PACVEN WALDEN VENTURES V LP Form SC 13G/A February 14, 2012

UNITED STATES SECURITIES AND EXCHANGE COMMISSION Washington, D.C. 20549

SCHEDULE 13G

(Rule 13d-102)

INFORMATION TO BE INCLUDED IN STATEMENTS FILED PURSUANT TO RULES 13d-1 (b), (c) AND (d) AND AMENDMENTS THERETO FILED PURSUANT TO 13d-2 (b)

(Amendment No. 1)*

Inphi Corporation

(Name of Issuer)

Common Stock

(Title of Class of Securities)

45772F107

(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 this Schedule is filed:

- o Rule 13d-1(b)
- o Rule 13d-1(c)
- x Rule 13d-1(d)

The information required on the remainder of this cover page shall not be deemed to be "filed" for the purpose of Section 18 of the Securities Exchange Act of 1934 ("Act") or otherwise subject to the liabilities of that section of the Act but shall be subject to all other provisions of the Act (however, see the Notes).

^{*}The remainder of this cover page shall be filled out for a reporting person's initial filing on this form with respect to the subject class of securities, and for any subsequent amendment containing information which would alter disclosures provided in a prior cover page.

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1	Names of Reporting Persons. Pacven Walden Ventures V, L.P.		
2	Check the Appropriate E (a) (b)	Box if a Member of x (1)	of a Group*
3	SEC Use Only		
4	Citizenship or Place of C Cayman Islands	Organization	
Number of	5		Sole Voting Power 2,021,291 shares of Common Stock (2)
Shares Beneficially Owned by Each Reporting Person With	6		Shared Voting Power 0 shares
	7		Sole Dispositive Power 2,021,291 shares of Common Stock (2)
	8		Shared Dispositive Power 0 shares
9	Aggregate Amount Bene 2,021,291 shares of Com		y Each Reporting Person
10	Check Box if the Aggregate Amount in Row (9) Excludes Certain Shares* o		
11	Percent of Class Represented by Amount in Row 9 7.3% (3)		
12	Type of Reporting Perso PN	n*	

CUSIP No. 45772F107

This Schedule 13G is filed by Pacven Walden Ventures V, L.P. (Pacven V), Pacven Walden Ventures Parallel V-A C.V. (Pacven Parallel V-A), Pacven Walden Ventures Parallel V-B C.V. (Pacven Parallel V-B), Pacven Walden Ventures V Associates Fund, L.P. (Pacven Associates V), Pacven Walden Ventures V-QP Associates Fund, L.P. (Pacven Associates V-QP), Asian Venture Capital Investment Corp. (International Venture Capital Investment III Corp. (International Venture III), Seed Ventures III Pte Ltd. (Seed Ventures), Pacven Walden Ventures VI, L.P. (Pacven VI), Pacven Walden Ventures Parallel VI, L.P. (Pacven Parallel VI), Lip-Bu Tan (Tan), Andrew Kau (Kau), Hock Voon Loo (Loo), Brian Chiang (Chiang) and Mary Cole (Coleman and together with Pacven V, Pacven Parallel V-A, Pacven Parallel V-B, Pacven Associates V, Pacven Associates V-QP, Asian Venture, International Venture, International Venture III, Seed Ventures, Pacven VI, Pacven Parallel VI, Tan, Kau, Loo and Chiang, collectively, the Reporting Persons). The Reporting Persons expressly disclaim status as a group for purposes of this Schedule 13G.

⁽²⁾ The shares are held by Pacven V. Pacven Walden Management V Co. Ltd. (Pacven Mgmnt V) is the general partner of Pacven V. Pacven Mgmnt V holds voting and dispositive power of the shares held by Pacven V, however, disclaims beneficial ownership of the shares, except to the extent of its pecuniary interests therein.

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1	Names of Reporting Persons. Pacven Walden Ventures Parallel V-A C.V.		
2	Check the Appropria (a) (b)	te Box if a Memb o x (1)	er of a Group*
3	SEC Use Only		
4	Citizenship or Place Netherlands	of Organization	
Number of	5		Sole Voting Power 46,579 shares of Common Stock (2)
Shares Beneficially Owned by Each Reporting Person With	6		Shared Voting Power 0 shares
	7		Sole Dispositive Power 46,579 shares of Common Stock (2)
	8		Shared Dispositive Power 0 shares
9	Aggregate Amount E 46,579 shares of Con		ed by Each Reporting Person
10	Check Box if the Ag	gregate Amount is	n Row (9) Excludes Certain Shares* o
11	Percent of Class Rep 0.2% (3)	resented by Amou	unt in Row 9
12	Type of Reporting Po	erson*	

CUSIP No. 45772F107

This Schedule 13G is filed by Pacven Walden Ventures V, L.P. (Pacven V), Pacven Walden Ventures Parallel V-A C.V. (Pacven Parallel V-A), Pacven Walden Ventures V Associates Fund, L.P. (Pacven Associates V), Pacven Walden Ventures V Associates Fund, L.P. (Pacven Associates V-QP), Asian Venture Capital Investment Corp. (Asian Venture), International Venture Capital Investment Corp. (International Venture U), International Venture Capital Investment III Corp. (International Venture U), Pacven VI), Pacven VI), Pacven Walden Ventures VI, L.P. (Pacven VI), Pacven VI), Pacven VI, Pacven VI, Pacven Associates V, Pacven Associates V-QP, Asian Venture, International Venture, International Venture III, Seed Ventures, Pacven VI, Pacven Parallel VI, Tan, Kau, Loo and Chiang, collectively, the Reporting Persons). The Reporting Persons expressly disclaim status as a group for purposes of this Schedule 13G.

⁽²⁾ The shares are held by Pacven Parallel V-A. Pacven Walden Management V Co. Ltd. (Pacven Mgmnt V) is the general partner of Pacven Parallel V-A. Pacven Mgmnt V holds voting and dispositive power of the shares held by Pacven Parallel V-A, however, disclaims beneficial ownership of the shares, except to the extent of its pecuniary interests therein.

