Google Inc. Form 4 April 24, 2013

## FORM 4

# UNITED STATES SECURITIES AND EXCHANGE COMMISSION

Washington, D.C. 20549

Check this box if no longer subject to Section 16. Form 4 or Form 5

STATEMENT OF CHANGES IN BENEFICIAL OWNERSHIP OF **SECURITIES** 

obligations may continue. See Instruction

Filed pursuant to Section 16(a) of the Securities Exchange Act of 1934, Section 17(a) of the Public Utility Holding Company Act of 1935 or Section 30(h) of the Investment Company Act of 1940

1(b).

(Last)

(Print or Type Responses)

1. Name and Address of Reporting Person \* SCHMIDT ERIC E

(Middle)

C/O GOOGLE INC., 1600

(First)

AMPHITHEATRE PARKWAY

(Street)

2. Issuer Name and Ticker or Trading Symbol

Google Inc. [GOOG]

3. Date of Earliest Transaction (Month/Day/Year) 04/24/2013

4. If Amendment, Date Original Filed(Month/Day/Year)

5. Relationship of Reporting Person(s) to Issuer

**OMB APPROVAL** 

3235-0287

January 31,

2005

0.5

**OMB** 

Number:

Expires:

response...

Estimated average

burden hours per

(Check all applicable)

\_X\_ Director 10% Owner Other (specify \_X\_\_ Officer (give title . below)

Executive Chairman of Board

6. Individual or Joint/Group Filing(Check

Applicable Line)

\_X\_ Form filed by One Reporting Person Form filed by More than One Reporting

Person

#### **MOUNTAIN VIEW, CA 94043**

(City)	(State)	(Zip) Tak	ole I - Non-	-Derivativo	e Secu	rities Acqu	iired, Disposed o	f, or Benefici	ally Owned
1.Title of Security (Instr. 3)	2. Transaction Date (Month/Day/Year)	2A. Deemed Execution Date, if any (Month/Day/Year)	3. Transactic Code (Instr. 8)	4. Securit or Dispos (Instr. 3, 4	ed of	` ′	5. Amount of Securities Beneficially Owned Following Reported Transaction(s) (Instr. 3 and 4)	6. Ownership Form: Direct (D) or Indirect (I) (Instr. 4)	7. Nature of Indirect Beneficial Ownership (Instr. 4)
Class A Common Stock (1)	04/24/2013		C	63,277	A	\$ 0	63,277	I	By Trust
Class A Common Stock (1)	04/24/2013		S	5,972	D	\$ 808.12 (2)	57,305	I	By Trust
Class A Common Stock (1)	04/24/2013		S	1,739	D	\$ 811.63 (3)	55,566	I	By Trust
Class A Common	04/24/2013		S	756	D	\$ 812.59	54,810	I	By Trust

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Class A   Common   Stock (1)   Class A   Common   O4/24/2013   S   15,057   D   S15.58   30,279   I   By Trust   Stock (1)   Stock (	
Common Stock (1)   Class A   Common Stock (2)   Class A   Common Stock (3)   Class A   Common Stock (4)   Com	
Common Stock (1)	
Common   O4/24/2013   S   19,334   D   816.65   10,945   I   By Trust   Stock (1)   (8)	
Common Stock (1)	
Common Stock (1)         04/24/2013         C         17,410         A         \$ 0         17,410         I         Partnersh III           Class A Common Stock (1)         04/24/2013         S         1,643         D         808.12 15,767 I Partnersh III         II           Class A Common Stock (1)         \$         By Limite (2)         By Limite (3)         By Limite (3)         By Limite (4)           Common O4/24/2013         \$         478         D         812.59 15,081 I Partnersh (4)         By Limite (4)           Class A Common O4/24/2013         \$         208         D         812.59 15,081 I Partnersh (4)         II           Class A Common O4/24/2013         \$         \$         By Limite (4)         By Limite (4)           Common O4/24/2013         \$         666         D         813.64 14,415 I Partnersh (5)         II	
Common Stock (1)         04/24/2013         S         1,643         D         808.12 15,767 [2]         I         Partnersh III           Class A Common Stock (1)         \$         \$         \$         By Limite (2)         By Limite (3)         By Limite (3)         By Limite (4)         By Limite (5)	
Common O4/24/2013         S 478         D 811.63 15,289         I Partnersh III           Class A Common O4/24/2013         \$ 208         D 812.59 15,081         I Partnersh III           Class A Common O4/24/2013         \$ 208         D 812.59 15,081         I Partnersh III           Class A Common O4/24/2013         \$ 813.64 14,415         By Limite III           Common O4/24/2013         \$ 666         D 813.64 14,415         I Partnersh III	
Common Stock (1)         04/24/2013         S         208         D         812.59 15,081 I (4)         I         Partnersh III           Class A Common O4/24/2013         \$         \$         By Limite (5)         By Limite (5)         II           Stock (1)         \$         666         D         813.64 14,415 I (5)         I         Partnersh III	
Common 04/24/2013 S 666 D 813.64 14,415 I Partnersh Stock (1) (5) II	
Class A       \$       By Limite         Common 04/24/2013       \$ 1,941 D 814.66 12,474 I Partnersh         Stock (1)       (6)       II	
Class A       \$       By Limite         Common 04/24/2013       S 4,143 D 815.58 8,331 I Partnersh (7)       II	
Class A       \$       By Limite         Common 04/24/2013       S 5,320 D 816.65 3,011 I Partnersh (8)       II	
Class A       \$       By Limite         Common O4/24/2013       S 3,011 D 817.33 0 I Partnersh         Stock (1) (9)       II	

