SRA INTERNATIONAL INC Form SC 13D April 08, 2011

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

### **SCHEDULE 13D**

**Under the Securities Exchange Act of 1934** 

SRA International, Inc.

(Name of Issuer)

Class A Common Stock, par value \$0.004 per share

(Title of Class of Securities)

78464R 10 5

(CUSIP Number)

Sterling Holdco Inc.

**Sterling Parent Inc.** 

Sterling Merger Inc.

c/o Providence Equity Partners L.L.C.

Attention: Christopher C. Ragona

9 West 57th Street, Suite 4700

New York, NY 10019

212-588-6700

Copies to:

Margaret A. Davenport, Esq.

William D. Regner, Esq.

Debevoise & Plimpton LLP

Roman Bejger, Esq.
Providence Equity Partners L.L.C.

919 Third Avenue

New York, NY 10022

Providence, RI 02903
(401) 751-1700
(212) 909-6000

(Name, Address and Telephone Number of Person Authorized to Receive Notices and Communications)

### March 31, 2011

(Date of Event Which Requires Filing of this Statement)

If the filing person has previously filed a statement on Schedule 13G to report the acquisition that is the subject of this Schedule 13D, and is filing this schedule because of §§240.13d-1(e), 240.13d-1(f) or 240.13d-1(g), check the following box. o

CUSIP No.	78464R 10 5	13D		
1	Name of Reporting Person Sterling Holdco Inc.	Name of Reporting Person. Sterling Holdco Inc.		
2	Check the Appropriate E (a) (b)	sox if a Member of a Group (See Instructions) o x		
3	SEC Use Only	SEC Use Only		
4	Source of Funds (See Ins	Source of Funds (See Instructions) OO		
5	Check if Disclosure of L	Check if Disclosure of Legal Proceedings Is Required Pursuant to Items 2(d) or 2(e) o		
6	Citizenship or Place of C Delaware	Citizenship or Place of Organization Delaware		
	7	Sole Voting Power -0-		
Number of Shares Beneficially Owned by	8	Shared Voting Power 11,815,983 shares of Class A Common Stock, par value \$0.004 per share, of the Issuer (the Class A Common Stock ) (1)(3)		
Each Reporting Person With	9	Sole Dispositive Power -0-		
	10	Shared Dispositive Power -0-		
11		Aggregate Amount Beneficially Owned by Each Reporting Person 11,815,983 shares of Class A Common Stock (1)		
12	Check if the Aggregate A	Check if the Aggregate Amount in Row (11) Excludes Certain Shares (See Instructions) o		
13	Percent of Class Represe 26.6% (2) (3)	Percent of Class Represented by Amount in Row (11); 26.6% (2) (3)		
14	Type of Reporting Perso CO	n (See Instructions)		

(1) Assumes conversion of 11,702,469 shares of the Class B Common Stock, par value \$0.004 per share, of the Issuer (the <u>Class B Common Stock</u>) into Class A Common Stock.

Percentage based on an aggregate of 44,461,972 shares of Class A Common Stock issued and outstanding on January 31, 2011 as reported in the Issuer's quarterly report on Form 10-Q filed on February 8, 2011 (the Form 10-Q), and is expressed as the quotient of the number of shares that the Reporting Person may be deemed to share beneficial ownership of, *divided by* the aggregate outstanding number of shares of Class A Common Stock as of January 31, 2011. On a fully diluted basis, assuming the conversion of all Class B Common Stock into Class A Common Stock, this quotient would be 20.6% assuming 12,850,736 shares of Class B Common Stock, issued and outstanding on January 31, 2011 as reported in the Form 10-Q.

CUSIP No.	78464R 10 5	13D	
1	Name of Reporting Person. Sterling Parent Inc.		
2	Check the Appropriate Box if a Mer (a) (b)	mber of a Group (See Instructions) o x	
3	SEC Use Only		
4	Source of Funds (See Instructions) OO		
5	Check if Disclosure of Legal Proceed	edings Is Required Pursuant to Items 2(d) or 2(e) o	
6	Citizenship or Place of Organization Delaware	ı	
	7 Sole Vo -0-	ting Power	
Number of Shares Beneficially Owned by		Voting Power 083 shares of Class A Common Stock (1)(3)	
Each Reporting Person With	-0-	spositive Power	
reison with		Dispositive Power	
11	Aggregate Amount Beneficially Ow 11,815,983 shares of Class A Comm		
12	2 Check if the Aggregate Amount in I	Row (11) Excludes Certain Shares (See Instructions) o	
13	Percent of Class Represented by Amount in Row (11); 26.6% (2) (3)		
14	Type of Reporting Person (See Instr CO	uctions)	

<sup>(1)</sup> Assumes conversion of 11,702,469 shares of the Class B Common Stock into Class A Common Stock.