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1	Names of Reporting Pe Pacven Walden Venture		.V.
2	Check the Appropriate (a) (b)	Box if a Member o x (1)	of a Group*
3	SEC Use Only		
4	Citizenship or Place of Netherlands	Organization	
Number of	5		Sole Voting Power 46,579 shares of Common Stock (2)
Shares Beneficially Owned by	6		Shared Voting Power 0 shares
Each Reporting Person With	7		Sole Dispositive Power 46,579 shares of Common Stock (2)
	8		Shared Dispositive Power 0 shares
9	Aggregate Amount Ber 46,579 shares of Comm	-	by Each Reporting Person
10	Check Box if the Aggre	egate Amount in I	Row (9) Excludes Certain Shares* o
11	Percent of Class Repres	sented by Amoun	t in Row 90
12	Type of Reporting Pers PN	on*	

CUSIP No. 45772F107

This Schedule 13G is filed by Pacven Walden Ventures V, L.P. (Pacven V), Pacven Walden Ventures Parallel V-A C.V. (Pacven Parallel V-A), Pacven Walden Ventures Parallel V-B C.V. (Pacven Parallel V-B), Pacven Walden Ventures V Associates Fund, L.P. (Pacven Associates V), Pacven Walden Ventures V-QP Associates Fund, L.P. (Pacven Associates V-QP), Asian Venture Capital Investment Corp. (Asian Venture), International Venture Capital Investment Corp. (International Venture III), Seed Ventures III Pte Ltd. (Seed Ventures), Pacven Walden Ventures VI, L.P. (Pacven VI), Pacven Walden Ventures Parallel VI, L.P. (Pacven Parallel VI), Lip-Bu Tan (Tan), Andrew Kau (Kau), Hock Voon Loo (Loo), Brian Chiang (Chiang) and Mary Cole (Coleman and together with Pacven V, Pacven Parallel V-A, Pacven Parallel V-B, Pacven Associates V, Pacven Associates V-QP, Asian Venture, International Venture, International Venture III, Seed Ventures, Pacven VI, Pacven Parallel VI, Tan, Kau, Loo and Chiang, collectively, the Reporting Persons). The Reporting Persons expressly disclaim status as a group for purposes of this Schedule 13G.

⁽²⁾ The shares are held by Pacven Parallel V-B. Pacven Walden Management V Co. Ltd. (Pacven Mgmnt V) is the general partner of Pacven Parallel V-B. Pacven Mgmnt V holds voting and dispositive power of the shares held by Pacven Parallel V-B, however, disclaims beneficial ownership of the shares, except to the extent of its pecuniary interests therein.

(3) Percent of class is based on 27,754,000 shares of Common Stock outstanding as of December 31, 2011.

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1	Names of Reporting Persons Pacven Walden Ventures V Associates Fund, L.P.		
2	Check the Appropriate Box if a Member of a Group* (a) o		
	(b)	x (1)	
3	SEC Use Only		
4	Citizenship or Place of Cayman Islands	Organization	
Number of	5		Sole Voting Power 4,955 shares of Common stock (2)
Shares Beneficially Owned by	6		Shared Voting Power 0 shares
Each Reporting Person With	7		Sole Dispositive Power 4,955 shares of Common stock (2)
	8		Shared Dispositive Power 0 shares
9	Aggregate Amount Beneficially Owned by Each Reporting Person 4,955 shares of Common stock (2)		
10	Check Box if the Aggre	egate Amount in R	Row (9) Excludes Certain Shares* o

Percent of Class Represented by Amount in Row 9

CUSIP No. 45772F107

11

12

0.1%(3)

Type of Reporting Person*

This Schedule 13G is filed by Pacven Walden Ventures V, L.P. (Pacven V), Pacven Walden Ventures Parallel V-A C.V. (Pacven Parallel V-A), Pacven Walden Ventures V Associates Fund, L.P. (Pacven Associates V), Pacven Walden Ventures V-QP Associates Fund, L.P. (Pacven Associates V-QP), Asian Venture Capital Investment Corp. (International Venture V), International Venture Capital Investment III Corp. (International Venture III), Seed Ventures III Pte Ltd. (Seed Ventures), Pacven Walden Ventures VI, L.P. (Pacven VI), Pacven VI), Pacven VI, Pacven VI, Pacven VI, Pacven Associates V, Pacven Associates V-QP, Asian Venture, International Venture, International Venture III, Seed Ventures, Pacven VI, Pacven Parallel VI, Tan, Kau, Loo and Chiang, collectively, the Reporting Persons). The Reporting Persons expressly disclaim status as a group for purposes of this Schedule 13G.

⁽²⁾ The shares are held by Pacven Associates V. Pacven Walden Management V Co. Ltd. (Pacven Mgmnt V) is the general partner of Pacven Associates V. Pacven Mgmnt V holds voting and dispositive power of the shares held by Pacven Associates V, however, disclaims beneficial ownership of the shares, except to the extent of its pecuniary interests therein.

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1	Names of Reporting Persons Pacven Walden Ventures V-QP Associates Fund, L.P.		
2	Check the Appropriate (a) (b)	Box if a Member o x (1)	of a Group*
3	SEC Use Only		
4	Citizenship or Place of Cayman Islands	Organization	
Number of Shares Beneficially Owned by Each Reporting Person With	5		Sole Voting Power 32,584 shares of Common stock (2)
	6		Shared Voting Power 0 shares
	7		Sole Dispositive Power 32,584 shares of Common stock (2)
	8		Shared Dispositive Power 0 shares
9	Aggregate Amount Beneficially Owned by Each Reporting Person 32,584 shares of Common stock (2)		
10	Check Box if the Aggregate Amount in Row (9) Excludes Certain Shares* o		
11	Percent of Class Repre 0.1% (3)	sented by Amoun	t in Row 9
12	Type of Reporting Pers	son*	

CUSIP No. 45772F107

PN

This Schedule 13G is filed by Pacven Walden Ventures V, L.P. (Pacven V), Pacven Walden Ventures Parallel V-A C.V. (Pacven Parallel V-A), Pacven Walden Ventures Parallel V-B C.V. (Pacven Parallel V-B), Pacven Walden Ventures V Associates Fund, L.P. (Pacven Associates V), Pacven Walden Ventures V-QP Associates Fund, L.P. (Pacven Associates V-QP), Asian Venture Capital Investment Corp. (International Venture), International Venture Capital Investment III Corp. (International Venture III), Seed Ventures III Pte Ltd. (Seed Ventures), Pacven Walden Ventures VI, L.P. (Pacven VI), Pacven Walden Ventures Parallel VI, L.P. (Pacven Parallel VI), Lip-Bu Tan (Tan), Andrew Kau (Kau), Hock Voon Loo (Loo), Brian Chiang (Chiang) and Mary Cole (Coleman and together with Pacven V, Pacven Parallel V-A, Pacven Parallel V-B, Pacven Associates V, Pacven Associates V-QP, Asian Venture, International Venture, International Venture III, Seed Ventures, Pacven VI, Pacven Parallel VI, Tan, Kau, Loo and Chiang, collectively, the Reporting Persons). The Reporting Persons expressly disclaim status as a group for purposes of this Schedule 13G.

⁽²⁾ The shares are held by Pacven Associates V-QP. Pacven Walden Management V Co. Ltd. (Pacven Mgmnt V) is the general partner of Pacven Associates V-QP. Pacven Mgmnt V holds voting and dispositive power of the shares held by Pacven Associates V-QP, however, disclaims beneficial ownership of the shares, except to the extent of its pecuniary interests therein.

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1	Names of Reporting Persons Asian Venture Capital Investment Corp.	

