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INVESTMENT TECHNOLOGY GROUP, INC. Form SC 13D
November 12, 2015
SECURITIES AND EXCHANGE COMMISSION Washington, D.C. 20549
SCHEDULE 13D
Under the Securities Exchange Act of 1934
Investment Technology Group, Inc. (Name of Issuer)
Common Stock, par value \$0.01 per share (Title of Class of Securities)
46145F105 (CUSIP Number)
Rachael Clarke
Philadelphia Financial Management of San Francisco, LLC
450 Sansome Street, Suite 1500
San Francisco, California 94111
(415) 352-4463
Mark Shamia
Voce Capital Management LLC
600 Montgomery Street, Suite 210
San Francisco, California 94111
(415) 489-2600

with a copy to:

Marc Weingarten

Schulte Roth & Zabel LLP

919 Third Avenue

New York, New York 10022

(212) 756-2000 (Name, Address and Telephone Number of Person Authorized to Receive Notices and Communications)

November 3, 2015 (Date of Event Which Requires Filing of This Statement)

If the filing person has previously filed a statement on Schedule 13G to report the acquisition that is the subject of this Schedule 13D, and is filing this schedule because of Rule 13d-1(e), Rule 13d-1(f) or Rule 13d-1(g), check the following box. []

(Page	1 of 2	2 Page	es)		

* 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 disclosures provided in a prior cover page.

The information required on 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. 46145F105 SCHEDULE 13D Page 2 of 22 Pages

NAME OF REPORTING

PERSON

1

	L.P. CHECK	OUSE ROW I, THE (a) x
2	APPROP	
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	A GROU	_
3	SEC USE	
3		E OF FUNDS
4	SOURCE	COLLONDS
-	WC	
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	REQUIR	ED
	PURSUA	ANT
	TO ITEM	1S
	2(d) or 2((e)
		ISHIP OR
	PLACE (
6	ORGAN	IZATION
	Delaware	e, United States
		SOLE
		VOTING
	7	POWER
		SHARED
		VOTING
		POWER
NUMBER OF	8	
SHARES		672,067 shares
BENEFICIALLY		of Common
OWNED BY		Stock
EACH		SOLE
REPORTING		DISPOSITIVE
PERSON WITH:	9	POWER

SHARED DISPOSITIVE POWER

10

672,067 shares of Common Stock

AGGREGATE AMOUNT

BENEFICIALLY

OWNED BY EACH

PERSON

11

13

672,067 shares of Common Stock CHECK IF THE AGGREGATE AMOUNT IN

12 ROW (11)

EXCLUDES CERTAIN SHARES

PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (11)

2.0%

TYPE OF REPORTING

14 PERSON

PN

CUSIP No. 46145F105 SCHEDULE 13D Page 3 of 22 Pages

NAME OF REPORTING

PERSON

1	PERSON	N
-	BOATH	OUSE ROW II,
	L.P.	
	CHECK	
		PRIAT(E) x
2	BOX IF	
		CR OF(b) "
_	A GROU	
3	SEC USI	
4	SOURCI	E OF FUNDS
4	WC	
	WC CHECK	DOV
	IF	DUA
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	OF LEG.	
_	PROCEE	
5	IS	
	REQUIR	RED
	PURSUA	
	TO ITEN	MS
	2(d) or 2	(e)
		NSHIP OR
	PLACE (
6	ORGAN	IZATION
	Delaware	e, United States
		SOLE
		VOTING
	7	POWER
		SHARED
		VOTING
		POWER
	8	1 O WEIG
NUMBER OF		214,134 shares
SHARES		of Common
BENEFICIALLY OWNED BY		Stock
OWNED BY EACH		SOLE
REPORTING		DISPOSITIVE
PERSON WITH:	9	POWER
LENSON WITH.		

SHARED DISPOSITIVE POWER

10

214,134 shares of Common Stock

AGGREGATE AMOUNT

BENEFICIALLY

OWNED BY EACH

PERSON

11

13

214,134 shares of Common Stock CHECK IF THE AGGREGATE AMOUNT IN

12 ROW (11)

EXCLUDES CERTAIN SHARES

PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (11)

