### Edgar Filing: JACOBS IAN - Form 4

JACOBS IA Form 4 November 0									
<b>FORM</b> Check th if no lon subject t Section Form 4 of Form 5 obligation may con <i>See</i> Instr 1(b).	<b>A 4</b> UNITED anis box ager o 16. or Filed pur Section 17(	STATES SECUI Wa IENT OF CHAN suant to Section 1 a) of the Public U 30(h) of the In	shington NGES IN SECUF (6(a) of th (tility Hol	, D.C. 2054 BENEFIC RITIES ne Securities ding Compa	9 IAL C Exch any Ac	<b>WN</b> ange	ERSHIP OF Act of 1934, 1935 or Section	OMB Number: Expires: Estimated a burden hour response	
1. Name and A 402 CAPIT	Address of Reporting	Symbol		<b>d</b> Ticker or Tra	-	I	5. Relationship of ssuer	Reporting Pers	con(s) to
(Last) 5015 UND	(First) (! ERWOOD AVEN	Middle) 3. Date of (Month/I	of Earliest T Day/Year)	ORKS INC		-	(Check _X_ Director Officer (give t pelow)		) Owner er (specify
OMAHA, N	(Street)		endment, D nth/Day/Yea	ate Original r)		-	<ol> <li>Individual or Joi Applicable Line)</li> <li>Form filed by Or X_ Form filed by M</li> </ol>	ne Reporting Per	son
(City)		(Zip) Tah	le I - Non-I	Derivative Sec	urities		Person	or Beneficial	lv Owned
1.Title of Security (Instr. 3)	2. Transaction Date (Month/Day/Year)		3. Transactio Code (Instr. 8)	4. Securities our Disposed of (Instr. 3, 4 an	Acquire of (D) dd 5) (A) or	ed (A)	5. Amount of Securities Beneficially Owned Following Reported Transaction(s) (Instr. 3 and 4)	6. Ownership Form: Direct (D) or Indirect (I) (Instr. 4)	7. Nature of Indirect Beneficial Ownership (Instr. 4)
Common Stock	11/02/2017		Code V D	Amount 97,907	(D) D	Price ( <u>1</u> )	0	I	By Ian V. Jacobs directly
Common Stock	11/02/2017		М	12,587	А	<u>(2)</u>	12,587	Ι	By Ian V. Jacobs directly
Common Stock	11/02/2017		D	12,587	D	<u>(1)</u>	0	Ι	By Ian V. Jacobs directly
Common Stock	11/02/2017		D	1,079,797	D	<u>(1)</u>	0	Ι	By SCA Partners, LP <sup>(3) (4)</sup>

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Common Stock Reminder: Re	11/02/201	7 rate line for each class		Persons informat required	l direc who tion c l to re a cu	tly or indir respond ontained spond u	0 rectly. to the colle l in this form nless the fo alid OMB co	n are not rm	(5) By 402 Fund, LP (3) (4) (5) EC 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. 5. Number of TransactiorDerivative Code Securities (Instr. 8) Acquired (A) or Disposed of (D) (Instr. 3, 4, and 5)		6. Date Exercisable and Expiration Date (Month/Day/Year)		7. Title and Amount of Underlying Securities (Instr. 3 and 4)		
				Code V	(A)	(D)	Date Exercisable	Expiration Date	Title	Amount or Number of Shares
Restricted Stock Unit	(2)	11/02/2017		М		12,587	(2)	(2)	Common Stock	12,587
Stock Option (right to buy)	\$ 1	11/02/2017		D		24,000	<u>(6)</u>	03/21/2024	Common Stock	24,000
Stock Option (right to buy)	\$ 5.37	11/02/2017		D		50,000	(7)	07/07/2021	Common Stock	50,000

# **Reporting Owners**

<b>Reporting Owner Name / Address</b>	Relationships						
	Director	10% Owner	Officer	Other			
402 CAPITAL LLC 5015 UNDERWOOD AVENUE OMAHA, NE 68132	Х						
JACOBS IAN	Х						

#### 5015 UNDERWOOD AVENUE OMAHA, NE 68132

### Signatures

/s/ Ian V. Jacobs, Managing Member of 402 Capital, LLC	11/06/2017		
**Signature of Reporting Person	Date		
/s/ Ian V. Jacobs	11/06/2017		
**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).

Disposed of pursuant to the Agreement and Plan of Merger, dated as of May 2, 2017, by and among the Issuer, Affinitas GmbH, Spark Networks SE (f/k/a Blitz 17-655 SE) ("New Spark"), and Chardonnay Merger Sub, Inc., a wholly-owned subsidiary of New Spark (the

- (1) "Merger Agreement"), in exchange for 0.1 American depositary shares of New Spark ("New Spark ADSs") per each share, with each New Spark ADS representing 0.1 ordinary shares of New Spark (the "Merger Consideration").
- (2) Pursuant to the Merger Agreement, unvested restricted stock units ("RSUs") were converted to the issuer's common stock immediately prior to the effective time of the merger and exchanged for New Spark ADSs upon effectiveness of the merger.

(3) The filing of this Form 4 shall not be construed as an admission that Mr. Jacobs, the managing member of 402 Capital, LLC ("402 Capital") is or was for the purposes of Section 16(a) of the Securities Exchange Act of 1934, as amended, the beneficial owner of any of the shares of the Issuer's common stock, par value \$0.001 per share (the "Common Stock"), owned by 402 Fund, LP (the "Fund") or SCA.

As previously reported on the reporting persons' Form 3 and Form 4s with respect to the Issuer, (i) the Fund holds 1,215,950 shares of Common Stock, and 402 Capital and Mr. Jacobs report the shares held by the Fund because as the investment manager of the Fund, and the managing member of 402 Capital, respectively, they control the disposition and voting of the securities, and (ii) SCA holds

- (4) 1,079,797 shares of Common Stock, and 402 Capital controls the voting and disposition of the Common Stock held by SCA, of which 402 Capital is the investment manager. An affiliate of 402 Capital, for which Mr. Jacobs is the managing member, serves as the general partner of SCA and receives an allocation of net profits from SCA. Mr. Jacobs reports the shares held indirectly by 402 Capital because, as the managing member of 402 Capital at the time of purchase, Mr. Jacobs controlled the disposition and voting of the securities.
- (5) Pursuant to Rule 16a-1, each of Mr. Jacobs and 402 Capital disclaims beneficial ownership except to the extent of their respective pecuniary interests.
- The stock option was granted on March 21, 2017 for 24,000 shares and was exchanged with an option to purchase a number of New
   (6) Spark ADSs equal to 24,000 multiplied by 0.1, with an exercise price per share (rounded up to the nearest whole cent) equal to the per share exercise price specified in such stock option divided by 0.1.
- The stock option was granted on July 7, 2014 for 50,000 shares and was exchanged with an option to purchase a number of New Spark
   (7) ADSs equal to 50,000 multiplied by 0.1, with an exercise price per share (rounded up to the nearest whole cent) equal to the per share exercise price specified in such stock option, divided by 0.1.

#### **Remarks:**

For purposes of Section 16 of the Securities Exchange Act of 1934, as amended, the Reporting Person may be deemed to be a

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.