- 2 Check the Appropriate Box if a Member of a Group*
 - (b) x (1)
- 3 SEC Use Only

CUSIP No. 45772F107

4 Citizenship or Place of Organization
Taiwan

	5	Sole Voting Power
		52,609 shares of Common stock (2)
Number of		
Shares	6	Shared Voting Power
Beneficially		0 shares
Owned by		
Each	7	Sole Dispositive Power
Reporting		52,609 shares of Common stock (2)
Person With		
	8	Shared Dispositive Power
		0 shares
Person With	8	

- 9 Aggregate Amount Beneficially Owned by Each Reporting Person 52,609 shares of Common stock (2)
- 10 Check Box if the Aggregate Amount in Row (9) Excludes Certain Shares* o
- Percent of Class Represented by Amount in Row 9 0.2% (3)
- 12 Type of Reporting Person* PN

- (2) The shares are held by Asian Venture. Lip-Bu Tan is a director of Asian Venture. Lip-Bu Tan holds voting and dispositive power of the shares held by Asian Venture, however, disclaims beneficial ownership of the shares, except to the extent of his pecuniary interests therein.
- (3) Percent of class is based on 27,754,000 shares of Common Stock outstanding as of December 31, 2011.

This Schedule 13G is filed by Pacven Walden Ventures V, L.P. (Pacven V), Pacven Walden Ventures Parallel V-A C.V. (Pacven Parallel V-A), Pacven Walden Ventures Parallel V-B C.V. (Pacven Parallel V-B), Pacven Walden Ventures V Associates Fund, L.P. (Pacven Associates V), Pacven Walden Ventures V-QP Associates Fund, L.P. (Pacven Associates V-QP), Asian Venture Capital Investment Corp. (International Venture), International Venture Capital Investment III Corp. (International Venture III), Seed Ventures III Pte Ltd. (Seed Ventures), Pacven Walden Ventures VI, L.P. (Pacven VI), Pacven Walden Ventures Parallel VI, L.P. (Pacven Parallel VI), Lip-Bu Tan (Tan), Andrew Kau (Kau), Hock Voon Loo (Loo), Brian Chiang (Chiang) and Mary Cole (Coleman and together with Pacven V, Pacven Parallel V-A, Pacven Parallel V-B, Pacven Associates V, Pacven Associates V-QP, Asian Venture, International Venture, International Venture III, Seed Ventures, Pacven VI, Pacven Parallel VI, Tan, Kau, Loo and Chiang, collectively, the Reporting Persons). The Reporting Persons expressly disclaim status as a group for purposes of this Schedule 13G.

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1	Names of Reporting Persons International Venture Capital Investment Corp.		
2	Check the Appropriate (a) (b)	e Box if a Member o x (1)	of a Group*
3	SEC Use Only		
4	Citizenship or Place o Taiwan	f Organization	
Number of	5		Sole Voting Power 52,609 shares of Common stock (2)
Number of Shares Beneficially Owned by Each Reporting Person With	6		Shared Voting Power 0 shares
	7		Sole Dispositive Power 52,609 shares of Common stock (2)
	8		Shared Dispositive Power 0 shares
9	Aggregate Amount Bo 52,609 shares of Com		by Each Reporting Person
10	Check Box if the Agg	regate Amount in	Row (9) Excludes Certain Shares* o
11	Percent of Class Repro	esented by Amoun	t in Row 9
12	Type of Reporting Per PN	rson*	

CUSIP No. 45772F107

This Schedule 13G is filed by Pacven Walden Ventures V, L.P. (Pacven V), Pacven Walden Ventures Parallel V-A C.V. (Pacven Parallel V-A), Pacven Walden Ventures Parallel V-B C.V. (Pacven Parallel V-B), Pacven Walden Ventures V Associates Fund, L.P. (Pacven Associates V), Pacven Walden Ventures V-QP Associates Fund, L.P. (Pacven Associates V-QP), Asian Venture Capital Investment Corp. (International Venture III), Seed Ventures III Pte Ltd. (Seed Ventures), Pacven Walden Ventures VI, L.P. (Pacven VI), Pacven Walden Ventures Parallel VI, L.P. (Pacven VI), Pacven Walden Ventures VI, L.P. (Pacven VI), Pacven Walden Ventures Parallel VI, L.P. (Pacven VI), Pacven Walden Ventures VI, L.P. (Pacven VI), Pacven Walden Ventures VI, L.P. (Pacven VI), Pacven Walden Ventures VI, L.P. (Pacven VI), Pacven VI, Pacven VI), Pacven Associates V, Pacven Associates V-QP, Asian Venture, International Venture, International Venture III, Seed Ventures, Pacven VI, Pacven Parallel VI, Tan, Kau, Loo and Chiang, collectively, the Reporting Persons). The Reporting Persons expressly disclaim status as a group for purposes of this Schedule 13G.

⁽²⁾ The shares are held by International Venture. Lip-Bu Tan is a director of International Venture. Lip-Bu Tan holds voting and dispositive power of the shares held by International Venture, however, disclaims beneficial ownership of the shares, except to the extent of his pecuniary interests therein.

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1	Names of Reporting Persons International Venture Capital Investment III Corp.		
2	Check the Appropriat (a) (b)	e Box if a Member o x (1)	of a Group*
3	SEC Use Only		
4	Citizenship or Place of Taiwan	of Organization	
Number of Shares Beneficially Owned by Each Reporting Person With	5		Sole Voting Power 52,609 shares of Common stock (2)
	6		Shared Voting Power 0 shares
	7		Sole Dispositive Power 52,609 shares of Common stock (2)
	8		Shared Dispositive Power 0 shares
9	Aggregate Amount B 52,609 shares of Com		by Each Reporting Person
10	Check Box if the Agg	gregate Amount in	Row (9) Excludes Certain Shares* o
11	Percent of Class Repr 0.2% (3)	resented by Amoun	it in Row 9
12	Type of Reporting Pe PN	rson*	

CUSIP No. 45772F107

This Schedule 13G is filed by Pacven Walden Ventures V, L.P. (Pacven V), Pacven Walden Ventures Parallel V-A C.V. (Pacven Parallel V-A), Pacven Walden Ventures Parallel V-B C.V. (Pacven Parallel V-B), Pacven Walden Ventures V Associates Fund, L.P. (Pacven Associates V-QP), Asian Venture Capital Investment Corp. (Asian Venture), International Venture Capital Investment Corp. (International Venture III), Seed Ventures III Pte Ltd. (Seed Ventures), Pacven Walden Ventures VI, L.P. (Pacven VI), Pacven VI, Pacven VI, Pacven VI, Pacven Associates V, Pacven Associates V-QP, Asian Venture, International Venture, International Venture III, Seed Ventures, Pacven VI, Pacven Parallel VI, Tan, Kau, Loo and Chiang, collectively, the Reporting Persons). The Reporting Persons expressly disclaim status as a group for purposes of this Schedule 13G.