0.6%

TYPE OF REPORTING

14 PERSON

PN

CUSIP No. 46145F105 SCHEDULE 13D Page 4 of 22 Pages

NAME OF REPORTING

PERSON

1	PERSON	N	
1	DO A TEXT	OLIGE POIL	
		OUSE ROW	
		ORE LTD.	
	CHECK		
		PRIAT(E) x	
2	BOX IF	A	
	MEMBE	CR OF(b) "	
	A GROU	JΡ	
3	SEC USI	E ONLY	
	SOURCI	E OF FUNDS	
4			
	WC		
	CHECK	BOX	
	IF	2011	
	DISCLO	SURE	
	OF LEG		
	PROCEE		
5	IS	ZDII (G	
	REQUIR	FD	
	PURSUA		
	TO ITEN		
	2(d) or 2		
		NSHIP OR	
6	PLACE OF ORGANIZATION		
U	OROAN	IZATION	
	Cayman	Islands	
	Cayman	SOLE	
		VOTING	
	7	POWER	
	/	FOWER	
		SHARED	
		VOTING	
		POWER	
	8	FOWER	
NUMBER OF	J	800,726 shares	
SHARES		of Common	
BENEFICIALLY		Stock	
OWNED BY			
EACH		SOLE	
REPORTING	0	DISPOSITIVE	
PERSON WITH:	9	POWER	

SHARED DISPOSITIVE POWER

10

800,726 shares of Common Stock

AGGREGATE

AMOUNT

BENEFICIALLY OWNED BY EACH

11 PERSON

800,726 shares of Common Stock CHECK IF THE AGGREGATE AMOUNT IN

12 ROW (11)

EXCLUDES CERTAIN SHARES

PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (11)

2.4%

TYPE OF REPORTING

14 PERSON

13

CO

CUSIP No. 46145F105 SCHEDULE 13D Page 5 of 22 Pages

NAME OF REPORTING

	PERSON	J REFORTING
1		
		OFFSHORE
	LTD.	THE
	CHECK	PRIAT(E) x
2	BOX IF	* *
2		R OF(b) "
	A GROU	` /
3	SEC USI	E ONLY
	SOURCE	E OF FUNDS
4		
	WC	
	CHECK	BOX
	IF DISCLO	CLIDE
	OF LEG.	
	PROCEE	
5	IS	
	REQUIR	ED
	PURSU/	
	TO ITEN	· -
	2(d) or 2	
		NSHIP OR
6	PLACE O	JF IZATION
U	OKOAN	IZATION
	Cayman	Islands
	•	SOLE
		VOTING
	7	POWER
		SHARED
		VOTING
		POWER
NILIMBED OF	8	
NUMBER OF SHARES		508,574 shares
BENEFICIALLY		of Common
OWNED BY		Stock
EACH		SOLE
REPORTING	9	DISPOSITIVE POWER
PERSON WITH:	J	TUWEK

SHARED DISPOSITIVE POWER

10

508,574 shares of Common Stock

AGGREGATE AMOUNT

BENEFICIALLY OWNED BY EACH

PERSON

11

13

508,574 shares of Common Stock CHECK IF THE AGGREGATE AMOUNT IN

12 ROW (11)

EXCLUDES CERTAIN SHARES

PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (11)

