Exhibit 22

ZYNGA INC Reported by SCHAPPERT JOHN

FORM 4

(Statement of Changes in Beneficial Ownership)

Filed 03/19/12 for the Period Ending 03/15/12

Address 699 EIGHTH STREET

SAN FRANCISCO, CA 94103

Telephone 800-762-2530

CIK 0001439404

Symbol ZNGA

Fiscal Year 12/31

longer subject to Section 16.

[] Check this box if no

obligations may continue.

Form 4 or Form 5

See Instruction 1(b).

COMMISSION Washington, D.C. 20549

OMB Number: 3235-0287 Expires: November 30,

2011

Estimated average burden

STATEMENT OF CHANGES IN BENEFICIAL OWNERSHIP hours per response... 0.5 **OF SECURITIES**

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(f) of the Investment Company Act of 1940

ress of Re	porting l	Person *	2.	Iss	suer N	ame	and	Tic	ker	or Tra	di	ng Symbo				Person(s)	to Issuer
n			Z	Y	NGA	IN	C [2	ZN	IGA	[[
	(Mid	dle)	3.	Da	ate of l	Earli	est T	rar	ısact	ion (M	M/	DD/YYYY)	X _ Direc	ctor	-	10% (Owner
(= ====)	(er (give title	e below)	Othe	r (specify
INC., 69	99 EIG	НТН					3/	15	/202	12				erating (Officer		
(Street)							nt, D	ate	Orig	ginal F	ile	ed			nt/Group I	Filing (Che	eck
(State)																	n
	Table l	[- Non-I	Deriv	ati	ve Sec	uriti	ies A	cq	uire	d, Dis	po	sed of, or	Beneficially	y Owned			
			2. Trai Date	ns.	Execut Date, i	ed C tion (I	ode		or D	isposed r. 3, 4 ar	of ((D)	Owned Followin (s)			6. Ownership Form: Direct (D)	7. Nature of Indirect Beneficial Ownership (Instr. 4)
					any		Code	V	Amo	or		Price				(I) (Instr. 4)	(Instr. 4)
ck			3/15/2	012			C		1		:	\$13.06 (1)	7.	16332 (1)		D	
ck			3/16/2	012	,		S		1	Th.	\$	12.9504 ⁽²⁾	3	85486 ⁽²⁾		D	
le II - Dei	rivative	Securition	es Be	nef	ficially	y Ow	ned	(e.	g.,	puts, c	al	lls, warra	nts, options,	, convert	ible secur	ities)	
Security (Instr. 3) Conversion or Exercise Price of Pate Deemed Execution Date, if			Code	rans. Derivative Securities Acquired (ADisposed of			or O)		on Date Securities Und Derivative Sec			Inderlying Security		e of derivative Securities Beneficially Owned	Ownership of Form of Derivative Security: Direct (D)	Beneficial	
			Code	v	(A)	(D)	ъ,		sable		ion	Title	Amount or Number of Shares		Reported Transaction (s) (Instr. 4)	(I) (Instr. 4)	
\$ 0	3/15/2012		M			71633	32	(3	3)	6/6/201	8	Class B Common Stock (4)	716332	\$ 0	0	D	
\$ 0	3/15/2012		M	,	716332			(5	5)	(5)		Class A Common Stock	716332	\$ 0	716332	D	
\$ 0	3/15/2012		С			71633	32	(:	5)	(5)		Class A Common Stock	716332	\$ 0	0	D	
	(Street) INC., 69 (Street) ISCO, C (State) ck ck ck 2. Conversion or Exercise Price of Derivative Security \$ 0	(First) (Middline) (First) (Middline) (Street) ISCO, CA 9410 (State) (Zip) Table I Table I Calculate (State) (Zip) Table I 3. Trans. Date (Security) \$ 0 3/15/2012	(First) (Middle) INC., 699 EIGHTH (Street) ISCO, CA 94103 (State) (Zip) Table I - Non-I ck ck ck le II - Derivative Securitie 2. Conversion or Exercise Price of Derivative Security \$ 0	Code S 0 3/15/2012 M M M S 0 3/15/2012 M M M M M M M M M	Code V S 0 3/15/2012 M Street Code V S 0 3/15/2012 M Street Code V S 0 3/15/2012 M Street Code V S 0 3/15/2012 M S 0 3/15/2012	Conversion or Exercise Price of Derivative Security Security	Table I - Non-Derivative Securities Secu	Code Code	Conversion or Exercise Price of Date, if any Securities Security	A	A	Code V Amount CD	Carrellown	Check all Chec	Check all applicate	Check all applicable) X_Director X_Officer (give itide below) helow) Chief Operating Officer Street) 4. If Amendment, Date Original Filed (Street) 4. If Amendment, Date Original Filed (State) (Zip) And Date 2. Trans. Date 2. Trans. Date Date Date, If Amount of Disposed of (Distr. 3, 4 and 5) ck 3/15/2012 C 3/16/2012 Amount or Number of Securities Deneficially Owned (e.g. , puts, calls, warrants, options, convertible securities Deneficially Owned (e.g. , puts, calls, warrants, options, convertible securities Deneficially Owned (e.g. , puts, calls, warrants, options, convertible securities Deneficially Owned (e.g. , puts, calls, warrants, options, convertible securities Deneficially Owned (e.g. , puts, calls, warrants, options, convertible securities Deneficially Owned (e.g. , puts, calls, warrants, options, convertible securities Deneficially Owned (e.g. , puts, calls, warrants, options, convertible securities Deneficially Owned (e.g. , puts, calls, warrants, options, convertible securities Deneficially Owned (e.g. , puts, calls, warrants, options, convertible securities Deneficially Owned (e.g. , puts, call	Check all applicable Check all applicable