⁽²⁾ The shares are held by International Venture III. Lip-Bu Tan is a director of International Venture III. Lip-Bu Tan holds voting and dispositive power of the shares held by International Venture III, however, disclaims beneficial ownership of the shares, except to the extent of his pecuniary interests therein.

13 G

1	Names of Reporting Seed Ventures III Pte		
2	Check the Appropria (a) (b)	te Box if a Member o x (1)	r of a Group*
3	SEC Use Only		
4	Citizenship or Place of Singapore	of Organization	
Number of	5		Sole Voting Power 36,168 shares of Common stock (2)
Shares Beneficially Owned by Each Reporting Person With	6		Shared Voting Power 0 shares
	7		Sole Dispositive Power 36,168 shares of Common stock (2)
	8		Shared Dispositive Power 0 shares
9	Aggregate Amount E 36,168 shares of Con		by Each Reporting Person
10	Check Box if the Ag	gregate Amount in	Row (9) Excludes Certain Shares* o
11	Percent of Class Rep 0.1% (3)	resented by Amour	nt in Row 9
12	Type of Reporting Po	erson*	

CUSIP No. 45772F107

This Schedule 13G is filed by Pacven Walden Ventures V, L.P. (Pacven V), Pacven Walden Ventures Parallel V-A C.V. (Pacven Parallel V-A), Pacven Walden Ventures Parallel V-B C.V. (Pacven Parallel V-B), Pacven Walden Ventures V Associates Fund, L.P. (Pacven Associates V), Pacven Walden Ventures V-QP Associates Fund, L.P. (Pacven Associates V-QP), Asian Venture Capital Investment Corp. (Asian Venture), International Venture Capital Investment Corp. (International Venture III), Seed Ventures III Pte Ltd. (Seed Ventures), Pacven Walden Ventures VI, L.P. (Pacven VI), Pacven Walden Ventures Parallel VI, L.P. (Pacven Parallel VI), Lip-Bu Tan (Tan), Andrew Kau (Kau), Hock Voon Loo (Loo), Brian Chiang (Chiang) and Mary Cole (Coleman and together with Pacven V, Pacven Parallel V-A, Pacven Parallel V-B, Pacven Associates V, Pacven Associates V-QP, Asian Venture, International Venture, International Venture III, Seed Ventures, Pacven VI, Pacven Parallel VI, Tan, Kau, Loo and Chiang, collectively, the Reporting Persons). The Reporting Persons expressly disclaim status as a group for purposes of this Schedule 13G.

⁽²⁾ The shares are held by Seed Ventures. Lip-Bu Tan is a director of Seed Ventures. Lip-Bu Tan holds voting and dispositive power of the shares held by International Seed Ventures, however, disclaims beneficial ownership of the shares, except to the extent of his pecuniary interests therein.

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1	Names of Reporting Persons Pacven Walden Ventures VI, L.P.		
2	Check the Appropriate Box if a Member of a Group* (a) o		
	(a) (b)	x (1)	
3	SEC Use Only		
4	Citizenship or Place of Cayman Islands	Organization	
	5		Sole Voting Power
Number of			714,816 shares of Common stock (2)
Shares Beneficially	6		Shared Voting Power 0 shares
Owned by			0 shares
Each Reporting	7		Sole Dispositive Power 714,816 shares of Common stock (2)
Person With	8		Shared Dispositive Power 0 shares
9	Aggregate Amount Ber 714,816 shares of Com		by Each Reporting Person
10	Check Box if the Aggre	egate Amount in I	Row (9) Excludes Certain Shares* o
11	Percent of Class Repres 2.6% (3)	sented by Amoun	t in Row 9
12	Type of Reporting Pers PN	on*	

CUSIP No. 45772F107

This Schedule 13G is filed by Pacven Walden Ventures V, L.P. (Pacven V), Pacven Walden Ventures Parallel V-A C.V. (Pacven Parallel V-A), Pacven Walden Ventures V Associates Fund, L.P. (Pacven Associates V), Pacven Walden Ventures V Associates Fund, L.P. (Pacven Associates V-QP), Asian Venture Capital Investment Corp. (Asian Venture), International Venture Capital Investment Corp. (International Venture U), International Venture Capital Investment III Corp. (International Venture U), Pacven VI), Pacven VI), Pacven Walden Ventures VI, L.P. (Pacven VI), Pacven VI), Pacven VI, Pacven VI, Pacven Associates V, Pacven Associates V-QP, Asian Venture, International Venture, International Venture III, Seed Ventures, Pacven VI, Pacven Parallel VI, Tan, Kau, Loo and Chiang, collectively, the Reporting Persons). The Reporting Persons expressly disclaim status as a group for purposes of this Schedule 13G.

⁽²⁾ The shares are held by Pacven VI. Pacven Walden Management VI Co. Ltd. (Pacven Mgmnt VI) is the general partner of Pacven VI. Pacven Mgmnt VI holds voting and dispositive power of the shares held by Pacven VI, however, disclaims beneficial ownership of the shares, except to the extent of its pecuniary interests therein.

13 G

1	Names of Reporting Persons Pacven Walden Ventures Parallel VI, L.P.		
2	Check the Appropriate Box if a Member of a Group*		
	(a) (b)	o x (1)	
	(6)	X (1)	
3	SEC Use Only		
4	Citizenship or Place of Cayman Islands	of Organization	
	5		Sole Voting Power
N. I. C			55,659 shares of Common stock (2)
Number of Shares	6		Shared Voting Power
Beneficially			0 shares
Owned by Each	7		Sole Dispositive Power
Reporting	,		55,659 shares of Common stock (2)
Person With	8		Shared Dispositive Power
	Ü		0 shares
9	Aggregate Amount Beneficially Owned by Each Reporting Person 55,659 shares of Common stock (2)		
10	Check Box if the Agg	gregate Amount in	Row (9) Excludes Certain Shares* o
11	Percent of Class Repr 0.2% (3)	resented by Amou	nt in Row 9
12	Type of Reporting Pe	erson*	

CUSIP No. 45772F107

PN

This Schedule 13G is filed by Pacven Walden Ventures V, L.P. (Pacven V), Pacven Walden Ventures Parallel V-A C.V. (Pacven Parallel V-A), Pacven Walden Ventures Parallel V-B C.V. (Pacven Parallel V-B), Pacven Walden Ventures V Associates Fund, L.P. (Pacven Associates V), Pacven Walden Ventures V-QP Associates Fund, L.P. (Pacven Associates V-QP), Asian Venture Capital Investment Corp. (Asian Venture), International Venture Capital Investment Corp. (International Venture III), Seed Ventures III Pte Ltd. (Seed Ventures), Pacven Walden Ventures VI, L.P. (Pacven VI), Pacven Walden Ventures Parallel VI, L.P. (Pacven Parallel VI), Lip-Bu Tan (Tan), Andrew Kau (Kau), Hock Voon Loo (Loo), Brian Chiang (Chiang) and Mary Cole (Coleman and together with Pacven V, Pacven Parallel V-A, Pacven Parallel V-B, Pacven Associates V, Pacven Associates V-QP, Asian Venture, International Venture, International Venture III, Seed Ventures, Pacven VI, Pacven Parallel VI, Tan, Kau, Loo and Chiang, collectively, the Reporting Persons). The Reporting Persons expressly disclaim status as a group for purposes of this Schedule 13G.

