Wayfair Inc. Form 4 March 08, 2016

FORM 4

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

STATEMENT OF CHANGES IN BENEFICIAL OWNERSHIP OF

OMB 3235-0287

Number: January 31, Expires: 2005

OMB APPROVAL

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Check this box if no longer subject to Section 16. Form 4 or Form 5

obligations

may continue.

See Instruction

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

30(h) of the Investment Company Act of 1940

1(b).

(Print or Type Responses)

1. Name and Address of Reporting Person * HARBOURVEST PARTNERS 2007 DIRECT ASSOCIATES L.P.			2. Issuer Name and Ticker or Trading Symbol Wayfair Inc. [W]	5. Relationship of Reporting Person(s) to Issuer (Check all applicable)			
(Last) C/O HARBO LLC, ONE I 44TH FLOO	FINANCIAI	(Middle) PARTNERS L CENTER,	3. Date of Earliest Transaction (Month/Day/Year) 03/04/2016	Director 10% Owner Officer (give titleX Other (specification)) See Remarks			
	(Street)		4. If Amendment, Date Original Filed(Month/Day/Year)	6. Individual or Joint/Group Filing(Check Applicable Line) Form filed by One Reporting Person			

BOSTON, MA 02111

X Form filed by More than One Reporting
Person

(City)	(State)	(Zip) Tab	le I - Non-	Derivative	Secu	rities Acquir	ed, Disposed of,	or Beneficiall	y Owned
1.Title of Security (Instr. 3)	2. Transaction Date (Month/Day/Year)	2A. Deemed Execution Date, if any (Month/Day/Year)	Code (Instr. 8)	omr Dispos (Instr. 3,	(A) or	5)	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)
Class A Common Stock	03/04/2016		Code V	Amount 9,732	(D)	Price \$ 45.3985 (9)	1,077,436	D (1) (2)	
Class A Common Stock	03/04/2016		S	1,454	D	\$ 45.9655 (10)	1,075,982	D (1) (2)	
Class A Common Stock	03/07/2016		S	17,032	D	\$ 43.966 (11)	1,058,950	D (1) (2)	
Class A	03/07/2016		S	162	D	\$ 44.505	1,058,788	D (1) (2)	

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Common Stock					(12)		
Class A Common Stock	03/04/2016	S	8,755	D	\$ 45.3985 <u>(9)</u>	968,930	D (3) (4)
Class A Common Stock	03/04/2016	S	1,305	D	\$ 45.9655 (10)	967,625	D (3) (4)
Class A Common Stock	03/07/2016	S	15,318	D	\$ 43.966 (11)	952,307	D (3) (4)
Class A Common Stock	03/07/2016	S	144	D	\$ 44.505 (12)	952,163	D (3) (4)
Class A Common Stock	03/04/2016	S	17,510	D	\$ 45.3985 <u>(9)</u>	1,937,855	D (5) (6)
Class A Common Stock	03/04/2016	S	2,611	D	\$ 45.9655 (10)	1,935,244	D (5) (6)
Class A Common Stock	03/07/2016	S	30,637	D	\$ 43.966 (11)	1,904,607	D (5) (6)
Class A Common Stock	03/07/2016	S	288	D	\$ 44.505 (12)	1,904,319	D (5) (6)
Class A Common Stock	03/04/2016	S	218	D	\$ 45.3985 <u>(9)</u>	23,865	D (7) (8)
Class A Common Stock	03/04/2016	S	30	D	\$ 45.9655 (10)	23,835	D (7) (8)
Class A Common Stock	03/07/2016	S	375	D	\$ 43.966 (11)	23,460	D (7) (8)
Class A Common Stock	03/07/2016	S	6	D	\$ 44.505 (12)	23,454	D (7) (8)

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

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SEC 1474 (9-02)

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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)	4. Transactic Code (Instr. 8)	of Derivative Securities Acquired (A) or	:	ate	7. Titl Amou Under Securi (Instr.	int of lying	8. Price of Derivative Security (Instr. 5)	9. Nu Deriv Secur Bene Owne Follo Repo
	•			(A) or Disposed						Repo Trans
				of (D) (Instr. 3,						(Instr
				4, and 5)						
								Amount		
					Date Exercisable	Expiration Date	Title	or Number		
			Code V	(A) (D)	2.1010104010	2		of Shares		