1.5%

TYPE OF REPORTING

14 PERSON

CO

CUSIP No. 46145F105 SCHEDULE 13D Page 6 of 22 Pages

NAME OF REPORTING

	PERSON	T REPORTING
1	PHILAD	
	FINANC	
		EMENT OF
	SAN FRA	ANCISCO, LLC
		PRIAT(E) x
2	BOX IF	* /
-		R OF(b) "
	A GROU	` '
3	SEC USE	E ONLY
	SOURCE	E OF FUNDS
4		
	WC	D 0 4 4
	CHECK IF	BOX
	DISCLO	SIIDE
	OF LEGA	
_	PROCEE	
5	IS	
	REQUIR	
	PURSUA	
	TO ITEM	
	2(d) or 20	
	PLACE (ISHIP OR
6		IZATION
V	ORO/ II V	
	Californi	a, United States
		SOLE
		VOTING
	7	POWER
		SHARED
NUMBER OF		VOTING
NUMBER OF SHARES		POWER
SHARES BENEFICIALLY	8	
OWNED BY EACH REPORTING		2,195,501
		shares of
	0	Common Stock
PERSON WITH:	9	SOLE DISPOSITIVE
		POWER
		1 J W LIK

```
SHARED
                    DISPOSITIVE
                    POWER
             10
                    2,195,501
                    shares of
                    Common Stock
             AGGREGATE
             AMOUNT
             BENEFICIALLY
             OWNED BY EACH
11
             PERSON
             2,195,501 shares of
             Common Stock
             CHECK IF THE
             AGGREGATE
             AMOUNT IN
12
             ROW (11)
             EXCLUDES
             CERTAIN
             SHARES
             PERCENT OF CLASS
             REPRESENTED BY
13
             AMOUNT IN ROW (11)
             6.5%
             TYPE OF REPORTING
             PERSON
14
             IΑ
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CUSIP No. 46145F105 SCHEDULE 13D Page 7 of 22 Pages

NAME OF REPORTING

PERSON

1		
	JORDAN	HYMOWITZ
	CHECK '	THE
	APPROP	RIAT(E) x
2	BOX IF	A
	MEMBE	R OF(b) "
	A GROU	P
3	SEC USE	E ONLY
	SOURCE	E OF FUNDS
4		
	AF	
	CHECK	BOX
	IF	
	DISCLO	
	OF LEGA	
5	PROCEE	EDING
	IS	
	REQUIR	
	PURSUA	
	TO ITEM	
	2(d) or 2(
		ISHIP OR
	PLACE (
6	ORGAN	IZATION
	United St	tates
NUMBER OF		SOLE
SHARES		VOTING
BENEFICIALLY	7	POWER
OWNED BY		
EACH		
REPORTING		SHARED
PERSON WITH:		VOTING
		POWER
	8	
		2,195,501
		shares of
		Common Stock
		SOLE
		DISPOSITIVE
	9	POWER

SHARED DISPOSITIVE POWER

2,195,501 shares of

Common Stock

AGGREGATE AMOUNT BENEFICIALLY

OWNED BY EACH

PERSON

11

13

2,195,501 shares of Common Stock CHECK IF THE AGGREGATE AMOUNT IN

12 ROW (11)

EXCLUDES CERTAIN SHARES

PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (11)

6.5%

TYPE OF REPORTING

14 PERSON

IN

CUSIP No. 46145F105 SCHEDULE 13D Page 8 of 22 Pages

NAME OF REPORTING

PERSON

1	PERSON	
	JUSTIN I	HUGHES
	CHECK	
	APPROP	RIAT(E) x
2	BOX IF	
	MEMBE	R OF(b) "
	A GROU	P
3	SEC USE	E ONLY
	SOURCE	E OF FUNDS
4		
	AF	
	CHECK	BOX
	IF	
	DISCLO	
	OF LEGA	
5	PROCEE	DING
	IS	ED.
	REQUIR	
	PURSUA	
	TO ITEM	
	2(d) or 2(ISHIP OR
	PLACE (
6		IZATION
V	OROZIV	IZ/TTOTY
	United St	tates
NUMBER OF		SOLE
SHARES		VOTING
BENEFICIALLY	7	POWER
OWNED BY		
EACH		
REPORTING		SHARED
PERSON WITH:		VOTING
		POWER
	8	
		50,777 shares
		of Common
		Stock
		SOLE
	0	DISPOSITIVE
	9	POWER

SHARED DISPOSITIVE POWER

50,777 shares of Common Stock

AGGREGATE AMOUNT

BENEFICIALLY OWNED BY EACH

11 PERSON

50,777 shares of Common Stock CHECK IF THE AGGREGATE AMOUNT IN

12 ROW (11)

EXCLUDES CERTAIN SHARES

PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (11)

0.1%

TYPE OF REPORTING

14 PERSON

13

IN

CUSIP No. **46145F105** SCHEDULE 13D Page 9 of 22 Pages

	NAME C	OF REPORTING
1	VOCE C	APITAI.
		EMENT LLC
	CHECK	THE
	APPROP	RIAT(E) x
2	BOX IF	
		R OF(b) "
	A GROU	
3	SEC USE	
4	SOURCE	E OF FUNDS
4	00	
	OO CHECK	POV
	IF	DUA
	DISCLO	SURF
	OF LEGA	
_	PROCEE	
5	IS	
	REQUIR	ED
	PURSUA	ANT
	TO ITEM	1S
	2(d) or 20	(e)
		ISHIP OR
	PLACE (
6	ORGAN	IZATION
	California	a, United States
		SOLE
		VOTING
	7	POWER
	7	624 007 alamas
		624,907 shares of Common
NUMBER OF		Stock
SHARES		SHARED
BENEFICIALLY		VOTING
OWNED BY	8	POWER
EACH		
REPORTING		
PERSON WITH:	9	SOLE
		DISPOSITIVE
		POWER

624,907 shares of Common Stock SHARED DISPOSITIVE

10 POWER

AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH

11 PERSON

624,907 shares of Common Stock CHECK IF THE AGGREGATE AMOUNT IN

12 ROW (11)

EXCLUDES CERTAIN SHARES

PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (11)

1.9%

TYPE OF REPORTING

14 PERSON

13

OO

CUSIP No. **46145F105** SCHEDULE 13D Page 10 of 22 Pages

