not held for the purpose effect of changing or influencing the control of the issuer of and were not acquired and are not held in connection with or t in any transaction having that purpose or effect. reasonable inquiry and to the best of my knowledge and belief, I te information set forth in this statement is true, complete and TTS, LLC D. Fox . Fox</pre>
of or withe sect as a pair SIGNATUR certify correct ARIEL IN By: /s,	of busin ith the urities rticipan After r that th NVESTMEN / Wendy Wendy D Vice Pr	<pre>eess and were not acquired and are not held for the purpose effect of changing or influencing the control of the issuer of and were not acquired and are not held in connection with or t in any transaction having that purpose or effect. reasonable inquiry and to the best of my knowledge and belief, I te information set forth in this statement is true, complete and TTS, LLC D. Fox . Fox</pre>
of or withe sect as a pair SIGNATUR certify correct ARIEL IN By: /s, The orig	of busin ith the urities rticipan After r that th VESTMEN / Wendy Wendy D Vice Pr ginal st	<pre>eess and were not acquired and are not held for the purpose effect of changing or influencing the control of the issuer of and were not acquired and are not held in connection with or t in any transaction having that purpose or effect. reasonable inquiry and to the best of my knowledge and belief, I e information set forth in this statement is true, complete and TTS, LLC D. Fox </pre>
of or withe sect as a pair SIGNATUR certify correct ARIEL IN By: /s, The orig statemen	of busin ith the urities rticipan After r that th WESTMEN / Wendy Wendy D Vice Pr ginal st nt is fi	<pre>eess and were not acquired and are not held for the purpose effect of changing or influencing the control of the issuer of and were not acquired and are not held in connection with or t in any transaction having that purpose or effect. reasonable inquiry and to the best of my knowledge and belief, I e information set forth in this statement is true, complete and TTS, LLC D. Fox </pre>
of or withe secu as a pair SIGNATUH certify correct ARIEL IN By: /s, The orig statement signed of executive	of busin ith the urities rticipan After r that th WESTMEN / Wendy Wendy D Vice Pr ginal st nt is fi on behal	<pre>dess and were not acquired and are not held for the purpose effect of changing or influencing the control of the issuer of and were not acquired and are not held in connection with or it in any transaction having that purpose or effect. reasonable inquiry and to the best of my knowledge and belief, I e information set forth in this statement is true, complete and TTS, LLC D. Fox </pre>
of or withe secu as a pair SIGNATUH certify correct ARIEL IN By: /s, The orig statement signed of executive	of busin ith the urities rticipan After r that th WESTMEN / Wendy Wendy D Vice Pr ginal st nt is fi on behal	<pre>eess and were not acquired and are not held for the purpose effect of changing or influencing the control of the issuer of and were not acquired and are not held in connection with or it in any transaction having that purpose or effect. reasonable inquiry and to the best of my knowledge and belief, I e information set forth in this statement is true, complete and TTS, LLC D. Fox . Fox esident/Chief Compliance Officer atement shall be signed by each person on whose behalf the led or his authorized representative. If the statement is f of a person by his authorized representative other than an</pre>
of or withe secures of a security correct ARIEL IN By: /s, The origonal statements signed of executive represent with the secure of the secure	of busin ith the urities rticipan After r that th WESTMEN / Wendy Wendy D Vice Pr ginal st nt is fi on behal ve offic ntative' e statem	<pre>eess and were not acquired and are not held for the purpose effect of changing or influencing the control of the issuer of and were not acquired and are not held in connection with or t in any transaction having that purpose or effect. eeasonable inquiry and to the best of my knowledge and belief, I the information set forth in this statement is true, complete and TTS, LLC D. Fox . Fox esident/Chief Compliance Officer atement shall be signed by each person on whose behalf the led or his authorized representative. If the statement is f of a person by his authorized representative other than an eer or general partner of the filing person, evidence of the s authority to sign on behalf of such person shall be filed tent, provided, however, that a power of attorney for this</pre>
of or withe secures of a security correct ARIEL IN By: /s, The origonal statements signed of executive represent with the secure of the secure	of busin ith the urities rticipan After r that th WESTMEN / Wendy Wendy D Vice Pr ginal st nt is fi on behal ve offic ntative' e statem which i	<pre>eess and were not acquired and are not held for the purpose effect of changing or influencing the control of the issuer of and were not acquired and are not held in connection with or t in any transaction having that purpose or effect. eeasonable inquiry and to the best of my knowledge and belief, I te information set forth in this statement is true, complete and TTS, LLC D. Fox . Fox esident/Chief Compliance Officer atement shall be signed by each person on whose behalf the led or his authorized representative. If the statement is f of a person by his authorized representative other than an eer or general partner of the filing person, evidence of the s authority to sign on behalf of such person shall be filed tent, provided, however, that a power of attorney for this s already on file with the Commission may be incorporated by</pre>
of or withe securas a pair as a pair SIGNATUR certify correct ARIEL IN By: /s, The orig statement signed of executive represent with the purpose reference	of busin ith the urities rticipan RE After r that th WESTMEN / Wendy Wendy D Vice Pr ginal st n behal ve offic ntative' e statem which i ce. The	<pre>eess and were not acquired and are not held for the purpose effect of changing or influencing the control of the issuer of and were not acquired and are not held in connection with or t in any transaction having that purpose or effect. eeasonable inquiry and to the best of my knowledge and belief, I e information set forth in this statement is true, complete and TTS, LLC D. Fox . Fox esident/Chief Compliance Officer atement shall be signed by each person on whose behalf the led or his authorized representative. If the statement is f of a person by his authorized representative other than an eer or general partner of the filing person, evidence of the s authority to sign on behalf of such person shall be filed eent, provided, however, that a power of attorney for this s already on file with the Commission may be incorporated by e name and any title of each person who signs the statement</pre>
