ZYNGA INC Form SC 13G	
February 14, 2012	
SECURITIES AND EXCHANGE COMMISSION	
Washington, D.C. 20549	
Schedule 13G (Rule 13d-102)	
INFORMATION TO BE INCLUDED IN STATEMENTS FILED FAND AMENDMENTS THERETO FILED PURSUANT TO 13d-2	
(Amendment No)*	
Zynga Inc.	
(Name of Issuer)	
Class A Common Stock	
(Title of Class of Securities)	
98986T108	
(CUSIP Number)	
December 31, 2011	
(Date of Event Which Requires Filing of this Statement)	
Check the appropriate box to designate the rule pursuant to which the	nis Schedule is filed:
O	Rule 13d-1(b)
0	Rule 13d-1(c)
*The remainder of this cover page shall be filled out for a reporting the subject class of securities, and for any subsequent amendment codisclosures provided in a prior cover page.	
The information required on the remainder of this cover page shall resection 18 of the Securities Exchange Act of 1934 ("Act") or otherwork shall be subject to all other provisions of the Act (however, see the securities of the Act (however).	vise subject to the liabilities of that section of the Act
(Continued on following pages)	
Page 1 of 11	
Exhibit Index on Page 10	

# CUSIP # 98986T108 Page 2 of 11

	NAME OF
	REPORTING
	PERSONS
1	Kleiner Perkins
	Caufield & Byers
	XIII, LLC ("KPCB
	XIII")
	CHECK THE
	APPROPRIATE
0	BOX IF A MEMBER
2	OF A GROUP
	(a) o (b) x
3	SEC USE ONLY
3	CITIZENSHIP OR
	PLACE OF
4	ORGANIZATION
	Delaware
	SOLE
	VOTING
	POWER
	58,323,908
	shares
	(including
	37,323,908
	shares of Class
	B Common
	Stock that are
	convertible at
NUMBER O	any time at the
SHARES	ontion of
BENEFICIAI	KPCB XIII into
OWNED BY	5 37,323,908
EACH	shares of Class
REPORTING	A Common
PERSON	Stock), except
WITH	that KPCB XIII
	Associates,
	LLC
	("Associates"),
	the managing
	member of
	KPCB XIII,
	may be deemed
	to have sole
	power to vote
	these shares.

**SHARED VOTING** 6POWER See response to row 5. **SOLE DISPOSITIVE POWER** 58,323,908 shares (including 37,323,908 shares of Class **B** Common Stock that are convertible at any time at the option of 7 KPCB XIII into 37,323,908 shares of Class A Common Stock), except that Associates, the managing member of KPCB XIII, may be deemed to have sole power to dispose of these shares. **SHARED DISPOSITIVE** 8 POWER See response to row 7. **AGGREGATE AMOUNT BENEFICIALLY OWNED** BYEACH 58,323,908<u>1</u> REPORTING **PERSON CHECK BOX** IF o THE AGGREGATE

9

10

**AMOUNT** 

IN **ROW** (9)**EXCLUDES CERTAIN SHARES PERCENT** OF **CLASS** REPRESENTED BY11 AMOUNT 36.7%2 **ROW TYPE** OF 12 REPORTING **PERSON** 

<u>1</u> Consists of shares of Class A common stock and Class B common stock. Each share of Class B common stock is convertible at the option of the holder into one share of Class A common stock. The rights of the holders of Class A common stock and Class B common stock are identical, except with respect to the aforementioned conversion rights and voting rights. Each share of Class B common stock is entitled to seven votes per share, whereas each share of Class A common stock is entitled to one vote per share.

<u>2</u> Assumes the conversion of all such reporting person's beneficially owned shares of Class B common stock into shares of Class A common stock.