```
NAME OF REPORTING
              PERSON
1
              VOCE CAPITAL LLC
              CHECK THE
              APPROPRIAT(E) x
2
              BOX IF A
              MEMBER OF(b) "
              A GROUP
              SEC USE ONLY
3
              SOURCE OF FUNDS
4
              00
              CHECK BOX
              IF
              DISCLOSURE
              OF LEGAL
              PROCEEDING
5
              REQUIRED
              PURSUANT
              TO ITEMS
              2(d) or 2(e)
              CITIZENSHIP OR
              PLACE OF
6
              ORGANIZATION
              Delaware, United States
                     SOLE
                     VOTING
                     POWER
              7
                     624,907 shares
                     of Common
NUMBER OF
                     Stock
SHARES
                     SHARED
BENEFICIALLY
                     VOTING
OWNED BY
              8
                     POWER
EACH
REPORTING
PERSON WITH: 9
                     SOLE
                     DISPOSITIVE
                     POWER
                     624,907 shares
                     of Common
```

Stock SHARED DISPOSITIVE

10 POWER

AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH

11 OWNED PERSON

624,907 shares of Common Stock CHECK IF THE AGGREGATE AMOUNT IN

12 ROW (11)

EXCLUDES CERTAIN SHARES

PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (11)

1.9%

TYPE OF REPORTING

14 PERSON

13

OO

CUSIP No. 46145F105 SCHEDULE 13D Page 11 of 22 Pages

1	NAME C PERSON	OF REPORTING	
	J. DANII	EL PLANTS	
	CHECK	THE	
	APPROP	PRIAT(E) x	
2	BOX IF	A	
		R OF(b) "	
	A GROU		
3	SEC USE		
4	SOURCE	E OF FUNDS	
•	OO		
	CHECK	BOX	
	IF		
	DISCLO		
	OF LEG		
5	PROCEE	EDING	
	IS		
	REQUIR		
	PURSUA		
	TO ITEM		
	2(d) or 2(` '	
	CITIZENSHIP OR PLACE OF		
6		JF IZATION	
0	OKGAN.	IZATION	
	United St	tates	
		SOLE	
		VOTING	
		POWER	
	7		
		624,907 shares	
NUMBER OF		of Common	
SHARES		Stock	
BENEFICIALLY		SHARED	
OWNED BY		VOTING	
EACH	8	POWER	
REPORTING			
PERSON WITH:	9	COLE	
	9	SOLE DISPOSITIVE	
		POWER	
		TOWER	
		624,907 shares	
		of Common	

Stock SHARED DISPOSITIVE

10 POWER

AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH

11 OWNED PERSON

624,907 shares of Common Stock CHECK IF THE AGGREGATE AMOUNT IN

12 ROW (11)

EXCLUDES CERTAIN SHARES

PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (11)

1.9%

TYPE OF REPORTING

14 PERSON

13

IN

Item 1. SECURITY AND ISSUER

This statement relates to the shares of common stock, par value \$0.01 per share (the "Common Stock"), of Investment Technology Group, Inc., a Delaware corporation (the "Issuer"). The Issuer's principal executive offices are located at 165 Broadway, New York, NY 10006.

Item 2. IDENTITY AND BACKGROUND

- (a) This Schedule 13D is filed by:
 - (i) Boathouse Row I, L.P., a Delaware limited partnership ("BRI");
 - (ii) Boathouse Row II, L.P., a Delaware limited partnership ("BRII");
 - (iii) Boathouse Row Offshore Ltd., a Cayman Islands corporation ("BRO");
 - (iv) OC 532 Offshore Ltd., a Cayman Islands corporation ("OCO", and together with BRI, BRII and BRO, the "Boathouse Funds");
 - (v) PhiladelphiaFinancial Management of San Francisco, LLC, aCalifornia limitedliability company,General Partner of BRIand BRII, and InvestmentAdvisor to BRO

and OCO ("Philadelphia Financial");

- (vi) Jordan Hymowitz,Managing Member ofPhiladelphia Financial("Mr. Hymowitz", andtogether withPhiladelphia Financialand the Boathouse Funds,the "PFM Parties");
- (vii) Justin Hughes ("Mr.
 Hughes");
- (viii) Voce Capital Management LLC, a California limited liability company ("Voce Capital Management");
- (ix) Voce Capital LLC, a Delaware limited liability company and sole Managing Member of Voce Capital Management ("Voce Capital"); and
- (x) J. Daniel Plants, soleManaging Member ofVoce Capital ("Mr. Plants",and togetherwith Voce CapitalManagement and VoceCapital, the "VoceParties").

Each of the foregoing is referred to as a "Reporting Person" and collectively as the "Reporting Persons". Each of the Reporting Persons is party to that certain Joint Filing and Group Agreement, as further described in Items 4 and 6. Accordingly, the Reporting Persons are hereby filing a joint Schedule 13D.

Set forth in the attached Annex A and incorporated herein by reference is a listing of the directors, general partners, managing members and controlling persons of the PFM Parties (collectively, the "Covered Persons"), and sets forth the principal occupation, citizenship and principal place of business of each Covered Person.

CUSIP No. 46145F105 SCHEDULE 13D Page 13 of 22 Pages