Percentage based on an aggregate of 44,461,972 shares of Class A Common Stock issued and outstanding on January 31, 2011 as reported in the Form 10-Q, and is expressed as the quotient of the number of shares that the Reporting Person may be deemed to share beneficial ownership of, *divided by* the aggregate outstanding number of shares of Class A Common Stock as of January 31, 2011. On a fully diluted basis, assuming the conversion of all Class B Common Stock into Class A Common Stock, this quotient would be 20.6% assuming 12,850,736 shares of Class B Common Stock, issued and outstanding on January 31, 2011 as reported in the Form 10-Q.

CUSIP No.	78464R 10 5 13D
1	Name of Reporting Person. Sterling Merger Inc.
2	Check the Appropriate Box if a Member of a Group (See Instructions) (a) (b) x
3	SEC Use Only
4	Source of Funds (See Instructions) OO
5	Check if Disclosure of Legal Proceedings Is Required Pursuant to Items 2(d) or 2(e) o
6	Citizenship or Place of Organization Delaware
	7 Sole Voting Power -0-
Number of Shares Beneficially Owned by	Shared Voting Power 11,815,983 shares of Class A Common Stock (1)(3)
Each Reporting Person With	9 Sole Dispositive Power -0-
1015511 1111	Shared Dispositive Power -0-
11	Aggregate Amount Beneficially Owned by Each Reporting Person 11,815,983 shares of Class A Common Stock (1)
12	Check if the Aggregate Amount in Row (11) Excludes Certain Shares (See Instructions)
13	Percent of Class Represented by Amount in Row (11); 26.6% (2) (3)
14	Type of Reporting Person (See Instructions) CO

<sup>(1)</sup> Assumes conversion of 11,702,469 shares of Class B Common Stock into Class A Common Stock.

Percentage based on an aggregate of 44,461,972 shares of Class A Common Stock issued and outstanding on January 31, 2011 as reported in the Form 10-Q, and is expressed as the quotient of the number of shares that the Reporting Person may be deemed to share beneficial ownership of, *divided by* the aggregate outstanding number of shares of Class A Common Stock as of January 31, 2011. On a fully diluted basis, assuming the conversion of all Class B Common Stock into Class A Common Stock, this quotient would be 20.6% assuming 12,850,736 shares of Class B Common Stock, issued and outstanding on January 31, 2011 as reported in the Form 10-Q.

CUSIP No.	78464R 10 5	13D
1	Name of Reporting Person Providence Equity Partner	
2	Check the Appropriate Bo (a) (b)	x if a Member of a Group (See Instructions) o x
3	SEC Use Only	
4	Source of Funds (See Instr OO	uctions)
5	Check if Disclosure of Leg	gal Proceedings Is Required Pursuant to Items 2(d) or 2(e) o
6	Citizenship or Place of Org Delaware	ganization
	7	Sole Voting Power -0-
Number of Shares Beneficially Owned by	8	Shared Voting Power 11,815,983 shares of Class A Common Stock (1)(3)
Each Reporting Person With	9	Sole Dispositive Power -0-
Terson With	10	Shared Dispositive Power -0-
11	Aggregate Amount Benefi 11,815,983 shares of Class	cially Owned by Each Reporting Person s A Common Stock (1)
12	Check if the Aggregate Ar	nount in Row (11) Excludes Certain Shares (See Instructions) o
13	Percent of Class Represent 26.6% (2) (3)	ted by Amount in Row (11);
14	Type of Reporting Person PN	(See Instructions)

<sup>(1)</sup> Assumes conversion of 11,702,469 shares of Class B Common Stock into Class A Common Stock.