⁽²⁾ The shares are held by Pacven Parallel VI. Pacven Walden Management VI Co. Ltd. (Pacven Mgmnt VI) is the general partner of Pacven Parallel VI. Pacven Mgmnt VI holds voting and dispositive power of the shares held by Pacven Parallel VI, however, disclaims beneficial ownership of the shares, except to the extent of its pecuniary interests therein.

CUSIP No. 45772F107 13 G 1 Names of Reporting Persons Lip-Bu Tan 2 Check the Appropriate Box if a Member of a Group* (b) x(1)3 SEC Use Only 4 Citizenship or Place of Organization United States of America Sole Voting Power 3,982 shares Number of Shares Shared Voting Power Beneficially 3,116,458 shares of Common Stock (2) Owned by Each 7 Sole Dispositive Power Reporting 3,982 shares Person With 8 Shared Dispositive Power 3,116,458 shares of Common Stock (2) 9 Aggregate Amount Beneficially Owned by Each Reporting Person 3,120,440 shares of Common Stock (2) 10 Check Box if the Aggregate Amount in Row (9) Excludes Certain Shares* o 11 Percent of Class Represented by Amount in Row 9 11.2% (3) 12 Type of Reporting Person*

This Schedule 13G is filed by Pacven Walden Ventures V, L.P. (Pacven V), Pacven Walden Ventures Parallel V-A C.V. (Pacven Parallel V-A), Pacven Walden Ventures Parallel V-B C.V. (Pacven Parallel V-B), Pacven Walden Ventures V Associates Fund, L.P. (Pacven Associates V-QP), Asian Venture Capital Investment Corp. (Asian Venture), International Venture Capital Investment Corp. (International Venture III), Seed Ventures III Pte Ltd. (Seed Ventures), Pacven Walden Ventures VI, L.P. (Pacven VI), Pacven Walden Ventures Parallel VI, L.P. (Pacven Parallel VI), Lip-Bu Tan (Tan), Andrew Kau (Kau), Hock Voon Loo (Loo), Brian Chiang (Chiang) and Mary Cole (Coleman and together with Pacven V, Pacven Parallel V-A, Pacven Parallel V-B, Pacven Associates V, Pacven Associates V-QP, Asian Venture, International Venture, International Venture III, Seed Ventures, Pacven VI, Pacven Parallel VI, Tan, Kau, Loo and Chiang, collectively, the Reporting Persons). The Reporting Persons expressly disclaim status as a group for purposes of this Schedule 13G.

Includes: (i) 2,021,291 shares held by Pacven V, 46,579 shares held by Pacven Parallel V-A, 46,579 shares held by Pacven Parallel V-B, 4,955 shares held by Pacven Associates V, 32,584 shares held by Pacven Associates V-QP, 52,609 shares held by Asian Venture, 52,609 shares held by International Venture III, 36,168 shares held by Seed Ventures, and 714,816 shares held by Pacven VI, 55,659 shares held by Pacven Parallel VI. The reporting person is a director of Seed Ventures III Pte Ltd and the sole director and a member of the Investment Committee of Pacven Walden Management V Co. Ltd. (Pacven Mgmnt V) and Pacven Walden Management VI Co. Ltd. (Pacven Mgmnt V). Pacven Parallel V-B, Pacven Associates V-QP and Pacven Associates V. Pacven Mgmnt VI is the general partner of Pacven VI and Pacven Parallel VI. The reporting person is also a director of Asia Venture, International Venture and International Venture III. The reporting person disclaims beneficial

ownership of these partnerships shares except as to the reporting person s pecuniary interest in the partnerships.

(3) Percent of class is based on 27,754,000 shares of Common Stock outstanding as of December 31, 2011.

CUSIP No. 45772F107	13 G

1	Names of Reporting Per Andrew Kau	rsons				
2	Check the Appropriate I (a) (b)	Box if a Member o x (1)	of a Group*			
3	SEC Use Only					
4	Citizenship or Place of Organization United States of America					
N. I. G	5		Sole Voting Power 0 shares			
Number of Shares Beneficially Owned by	6		Shared Voting Power 2,922,463 shares of Common Stock (2)			
Each Reporting Person With	7		Sole Dispositive Power 0 shares			
	8		Shared Dispositive Power 2,922,463 shares of Common Stock (2)			
9	Aggregate Amount Beneficially Owned by Each Reporting Person 2,922,463 shares of Common Stock (2)					
10	Check Box if the Aggregate Amount in Row (9) Excludes Certain Shares* o					
11	Percent of Class Represented by Amount in Row 9 10.5% (3)					
12	Type of Reporting Person* IN					

This Schedule 13G is filed by Pacven Walden Ventures V, L.P. (Pacven V), Pacven Walden Ventures Parallel V-A C.V. (Pacven Parallel V-A), Pacven Walden Ventures Parallel V-B C.V. (Pacven Parallel V-B), Pacven Walden Ventures V Associates Fund, L.P. (Pacven Associates V), Pacven Walden Ventures V-QP Associates Fund, L.P. (Pacven Associates V-QP), Asian Venture Capital Investment Corp. (Asian Venture), International Venture Capital Investment III Corp. (International Venture III), Seed Ventures III Pte Ltd. (Seed Ventures), Pacven Walden Ventures VI, L.P. (Pacven VI), Pacven Walden Ventures Parallel VI, L.P. (Pacven Parallel VI), Lip-Bu Tan (Tan), Andrew Kau (Kau), Hock Voon Loo (Loo), Brian Chiang (Chiang) and I Coleman (Coleman and together with Pacven V, Pacven Parallel V-A, Pacven Parallel V-B, Pacven Associates V, Pacven Associates V-QP, Asian Venture, International Venture, International Venture III, Seed Ventures, Pacven VI, Pacven Parallel VI, Tan, Kau, Loo and Chiang, collectively, the Reporting Persons). The Reporting Persons expressly disclaim status as a group for purposes of this Schedule 13G.

Includes: (i) 2,021,291 shares held by Pacven V, 46,579 shares held by Pacven Parallel V-A, 46,579 shares held by Pacven Parallel V-B, 4,955 shares held by Pacven Associates V, 32,584 shares held by Pacven Associates V-QP, 714,816 shares held by Pacven VI, and 55,659 shares held by Pacven Parallel VI. The Reporting Person is a member of the Investment Committee of Pacven Walden Management V Co. Ltd. (Pacven Mgmnt V) and Pacven Walden Management VI Co. Ltd. (Pacven Mgmnt VI). Pacven Mgmnt V is the general partner of Pacven V, Pacven Parallel V-A, Pacven Parallel V-B, Pacven Associates V-QP and Pacven Associates V. Pacven Mgmnt VI is the general partner of Pacven VI and Pacven Parallel VI. The reporting person disclaims beneficial ownership of these partnerships shares except as to the reporting person s pecuniary interest in the partnerships.