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Class A Common Stock (1)	04/24/2013	С	3,013	A	\$ 0	3,013	I	By Limited Partnership I
Class A Common Stock (1)	04/24/2013	S	284	D	\$ 808.12 (2)	2,729	I	By Limited Partnership I
Class A Common Stock (1)	04/24/2013	S	83	D	\$ 811.63 (3)	2,646	I	By Limited Partnership I
Class A Common Stock (1)	04/24/2013	S	36	D	\$ 812.59 (4)	2,610	I	By Limited Partnership I
Class A Common Stock (1)	04/24/2013	S	115	D	\$ 813.64 (5)	2,495	I	By Limited Partnership I
Class A Common Stock (1)	04/24/2013	S	336	D	\$ 814.66 <u>(6)</u>	2,159	I	By Limited Partnership I
Class A Common Stock (1)	04/24/2013	S	717	D	\$ 815.58 <u>(7)</u>	1,442	I	By Limited Partnership I
Class A Common Stock (1)	04/24/2013	S	921	D	\$ 816.65 (8)	521	I	By Limited Partnership I
Class A Common Stock (1)	04/24/2013	S	521	D	\$ 817.33 (9)	0	I	By Limited Partnership I
Class A Common Stock (1)						24,285	D	
Class A Common Stock (1)						144,496	I	By Family Foundation
Google Stock Unit (10)						45,460	D	

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

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SEC 1474

(9-02)

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

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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. Transactic Code (Instr. 8)	5. Number of orDerivative Securities Acquired (A) or Disposed of (D) (Instr. 3, 4, and 5)	6. Date Exer Expiration D (Month/Day,	ate	7. Title and A Underlying S (Instr. 3 and	Securities
				Code V	(A) (D)	Date Exercisable	Expiration Date	Title	Amount or Number of Shares
Class B Common Stock	\$ 0	04/24/2013		C	63,277	(11)	(12)	Class A Common Stock	63,277
Class B Common Stock	\$ 0	04/24/2013		C	17,410	(11)	(12)	Class A Common Stock	17,410
Class B Common Stock	\$ 0	04/24/2013		C	3,013	(11)	(12)	Class A Common Stock	3,013
Class B Common Stock	\$ 0					(11)	(12)	Class A Common Stock	1,194,309
Option To Purchase Class A Common	\$ 612					(13)	02/02/2021	Class A Common Stock	181,840

# **Reporting Owners**

/s/ Valentina Margulis, as attorney-in-fact for Eric E.

Stock

Schmidt

Reporting Owner Name / Address		Relationships							
<b>Fg</b> ,	Director	10% Owner	Officer	Other					
SCHMIDT ERIC E C/O GOOGLE INC. 1600 AMPHITHEATRE PARKWAY MOUNTAIN VIEW, CA 94043	X		Executive Chairman of Board						
Signatures									

\*\*Signature of Reporting Person Date

Reporting Owners 4

04/24/2013

### **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).
- (1) Each share of Class A Common Stock was issued upon the conversion of one share of Class B Common Stock at the election of Reporting Person.
- The price reported in Column 4 is a weighted average price. These shares were sold in multiple transactions at prices ranging from \$808.11 to \$809.00, inclusive. The Reporting Person undertakes to provide to any security holder of Google Inc. 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 ranges set forth in footnotes (2) through (9) to this Form 4.
- (3) The price reported in Column 4 is a weighted average price. These shares were sold in multiple transactions at prices ranging from \$811.01 to \$812.00, inclusive.
- (4) The price reported in Column 4 is a weighted average price. These shares were sold in multiple transactions at prices ranging from \$812.01 to \$813.00, inclusive.
- (5) The price reported in Column 4 is a weighted average price. These shares were sold in multiple transactions at prices ranging from \$813.01 to \$814.00, inclusive.
- (6) The price reported in Column 4 is a weighted average price. These shares were sold in multiple transactions at prices ranging from \$814.01 to \$815.00, inclusive.
- (7) The price reported in Column 4 is a weighted average price. These shares were sold in multiple transactions at prices ranging from \$815.01 to \$816.00, inclusive.
- (8) The price reported in Column 4 is a weighted average price. These shares were sold in multiple transactions at prices ranging from \$816.01 to \$817.00, inclusive.
- (9) The price reported in Column 4 is a weighted average price. These shares were sold in multiple transactions at prices ranging from \$817.01 to \$818.00, inclusive.
- The Google Stock Units ("GSUs") entitle the Reporting Person to receive one share of Google Inc.'s Class A Common Stock for each share underlying the GSU as the GSU vests. The GSUs vest as follows: 1/4th of the GSUs shall vest 12 months after vesting commencement date and 1/16th each quarter thereafter until the units are fully vested, subject to continued employment with Google on the applicable vesting dates.
- (11) All shares are exercisable as of the transaction date.
- (12) There is no expiration date for the Issuer's Class B Common Stock.
- The option provided for vesting as follows: 25% of the option shall vest 12 months after vesting commencement date and 1/48th of shares shall vest each month thereafter until the option is fully vested, subject to continued employment with Google on the applicable vesting dates.

#### **Remarks:**

. All of the transactions reported in this Form 4 were effected pursuant to Rule 10b5-1 trading plan adopted by the Reporting F 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.