Percentage based on an aggregate of 44,461,972 shares of Class A Common Stock issued and outstanding on January 31, 2011 as reported in the Form 10-Q, and is expressed as the quotient of the number of shares that the Reporting Person may be deemed to share beneficial ownership of, *divided by* the aggregate outstanding number of shares of Class A Common Stock as of January 31, 2011. On a fully diluted basis, assuming the conversion of all Class B Common Stock into Class A Common Stock, this quotient would be 20.6% assuming 12,850,736 shares of Class B Common Stock, issued and outstanding on January 31, 2011 as reported in the Form 10-Q.

CUSIP No.	o. 78464R 10 5	13D
1	Name of Reporting Person. Providence Equity Partners VI-A L.P.	
2	Check the Appropriate Box if a Member of a Group (See Instructions) (a) (b) x	
3	3 SEC Use Only	
4	Source of Funds (See Instructions) OO	
5	Check if Disclosure of Legal Proceedings Is Required Pursuant to Item	s 2(d) or 2(e) o
6	6 Citizenship or Place of Organization Delaware	
	7 Sole Voting Power -0-	
Number of Shares Beneficially Owned by	8 Shared Voting Power ly 11,815,983 shares of Class A Common Sto	ck (1)(3)
Each Reporting Person With	9 Sole Dispositive Power -0-	
Terson With	Shared Dispositive Power -0-	
11	11 Aggregate Amount Beneficially Owned by Each Reporting Person 11,815,983 shares of Class A Common Stock (1)	
12	12 Check if the Aggregate Amount in Row (11) Excludes Certain Shares (	See Instructions) o
13	Percent of Class Represented by Amount in Row (11); 26.6% (2) (3)	
14	Type of Reporting Person (See Instructions) PN	

<sup>(1)</sup> Assumes conversion of 11,702,469 shares of Class B Common Stock into Class A Common Stock.

Percentage based on an aggregate of 44,461,972 shares of Class A Common Stock issued and outstanding on January 31, 2011 as reported in the Form 10-Q, and is expressed as the quotient of the number of shares that the Reporting Person may be deemed to share beneficial ownership of, *divided by* the aggregate outstanding number of shares of Class A Common Stock as of January 31, 2011. On a fully diluted basis, assuming the conversion of all Class B Common Stock into Class A Common Stock, this quotient would be 20.6% assuming 12,850,736 shares of Class B Common Stock, issued and outstanding on January 31, 2011 as reported in the Form 10-Q.

CUSIP No.	o. 78464R 10 5	13D
1	Name of Reporting Person. Providence Equity GP VI, L.P.	
2	Check the Appropriate Box if a Member of a Group (See Instructions)  (a) o  (b) x	
3	3 SEC Use Only	
4	Source of Funds (See Instructions) OO	
5	Check if Disclosure of Legal Proceedings Is Required Pursuant to Items	2(d) or 2(e) o
6	6 Citizenship or Place of Organization Delaware	
	7 Sole Voting Power -0-	
Number of Shares Beneficially Owned by	8 Shared Voting Power 11,815,983 shares of Class A Common Stoc	k (1)(3)
Each Reporting Person With	9 Sole Dispositive Power -0-	
Terson Will	10 Shared Dispositive Power -0-	
11	11 Aggregate Amount Beneficially Owned by Each Reporting Person 11,815,983 shares of Class A Common Stock (1)	
12	Check if the Aggregate Amount in Row (11) Excludes Certain Shares (S	See Instructions) o
13	Percent of Class Represented by Amount in Row (11); 26.6% (2) (3)	
14	Type of Reporting Person (See Instructions) PN	

<sup>(1)</sup> Assumes conversion of 11,702,469 shares of Class B Common Stock into Class A Common Stock.

Percentage based on an aggregate of 44,461,972 shares of Class A Common Stock issued and outstanding on January 31, 2011 as reported in the Form 10-Q, and is expressed as the quotient of the number of shares that the Reporting Person may be deemed to share beneficial ownership of, *divided by* the aggregate outstanding number of shares of Class A Common Stock as of January 31, 2011. On a fully diluted basis, assuming the conversion of all Class B Common Stock into Class A Common Stock, this quotient would be 20.6% assuming 12,850,736 shares of Class B Common Stock, issued and outstanding on January 31, 2011 as reported in the Form 10-Q.

