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Newhall Ch Form 4	narles Ashton										
November	13, 2012										
FORM 4 UNITED STATES			SECU	DITIES	AND EV	CIL	ANCE C	OMMISSION			
UNITEDSI		SIAIES	STATES SECURITIES AND EXCHANGE COMMISSION Washington, D.C. 20549							3235-0287	
Check t if no lor subject Section Form 4 Form 5 obligation	nger to 16. or Filed pur	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								January 31, 2005 average rs per 0.5	
may con <i>See</i> Inst 1(b). (Print or Type	ruction						ct of 194(
	Address of Reporting harles Ashton	Person <u>*</u>	Symbol	er Name an Target, Ind		r Trad	8	5. Relationship of I Issuer	Reporting Pers		
(Last)	(First) (Middle)	3. Date of	of Earliest 7	Fransactior	ı		(Check	an applicable	;)	
100 PAINTERS MILL ROAD, SUITE 700			(Month/Day/Year) Director 11/12/2012 Officer (give below)					X10% Owner titleOther (specify below)			
OWINGS]	(Street) MILLS, MD 2111	7		endment, E onth/Day/Ye	-	al		6. Individual or Joi Applicable Line) _X_ Form filed by O Form filed by M Person	ne Reporting Pe	rson	
(City)	(State)	(Zip)	Tab	ole I - Non-	Derivativ	- Secu		ired, Disposed of,	or Beneficial	lv Owned	
1.Title of Security (Instr. 3)	2. Transaction Date (Month/Day/Year)		ed Date, if	3. Transacti Code (Instr. 8)		ties A sed of 4 and (A) or	cquired (A) (D) 5) Price		6. Ownership Form: Direct (D) or Indirect (I) (Instr. 4)	7. Nature of Indirect Beneficial Ownership (Instr. 4)	
Common Stock	11/12/2012			Р	1,100	A	\$ 18.0427 (1)	1,100	D		
Common Stock	11/12/2012			Р	175	A	\$ 18.0366 (8)	175	Ι	By Wife	
Common Stock								865,534 <u>(2)</u>	I	See footnotes (3) (4) (5) (6)	
Common Stock								10,181,012 (2)	Ι	See footnotes	

(4) (5) (6) (7)

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

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.

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

1. Title of Derivative Security (Instr. 3)	2. Conversion or Exercise Price of Derivative Security	3. Transaction Date (Month/Day/Year)	4. Transacti Code (Instr. 8)	5. orNumber of Derivative Securities Acquired (A) or Disposed of (D) (Instr. 3, 4, and 5)		ate	7. Titl Amou Under Securi (Instr.	int of rlying	8. Price of Derivative Security (Instr. 5)	9. Nu Deriv Secur Bene Owne Follo Repo Trans (Instr
			Code V	(A) (D)	Date Exercisable	Expiration Date	Title	Amount or Number of Shares		

Reporting Owners

Reporting Owner Name / Address		Relationships						
	Director	10% Owner	Officer	Other				
Newhall Charles Ashton 100 PAINTERS MILL ROAD, SUITE 7 OWINGS MILLS, MD 21117	/00	Х						
Signatures								
/s/ Eric Thompson, attorney-in-fact	11/13/2012							
**Signature of Reporting Person	Date							

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) The Price reported in Column 4 is a weighted average price. These shares were purchased in multiple transactions at prices ranging from \$18.026 to \$18.05, inclusive. The Reporting Person undertakes to provide to ExactTarget, Inc., any security holder of ExectTarget, Inc., or the staff of the Securities and Exchange Commission, upon request, full information regarding the number of shares purchased at each separate price within the range set forth in this footnote (1) to this Form 4.

(2) The Reporting Person disclaims beneficial ownership within the meaning of Section 16 of the Securities Exchange Act of 1934, as amended, or otherwise of these securities except to the extent of his pecuniary interest therein, and the inclusion of these shares in this

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report shall not be deemed an admission of beneficial ownership of all of the reported shares for purposes of Section 16 or for any other purpose.

The shares reported in column 5 include 623,168 owned of record by Greenspring Crossover Ventures I, L.P., 67,662 owned of record by Greenspring Global Partners II, L.P., 1,660 owned of record by Greenspring Global Partners II-A, L.P., 16,106 owned of record by

(3) Greenspring Global Partners II-B, L.P., 48,834 owned of record by Greenspring Global Partners III, L.P., 22,398 owned of record by Greenspring Global Partners III-A, L.P., 70,654 owned of record by Greenspring Global Partners III-B, L.P., 1,216 owned of record by Greenspring Global Partners IV-A, L.P., 10,212 owned of record by Greenspring Global Partners IV-B, L.P., and 3,618 owned of record by Greenspring Global Partners IV-C, L.P.

Greenspring Associates, Inc. is the general partner of Greenspring Global Partners I, L.P. and Greenspring General Partner II, L.P. Greenspring Global Partners II, L.P., Greenspring Global Partners II-A, L.P., and Greenspring Global Partners II-B, L.P. Greenspring GP III, LLC is the general partner of Greenspring General Partner III, L.P.