- (b) The business address of each of the PFM Parties and Mr. Hughes is 450 Sansome Street, Suite 1500, San Francisco, California 94111. The business address of each of the Voce Parties is 600 Montgomery Street, Suite 210, San Francisco, California 94111.
- (c) The principal business of the Boathouse Funds is investing in securities and related instruments. The principal business of Philadelphia Financial is the performance of investment management and advisory services. The principal business of Mr. Hymowitz is to serve as Managing Member of Philadelphia Financial. The principal business of Mr. Hughes is to serve as a Partner of Philadelphia Financial. The principal business of Voce Capital Management is investing for funds and accounts under its management. The principal business of Voce Capital is serving as the sole Managing Member of Voce Capital Management. The principal business of Mr. Plants is serving as the sole Managing Member of Voce Capital.
- (d) During the last five years, none of the Reporting Persons or, to the best of their knowledge, the Covered Persons, have been convicted in a criminal proceeding (excluding traffic violations or similar misdemeanors).
- (e) On September 16, 2013, without admitting or denying the SEC's findings (except as to jurisdiction), Philadelphia Financial voluntarily consented to the SEC's entry of an Order that included findings, a Cease and Desist order, a requirement to pay \$154,443.60 in disgorgement and interest, and a \$65,000 civil penalty related to alleged violations of Rule 105 of Regulation M. As reflected in the SEC's Order, Philadelphia Financial undertook prompt remediation and cooperated with the SEC during its investigation.
- (f) The place of organization of (i) Philadelphia Financial is California, United States of America; (ii) BRI and BRII is Delaware, United States of America; (iii) BRO and OCO is the Cayman Islands; (iv) Voce Capital Management is California, United States of America; and (v) Voce Capital is Delaware, United States of America. The citizenship of each of Mr. Hymowitz, Mr. Hughes and Mr. Plants is the United States of America. The citizenship of each Covered Person is set forth on the Annex A and incorporated herein by reference.

Item 3. SOURCE AND AMOUNT OF FUNDS OR OTHER CONSIDERATION

The Reporting Persons used approximately \$49,841,000 million (excluding brokerage commissions) in the aggregate to purchase the shares of Common Stock reported in this Schedule 13D.

The shares of Common Stock directly owned by the Boathouse Funds and beneficially owned by Philadelphia Financial were purchased with working capital (which may, at any given time, include margin loans made by brokerage firms in the ordinary course of business) in open market purchases. The aggregate purchase price of the shares of Common Stock directly owned by the Boathouse Funds is approximately \$37,413,000, excluding brokerage commissions. The shares of Common Stock owned by the Boathouse Funds are held in accounts maintained by broker dealers in Regulation T margin accounts.

The shares of Common Stock beneficially owned by Voce Capital Management were purchased with working capital (which may, at any given time, include margin loans made by brokerage firms in the ordinary course of business) in open market purchases.

The aggregate purchase price of the shares of Common Stock beneficially owned by Voce Capital Management is approximately \$11,307,000, excluding brokerage commissions.

CUSIP No. 46145F105 SCHEDULE 13D Page 14 of 22 Pages

The shares of Common Stock beneficially owned by Mr. Hughes were purchased with the funds (which may, at any given time, include margin loans made by brokerage firms in the ordinary course of business) of trusts established for the benefit of Mr. Hughes's family. The aggregate purchase price of the shares of Common Stock beneficially owned by Mr. Hughes is approximately \$1,121,000, excluding brokerage commissions.

Item 4. PURPOSE OF TRANSACTION

The Reporting Persons acquired beneficial ownership of the Common Stock of the Issuer for investment purposes because they believed the Issuer's Common Stock represented an attractive investment opportunity. The Reporting Persons believe that the Common Stock at current market prices is undervalued.