CUSIP No.	78464R 10 5	13D
1	Name of Reporting Person. Providence Equity Partners	
2	Check the Appropriate Box (a) (b)	e if a Member of a Group (See Instructions) o x
3	SEC Use Only	
4	Source of Funds (See Instru OO	ictions)
5	Check if Disclosure of Leg	al Proceedings Is Required Pursuant to Items 2(d) or 2(e) o
6	Citizenship or Place of Org Delaware	anization
	7	Sole Voting Power -0-
Number of Shares Beneficially Owned by	8	Shared Voting Power 11,815,983 shares of Class A Common Stock (1)(3)
Each Reporting Person With	9	Sole Dispositive Power -0-
Terson With	10	Shared Dispositive Power -0-
11	Aggregate Amount Benefic 11,815,983 shares of Class	cially Owned by Each Reporting Person A Common Stock (1)
12	Check if the Aggregate Am	nount in Row (11) Excludes Certain Shares (See Instructions) o
13	Percent of Class Represented 26.6% (2) (3)	ed by Amount in Row (11);
14	Type of Reporting Person (OO	See Instructions)

<sup>(1)</sup> Assumes conversion of 11,702,469 shares of Class B Common Stock into Class A Common Stock.

Percentage based on an aggregate of 44,461,972 shares of Class A Common Stock issued and outstanding on January 31, 2011 as reported in the Form 10-Q, and is expressed as the quotient of the number of shares that the Reporting Person may be deemed to share beneficial ownership of, *divided by* the aggregate outstanding number of shares of Class A Common Stock as of January 31, 2011. On a fully diluted basis, assuming the conversion of all Class B Common Stock into Class A Common Stock, this quotient would be 20.6% assuming 12,850,736 shares of Class B Common Stock, issued and outstanding on January 31, 2011 as reported in the Form 10-Q.

Item 1.	Security and Issuer
to the shares of the Class A Common S	Statement ) is being filed on behalf of the Reporting Persons (as defined in Item 2(a) below) with respect tock, par value \$0.004 per share (the <u>Class A Common Stock</u> ), of SRA International, inc., a Delaware pany ). The Company s principal executive offices are located at 4300 Fair Lakes Court, Fairfax, VA 22033.
Item 2.	Identity and Background
Inc., a Delaware corporation ( <u>Holdc</u> o corporation ( <u>Merger Sub</u> ); (iii) Prov. L.P., a Delaware limited partnership (_	following persons (each a <u>Reporting Person</u> and, collectively, the <u>Reporting Per</u> sons ): (i) Sterling Holdco ); (ii) Sterling Parent Inc., a Delaware corporation ( <u>Parent</u> ), (iii) Sterling Merger Inc., a Delaware idence Equity Partners VI L.P., a Delaware limited partnership ( <u>PVI</u> ), (iv) Providence Equity Partners VI-A <u>PVI-A</u> ), (v) Providence Equity GP VI, L.P., a Delaware limited partnership ( <u>PEP LP</u> ) and (vi) Providence limited liability company ( <u>PEP GP</u> ). The agreement among the Reporting Persons relating to the joint xhibit 7.1 hereto.
(b) The principal office and business ac 57th Street, Suite 4700, New York, NY	ldress for each of Holdco, Parent and Merger Sub is c/o Providence Equity Partners L.L.C., 9 West 10019.
The principal office and business addre Plaza, 18th Floor, Providence, RI 02903	ss for each of PVI, PVI-A, PEP LP and PEP GP is c/o Providence Equity Partners L.L.C., 50 Kennedy 3.
partner, as applicable, are set forth in A	incipal occupation or employment and citizenship for each director, executive officer, manager or general ppendix A-1 and A-2 hereto, for entities as to which such information is required to be disclosed in hedule 13D and is incorporated herein by reference.
	newly formed entities organized by PVI and PVI-A for the purpose of making an equity investment in as 74.4042% and PVI-A owns 25.5958% of Holdco. Parent is a wholly owned subsidiary of Holdco. ary of Parent.
PVI and PVI-A are private investment	funds.
PVI s and PVI-A s general partner is	PEP LP, which is principally engaged in the business of serving as the general partner of PVI and PVI-A.

PEP LP s general partner is PEP GP, which is principally engaged in the business of serving as the general partner of PEP LP.

(d) and (e) During the past five years, none of the Reporting Persons (or, to the knowledge of the Reporting Persons, any of the persons listed in Appendix A-1 or A-2 hereto) (i) has been convicted in any criminal proceeding (excluding traffic violations or similar misdemeanors) or (ii) was a party to a civil proceeding of a judicial or administrative body of competent jurisdiction and as a result of such proceeding was or is subject to a judgment, decree or final order enjoining future violations of, or prohibiting or mandating activities subject to, federal or state securities laws or finding any violation with respect to such laws.