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1	NAME OF REPORTING PERSONS KPCB XIII Associates, LLC CHECK THE
	APPROPRIATE
2	BOX IF A MEMBER
2	OF A GROUP
3	(a) o (b) x SEC USE ONLY CITIZENSHIP OR PLACE OF ORGANIZATION
	Delaware
	SOLE
	VOTING
	POWER
	58,323,908
	shares
	(including
	37,323,908
	shares of Class
	B Common
	Stock that are
NUMBER O	convertible at
SHARES	any time at the
BENEFICIAL	LLY option of
OWNED BY	KPCB XIII into
EACH	5 37,323,908
REPORTING	shares of Class
PERSON	A Common
WITH	Stock), all of
,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	which are
	directly owned
	by KPCB XIII.
	Associates, the
	managing
	member of
	KPCB XIII,
	may be deemed
	to have sole
	power to vote
	these shares.

```
SHARED
     VOTING
    6POWER
     See response to
     row 5.
     SOLE
     DISPOSITIVE
     POWER
     58,323,908
     shares
     (including
     37,323,908
     shares of Class
     B Common
     Stock that are
     convertible at
     any time at the
     option of
     KPCB XIII into
    7 37,323,908
     shares of Class
     A Common
     Stock), all of
     which are
     directly owned
     by KPCB XIII.
     Associates, the
     managing
     member of
     KPCB XIII,
     may be deemed
     to have sole
     power to
     dispose of these
     shares.
     SHARED
     DISPOSITIVE
    8 POWER
     See response to
     row 7.
AGGREGATE
AMOUNT
BENEFICIALLY
OWNED
EACH 58,323,908<u>3</u>
BY
REPORTING
PERSON
CHECK
BOX
```

9

10

IF

o

THE **AGGREGATE AMOUNT ROW** (9)**EXCLUDES CERTAIN SHARES PERCENT** OF **CLASS REPRESENTED** BY11 AMOUNT. 36.7%4 **ROW TYPE** OF 12 REPORTING

**PERSON** 

<sup>&</sup>lt;u>3</u> Consists of shares of Class A common stock and Class B common stock. Each share of Class B common stock is convertible at the option of the holder into one share of Class A common stock. The rights of the holders of Class A common stock and Class B common stock are identical, except with respect to the aforementioned conversion rights and voting rights. Each share of Class B common stock is entitled to seven votes per share, whereas each share of Class A common stock is entitled to one vote per share.

<sup>&</sup>lt;u>4</u> Assumes the conversion of all such reporting person's beneficially owned shares of Class B common stock into shares of Class A common stock.

# CUSIP # 98986T108 Page 4 of 11

1	PERS KPCE Fund,	ORTING ONS B Digital Growth LLC ("KPCB	
2	APPR	CK THE ROPRIATE BOX MEMBER OF A	
3	CITIZ	o (b) x USE ONLY ZENSHIP OR CE OF	
4		ANIZATION	
	Delav		
NUMBER OF	7	5 SOLE	
SHARES		VOTING	
BENEFICIAI	LLY	POWER	
OWNED BY		1,679,723	
EACH		shares	
REPORTING	r	(including	
PERSON		1,679,723	
WITH		shares of Class	
		B Common	
		Stock that are	
		convertible at	
		any time at the	
		option of	
		KPCB DGF	
		into 1,679,723	
		shares of Class	
		A Common	
		Stock), except	
		that KPCB	
		DGF	
		Associates,	
		LLC ("DGF	
		Associates"), th	ıe
		managing	
		member of	
		KPCB DGF,	
		may be deemed	l
		to have sole	

power to vote these shares. **SHARED VOTING** 6 POWER See response to row 5. **SOLE DISPOSITIVE POWER** 1,679,723 shares (including 1,679,723 shares of Class **B** Common Stock that are convertible at any time at the option of 7 KPCB DGF into 1,679,723 shares of Class A Common Stock), except that DGF Associates, the managing member of KPCB DGF, may be deemed to have sole power to dispose of these shares. **SHARED DISPOSITIVE** 8 POWER See response to row 7. **AGGREGATE AMOUNT BENEFICIALLY OWNED** BY1,679,723 **EACH REPORTING PERSON CHECK BOX IF** 

9

10

THE

**AGGREGATE AMOUNT** IN **ROW** (9) **EXCLUDES CERTAIN SHARES PERCENT** OF **CLASS REPRESENTED** 11 BYAMOUNT4%<u>5</u> IN ROW 9 **TYPE** OF REPORTING 12 **PERSON** 

<u>5</u> Assumes the conversion of all such reporting person's beneficially owned shares of Class B common stock into shares of Class A common stock.

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NAME OF

```
REPORTING
           PERSONS
1
           KPCB Digital Growth
           Founders Fund, LLC
           ("KPCB DGFF")
           CHECK THE
           APPROPRIATE BOX
           IF A MEMBER OF A
2
           GROUP
           (a)
                 o
                     (b)
3
           SEC USE ONLY
           CITIZENSHIP OR
           PLACE OF
4
           ORGANIZATION
           Delaware
                  SOLE
                  VOTING
                  POWER
                  102,287 shares
                  (including
                  102,287 shares
                  of Class B
                  Common Stock
                  that are
NUMBER OF
                  convertible at
SHARES
                  any time at the
BENEFICIALLY
                  option of
                5 KPCB DGFF
OWNED BY
                  into 102,287
EACH
                  shares of Class
REPORTING
                  A Common
PERSON
WITH
                  Stock), except
                  that DGF
                  Associates, the
                  managing
                  member of
                  KPCB DGFF,
                  may be deemed
                  to have sole
                  power to vote
                  these shares.
                6 SHARED
                  VOTING
```