On March 2, 2015, the Reporting Persons entered into a Joint Filing and Solicitation Agreement (the "Original Joint Filing Agreement"), pursuant to which the Reporting Persons engaged in discussions with the Issuer and sought to obtain board representation. On April 8, 2015, Philadelphia Financial, Mr. Hughes and Voce Capital Management (collectively, the "Stockholder Group") entered into an agreement with the Issuer (the "Cooperation Agreement"). Pursuant to the Cooperation Agreement, the Issuer appointed R. Jarrett Lilien to the Board and to the Board's Capital Committee and nominated Mr. Lilien for election to the Board at the 2015 annual meeting. In addition, the Board agreed to commence a search process, promptly following the 2015 annual meeting, to add an additional director to the Board and to confer with the Stockholder Group regarding such search process. The Reporting Persons agreed to certain customary standstill provisions, such provisions to last until the earlier of (x) the date which is 30 days prior to the last day on which notice of a stockholder's intent to make director nominations at or bring other business before the Issuer's

2016 annual meeting of stockholders must be submitted pursuant to the Issuer's Amended and Restated By-laws and (y) such date, if any, of a breach by the Issuer in any material respects of its obligations under the Cooperation Agreement if such breach has not been cured within 30 days following written notice of such breach from the Stockholder Group. The foregoing summary of the Cooperation Agreement is qualified in its entirety by the full text of the Cooperation Agreement, a copy of which is attached as Exhibit 1 to this Schedule 13D and is incorporated by reference herein. Upon execution of the Cooperation Agreement, the Reporting Persons terminated the Original Joint Filing Agreement.

On November 3, 2015, the Reporting Persons entered into a Joint Filing and Group Agreement (the "Joint Filing and Group Agreement"), for the purpose of (i) engaging in private discussions with the Issuer regarding operating results, cost and capital allocation, opportunities to enhance shareholder value and corporate governance, including board composition, and related matters, (ii) taking all other action with respect to the foregoing, and (iii) taking any other actions the Reporting Persons determine to undertake in connection with their respective investments in the Company, all to the extent permitted by the Cooperation Agreement. The foregoing summary of the Joint Filing and Group Agreement is qualified in its entirety by reference to the full text of the Joint Filing and Group Agreement, a copy of which is attached hereto as Exhibit 2 and is incorporated by reference herein.

CUSIP No. 46145F105 SCHEDULE 13D Page 15 of 22 Pages

Representatives of certain of the Reporting Persons intend as a group to engage in private discussions with the Issuer's management and members of the Issuer's board of directors (the "Board") to offer suggestions and advice to the Issuer regarding measures and changes that would maximize shareholder value, and other matters that the Reporting Persons may deem relevant to their investment in the Issuer, all to the extent permitted by the Cooperation Agreement.

Depending on various factors, including, without limitation, the outcome of any discussions referenced above, the Issuer's financial position and strategic direction, actions taken by the Board, price levels of the Common Stock, other investment opportunities available to the Reporting Persons, conditions in the securities market and general economic and industry conditions, the Reporting Persons may in the future take such actions with respect to their investment in the Issuer as they deem appropriate, including, without limitation, purchasing additional shares of Common Stock and/or other equity, debt, notes, instruments or other securities of the Issuer (collectively, "Securities"), disposing of any or all of their Securities, in the open market or otherwise, at any time and from time to time, and engaging in any hedging or similar transactions with respect to the Securities. The Reporting Persons reserve the right to change their intention with respect to any and all matters referred to in subparagraphs (a) – (j) of Item 4 of Schedule 13D.

Item 5. INTEREST IN SECURITIES OF THE ISSUER

- (a) The aggregate number of shares of Common Stock to which this Schedule 13D relates is 2,871,185 shares of Common Stock, constituting approximately 8.6% of the outstanding Common Stock. All percentages set forth herein are based upon a total of 33,583,719 shares of Common Stock outstanding as of October 20, 2015, as reported in the Issuer's Quarterly Report on Form 10-Q for the period ended September 30, 2015, filed with the SEC on November 9, 2015.