CUSIP No. 45772F107	13 G
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1	Names of Reporting Persons
	Hock Voon Loo

- 2 Check the Appropriate Box if a Member of a Group*
 - (a) o (b) x (1)
- 3 SEC Use Only
- 4 Citizenship or Place of Organization United States of America

	5	Sole Voting Power 0 shares
Number of		
Shares	6	Shared Voting Power
Beneficially		3,011,240 shares of Common Stock (2)
Owned by		
Each	7	Sole Dispositive Power
Reporting		0 shares
Person With		
	8	Shared Dispositive Power
		3,011,240 shares of Common Stock (2)

- 9 Aggregate Amount Beneficially Owned by Each Reporting Person 3,011,240 shares of Common Stock (2)
- 10 Check Box if the Aggregate Amount in Row (9) Excludes Certain Shares* o
- Percent of Class Represented by Amount in Row 9 10.8% (3)
- 12 Type of Reporting Person*
 IN

This Schedule 13G is filed by Pacven Walden Ventures V, L.P. (Pacven V), Pacven Walden Ventures Parallel V-A C.V. (Pacven Parallel V-A), Pacven Walden Ventures Parallel V-B C.V. (Pacven Parallel V-B), Pacven Walden Ventures V Associates Fund, L.P. (Pacven Associates V), Pacven Walden Ventures V-QP Associates Fund, L.P. (Pacven Associates V-QP), Asian Venture Capital Investment Corp. (Asian Venture), International Venture Capital Investment III Corp. (International Venture III), Seed Ventures III Pte Ltd. (Seed Ventures), Pacven Walden Ventures VI, L.P. (Pacven VI), Pacven Walden Ventures Parallel VI, L.P. (Pacven Parallel VI), Lip-Bu Tan (Tan), Andrew Kau (Kau), Hock Voon Loo (Loo), Brian Chiang (Chiang) and I Coleman (Coleman and together with Pacven V, Pacven Parallel V-A, Pacven Parallel V-B, Pacven Associates V, Pacven Associates V-QP, Asian Venture, International Venture, International Venture III, Seed Ventures, Pacven VI, Pacven Parallel VI, Tan, Kau, Loo and Chiang, collectively, the Reporting Persons). The Reporting Persons expressly disclaim status as a group for purposes of this Schedule 13G.

Includes: (i) 2,021,291 shares held by Pacven V, 46,579 shares held by Pacven Parallel V-A, 46,579 shares held by Pacven Parallel V-B, 4,955 shares held by Pacven Associates V, 32,584 shares held by Pacven Associates V-QP, 52,609 shares held by International Venture, 36,168 shares held by Seed Ventures, 714,816 shares held by Pacven VI, and 55,659 shares held by Pacven Parallel VI. The Reporting Person is a director and the liquidator of Seed Ventures III Pte Ltd and a member of the Investment Committee of Pacven Walden Management V Co. Ltd. (Pacven Mgmnt V) and Pacven Walden Management VI Co. Ltd. (Pacven Mgmnt VI). Pacven Mgmnt V is the general partner of Pacven V, Pacven Parallel V-A, Pacven Parallel V-B, Pacven Associates V-QP and Pacven Associates V. Pacven Mgmnt VI is the general partner of Pacven VI and Pacven Parallel VI. The reporting person is also a director of International Venture. The reporting person disclaims

beneficial ownership of these partnerships shares except as to the reporting person s pecuniary interest in the partnerships.

(3) Percent of class is based on 27,754,000 shares of Common Stock outstanding as of December 31, 2011.

CUSIP No. 45772F107	13 G

1	Names of Reporting Per Brian Chiang	rsons					
2	Check the Appropriate (a) (b)	Box if a Member o x (1)	of a Group*				
3	SEC Use Only						
4	Citizenship or Place of United States of America	ship or Place of Organization States of America					
Number of	5		Sole Voting Power 0 shares				
Shares Beneficially Owned by	6		Shared Voting Power 3,080,290 shares of Common Stock (2)				
Each Reporting Person With	7		Sole Dispositive Power 0 shares				
	8		Shared Dispositive Power 3,080,290 shares of Common Stock (2)				
9	Aggregate Amount Beneficially Owned by Each Reporting Person 3,080,290 shares of Common Stock (2)						
10	Check Box if the Aggregate Amount in Row (9) Excludes Certain Shares* o						
11	Percent of Class Represented by Amount in Row 9 11.1% (3)						
12	Type of Reporting Person* IN						

This Schedule 13G is filed by Pacven Walden Ventures V, L.P. (Pacven V), Pacven Walden Ventures Parallel V-A C.V. (Pacven Parallel V-A), Pacven Walden Ventures Parallel V-B C.V. (Pacven Parallel V-B), Pacven Walden Ventures V Associates Fund, L.P. (Pacven Associates V), Pacven Walden Ventures V-QP Associates Fund, L.P. (Pacven Associates V-QP), Asian Venture Capital Investment Corp. (Asian Venture), International Venture Capital Investment III Corp. (International Venture III), Seed Ventures III Pte Ltd. (Seed Ventures), Pacven Walden Ventures VI, L.P. (Pacven VI), Pacven Walden Ventures Parallel VI, L.P. (Pacven Parallel VI), Lip-Bu Tan (Tan), Andrew Kau (Kau), Hock Voon Loo (Loo), Brian Chiang (Chiang) and I Coleman (Coleman and together with Pacven V, Pacven Parallel V-A, Pacven Parallel V-B, Pacven Associates V, Pacven Associates V-QP, Asian Venture, International Venture, International Venture III, Seed Ventures, Pacven VI, Pacven Parallel VI, Tan, Kau, Loo and Chiang, collectively, the Reporting Persons). The Reporting Persons expressly disclaim status as a group for purposes of this Schedule 13G.

Includes: (i) 2,021,291 shares held by Pacven V, 46,579 shares held by Pacven Parallel V-A, 46,579 shares held by Pacven Parallel V-B, 4,955 shares held by Pacven Associates V, 32,584 shares held by Pacven Associates V-QP, 52,609 shares held by Asian Venture, 52,609 shares held by International Venture III, 714,816 shares held by Pacven VI, and 55,659 shares held by Pacven Parallel VI. The Reporting Person is a member of the Investment Committee of Pacven Walden Management V Co. Ltd. (Pacven Mgmnt V) and Pacven Walden Management VI Co. Ltd. (Pacven Mgmnt VI). Pacven Mgmnt VI is the general partner of Pacven V, Pacven Parallel V-A, Pacven Parallel V-B, Pacven Associates V-QP and Pacven Associates V. Pacven Mgmnt VI is the general partner of Pacven VI and Pacven Parallel VI. The reporting person is also the liquidator of Asian Ventures, International Venture and International Venture

	The reporting person tnerships.	disclaims beneficial ownership of these partnerships	shares except as to the reporting person	s pecuniary interest in the
(3)		Percent of class is based on 27,754,000 shares of Con	nmon Stock outstanding as of December 3	31, 2011.