**POWER** See response to row 5. **SOLE DISPOSITIVE POWER** 102,287 shares (including 102,287 shares of Class B Common Stock that are convertible at any time at the option of **KPCB DGFF** into 102,287 shares of Class A Common Stock), except that Associates, the managing member of KPCB DGFF, may be deemed to have sole power to dispose of these shares. **SHARED DISPOSITIVE** 8 POWER See response to row 7. AGGREGATE **AMOUNT BENEFICIALLY OWNED** BY102,287 **EACH REPORTING PERSON CHECK BOX IF** THE **AGGREGATE AMOUNT** IN ROW (9) **EXCLUDES** 

9

10

**CERTAIN** 

11	SHARES PERCENT OF CLASS REPRESENTED BY AMOUNT 1.1%6 IN ROW 9
12	TYPE OF REPORTING PERSON

<u>6</u> Assumes the conversion of all such reporting person's beneficially owned shares of Class B common stock into shares of Class A common stock.

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1	NAME OF REPORTING PERSONS KPCB DGF Associates, LLC CHECK THE
2	APPROPRIATE BOX IF A MEMBER OF A GROUP
3	(a) o (b) x SEC USE ONLY CITIZENSHIP OR
4	PLACE OF ORGANIZATION
	Delaware
NUMBER OF	F 5 SOLE
SHARES	VOTING
BENEFICIAI	LLY POWER
OWNED BY	1,782,010
EACH	shares
REPORTING	(including
PERSON	1,679,723
WITH	shares of Class
,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	B Common
	Stock that are
	convertible at
	any time at the
	option of
	KPCB DGF
	into 1,679,723
	shares of Class
	A Common
	Stock and
	102,287 shares
	of Class B
	Common Stock
	that are
	convertible at
	any time at the
	option of
	KPCB DGFF
	into 102,287
	shares of Class
	A Common

Stock), of

which

1,679,723 are

directly owned

by KPCB DGF

and 102,287

are directly

owned by

KPCB DGFF.

**DGF** 

Associates, the

managing

member of

**KPCB DGF** 

and KPCB

DGFF, may be

deemed to have

sole power to

vote these

shares.

**SHARED** 

**VOTING** 

6 POWER

See response to

row 5.

7 SOLE

**DISPOSITIVE** 

**POWER** 

1,782,010

shares

(including

1,679,723

shares of Class

**B** Common

Stock that are

convertible at

any time at the

option of

**KPCB DGF** 

into 1,679,723

shares of Class

A Common

Stock and

102,287 shares

of Class B

Common Stock

that are

convertible at

any time at the

option of

**KPCB DGFF** 

into 102,287 shares of Class A Common Stock), of which 1,679,723 are directly owned by KPCB DGF and 102,287 are directly owned by KPCB DGFF. **DGF** Associates, the managing member of **KPCB DGF** and KPCB DGFF, may be deemed to have sole power to dispose of these shares. **SHARED DISPOSITIVE** 8 POWER See response to row 7. **AGGREGATE AMOUNT BENEFICIALLY OWNED** BY1,782,010 **EACH REPORTING PERSON CHECK BOX IF** THE **AGGREGATE AMOUNT** IN ROW o (9) **EXCLUDES CERTAIN SHARES PERCENT** OF CLASS 1.5%7

**REPRESENTED** 

9

10

11

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BY
AMOUNT
IN
ROW 9

TYPE
OF
REPORTING
PERSON

<sup>&</sup>lt;u>7</u> Assumes the conversion of all such reporting person's beneficially owned shares of Class B common stock into shares of Class A common stock.

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ITEM 1(A).

#### NAME OF ISSUER

Zynga Inc. (the "Issuer")

#### ADDRESS OF ISSUER'S PRINCIPAL EXECUTIVE OFFICES

ITEM 1(B).

699 Eighth Street San Francisco, California 94103

#### NAME OF PERSONS FILING

This Schedule is filed by Kleiner Perkins Caufield & Byers XIII, LLC, a Delaware limited liability company, KPCB XIII Associates, LLC, a Delaware limited liability company, KPCB Digital Growth Fund, LLC, a Delaware limited liability company and KPCB DGF Associates, LLC, a Delaware limited liability company. The foregoing entities and individuals are collectively referred to as the "Reporting Persons."