(f) Holdco, Parent, Merger Sub, PVI, PVI-A, PEP LP and PEP GP are organized under the laws of the State of Delaware.

#### Item 3. Source and Amount of Funds or Other Consideration

As described in response to Item 4, the shares of Class A Common Stock to which this Statement relates have not been purchased by Holdco, Parent or Merger Sub as of the date of this filing, and thus no funds were used for this purpose.

As a condition to Parent s and Merger Sub s willingness to enter into the Merger Agreement (as defined below), Parent, Dr. Ernst Volgena<u>u (</u> Dr. <u>Volgenau</u> ) and certain affiliated entities (together, the <u>Volgenau</u>

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Stockholders ) entered into the Voting Agreement (as defined below). Pursuant to the Voting Agreement, the Volgenau Stockholders have agreed to vote all shares of Class A Common Stock and Class B Common Stock owned by them (i) in favor of the adoption of the Merger Agreement and any transactions contemplated thereby, (ii) against any competing proposal and (iii) against any other action, proposal or transaction that would delay, impede, frustrate, prevent or nullify the Merger (as defined below), the Merger Agreement or the transactions contemplated by the Merger Agreement.

None of the Reporting Persons or the Issuer paid additional consideration to the Volgenau Stockholders in connection with the execution and delivery of the Voting Agreement. For a description of the Merger Agreement, the Merger and the Voting Agreement, see Item 4 below, which descriptions are incorporated by reference herein in response to this Item 3.

#### Item 4. Purpose of Transaction

#### Merger Agreement

On March 31, 2011, Parent and Merger Sub entered into an Agreement and Plan of Merger (the <u>Merger Agreement</u>) with the Company. Pursuant to the Merger Agreement and subject to the conditions set forth therein, Merger Sub will merge with and into the Company (the <u>Merger</u>), with the Company as the surviving entity and a wholly-owned subsidiary of Parent.

At the Effective Time (as defined in the Merger Agreement) of the Merger, each stockholder of the Company will be entitled to receive \$31.25 per share in cash without interest for each share of issued and outstanding Class A Common Stock and Class B Common Stock, excluding (i) treasury stock, (ii) Common Stock owned by Parent or Merger Sub and (iii) Common Stock with respect to which appraisal rights under Delaware law are properly exercised and not withdrawn.

A fuller description of the Merger and the Merger Agreement can be found in the Issuer s Current Report on Form 8-K filed with the U.S. Securities and Exchange Commission (the <u>SEC</u>) on April 5, 2011 (the <u>Form</u> 8-K), which description is incorporated herein by reference.

The foregoing description of the Merger Agreement does not purport to be complete and is qualified in its entirety by reference to the Merger Agreement, which is filed as Exhibit 7.2 hereto and is incorporated herein by reference.

#### Voting Agreement

Concurrently with the execution of the Merger Agreement, and as a condition to the willingness of Parent and Merger Sub to enter into the Merger Agreement, Parent and the Volgenau Stockholders entered into a Voting and Support Agreement, dated as of March 31, 2011 (the <a href="Voting Agreement">Voting Agreement</a>). Pursuant to the Voting Agreement, each Volgenau Stockholder agreed to vote all shares of the Company s common stock owned by them (i) in favor of the adoption of the Merger Agreement and any transactions contemplated thereby, (ii) against any competing proposal and (iii) against any other action, proposal or transaction that would delay, impede, frustrate, prevent or nullify the Merger, the Merger

Agreement or the transactions contemplated by the Merger Agreement. As of the date hereof, the Volgenau Stockholders hold shares of common stock representing approximately 20% of the Company s total issued and outstanding shares, and representing approximately 71% of the voting power of the Company s outstanding capital stock.

A fuller description of the Voting Agreement can be found in the Form 8-K, which description is incorporated herein by reference.

The foregoing description of the Voting Agreement does not purport to be complete and is qualified in its entirety by reference to the Voting Agreement, which is filed as Exhibit 7.3 hereto and is incorporated herein by reference.

Except as set forth herein, the Voting Agreement or the Merger Agreement, neither the Reporting Persons nor, to the Reporting Persons knowledge, any person named on Appendix A-1 or A-2 has any present plans or proposals which relate to or would result in any of the actions specified in clauses (a) through (j) of Item 4 of Schedule 13D.