CUSIP No. 45772F107	13 G

1	Names of Reporting Pe Mary Coleman	ersons					
2	Check the Appropriate	Box if a Member	of a Group*				
	(a)	0					
	(b)	x (1)					
3	SEC Use Only						
4	Citizenship or Place of Organization						
	United States of Ameri	ca					
	5		Sole Voting Power				
			0 shares				
Number of Shares			Chand Wating Dames				
	6		Shared Voting Power				
Beneficially Owned by			2,922,463 shares of Common Stock (2)				
Each	7		C-1- Diiti D				
Reporting	7		Sole Dispositive Power 0 shares				
Person With			O sitates				
1 CISON WITH	8		Shared Dispositive Power				
	O		2,922,463 shares of Common Stock (2)				
			2,722,403 shares of Common Stock (2)				
9	Aggregate Amount Beneficially Owned by Each Reporting Person						
	2,922,463 shares of Co		The Branch				
	, , , , , , , , , , , , , , , , , , , ,						
10	Check Box if the Aggregate Amount in Row (9) Excludes Certain Shares* o						
11	Percent of Class Represented by Amount in Row 9						
	10.5% (3)						
12	Type of Reporting Pers	son*					
	IN						

This Schedule 13G is filed by Pacven Walden Ventures V, L.P. (Pacven V), Pacven Walden Ventures Parallel V-A C.V. (Pacven Parallel V-A), Pacven Walden Ventures Parallel V-B C.V. (Pacven Parallel V-B), Pacven Walden Ventures V Associates Fund, L.P. (Pacven Associates V), Pacven Walden Ventures V-QP Associates Fund, L.P. (Pacven Associates V-QP), Asian Venture Capital Investment Corp. (Asian Venture), International Venture Capital Investment III Corp. (International Venture III), Seed Ventures III Pte Ltd. (Seed Ventures), Pacven Walden Ventures VI, L.P. (Pacven VI), Pacven Walden Ventures Parallel VI, L.P. (Pacven Parallel VI), Lip-Bu Tan (Tan), Andrew Kau (Kau), Hock Voon Loo (Loo), Brian Chiang (Chiang) and I Coleman (Coleman and together with Pacven V, Pacven Parallel V-A, Pacven Parallel V-B, Pacven Associates V, Pacven Associates V-QP, Asian Venture, International Venture, International Venture III, Seed Ventures, Pacven VI, Pacven Parallel VI, Tan, Kau, Loo and Chiang, collectively, the Reporting Persons). The Reporting Persons expressly disclaim status as a group for purposes of this Schedule 13G.

Includes: (i) 2,021,291 shares held by Pacven V, 46,579 shares held by Pacven Parallel V-A, 46,579 shares held by Pacven Parallel V-B, 4,955 shares held by Pacven Associates V, 32,584 shares held by Pacven Associates V-QP, 714,816 shares held by Pacven VI, and 55,659 shares held by Pacven Parallel VI. The Reporting Person is a member of the Investment Committee of Pacven Walden Management V Co. Ltd. (Pacven Mgmnt V) and Pacven Walden Management VI Co. Ltd. (Pacven Mgmnt VI). Pacven Mgmnt V is the general partner of Pacven V, Pacven Parallel V-A, Pacven Parallel V-B, Pacven Associates V-QP and Pacven Associates V. Pacven Mgmnt VI is the general partner of Pacven VI and Pacven Parallel VI. The reporting person disclaims beneficial ownership of these partnerships shares except as to the reporting person s pecuniary interest in the partnerships.

(3) Percent of class is based on 27,754,000 shares of Common Stock outstanding as of December 31, 2011.

Introductory Note: This Statement on Schedule 13G is filed on behalf of the Reporting Persons, in respect of shares of Common Stock, par value \$0.001 per share (Common Stock), of Inphi Corporation (the Issuer).

Item 1	(a)	Name of Issuer: Inphi Corporation Address of Issuer s Principal Executive Offices: 3945 Freedom Circle, Suite 1100
		Santa Clara, CA 95054
Item 2	(a)	Name of Person(s) Filing: Pacven Walden Ventures V, L.P. (Pacven V)
		Pacven Walden Ventures Parallel V-A C.V. (Pacven Parallel V-A)
		Pacven Walden Ventures Parallel V-B C.V. (Pacven Parallel V-B)
		Pacven Walden Ventures V Associates Fund, L.P. (Pacven Associates V)
		Pacven Walden Ventures V-QP Associates Fund, L.P. (Pacven Associates V-QP)
		Asian Venture Capital Investment Corp. (Asian Venture)
		International Venture Capital Investment Corp. (International Venture)
		International Venture Capital Investment III Corp. (International Venture III)
		Seed Ventures III Pte Ltd. (Seed Ventures)
		Pacven Walden Ventures VI, L.P. (Pacven VI)
		Pacven Walden Ventures Parallel VI, L.P. (Pacven Parallel VI)
		Lip-Bu Tan (Tan)
		Andrew Kau (Kau)
		Hock Voon Loo (Loo)
		Brian Chiang (Chiang)
	(b)	Mary Coleman (Coleman) Address of Principal Business Office: One California Street, Suite 2800
	(b)	San Francisco, CA 94111 Citizenship:

- Cayman Islands

Entities:

Pacven V

Pacven Parallel V-A - Netherlands
Pacven Parallel V-B - Netherlands
Pacven Associates V - Cayman Islands
Asian Venture - Taiwan

Asian Venture - Taiwan
International Venture III - Taiwan
Seed Ventures - Taiwan
Seed Ventures - Singapore
Pacven VI - Cayman Islands
Pacven Parallel VI - Cayman Islands

Individuals: Tan - United States of America

Kau - United States of America

Loo - Singapore

Chiang - United States of America
Coleman - United States of America

(d) Title of Class of Securities:

Common Stock

(e) CUSIP Number: 45772F107

Item 3 Not applicable.

Item 4 Ownership.