ITEM 2(B).

ADDRESS OF PRINCIPAL OFFICE

The address for each of the Reporting Persons is:

c/o Kleiner Perkins Caufield & Byers 2750 Sand Hill Road Menlo Park, California 94025

**CITIZENSHIP** 

ITEM 2(C).

See Row 4 of cover page for each Reporting Person.

TITLE OF CLASS OF SECURITIES

ITEM 2(D).

Class A Common Stock, \$0.00000625 par value

**CUSIP NUMBER** 

ITEM 2(D)

98986T108

If this statement is filed pursuant to Rule 13d-1(b), or 13d-2(b) or (c), check whether the person filing is a: ITEM 3.

Not applicable.

ITEM 4.

**OWNERSHIP** 

The following information with respect to the ownership of the ordinary shares of the Issuer by the persons filing this Statement is provided as of December 31, 2011:

### CUSIP # 98986T108 Page 8 of 11

Amount beneficially owned:	
(a)	
See Row 9 of cover page for each Reporting Person.	
Percent of Class:	
(b)	
See Row 11 of cover page for each Reporting Person.	
(c) Number of shares as to which such person has:	
Sole power to vote or to direct the vote: (i)	
See Row 5 of cover page for each Reporting Person.	
(ii) Shared power to vote or to direct the vote:	
See Row 6 of cover page for each Reporting Person.	
and the state of t	
(iii) <u>Sole power to dispose or to direct the disposition of:</u>	
See Row 7 of cover page for each Reporting Person.	
Shared power to dispose or to direct the disposition of:	
(iv)	
See Row 8 of cover page for each Reporting Person.	
OWNERSHIP OF FIVE PERCENT OR LESS OF A CLASS	
ITEM 5.	
Not applicable.  OWNERSHIP OF MORE THAN FIVE PERCENT ON BEHALF OF ANOTHER PERSON.	
Under certain circumstances set forth in the limited liability company agreement of the Reportin	ng Persons the
6. members of such entities may be deemed to have the right to receive dividends from, or the proc	-
sale of shares of the Issuer owned by each such entity of which they are a member.	ceeds from, the
IDENTIFICATION AND CLASSIFICATION OF THE SUBSIDIARY WHICH ACQUIRED	THE
ITEM SECURITY BEING REPORTED ON BY THE PARENT HOLDING COMPANY	
7.	
Not applicable.	
IDENTIFICATION AND CLASSIFICATION OF MEMBERS OF THE GRO	<u>OUP</u> .
ITEM 8.	
Not applicable	
NOTICE OF DISSOLUTION OF GROUP.	
ITEM 9.	
Not applicable	
CERTIFICATION.	
ITEM 10.	
Not applicable	

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SIGNATURES	

After reasonable inqui	ry and to the best of my	y knowledge and	belief, I certify t	that the information	set forth in this
statement is true, comp	plete and correct.				

Date: February 13, 2012

KLEINER PERKINS CAUFIELD & BYERS XIII, LLC, a Delaware limited liability company

KPCB XIII ASSOCIATES, LLC, a Delaware limited liability company

KPCB DIGITAL GROWTH FUND, LLC, a Delaware limited liability company

KPCB DIGITAL GROWTH FOUNDERS FUND, LLC, a Delaware limited liability company

KPCB DGF ASSOCIATES, LLC, a Delaware limited liability company

By: <u>/s/ Ted Schlein</u>

Ted Schlein

Managing Member

### CUSIP # 98986T108 Page 10 of 11 EXHIBIT INDEX

Found on Sequentially

Exhibit Numbered Page

Exhibit A: Agreement of Joint Filing 11

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exhibit A
Agreement of Joint Filing
The undersigned hereby agree that a single Schedule 13G (or any amendment thereto) relating to the common stock of the Issuer shall be filed on behalf of each of the undersigned and that this Agreement shall be filed as an exhibit to such Schedule 13G.
Date: February 13, 2012
KLEINER PERKINS CAUFIELD & BYERS XIII, LLC, a Delaware limited liability company
KPCB XIII ASSOCIATES, LLC, a Delaware limited liability company
KPCB DIGITAL GROWTH FUND, LLC, a Delaware limited liability company
KPCB DIGITAL GROWTH FOUNDERS FUND, LLC, a Delaware limited liability company
KPCB DGF ASSOCIATES, LLC, a Delaware limited liability company
By: /s/ Ted Schlein
Ted Schlein
Managing Member