Explanation of Responses:

(1) Represents the number of shares that were acquired upon conversion of Class B Common Stock to Class A Common Stock in connection with the vested restricted stock units (the "RSUs") listed in Table II, based on the Issuer's fair market value per share on the close of the business day of the reported transaction, unless reported transaction falls on a non-business day, in which case the fair market value per share on the close of the prior business day is used. Partial shares were sold following such conversion to satisfy the tax withholding obligations of the Issuer.

- (2) Represents the number of shares sold to cover tax withholding in connection with the vested RSUs listed in Table II. The sales price reported is the weighted average sale price for the number of shares sold. Full information regarding the number of shares sold at each separate price will be supplied upon request by the Securities & Exchange Commission staff, the Issuer or a security holder of the Issuer.
- (3) 100% of the shares underlying the restricted stock unit vested on March 15, 2012.
- (4) 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. Class B Common Stock will convert automatically into Class A Common Stock on the date on which the number of outstanding shares of Class B Common Stock and Class C Common Stock together represent less than 10% of the aggregate combined voting power of the Issuer's capital stock. In addition, each share of Class B Common Stock will convert automatically into one share of Class A Common Stock upon (i) any transfer, whether or not for value, (subject to certain exceptions), or (ii) in the event of death of the Reporting Person.
- (5) Not applicable.

Reporting Owners

Reporting Owners				
Paparting Owner Name / Address		R	Relationships	
Reporting Owner Name / Address	Director	10% Owner	Officer	Other
Schappert John C/O ZYNGA INC. 699 EIGHTH STREET SAN FRANCISCO, CA 94103	X		Chief Operating Officer	

Signatures

/s/ John Schappert 3/19/2012 Date Signature of Reporting Person

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

- 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).

Note: File three copies of this Form, one of which must be manually signed. If space is insufficient, see Instruction 6 for procedure. 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.

LIMITED POWER OF ASTOCIATED POWER OF ASTOCIATE

SECTION 16 REPORTING OBLIGATIONS

Know all by these presents, that the undersigned hereby makes, constitutes and appoints each of Reginald D. Davis, Chrystal Menard, Devang Shah, Karyn Smith, Sara Stapleton, Mark Vranesh and David M. Wehner as the undersigned's true and lawful attorney-in-fact, with full power and authority as hereinafter described on behalf of and in the name, place and stead of the undersigned to:

- (1) prepare, execute, acknowledge, deliver and file Forms 3, 4, and 5 (including any amendments thereto) with respect to the securities of Zynga Inc., a Delaware corporation (the "Company"), with the United States Securities and Exchange Commission, any national securities exchanges and the Company, as considered necessary or advisable under Section 16(a) of the Securities Exchange Act of 1934 and the rules and regulations promulgated thereunder, as amended from time to time (the "Exchange Act");
- (2) seek or obtain, as the undersigned's representative and on the undersigned's behalf, information on transactions in the Company's securities from any third party, including brokers, employee benefit plan administrators and trustees, and the undersigned hereby authorizes any such person to release any such information to the undersigned and approves and ratifies any such release of information; and
- (3) perform any and all other acts which in the discretion of such attorney-in-fact are necessary or desirable for and on behalf of the undersigned in connection with the foregoing.

The undersigned acknowledges that:

- (1) this Power of Attorney authorizes, but does not require, such attorney-in-fact to act in their discretion on information provided to such attorney-in-fact without independent verification of such information;
- (2) any documents prepared and/or executed by such attorney-in-fact on behalf of the undersigned pursuant to this Power of Attorney will be in such form and will contain such information and disclosure as such attorney-in-fact, in his or her discretion, deems necessary or desirable;
- (3) neither the Company nor such attorney-in-fact assumes (i) any liability for the undersigned's responsibility to comply with the requirement of the Exchange Act, (ii) any liability of the undersigned for any failure to comply with such requirements, or (iii) any obligation or liability of the undersigned for profit disgorgement under Section 16(b) of the Exchange Act; and
- (4) this Power of Attorney does not relieve the undersigned from responsibility for compliance with the undersigned's obligations under the Exchange Act, including without limitation the reporting requirements under Section 16 of the Exchange Act.