The following information with respect to the ownership of the Common Stock by the Reporting Persons filing this statement on Schedule 13G is provided as of December 31, 2011:

	Chausa Hald	C-1- V-4:	Shared	Sole	Shared	D£:-:-1	D
Reporting Persons	Shares Held Directly	Sole Voting Power	Voting Power	Dispositive Power	Dispositive Power	Beneficial Ownership	Percentage of Class (1)
Pacven V	2,021,291	2,021,291	0	2,021,291	0	2,021,291	7.3%
Pacven Parallel V-A	46,579	46,579	0	46,579	0	46,579	0.2%
Pacven Parallel V-B	46,579	46,579	0	46,579	0	46,579	0.2%
Pacven Associates V	4,955	4,955	0	4,955	0	4,955	0.1%
Pacven Associates V-QP	32,584	32,584	0	32,584	0	32,584	0.1%
Asian Venture	52,609	52,609	0	52,609	0	52,609	0.2%
International Venture	52,609	52,609	0	52,609	0	52,609	0.2%
International Venture III	52,609	52,609	0	52,609	0	52,609	0.2%
Seed Ventures	36,168	36,168	0	36,168	0	36,168	0.1%
Pacven VI	714,816	714,816	0	714,816	0	714,816	2.6%
Pacven Parallel VI	55,659	55,659	0	55,659	0	55,659	0.2%
Tan	3,982	3,982	3,116,458	3,982	3,116,458	3,120,440	11.2%
Kau	0	0	2,922,463	0	2,922,463	2,922,463	10.5%
Loo	0	0	3,011,240	0	3,011,240	3,011,240	10.8%
Chiang	0	0	3,080,290	0	3,080,290	3,080,290	11.1%
Coleman	0	0	2,922,463	0	2,922,463	2,922,463	10.5%

⁽¹⁾ Percent of class is based on 27,754,000 shares of Common Stock outstanding as of December 31, 2011.

Item 5 Ownership of Five Percent or Less of a Class.

If this statement is being filed to report the fact that as of the date hereof, the reporting persons have ceased to be the beneficial owner of more than five percent of the class of securities, check the following: o

Item 6 Ownership of More than Five Percent on Behalf of Another Person.

Not applicable.

Item 7 Identification and Classification of the Subsidiary Which Acquired the Security Being

Reported on By the Parent Holding Company.

Not applicable.

Item 8 Identification and Classification of Members of the Group.

Not applicable.

Item 9 Notice of Dissolution of Group.

Not applicable.

Certification.Not applicable. Item 10

SIGNATURE

After reasonable inquiry and to the best of my knowledge and belief, I certify that the information set forth in this statement is true, complete and correct.

Dated: February 14, 2012

Pacven Walden Ventures V, L.P.

By: Pacven Walden Management V Co. Ltd

Its: General Partner

By: /s/ Lip-Bu Tan
Name: Lip-Bu Tan, Director

Pacven Walden Ventures Parallel V-A C.V.

By: Pacven Walden Management V Co. Ltd

Its: General Partner

By: /s/ Lip-Bu Tan
Name: Lip-Bu Tan, Director

Pacven Walden Ventures Parallel V-B C.V.

By: Pacven Walden Management V Co. Ltd

Its: General Partner

By: /s/ Lip-Bu Tan
Name: Lip-Bu Tan, Director

Pacven Walden Ventures V Associates Fund, L.P.

By: Pacven Walden Management V Co. Ltd

Its: General Partner

By: /s/ Lip-Bu Tan Name: Lip-Bu Tan, Director

Pacven Walden Ventures V-QP Associates Fund, L.P.

By: Pacven Walden Management V Co. Ltd

Its: General Partner

By: /s/ Lip-Bu Tan Name: Lip-Bu Tan, Director

Asian Venture Capital Investment Corp.

By: /s/ Lip-Bu Tan Name: Lip-Bu Tan, President

International Venture Capital Investment Corp.

By: /s/ Lip-Bu Tan
Name: Lip-Bu Tan, President

International Venture Capital Investment III Corp.

By: /s/ Lip-Bu Tan
Name: Lip-Bu Tan, President

Seed Ventures III Pte Ltd.

By: /s/ Hock Voon Loo
Name: Hock Voon Loo, Director

Pacven Walden Ventures VI, L.P.

By: Pacven Walden Management V Co. Ltd

Its: General Partner

By: /s/ Lip-Bu Tan
Name: Lip-Bu Tan, Director

Pacven Walden Ventures Parallel VI, L.P.

By: Pacven Walden Management V Co. Ltd

Its: General Partner

By: /s/ Lip-Bu Tan Name: Lip-Bu Tan, Director

/s/ Lip-Bu Tan

Lip-Bu Tan

/s/ Andrew Kan

Andrew Kau

/s/ Hock Voon Loo

Hock Voon Loo

/s/ Brian Chiang

Brian Chiang

/s/ Mary Coleman

Mary Coleman

Exhibit(s):	
A - Joint Filing Statement	
	23

EXHIBIT A

JOINT FILING STATEMENT

We, the undersigned, hereby express our agreement that the attached Schedule 13G (or any amendments thereto) relating to the Common Stock of Inphi Corporation is filed on behalf of each of us.

Dated: February 14, 2012

Pacven Walden Ventures V, L.P.

By: Pacven Walden Management V Co. Ltd

Its: General Partner

By: /s/ Lip-Bu Tan Name: Lip-Bu Tan, Director

Pacven Walden Ventures Parallel V-A C.V.

By: Pacven Walden Management V Co. Ltd

Its: General Partner

By: /s/ Lip-Bu Tan Name: Lip-Bu Tan, Director

Pacven Walden Ventures Parallel V-B C.V.

By: Pacven Walden Management V Co. Ltd

Its: General Partner

By: /s/ Lip-Bu Tan Name: Lip-Bu Tan, Director

Pacven Walden Ventures V Associates Fund, L.P.

By: Pacven Walden Management V Co. Ltd

Its: General Partner

By: /s/ Lip-Bu Tan
Name: Lip-Bu Tan, Director

Pacven Walden Ventures V-QP Associates Fund, L.P.

By: Pacven Walden Management V Co. Ltd

Its: General Partner

By: /s/ Lip-Bu Tan
Name: Lip-Bu Tan, Director

Asian Venture Capital Investment Corp.

By: /s/ Lip-Bu Tan
Name: Lip-Bu Tan, President

International Venture Capital Investment Corp.

By: /s/ Lip-Bu Tan
Name: Lip-Bu Tan, President

International Venture Capital Investment III Corp.

By: /s/ Lip-Bu Tan
Name: Lip-Bu Tan, President

Seed Ventures III Pte Ltd.

By: /s/ Hock Voon Loo Name: Hock Voon Loo, Director

Pacven Walden Ventures VI, L.P.

By: Pacven Walden Management V Co. Ltd

Its: General Partner

By: /s/ Lip-Bu Tan
Name: Lip-Bu Tan, Director

Pacven Walden Ventures Parallel VI, L.P.

By: Pacven Walden Management V Co. Ltd

Its: General Partner

By: /s/ Lip-Bu Tan
Name: Lip-Bu Tan, Director

/s/ Lip-Bu Tan

Lip-Bu Tan

/s/ Andrew Kan

Andrew Kau

/s/ Hock Voon Loo

Hock Voon Loo

/s/ Brian Chiang

Brian Chiang

/s/ Mary Coleman

Mary Coleman