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ServiceNow Form 4	, Inc.									
May 02, 201	13									
FORM	14								PROVAL	
	UNITED STA	Washington, D.C. 20549							3235-0287	
Check th if no lon subject t Section Form 4 of Form 5 obligation may con <i>See</i> Instr 1(b).	ger o 16. or Filed pursuan ons tinue.	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 20(b) of the Investment Company Act of 1940								
(Print or Type	Responses)									
1. Name and A NOELL CH	Symbol	er Name an e Now, Inc		Tradiı	ng	5. Relationship of Reporting Person(s) to Issuer (Check all applicable)				
(Last)	(First) (Middle) 3. Date of	3. Date of Earliest Transaction				(Check an appleable)			
			Aonth/Day/Year) 5/01/2013				X_ Director 10% Owner Officer (give title Other (specify below) below)			
(Street) 4. If Amen Filed(Mont				ate Origina r)	l		6. Individual or Joint/Group Filing(Check Applicable Line) _X_ Form filed by One Reporting Person			
BALTIMO						Form filed by More than One Reporting Person				
(City)	(State) (Zip)	Tab	le I - Non-l	Derivative	Secur	ities Acq	uired, Disposed of	, or Beneficial	y Owned	
1.Title of Security (Instr. 3)	(Month/Day/Year) Exe any	ansaction Date 2A. Deemed hth/Day/Year) Execution Date, if any (Month/Day/Year)			sposed 4 and (A) or		Securities Beneficially Owned Following	6. Ownership Form: Direct (D) or Indirect (I) (Instr. 4)	7. Nature of Indirect Beneficial Ownership (Instr. 4)	
Common Stock	05/01/2013		Code V	Amount 41,768	(D) D	Price \$ 39.53 (2)	$1,074,356 \underline{(4)}$ $(5) \underline{(6)} \underline{(7)}$	$\frac{D}{(7)} \frac{(4)}{(5)} \frac{(5)}{(6)}$		
Common Stock	05/01/2013		S	4,230 (1)	D	\$ 40.21 (3)	$1,074,356 ^{(4)}_{(5)} ^{(6)}_{(7)} ^{(7)}$	$\frac{D}{(7)} \frac{(4)}{(5)} \frac{(5)}{(6)}$		

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

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 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. Transacti Code (Instr. 8)	5. orNumber of Derivative Securities Acquired (A) or Disposed of (D) (Instr. 3, 4, and 5)		ate	Secur	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 / A	ddress		Relationsh						
		Director	10% Owner	Officer	Other				
NOELL CHARLES III 100 INTERNATIONAL I SUITE 19100 BALTIMORE, MD 21202		Х							
Signatures									
/s/ Charles E. Noell III	05/02	2/2013							
**Signature of Reporting Person	Da	ate							
Evalenation of Deenenees									

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 shares of the Issuer's common stock ("Common Stock") sold by JMI Equity Side Fund, L.P. ("Equity Side Fund"). Immediately following such sales, Equity Side Fund owned an aggregate of 31,954 shares of Common Stock. Mr. Noell is an officer and the sole managing member of JMI Equity Side Associates, L.L.C., the general partner of Equity Side Fund. Mr. Noell is a limited partner

(1) of Equity Side Fund. Mr. Noell disclaims Section 16 beneficial ownership of the shares held by the Equity Side Fund and this report shall not be deemed an admission that such reporting person is the beneficial owner of such shares held by the Equity Side Fund, except to the extent of his pecuniary interest, if any, in the shares held by the Equity Side Fund by virtue of his limited partnership interest in Equity Side Fund.

The price reported represents the weighted average sale price of the shares sold. The prices of the shares sold in the reported transaction ranged from \$39.05 to \$40.05 per share. The Reporting Person hereby undertakes, upon request of the Staff of the U.S. Securities and

(2) Tanged from \$55.05 to \$40.05 per share. The Reporting Person hereby undertakes, upon request of the Start of the 0.5. Securities and Exchange Commission, the Issuer or a security holder of the Issuer, to provide full information regarding the number of shares sold at each separate price.