The undersigned hereby gives and grants the foregoing attorney-in-fact full power and authority to do and perform all and every act and thing whatsoever requisite, necessary or appropriate to be done in and about the foregoing matters as fully to all intents and purposes as the undersigned might or could do if present, hereby ratifying all that such attorney-in-fact of, for and on behalf of the undersigned, shall lawfully do or cause to be done by virtue of this Limited Power of Attorney.

This Power of Attorney shall remain in full force and effect until revoked by the undersigned in a signed writing delivered to such attorney-in-fact.

IN WITNESS WHEREOF, the undersigned has caused this Power of Attorney to be executed as of this 6th day of January, 2012.

/s/ John Schappert John Schappert

ZYNGA INC Reported by SCHAPPERT JOHN

FORM 4

(Statement of Changes in Beneficial Ownership)

Filed 04/04/12 for the Period Ending 04/03/12

Address 699 EIGHTH STREET

SAN FRANCISCO, CA 94103

Telephone 800-762-2530

CIK 0001439404

Symbol ZNGA

Fiscal Year 12/31

FORM 4 Car

Case3:12-cyn14007-35 AYTES GEOGRAPHES AND CONSTANT CONTRACTOR APPROVAL

COMMISSION Washington, D.C. 20549 OMB Number: 3235-0287 Estimated average burden hours per response... 0.5

[] Check this box if no longer subject to Section 16. Form 4 or Form 5 obligations may continue. *See* Instruction 1(b).

STATEMENT OF CHANGES IN BENEFICIAL OWNERSHIP OF SECURITIES

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(f) of the Investment Company Act of 1940

1. Name and Add	lress of R	eporti	ng Person	*	2. Is:	suer Nam	e and	Tic	ker or	Tra	ading \$	Symbo	5. Relation (Check all			Person(s)	to Issuer
Schappert Jo	hn				ZY	NGA II	VC [ZN	[GA]								
(Last)	(First)		(Middle)		3. D	ate of Ear	liest	Γran	saction	1 (N	IM/DD/	YYYY)	X _ Direc	ctor	-	10% (Owner
C/O ZYNGA	INC., 6	99 E	IGHTH	[2	1/3/	2012				X Office below) Chief Ope	er (give title erating C	ŕ	Othe	r (specify
STREET																	
	(Street)					Amendm DD/YYYY)		ate	Origir	al l	Filed		6. Individu Applicable Li		nt/Group I	Filing (Che	eck
SAN FRANC	ISCO.	CA 9	4103														
(City)	(State)		(Zip)												Reporting Per han One Repo		n
		Tab	ole I - Noi	1-Der	ivati	ve Secur	ities A	Acq	uired,	Dis	sposed	of, or	r Beneficially	Owned			
1.Title of Security (Instr. 3)				2. Ti Date	rans.		3. Trans Code (Instr. 8	(3)		spos	ed of (D	Fol (In:	Amount of Securi llowing Reported str. 3 and 4)			6. Ownership Form: Direct (D) or Indirect (I) (Instr. 4)	7. Nature of Indirect Beneficial Ownership (Instr. 4)
Class A Common Sto	ock			4/3/	/2012		s	-	322350	D	\$11.64	(1)	63	3136		D	
Tab	ole II - De	erivati	ive Secur	ities I	Bene	ficially O	wned	l (e.	<i>g</i> . , pu	ıts,	calls,	warra	nnts, options,	convert	ible secur	ities)	
(Instr. 3) or Exercise Date Execution Code	Trans. Code	Der Seco Acq Disp	Jumber of ivative urities quired (A) or posed of (D) tr. 3, 4 and	and E	6. Date Exercisable and Expiration Date 7. Title and Amo Securities Underl Derivative Securi (Instr. 3 and 4)					erlying	8. Price of Derivative of Security (Instr. 5) Securities Beneficially Owned Following Reported		Ownership of Form of Derivative Security: Direct (D) or Indirect (I) (Instr.	11. Nature of Indirect Beneficial Ownership (Instr. 4)			
				Code	V (A	(D)	Date Exerc	isabl	Expira Date	tion		mount o	or Number of		Transaction (s) (Instr. 4)	4)	

Explanation of Responses:

(1) The Reporting Person sold shares to the Underwriters in connection with the sale of shares of Class A Common Stock by the Reporting Person in the Issuer's public offering.

Reporting Owners

Panerting Owner Name / Address	Relationships								
Reporting Owner Name / Address	Director	10% Owner	Officer	Other					
Schappert John C/O ZYNGA INC. 699 EIGHTH STREET SAN FRANCISCO, CA 94103	X		Chief Operating Officer						

Signatures

/s/ Chrystal Menard on behalf of John Schappert

4/3/2012

^{**} Signature of Reporting Person

Reminder: Report on a Separate line for each class of securities beneficially owned directly of indirectly. Page 8 of 8

- * 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).

Note: File three copies of this Form, one of which must be manually signed. If space is insufficient, see Instruction 6 for procedure.

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.