- (b) Each of the PFM Parties has the shared power to vote or to direct the vote or to dispose or to direct the disposition of 2,195,501 shares of Common Stock. Each of the Voce Parties has the sole power to vote or to direct the vote or to dispose or to direct the disposition of 624,907 shares of Common Stock. Mr. Hughes has the shared power to vote or to direct the vote or to dispose or to direct the disposition of 50,777 shares of Common Stock held by trusts established for the benefit of Mr. Hughes's family.

The Reporting Persons may be deemed to have formed a "group" within the meaning of Section 13(d)(3) of the Securities Exchange Act of 1934, as amended. Collectively, the group (and each member thereof) may be deemed to have beneficial ownership of the shares of Common Stock owned by the other Reporting Persons. Each of the PFM Parties disclaims beneficial ownership of any shares of Common Stock beneficially owned by either Mr. Hughes or

any of the Voce Parties. Each of the Voce Parties disclaims beneficial ownership of any shares of Common Stock beneficially owned by either Mr. Hughes or any of the PFM Parties. Mr. Hughes disclaims beneficial ownership of any shares of Common Stock beneficially owned by any of the PFM Parties or the Voce Parties.

- (c) Information concerning transactions in the Common Stock effected by the Reporting Persons during the past sixty days is set forth in Annex B hereto and is incorporated by reference herein.
- (d) Not applicable.

CUSIP No. 46145F105 SCHEDULE 13D Page 16 of 22 Pages

(e) Not applicable.

Item CONTRACTS, ARRANGEMENTS, UNDERSTANDINGS OR RELATIONSHIPS WITH RESPECT TO SECURITIES OF THE ISSUER

Philadelphia Financial, Mr. Hughes and Voce Capital Management are parties to the Cooperation Agreement, as defined and described in Item 4 above. A copy of the Cooperation Agreement is attached as Exhibit 1 to this Schedule 13D and is incorporated by reference herein. The Reporting Persons are parties to the Joint Filing and Group Agreement, as defined and described in Item 4 above. A copy of the Joint Filing and Group Agreement is attached as Exhibit 2 to this Schedule 13D and is incorporated by reference herein.

Except as set forth herein, there are no contracts, arrangements, understandings or relationships among the Reporting Persons or between the Reporting Persons and any other person with respect to the Common Stock.

Item 7. EXHIBITS

Exhibit Description

- 1 Cooperation Agreement, dated April 8, 2015.
- 2 Joint Filing and Group Agreement, dated November 3, 2015.

CUSIP No. **46145F105** SCHEDULE 13D Page 17 of 22 Pages

SIGNATURES

After reasonable inquiry and to the best of his, her or its knowledge and belief, each of the undersigned certifies that the information set forth in this statement is true, complete and correct.

Date: November 12, 2015

BOATHOUSE ROW I, L.P.

By: /s/ Rachael Clarke

Name: Rachael Clarke

Title: Chief Compliance Officer of Philadelphia Financial Management

of San Francisco, LLC

BOATHOUSE ROW II, L.P.

By: /s/ Rachael Clarke

Name: Rachael Clarke

Title: Chief Compliance Officer of Philadelphia Financial Management

of San Francisco, LLC

BOATHOUSE ROW OFFSHORE LTD.

By: /s/ Rachael Clarke

Name: Rachael Clarke

Title: Chief Compliance Officer of Philadelphia Financial Management

of San Francisco, LLC

OC 532 OFFSHORE LTD.

By: /s/ Rachael Clarke

Name: Rachael Clarke

Title: Chief Compliance Officer of Philadelphia Financial Management

of San Francisco, LLC

PHILADELPHIA FINANCIAL MANAGEMENT OF SAN FRANCISCO, LLC

By: /s/ Rachael Clarke

Name: Rachael Clarke

Title: Chief Compliance Officer of Philadelphia Financial Management

of San Francisco, LLC

CUSIP No. **46145F105** SCHEDULE 13D Page 18 of 22 Pages

/s/ Jordan Hymowitz Jordan Hymowitz

/s/ Justin Hughes Justin Hughes

VOCE CAPITAL MANAGEMENT LLC

By: Voce Capital LLC, its Managing Member

By:/s/ J. Daniel Plants
Name: J. Daniel Plants
Title: Managing Member

VOCE CAPITAL LLC

By:/s/ J. Daniel Plants Name: J. Daniel Plants Title: Managing Member

/s/ J. Daniel Plants
J. Daniel Plants

CUSIP No. **46145F105** SCHEDULE 13D Page 19 of 22 Pages

Annex A

MANAGERS AND GENERAL PARTNERS OF THE PFM PARTIES

The following sets forth the name, principal occupation, citizenship or jurisdiction of organization and principal place of business of the directors, general partners, managing members or controlling persons (the "Covered Persons") of the PFM Parties:

Philadelphia Financial

	Tidle on Deletionalie	Privational October 14	Citizenship or	Principal	
Name	Title or Relationship	Principal Occupation	Jurisdiction of	Place of	
	with Reporting Person			Business	
Iordan Hymowitz	Managing Member	Investment Management	Organization United States	(1)	
Joi dan Tiyinowitz	ivialiaging ivicilioci	mvesiment management	Office States	(1)	

BRI

Name	Title or Relationship	т пистра Оссиранон	Citizenship or Jurisdiction o	Principal Place of