Reporting Owners

Reporting Owner Name / Address		Relat	ionships		
Topolog o nati materia	Director	10% Owner	Officer	Other	
HARBOURVEST PARTNERS 2007 DIRECT ASSOCIATES L.P. C/O HARBOURVEST PARTNERS LLC ONE FINANCIAL CENTER, 44TH FLOOR BOSTON, MA 02111				See Remarks	
HarbourVest Partners IX-Venture Fund L.P. C/O OF HARBOURVEST PARTNERS LLC ONE FINANCIAL CENTER, 44TH FLOOR BOSTON, MA 02111				(see remarks)	
HarbourVest IX-Venture Associates L.P. C/O HARBOURVEST PARTNERS LLC ONE FINANCIAL CENTER, 44TH FLOOR BOSTON, MA 02110				(see remarks)	
HarbourVest IX-Venture Associates LLC C/O HARBOURVEST PARTNERS LLC ONE FINANCIAL CENTER, 44TH FLOOR BOSTON, MA 02110				(see remarks)	
Signatures					
HarbourVest 2007 Direct Associates L.P., By: HarbourVest 2007 Dire			ts	03/08/2016	
**Signature of Reporting Person				Date	
HarbourVest Partners IX-Venture Fund L.P.: By: HarbourVest IX-Vits GP; By: HarbourVest IX-Venture Associates LLC, its GP; By: Harits Managing Member; By: /s/ Danielle Green, Chief Compliance Off	rbourVes			03/08/2016	

Reporting Owners 3

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**Signature of Reporting Person

Date

HarbourVest IX-Venture Associates L.P., By: HarbourVest IX-Venture Associates LLC, its GP; By: HarbourVest Partners, LLC, its Managing Member; By: /s/ Danielle Green, Chief Compliance Officer

03/08/2016

**Signature of Reporting Person

Date

HarbourVest IX-Venture Associates LLC, By: HarbourVest Partners, LLC, its Managing Member; By: /s/ Danielle Green, Chief Compliance Officer

03/08/2016

**Signature of Reporting Person

Date

Explanation of Responses:

is subject to indeterminable future events.

- * 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).
 - These securities are owned solely by HarbourVest Partners VIII-Venture Fund, L.P. ("HV Ventures"). HarbourVest Partners, LLC is the managing member of HarbourVest VIII-Venture Associates LLC, which is the general partner of HarbourVest VIII-Venture Associates L.P., which is the general partner of HV Ventures. Each of HarbourVest Partners, LLC, HarbourVest VIII-Venture
- Associates LLC and HarbourVest VIII-Venture Associates L.P. may be deemed to have a beneficial interest in the securities held by HV Ventures and each disclaims beneficial ownership of the securities held by HV Ventures, except to the extent of its pecuniary interest which is subject to indeterminable future events.
 - Each of HV Co-Invest (as defined below), HIPEP VI Select Associates LLC, HIPEP VI Select Associates L.P., HV Direct (as defined below), HarbourVest 2007 Direct Associates LLC, HarbourVest 2007 Direct Associates L.P., HV9 (as defined below),

These securities are owned solely by HarbourVest/NYSTRS Co-Invest Fund L.P. ("HV Co-Invest"). HarbourVest Partners, LLC is

- (2) HarbourVest IX-Venture Associates LLC, and HarbourVest IX-Venture Associates L.P,. disclaims beneficial ownership of the securities held by HV Ventures and this report shall not be deemed an admission that any such reporting person is the beneficial owner of such securities for purposes of Section 16 of the Securities Exchange Act or for any other purpose.
- the managing member of HIPEP VI Select Associates LLC, which is the general partner of HIPEP VI Select Associates L.P., which is the general partner of HV Co-Invest. Each of HarbourVest Partners, LLC, HIPEP VI Select Associates LLC and HIPEP VI Select Associates L.P. may be deemed to have a beneficial interest in the securities held by HV Co-Invest and each disclaims beneficial ownership of the securities held by HV Co-Invest, except to the extent of its pecuniary interest which is subject to indeterminable future events.
- Each of HV Ventures, HarbourVest VIII-Venture Associates LLC, HarbourVest VIII-Venture Associates L.P., HV Direct, HarbourVest 2007 Direct Associates LLC, HarbourVest 2007 Direct Associates L.P., HV9 (as defined below), HarbourVest IX-Venture Associates L.P. disclaims beneficial ownership of the securities held by HV Co-Invest and this report shall not be deemed an admission that any such reporting person is the beneficial owner of such

securities for purposes of Section 16 of the Securities Exchange Act or for any other purpose.