**Interest in Securities of the Issuer** 

Item 5.

which are convertible into 11,70: Securities Exchange Act of 1934 share beneficial ownership over issued and outstanding on Januar Common Stock). The Reporting by the Reporting Persons as to the	dectively own 113,514 shares of Class A Common Stock and 11,702,469 shares of Class B Common Stock, 69 shares of Class A Common Stock. The Reporting Persons, for the purpose of Rule 13d-3 under the samended, therefore may, by reason of the execution and delivery of the Voting Agreement, be deemed to 815,983 shares of Class A Common Stock, which would represent 26.6% of the Class A Common Stock 31, 2011 as reported in the Form 10-Q (assuming the conversion of all Class B Common Stock into Class A ersons expressly disclaim such beneficial ownership, and nothing herein shall be deemed to be an admission beneficial ownership of such shares. To the knowledge of each of the Reporting Persons, no shares of the efficially owned by any of the persons identified in Appendix A-1 and A-2 of this Statement.
the Volgenau Stockholders with Reporting Persons expressly disc Persons as to such beneficial own	on of the execution and delivery of the Voting Agreement, may be deemed to have shared voting power with spect to approximately 71% of the voting power of the outstanding capital stock of the Company. The sim such beneficial ownership, and nothing herein shall be deemed to be an admission by the Reporting riship. The Reporting Persons do not control the voting of shares held by the Volgenau Stockholders with possess any other rights as a Company stockholder with respect to such shares.
	e Reporting Persons, except for the execution and delivery of the Voting Agreement, no transactions in any stock have been effected by any Reporting Person in the Common Stock during the past sixty days.
(d) Not applicable.	
(e) Not applicable.	
Item 6. Issuer	Contracts, Arrangements, Understandings or Relationships with Respect to Securities of the
Reporting Persons is party to any but not limited to the transfer or	4, and 5 of this Statement, which descriptions are incorporated herein by reference to this Item 6, none of the ontracts, arrangements, understandings or relationships with respect to any securities of the Issuer, including ting of any of the securities, finder s fees, joint ventures, loan or option agreements, puts or calls, guarantees, or the giving or withholding of proxies.

# Item 7. Material to be Filed as Exhibits

Exhibit No.	Description
7.1	Joint Filing Agreement, dated as of April 8, 2011, by and between Sterling Holdco Inc., Sterling Parent Inc., Sterling Merger Inc., Providence Equity Partners VI L.P., Providence Equity Partners VI-A L.P., Providence Equity GP VI L.P. and Providence Equity Partners VI L.L.C.
7.2	Agreement and Plan of Merger, dated as of March 31, 2011, by and among SRA International, Inc., Sterling Parent Inc., and Sterling Merger Inc.
7.3	Voting and Support Agreement, dated March 31, 2011, by and among Sterling Parent Inc., Ernst Volgenau and the Continuing Investor Estate Vehicles party thereto.

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### **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	ete
and correct.	

Date: April 8, 2011

STERLING HOLDCO INC.

By: /s/ Julie Richardson

Name: Julie G. Richardson

Title: President

STERLING PARENT INC.

By: /s/ Julie Richardson

Name: Julie G. Richardson

Title: President

STERLING MERGER INC.

By: /s/ Julie Richardson

Name: Julie G. Richardson

Title: President

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### PROVIDENCE EQUITY PARTNERS VI L.P.

By: Providence Equity GP VI L.P., its sole general partner
By: Providence Equity Partners VI L.L.C., its sole general

partner

By: /s/ Paul Salem

Name: Paul J. Salem

Title: Senior Managing Director

# PROVIDENCE EQUITY PARTNERS VI-A L.P.

By: Providence Equity GP VI L.P., its sole general partner By: Providence Equity Partners VI L.L.C., its sole general