	with Fund	or Employment	Organization	Business
Philadelphia Financial Management of San Francisco, LLC	General Partner	Investment Management	California	(1)

BRII

Name

Principal Occupation Citizenship or

	Title or Relationship	or Employment	Jurisdiction	ofPrincipal Place of
			Organization	ı
	with Fund			Business
Philadelphia Financial Management of San Francisco, LLC	General Partner	Investment Management	California	(1)

BRO

Name	Title or Relationship		Citizenship or 1 Jurisdiction of	Principal Place of
	with Fund	or Employment	Organization	Business
Philadelphia Financial Management of San Francisco, LLC	Investment Advisor	Investment Management	California	(1)
Rachael Clarke	Director	Investment Management	United States	(1)
Geoff Ruddick	Director	Professional Director	Cayman Islands	Cayman Islands
Ebony Myles-Berry	Director	Professional Director	Cayman Islands	Cayman Islands

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CUSIP No. **46145F105** SCHEDULE 13D Page 20 of 22 Pages

Name Philadelphia Financial Management of San Francisco, LLC Rachael Clarke	Title or Relationship with Fund f Investment Advisor	Principal Occupation or Employment Investment Management Chief Compliance Officer of Philadelphia	Citizenship of Jurisdiction of Organization California United States	Principal Place of Business (1)
of San LLC	Financial Management of San Francisco, LLC VP of Investment	Office States		
Michael Levin	Director	Operations and Co¬ Head of Operational Due Diligence at	United States	19540 Jamboree Road, Suite 400, Irvine, California 92612
Carlos Ferreira	Director	PAAMCO Head of Investment Operations at PAAMCO	rt Canada	19540 Jamboree Road, Suite 400, Irvine, California 92612

⁽¹⁾ The address of the principal place of business of each of the Covered Persons is 450 Sansome Street, Suite 1500, San Francisco, California 94111.

CUSIP No. 46145F105 SCHEDULE 13D Page 21 of 22 Pages

Annex B

TRANSACTIONS IN COMMON STOCK BY THE REPORTING PERSONS

The following tables set forth all transactions in the Common Stock effected by each of the Reporting Persons in the past sixty days. All such transactions were effected in the open market through a broker and all prices per share exclude commissions. The price reported in the column Price Per Share (\$) is a weighted average price if a price range is indicated in the column Price Range (\$). These shares of Common Stock were purchased/sold in multiple transactions at prices between the price ranges below. The Reporting Persons will undertake to provide to the staff of the SEC, upon request, full information regarding the number of shares of Common Stock sold at each separate price.

BRI

Trade Date	Shares Purchased (Sold)	Price Per Share (\$)	Price Range (\$)
9/16/2015	25,068	13.51	
9/25/2015	9,657	13.80	
10/5/2015	6,414	13.73	
10/6/2015	28,935	13.97	
10/8/2015	17,351	14.25	
10/9/2015	21,839	14.01	
10/16/2015	330,728	14.89	
10/16/2015	5(24,659)	15.44	
10/28/2015	5(12,279)	16.27	
10/29/2015	512,000	15.73	
11/5/2015	(59,827)	20.26	
11/5/2015	28,757	19.34	19.20 - 20.19
11/5/2015	17,263	20.68	20.20 - 21.18

BRII

Trade Date	Shares Purchased (Sold)	Price Per Share (\$)	Price Range (\$)
9/16/2015	7,463	13.51	
9/25/2015	2,480	13.80	
10/5/2015	2,018	13.73	
10/6/2015	9,104	13.97	
10/8/2015	7,419	14.25	
10/9/2015	7,045	14.01	

10/16/20157,550	14.89	
10/16/2015 (4,760)	15.44	
10/28/2015 (2,522)	16.27	
10/29/20153,600	15.73	
11/5/2015 (18,793)	20.26	
11/5/2015 9,033	19.34	19.20 - 20.19
11/5/2015 5,423	20.68	20.20 - 21.18

BRO

Trade Date Shares Purchased (Sold) Price Per Share (\$) Price Range (\$)

 9/16/2015
 28,596
 13.51

 9/25/2015
 11,645
 13.80

CUSIP No. **46145F105** SCHEDULE 13D Page 22 of 22 Pages

10/5/2015	9,941	13.73
10/6/2015	44,832	13.97
10/8/2015	22,757	14.25
10/9/2015	26,148	14.01
10/16/2015	26,384	14.89
10/16/2015	(16,625)	15.44
10/28/2015	(10,185)	16.27
10/29/2015	14,200	15.73
11/5/2015	(70,686)	20.26
11/5/2015	33,976	19.3419.20 - 20.19
11/5/2015	20,397	20.6820.20 - 21.18

OCO

Price Per Share (\$)	Price Range (\$)
13.51	
13.80	
13.73	
13.97	
14.25	
14.01	
14.89	
15.44	
16.27	
15.73	
20.26	
19.34	19.20 - 20.19
20.68	20.20 - 21.18
	13.51 13.80 13.73 13.97 14.25 14.01 14.89 15.44 16.27 15.73 20.26 19.34

Mr. Hughes

Trade Date	Shares Purchased (Sold)	Price Per Share (\$)
10/22/2015	5,400	15.51

Voce Capital Management

Trade Date Shares	Purchased ((Sold)	Price Pe	r Share	(\$)

	Siluits I diffilusta (Sola)	1 1100 1 01 0110110 (φ)
9/21/2015	6,724	13.00
9/21/2015	6,284	13.00
10/30/15	85,000	16.02
10/30/15	28,400	15.91
11/02/15	50,000	16.45
11/03/15	31,419	16.98
11/04/15	10,000	17.08
11/04/15	18,200	17.13
11/04/15	46,800	17.07