of or withe securas a pair as a pair SIGNATUR certify correct ARIEL IN By: /s, The orig statement signed of executive represent with the purpose reference shall be	of busin ith the urities rticipan RE After r that th WESTMEN / Wendy Wendy D Vice Pr ginal st n behal ve offic ntative' e statem which i ce. The e typed	<pre>eess and were not acquired and are not held for the purpose effect of changing or influencing the control of the issuer of and were not acquired and are not held in connection with or t in any transaction having that purpose or effect. eeasonable inquiry and to the best of my knowledge and belief, I e information set forth in this statement is true, complete and TTS, LLC D. Fox . Fox esident/Chief Compliance Officer atement shall be signed by each person on whose behalf the led or his authorized representative. If the statement is f of a person by his authorized representative other than an eer or general partner of the filing person, evidence of the s authority to sign on behalf of such person shall be filed ent, provided, however, that a power of attorney for this s already on file with the Commission may be incorporated by ename and any title of each person who signs the statement or printed beneath his signature.</pre>
of or withe securas a pair as a pair SIGNATUR certify correct ARIEL IN By: /s, The orig statement signed of executive represent with the purpose reference shall be NOTE: S	of busin ith the urities rticipan After r that th	ess and were not acquired and are not held for the purpose effect of changing or influencing the control of the issuer of and were not acquired and are not held in connection with or t in any transaction having that purpose or effect. The information set forth in this statement is true, complete and TS, LLC D. Fox The sident/Chief Compliance Officer atement shall be signed by each person on whose behalf the led or his authorized representative. If the statement is f of a person by his authorized representative other than an er or general partner of the filing person, evidence of the s authority to sign on behalf of such person shall be filed ient, provided, however, that a power of attorney for this s already on file with the Commission may be incorporated by a name and any title of each person who signs the statement or printed beneath his signature. The filed in paper format shall include a signed original and
of or withe securas a pair as a pair SIGNATUR certify correct ARIEL IN By: /s, The orig statement signed of executive represent with the purpose reference shall be NOTE: S five cop	of busin ith the urities rticipan After r that th WESTMEN / Wendy Wendy D Vice Pr ginal st n behal ve offic ntative' e statem which i ce. The e typed Schedule pies of	<pre>eess and were not acquired and are not held for the purpose effect of changing or influencing the control of the issuer of and were not acquired and are not held in connection with or t in any transaction having that purpose or effect. eeasonable inquiry and to the best of my knowledge and belief, I te information set forth in this statement is true, complete and TTS, LLC D. Fox . Fox esident/Chief Compliance Officer atement shall be signed by each person on whose behalf the led or his authorized representative. If the statement is f of a person by his authorized representative other than an ter or general partner of the filing person, evidence of the s authority to sign on behalf of such person shall be filed tent, provided, however, that a power of attorney for this s already on file with the Commission may be incorporated by ename and any title of each person who signs the statement or printed beneath his signature. s filed in paper format shall include a signed original and the schedule, including all exhibits. See section 240.13d-7</pre>
of or withe securas a pair as a pair SIGNATUR certify correct ARIEL IN By: /s, The orig statement signed of executive represent with the purpose reference shall be NOTE: S five cop for othe	of busin ith the urities rticipan RE After r that th NVESTMEN / Wendy D Vice Pr ginal st nt is fi on behal ve offic ntative' e statem which i ce. The e typed Schedule pies of er parti	eess and were not acquired and are not held for the purpose effect of changing or influencing the control of the issuer of and were not acquired and are not held in connection with or t in any transaction having that purpose or effect. eeasonable inquiry and to the best of my knowledge and belief, I te information set forth in this statement is true, complete and TTS, LLC D. Fox . Fox esident/Chief Compliance Officer atement shall be signed by each person on whose behalf the led or his authorized representative. If the statement is f of a person by his authorized representative other than an ter or general partner of the filing person, evidence of the s authority to sign on behalf of such person shall be filed tent, provided, however, that a power of attorney for this s already on file with the Commission may be incorporated by ename and any title of each person who signs the statement or printed beneath his signature. s filed in paper format shall include a signed original and the schedule, including all exhibits. See section 240.13d-7 es for whom copies are to be sent.
of or withe sect as a pair SIGNATUR certify correct ARIEL IN By: /s, The orig statement signed of executive represent with the purpose reference shall be NOTE: S five cop for othe Attentio	of busin ith the urities rticipan RE After r that th WVESTMEN / Wendy D Wendy D Vice Pr ginal st nt is fi on behal ve offic ntative' e statem which i ce. The e typed Schedule pies of er parti on: Inte	<pre>eess and were not acquired and are not held for the purpose effect of changing or influencing the control of the issuer of and were not acquired and are not held in connection with or t in any transaction having that purpose or effect. eeasonable inquiry and to the best of my knowledge and belief, I te information set forth in this statement is true, complete and TTS, LLC D. Fox . Fox esident/Chief Compliance Officer atement shall be signed by each person on whose behalf the led or his authorized representative. If the statement is f of a person by his authorized representative other than an ter or general partner of the filing person, evidence of the s authority to sign on behalf of such person shall be filed tent, provided, however, that a power of attorney for this s already on file with the Commission may be incorporated by ename and any title of each person who signs the statement or printed beneath his signature. s filed in paper format shall include a signed original and the schedule, including all exhibits. See section 240.13d-7</pre>

Page 4 of 4