Facebook Inc Form 3

May 17, 2012										
FORM 3 UNITED STATES SECURITIES AND EXCHANGE COMMISSION								OMB APPROVAL		
Washington, D.C. 20549								OMB Number:	3235-0104	
INITIAL STATEMENT OF BENEFICIAL OWNERSHIP OF								Expires:	January 31, 2005	
	SECURITIES							Estimated	average	
		17(a) of the	e Public Ut	ility Holdin	Securities Ex ng Company company Act	Act of 193		burden hou response 1		
(Print or Type Respo	onses)									
1. Name and Address of Reporting Person *2. Date of Eve Statement THIEL PETER(Month/Day/Y)			ent Requiring 3. Issuer Name and Ticker or Trading S Facebook Inc [FB] Vear)				nbol			
(Last) (F	irst) (N	Aiddle) 0	5/17/2012		4. Relationshi Person(s) to Is	p of Reporting		5. If Amendment, Date Original Filed(Month/Day/Year)		
C/O FACEBOOK, INC., 1601 WILLOW ROAD				(Check all applicable)				.	,	
(Si MENLO PARK	, CA 9	94025			X Director Officer (give title below	Other	Filing (w) _X_F Person	ividual or Join (Check Applica orm filed by Or) orm filed by Mo	able Line) ne Reporting	
							Report	ting Person		
(City) (St	tate)	(Zip)		Fable I - N	lon-Derivat	ive Securiti	es Benefici	ally Owned	d	
1.Title of Security (Instr. 4)				2. Amount of Beneficially (Instr. 4)		3. Ownership Form: Direct (D) or Indirect (I) (Instr. 5)	4. Nature of Ownership (Instr. 5)	Indirect Bene	ficial	
Reminder: Report or owned directly or in		line for each	class of secur	rities benefici	ally S	EC 1473 (7-02)			
	informati required	ion contain to respond	nd to the co ed in this fo unless the control nu	orm are not form displa						
Table	e II - Deriva	tive Securiti	es Beneficial	ly Owned (e.	g., puts, calls,	warrants, opt	tions, convert	ible securitie	s)	
1. Title of Derivativ (Instr. 4)	vative Security 2. Date Exercisable and Expiration Date (Month/Day/Year)		Date	3. Title and Amount of Securities Underlying Derivative Security (Instr. 4)		4. Conversion or Exercise Price of		(Instr. 5)		
		Date	Expiration	Title	Amount or	Derivativ Security	e Security: Direct (I			

Number of

Shares

or Indirect

(I)

Exercisable Date

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						(Instr. 5)	
Series A Convertible Preferred Stock (1)	(1)	(1)	Class B Common Stock (2)	32,875,670	\$ 0	Ι	By Rivendell One LLC (3)
Class B Common Stock	(2)	(2)	Class A Common Stock	111,884	\$ 0	Ι	By The Founders Fund, LP (4)
Series C Convertible Preferred Stock (5)	(5)	(5)	Class B Common Stock (2)	5,866,256	\$ 0	Ι	By The Founders Fund, LP (4)
Class B Common Stock	(2)	(2)	Class A Common Stock	740,960	\$ 0	Ι	By The Founders Fund II, LP <u>(6)</u>
Class B Common Stock	(2)	(2)	Class A Common Stock	36,640	\$ 0	Ι	By The Founders Fund II Principals Fund, LP <u>(7)</u>
Class B Common Stock	(2)	(2)	Class A Common Stock	22,400	\$0	Ι	By The Founders Fund II Entrepreneurs Fund, LP <u>(8)</u>
Class B Common Stock	(2)	(2)	Class A Common Stock	5,070,290	\$ 0	Ι	By Lembas, LLC

Reporting Owners

Reporting Owner Name / Address	Relationships						
	Director	10% Owner	Officer	Other			
THIEL PETER C/O FACEBOOK, INC. 1601 WILLOW ROAD MENLO PARK, CA 94025	ÂX	ÂX	Â	Â			
Signatures							
/s/ Michael Johnson as attorney-	in-fact fo	or Peter A.		05/17/2012			

Thiel

**Signature of Reporting Person

Date

Explanation of Responses:

- If the form is filed by more than one reporting person, see Instruction 5(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).
- Each share of the issuer's Series A Convertible Preferred Stock will be automatically converted into 1 share of the issuer's Class B (1)Common Stock immediately upon the closing of the issuer's IPO (as defined in fn 2) and has no expiration date.
- (2) The Class B Common Stock is convertible into the issuer's Class A Common Stock on a 1-for-1 basis and has no expiration date. Upon the closing of the issuer's sale of its Class A Common Stock in its firm commitment underwritten initial public offering pursuant to a

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registration statement on Form S-1 (File No. 333-179287) under the Securities Act of 1933, as amended (the "IPO"), the Class B Common Stock will also become convertible into the issuer's Class A Common Stock on the same basis upon certain transfers of such shares.

(3) The reporting person is the beneficial owner of Rivendell One LLC ("Rivendell"), and has sole voting and investment power over the securities held by Rivendell.

The reporting person is one of the Managers of The Founder's Fund Management, LLC, which is the General Partner of The Founders Fund, LP ("FF"), and may be deemed to share voting and investment power over the securities held by FF. The reporting person disclaims

- (4) beneficial ownership over such securities except to the extent of his pecuniary interest therein, and the inclusion of these securities in this report shall not be deemed an admission of beneficial ownership of the reported securities for purposes of Section 16 or for any other purposes.
- (5) Each share of the issuer's Series C Convertible Preferred Stock will be automatically converted into 1.004909 shares of the issuer's Class B Common Stock immediately upon the closing of the issuer's IPO and has no expiration date.

The reporting person is one of the Managing Members of The Founder's Fund II Management, LLC ("FF II Management"), which is the General Partner of The Founders Fund II, LP ("FF II"), and may be deemed to share voting and investment power over the securities held

(6) by FF II. The reporting person disclaims beneficial ownership over such securities except to the extent of his pecuniary interest therein, and the inclusion of these securities in this report shall not be deemed an admission of beneficial ownership of the reported securities for purposes of Section 16 or for any other purposes.

The reporting person is one of the Managing Members of FF II Management, which is the General Partner of The Founders Fund II Principals Fund, LP ("FFPF"), and may be deemed to share voting and investment power over the securities held by FFPF. The reporting

(7) person disclaims beneficial ownership over such securities except to the extent of his pecuniary interest therein, and the inclusion of these securities in this report shall not be deemed an admission of beneficial ownership of the reported securities for purposes of Section 16 or for any other purposes.

The reporting person is one of the Managing Members of FF II Management, which is the General Partner of The Founders Fund II Entrepreneurs Fund, LP ("FFEF"), and may be deemed to share voting and investment power over the securities held by FFEF. The

(8) reporting person disclaims beneficial ownership over such securities except to the extent of his pecuniary interest therein, and the inclusion of these securities in this report shall not be deemed an admission of beneficial ownership of the reported securities for purposes of Section 16 or for any other purposes.

The reporting person is the Manager and a Member of Lembas, LLC ("Lembas"), and has sole voting and investment power over the securities held by Lembas. The reporting person disclaims beneficial ownership over such securities except to the extent of his pecuniary

(9) securities ned by Lembas. The reporting person discrams beneficial ownership over such securities except to the except to the except to the except of the reported securities for purposes of Section 16 or for any other purposes.

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.