(4) and Greenspring General Partner III, L.P. is the general partner of Greenspring Global Partners III, L.P., Greenspring Global Partners III-A, L.P., and Greenspring Global Partners III-B, L.P. Greenspring GP IV, LLC is the general partner of Greenspring General Partner IV, L.P. and Greenspring General Partner IV, L.P. is the general partner of Greenspring Global Partners IV-A, L.P., Greenspring Global Partners IV-B, L.P., and Greenspring Global Partners IV-C, L.P.

Greenspring GP V, LLC is the general partner of Greenspring General Partner V, L.P. and Greenspring General Partner V, L.P. is the general partner of Greenspring Global Partners V-A, L.P. and Greenspring Global Partners V-C, L.P. Greenspring FF-GP II, LLC is the general partner of Greenspring FF-GP II, L.P. and Greenspring FF-GP II, L.P. is the general partner of Greenspring Growth Equity II, L.P. Greenspring Crossover I GP, LLC is the general partner of Greenspring Crossover I GP, L.P. and Greenspring Crossover I GP, L.P.

(5) L.P. Greenspring Crossover FGP, LLC is the general partner of Greenspring Crossover FGP, L.P. and Greenspring Crossover FGP, L.P.
 (5) is the general partner of Greenspring Crossover Ventures I, L.P. Greenspring Opportunities GP II, LLC is the general partner of Greenspring Opportunities General Partner II, L.P. and Greenspring Opportunities General Partner II.A, L.P. and Greenspring Opportunities General Partner II, L.P. is the general partner of Greenspring Opportunities II, L.P. and Greenspring Opportunities General Partner II, L.P. is the general partner of Greenspring Opportunities II.A, L.P. and Greenspring Opportunities General Partner II.A, L.P.

James Lim and Charles Ashton Newhall are the managing members of Greenspring GP III, LLC, Greenspring GP IV, LLC, Greenspring GP V, LLC, Greenspring FF-GP II, LLC, Greenspring Crossover I GP, LLC, Greenspring Opportunities GP II, LLC and Greenspring Associates, Inc. As managing members, James Lim and Charles Ashton Newall may be deemed to have shared voting and dispositive power over the shares of Greenspring GP III, LLC, Greenspring GP IV, LLC, Greenspring GP V, LLC, Greenspring FF-GP II, LLC, Greenspring FF-GP II, LLC, Greenspring GP IV, LLC, Greenspring GP IV, LLC, Greenspring GP IV, LLC, Greenspring GP IV, LLC, Greenspring GP V, LLC, Greenspring FF-GP II, LLC, Greenspring GP IV, LLC, Greenspring GP V, LLC, Greenspring FF-GP II, LLC, Greenspring GP IV, LLC, Greenspring GP V, LLC, Greenspring FF-GP II, LLC, Greenspring GP IV, LLC, Greenspring GP V, LLC, Greenspring FF-GP II, LLC, Greenspring GP IV, LLC, Greenspring GP V, LLC, Greenspring FF-GP II, LLC, Greenspring GP V, LLC, Greenspring GP V, LLC, Greenspring GP V, LLC, Greenspring FF-GP II, LLC, Greenspring GP V, LLC, Greenspring GP V, LLC, Greenspring FF-GP II, LLC, Greenspring GP V, LLC, Greenspring GP V, LLC, Greenspring FF-GP II, LLC, Greenspring GP V, LLC, Greenspring GP V, LLC, Greenspring FF-GP II, LLC, Greenspring GP V, LLC, Gre

(6) power over the shares of Greenspring GP II, LLC, Greenspring GP IV, LLC, Greenspring GP V, LLC, Greenspring GP II, LLC, Greenspring GP II, LLC, Greenspring GP IV, LLC, Greenspring GP II, LLC, Greenspring GP IV, LLC, Greenspring GP II, LLC, Greenspring Crossover I GP, LLC, Greenspring Associates, Inc. and Greenspring Opportunities GP II, LLC have the sole voting and dispositive power over the shares owned by each Greenspring Associates affiliate noted above.

The shares reported in column 5 include 1,135,598 owned of record by Greenspring Crossover Ventures I, L.P., 179,872 by Greenspring Global Partners I, L.P., 1,723,696 by Greenspring Global Partners II, L.P., 42,444 by Greenspring Global Partners II-A, L.P., 410,310 by Greenspring Global Partners II-B, L.P., 1,111,154 by Greenspring Global Partners III, L.P., 509,626 by Greenspring Global Partners

(7) III-A, L.P., 1,607,598 by Greenspring Global Partners III-B, L.P., 214,936 by Greenspring Global Partners IV-A, L.P., 1,806,036 by Greenspring Global Partners IV-B, L.P., 639,742 by Greenspring Global Partners IV-C, L.P., 409,716 by Greenspring Global Partners V-A, L.P., 90,284 by Greenspring Global Partners V-C, L.P., 250,000 by Greenspring Growth Equity II, L.P., 46,062 by Greenspring Opportunities II, L.P., and 3,938 by Greenspring Opportunities II-A, L.P.

The Price reported in Column 4 is a weighted average price. These shares were purchased in multiple transactions at prices ranging from \$18.034 to \$18.04, inclusive. The Reporting Person undertakes to provide to ExactTarget, Inc., any security holder of ExectTarget, Inc.,

(8) or the staff of the Securities and Exchange Commission, upon request, full information regarding the number of shares purchased at each separate price within the range set forth in this footnote (8) to this Form 4.

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.