- These securities are owned solely by HarbourVest Partners 2007 Direct Fund L.P. ("HV Direct"). HarbourVest Partners, LLC is the managing member of HarbourVest 2007 Direct Associates LLC, which is the general partner of HarbourVest 2007 Direct Associates L.P., which is the general partner of HV Direct. Each of HarbourVest Partners, LLC, HarbourVest 2007 Direct Associates LLC and HarbourVest 2007 Direct Associates L.P. may be deemed to have a beneficial interest in the securities held by HV Direct and each disclaims beneficial ownership of the securities held by HV Direct, except to the extent of its pecuniary interest which is subject to indeterminable future events.
 - Each of HV Co-Invest, HIPEP VI Select Associates LLC, HIPEP VI Select Associates L.P., HV Ventures, HarbourVest VIII-Venture Associates L.P., HV9 (as defined below), HarbourVest IX-Venture
- (6) Associates LLC, and HarbourVest IX-Venture Associates L.P disclaims beneficial ownership of the securities held by HV Direct and this report shall not be deemed an admission that any such reporting person is the beneficial owner of such securities for purposes of Section 16 of the Securities Exchange Act or for any other purpose.
- The securities are owned solely by HarbourVest Partners IX-Venture Fund L.P. ("HV9"). HarbourVest Partners LLC which is the Managing Member of HarbourVest IX-Associates LLC, which is the general partner of HarbourVest IX-Associates L.P. which is the general partner of HarbourVest Partners IX-Venture Fund L.P. may be deemed to have a beneficial interest in the securities held by HV9 and each disclaims beneficial ownership of the securities held by HV Direct, except to the extent of its pecuniary interest which
- (8) Each of HV Co-Invest, HIPEP VI Select Associates LLC, HIPEP VI Select Associates L.P., HV Ventures, HarbourVest VIII-Venture Associates LLC, HarbourVest VIII-Venture Associates L.P., HV Direct, HarbourVest 2007 Direct Associates LLC and HarbourVest 2007 Direct Associates L.P. disclaims beneficial ownership of the securities held by HV9 and this report shall not be

Signatures 4

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deemed an admission that any such reporting person is the beneficial owner of such securities for purposes of Section 16 of the Securities Exchange Act or for any other purpose.

- This transaction was executed in multiple trades at prices ranging from \$44.90 to \$45.90 per share inclusive. The price reported above reflects the weighted average sale price. The reporting persons hereby undertake to provide upon request to the SEC staff, the issuer or a security holder of the issuer full information regarding the number of shares and prices at which the transaction was effected.
- (10) This transaction was executed in multiple trades at prices ranging from \$45.905 to \$46.14 per share inclusive. The price reported above reflects the weighted average sale price. The reporting persons hereby undertake to provide upon request to the SEC staff, the issuer or a security holder of the issuer full information regarding the number of shares and prices at which the transaction was effected.
- This transaction was executed in multiple trades at prices ranging from \$43.45 to \$44.42 per share inclusive. The price reported above reflects the weighted average sale price. The reporting persons hereby undertake to provide upon request to the SEC staff, the issuer or a security holder of the issuer full information regarding the number of shares and prices at which the transaction was effected.
- This transaction was executed in multiple trades at prices ranging from \$44.46 to \$44.54 per share inclusive. The price reported above reflects the weighted average sale price. The reporting persons hereby undertake to provide upon request to the SEC staff, the issuer or a security holder of the issuer full information regarding the number of shares and prices at which the transaction was effected.

Remarks:

The reporting persons beneficially own less than 10% of the Issuer's Class A Common Stock, which is the class of equity secu

Form 2 of 2.

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.