The price reported represents the weighted average sale price of the shares sold. The prices of the shares sold in the reported transaction ranged from \$40.06 to \$40.39 per share. The Reporting Person hereby undertakes, upon request of the Staff of the U.S. Securities and

(3) Tanged from \$40.00 to \$40.00 per share. The Reporting Person hereby undertakes, upon request of the Start of the 0.5. Securities and Exchange Commission, the Issuer or a security holder of the Issuer, to provide full information regarding the number of shares sold at each separate price.

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Represents shares directly held by Mr. Noell, including shares he received as a result of the pro rata distributions-in-kind made on May 1,
 2013 by JMI Equity Fund IV Trust ("Fund IV Trust"), JMI Associates IV Trust ("GP IV Trust"), JMI Equity Fund IV (AI) Trust ("Fund IV (AI) Trust"), JMI Associates IV (AI) Trust ("GP IV (AI) Trust"), JMI Equity Fund IV Trust ("Euro Fund Trust") and JMI

Associates Euro IV Trust ("Euro GP Trust"), JMI Equity Fund V Trust ("Fund V Trust"), (continued in footnote 5)

JMI Associates V Trust ("GP V Trust"), JMI Equity Fund V (AI) Trust ("Fund V (AI) Trust") and JMI Associates V (AI) Trust ("GP V (AI) Trust" and, together with Fund IV Trust, GP IV Trust, Fund IV (AI) Trust, GP IV (AI) Trust, Euro Fund Trust, Euro GP Trust, Fund V (AI) Trust of Long V (AI) Trust and European distributed shares was

(5) V Trust, GP V Trust and Fund V (AI) Trust, or IV Trust, or IV (AI) Trust, or IV (AI) Trust, Euro Fund Trust, Euro Fund Trust, Fund V (AI) Trust, GP V Trust, GP V Trust and Fund V (AI) Trust, collectively, the "JMI Trusts"). Mr. Noell's receipt of the foregoing distributed shares was made for no consideration. Each such distribution was exempt from Section 16 of the Securities Exchange Act pursuant to Rule 16a-13.

As of the date hereof, the JMI Trusts directly hold an aggregate of 6,914,884 shares of Common Stock. The JMI Trusts are irrevocable and Mr. Noell is a co-trustee of the JMI Trusts (other than for Euro Fund Trust) and a beneficiary of the JMI Trusts. Mr. Noell disclaims Section 16 beneficial ownership of the shares held by the JMI Trusts and this report shall not be deemed an admission that such reporting

(6) Section 16 beneficial ownership of the shares held by the JMI Trusts and this report shall not be deemed an admission that such reporting person is the beneficial owner of such shares held by the JMI Trusts, except to the extent of his pecuniary interest, if any, in the shares held by the JMI Trusts by virtue of his position as a co-trustee of the JMI Trusts (other than for Euro Fund Trust) and a beneficiary of the JMI Trusts.

As of the date hereof, six family trusts for which Mr. Noell may be deemed to control investment decisions (the "Family Trusts") directly hold an aggregate of 132,174 shares of Common Stock, including shares they received in connection with the distributions described in footnotes (4) and (5). Such receipt was made for no consideration, and each such distribution was exempt from Section 16 of the

(7) Securities Exchange Act pursuant to Rule 16a-13. The Family Trusts are irrevocable, and one or more beneficiaries of such trusts is an immediate family member of Mr. Noell. Mr. Noell disclaims Section 16 beneficial ownership of the shares held by such trusts and this report shall not be deemed an admission that such reporting person is the beneficial owner of such shares held by such trusts, except to the extent of his pecuniary interest, if any, in the shares held by such trusts by virtue of his position with such trusts.

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.