partner

By: /s/ Paul Salem

Name: Paul J. Salem

Title: Senior Managing Director

### PROVIDENCE EQUITY GP VI L.P.

By: Providence Equity Partners VI L.L.C., its sole general

partner

By: /s/ Paul Salem

Name: Paul J. Salem

Title: Senior Managing Director

### PROVIDENCE EQUITY PARTNERS VI L.L.C.

By: /s/ Paul Salem

Name: Paul J. Salem

Title: Senior Managing Director

# INDEX TO EXHIBITS

Exhibit No.	Description
7.1	Joint Filing Agreement, dated as of April 8, 2011, by and between Sterling Holdco Inc., Sterling Parent Inc., Sterling Merger Inc., Providence Equity Partners VI L.P., Providence Equity Partners VI-A L.P., Providence Equity GP VI L.P. and Providence Equity Partners VI L.L.C.
7.2	Agreement and Plan of Merger, dated as of March 31, 2011, by and among SRA International, Inc., Sterling Parent Inc., and Sterling Merger Inc.
7.3	Voting and Support Agreement, dated March 31, 2011, by and among Sterling Parent Inc., Ernst Volgenau and the Continuing Investor Estate Vehicles party thereto.
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#### **APPENDIX A-1**

# INFORMATION CONCERNING THE DIRECTORS AND EXECUTIVE OFFICERS OF STERLING HOLDCO INC.

The following table sets forth the name, business address, and present principal occupation or employment of each present director and executive officer of Sterling Holdco Inc., and the principal business and address of any corporation or other organization in which such employment is conducted.

#### Directors

Name	Employer & Business Address	<b>Current Occupation/Position</b>	Citizenship
Julie G. Richardson	Providence Equity Partners L.L.C.	Ms. Richardson is a Managing Director at	United States
		Providence Equity Partners L.L.C. She also	
	9 West 57th St., Suite 4700	serves as: President of Sterling Holdco Inc.;	
		President of Sterling Parent Inc.; President of	
	New York, NY 10019	Sterling Merger Inc.; Director of Altegrity,	
		Inc.; Director of Open Solutions Inc.; Director	
		of Stream Global Services, Inc.; Director of	
		SunGard Data Systems Inc.	
Christopher C. Ragona	Providence Equity Partners L.L.C.	Mr. Ragona is a Principal at Providence	United States
		Equity Partners L.L.C. He also serves as:	
	50 Kennedy Plaza, 18th Floor	Vice-President, Secretary and Treasurer of	
		Sterling Holdco Inc.; Vice-President,	
	Providence, Rhode Island 02903	Secretary and Treasurer of Sterling Parent	
	1 Tovidence, Idiode Island 02505	Inc.; Vice-President, Secretary and Treasurer	
		of Sterling Merger Inc.; Director of Open	
		Solutions Inc.	

### **Executive Officers**

Name	Employer & Business Address	<b>Current Occupation/Position</b>	Citizenship
Julie G. Richardson	See Directors above.	See Directors above.	United States
Christopher C. Ragona	See Directors above.	See Directors above.	United States

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#### **APPENDIX A-2**

# INFORMATION CONCERNING THE MANAGING MEMBERS OF PROVIDENCE EQUITY

### PARTNERS VI L.L.C.

The following table sets forth the name, business address, and present principal occupation or employment of each present managing member of Providence Equity Partners VI L.L.C., and the principal business and address of any corporation or other organization in which such employment is conducted.

Name	Employer & Business Address	<b>Current Occupation/Position</b>	Citizenship
Jonathan M. Nelson	Providence Equity Partners L.L.C.	Chief Executive Officer of Providence Equity Partners Inc. and Providence Equity Partners	United States
	50 Kennedy Plaza, 18th Floor	L.L.C. and officer of certain of its affiliates; Director of Univision Communications Inc.;	
	Providence, Rhode Island 02903	Director of Yankees Entertainment and Sports Network, L.L.C.; Director of Hulu, L.L.C.;	
		Member of the Sony Corporation Advisory Board.	
Glenn M. Creamer	Providence Equity Partners L.L.C.	Director and Senior Managing Director of Providence Equity Partners Inc. and	United States
	50 Kennedy Plaza, 18th Floor	Providence Equity Partners L.L.C. and officer of certain of its affiliates; Director of CDW	
	Providence, Rhode Island 02903	Corporation; Director of Telecordia Technologies, Inc.	
Paul J. Salem	Providence Equity Partners L.L.C.	Director and Senior Managing Director of Providence Equity Partners Inc. and	United States
	50 Kennedy Plaza, 18th Floor	Providence Equity Partners L.L.C. and officer of certain of its affiliates; Director of Asurion	
	Providence, Rhode Island 02903	Corporation; Director of Education Management Corporation; Director of	
		NexTag, Inc.	