#### Edgar Filing: TEXTRON INC - Form 4

TEXTRON Form 4	INC										
April 19, 200											
FORM	<b>4</b> UNITED	STATES	S SECUI	RITIES A	AND EX	СНА	NGE	COMMISSIC		B APPROVAL	
Check th				shington					Number		
Section 16. Form 4 or				<b>5 CHANGES IN BENEFICIAL OWNERSHIP OF</b> <b>SECURITIES</b> Section 16(a) of the Securities Exchange Act of 1934,					Estimat burden respons	nated average en hours per	
obligatio may cont <i>See</i> Instru 1(b).	ns Section 17(	a) of the	Public U		ding Co	npan	y Act	of 1935 or Sec			
(Print or Type I	Responses)										
1. Name and A YATES RIC	Address of Reporting CHARD L	Person <u>*</u>	Symbol	er Name and		Tradi	ing	5. Relationship Issuer	o of Reporting	Person(s) to	
(Last)	(First) (I	Middle)		RON INC				(C	heck all applic	cable)	
, <i>,</i> ,	. ,	(induite)		Day/Year)	ransaction			Director		10% Owner	
TEXTRON WESTMIN	INC., 40 STER STREET		03/01/2	2006				X Officer (g below) Sr.	below below	)	
	(Street)			endment, Day/Yea	-	al		6. Individual o Applicable Line		Filing(Check	
PROVIDEN	NCE, RI 02903							_X_ Form filed Form filed b Person	by One Reporting More than Or		
(City)	(State)	(Zip)	Tab	le I - Non-I	Derivative	Secu	rities A	cquired, Disposed	l of, or Benef	icially Owned	
1.Title of Security (Instr. 3)	2. Transaction Date (Month/Day/Year)	Execution any	n Date, if	3. Transactio Code (Instr. 8)	Disposed	l (A) o l of (D	)	5. Amount of Securities Beneficially Owned Following Reported Transaction(s)	6. Ownership Form: Direct (D) or Indirect (I) (Instr. 4)		
Common				Code V	Amount	(D)	Price	(Instr. 3 and 4)			
Stock	03/01/2006			А	3,006	А	\$0	9,866	D		
Common Stock								1,515.007	I	Held on behalf of Reporting Person by the Textron	
										Savings Plan (as of 12/31/2005).	
Common Stock								147.551	Ι	Held on behalf of	

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								Reporting Person's spouse by th Textron Savings Plat (as of 12/31/2005)	n
Reminder: Rej	port on a sepai	rate line for each class	s of securities benefic	ally 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.				SEC 1474 (9-02)	
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)	3A. Deemed Execution Date, if any (Month/Day/Year)	4. Transactic Code (Instr. 8)	5. Number poof Derivative Securities Acquired (A) or Disposed of (D) (Instr. 3, 4, and 5)	6. Date Exercisable and Expiration Date (Month/Day/Year)7. Title and Amo Underlying Secu (Instr. 3 and 4)			Securities
				Code V	(A) (D)	Date Exercisable	Expiration Date	Title	Amount or Number of Shares
Employee Stock Option (Right to Buy)	\$ 87.95	03/01/2006		А	9,019	<u>(1)</u>	02/29/2016	Common Stock	9,019
Reporting Owners									
Reporting	Owner Name			ationships		M			
		Direc	tor 10% Owner	Offic	cer C	Other			

Signatures				
PROVIDENCE, RI 02903				
40 WESTMINSTER STREET			Controller	
TEXTRON INC.			Sr. VP and	
YATES RICHARD L				
	Director	10% Owner	Officer	Ot
reporting o when i tame , i taut ess				

/s/ Ann T. Willaman,	04/19/2006
Attorney-in-Fact	04/19/2000

8 Γ S ( \*\*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 option vests in three equal annual installments, beginning on March 1, 2007.
- (2) Shares issued pursuant to the Textron 1999 Long-Term Incentive Plan.

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. (3) (3) Class A Common Stock 300,000 300,000 I See footnote (7)

# **Reporting Owners**

<b>Reporting Owner Name / Address</b>	Relationships						
	Director	10% Owner	Officer	Other			
Vranesh Mark C/O ZYNGA INC. 699 EIGHTH STREET SAN FRANCISCO, CA 94103			Chief Accounting Officer				
Signatures							
/s/ Devang Shah, as power of attorney for Mark Vranesh			01/18/2012				
**Signature of Reporting Per	rson		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).

Represents the number of shares that were acquired upon conversion of Class B Common Stock to Class A Common Stock in connection with the net settlement of restricted stock units (the "RSUs") listed in Table II, based on the Issuer's fair market value per share on the

(1) 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. These shares were cancelled following such conversion to satisfy the tax withholding obligations of the Issuer.

Represents the number of shares cancelled to cover tax withholding in connection with the net settlement of RSUs listed in Table II,(2) 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.

(3) Not applicable.

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

(4) The number of outstanding shares of Class B Common Stock and Class C Common Stock togener 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.

Represents shares that have been converted to Class A Common Stock and then cancelled to cover tax withholding in connection with the net settlement of RSUs, based on the Issuer's fair market value per share on the close of the business day of the reported transaction,

- (5) Intersection of the close of the resolution of the close of the close of the close of the resolution, 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. The cancellation of the Class A Common Stock is listed in Table I.
- (6) Shares held directly by Vranesh Family Trust. Mark Vranesh serves as sole trustee and retains sole voting and dispositive power with respect to the shares held by Vranesh Family Trust.

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(7) Shares held directly by The MAV Annuity Trust. Mark Vranesh's spouse, Christine Vranesh, serves as sole trustee and retains sole voting and dispositive power with respect to the shares held by The MAV Annuity Trust.

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