SHOPIFY INC. Form SC 13G March 21, 2017

### SECURITIES AND EXCHANGE COMMISSION

Washington, D.C. 20549

### Schedule 13G

### 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. )\*

**Shopify Inc.** 

(Name of Issuer)

**Class A Subordinate Voting Shares** 

(Title of Class of Securities)

82509L107

(CUSIP Number)

**December 31, 2015** 

(Date of Event Which Requires Filing of this Statement)

Check the appropriate box to designate the rule pursuant to which this Schedule is filed:

Rule 13d-1(b)

Rule 13d-1(c)

Rule 13d-1(d)

\* 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.

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).

(Continued on following pages)

Page 1 of 22 Pages

Exhibit Index Contained on Page 22

CUSIP NO. 82509L107 13 G Page 2 of 25

### 1 NAME OF REPORTING

SS OR I.R.S. IDENTIFICATION NO. OF ABOVE PERSON

- Georgian Partners Growth Fund I, LP (Growth Fund I)
- 2 CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP\*
  - (a) (b)
- 3 SEC USE ONLY
- 4 CITIZENSHIP OR PLACE OF ORGANIZATION

Canada

5 SOLE VOTING POWER

NUMBER OF

**SHARES** 

**BENEFICIALLY** 

OWNED BY

EACH

142,366 shares of the Issuer s Class A Subordinate Voting Shares (the Class A Shares ), all of which shares are held by Georgian Partners I GP Inc. ( Growth I GP Inc. ) as nominee for Growth Fund I; except that (a) Georgian Partners I GP, LP, the sole general partner of Growth Fund I ( Direct GP I ), may be deemed to have sole power to vote such shares, (b) Growth I GP Inc., the sole general partner of Direct GP I, may, by virtue of its ultimate general partner status with regard to Growth Fund I and nominee relationship with regard to the shares, be deemed to have sole power to vote such shares, and (c) John Berton ( Berton ), Simone Chong ( Chong ) and Justin Lafayette ( Lafayette ), the managing directors of Growth I GP Inc., may be deemed to have shared power to vote such shares.

6 SHARED VOTING POWER

REPORTING

**PERSON** 

See response to row 5.

WITH

7 SOLE DISPOSITIVE POWER

142,366 shares of the Class A Shares, all of which shares are held by Growth I GP Inc. as nominee for Growth Fund I; except that (a) Direct GP I, the sole general partner of Growth Fund I, may be deemed to have sole power to dispose of such shares, (b) Growth I GP Inc., the sole general partner of Direct GP I, may, by virtue of its ultimate general partner status with regard to Growth Fund I and nominee relationship with regard to the shares, be deemed to have

sole power to dispose of such shares, and (c) Berton, Chong and Lafayette, the managing directors of Growth I GP Inc., may be deemed to have shared power to dispose of such shares. SHARED DISPOSITIVE POWER

See response to row 7.

- 9 AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON
  - 142,366\*
- 10 CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (9) EXCLUDES CERTAIN SHARES\*
- 11 PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW 9
  - 0.2%\*
- 12 TYPE OF REPORTING PERSON\*

FΙ

\* Based on 77,030,952 shares of the Issuer s Class A Shares outstanding as of December 31, 2016 and as reported on the Issuer s report on Form 40-F filed with the Securities and Exchange Commission on February 15, 2017 (SEC Accession Number 0001594805-17-000007). The number of shares and percent of class held by the Reporting Person and reported on this cover page is as of December 31, 2016. As of December 31, 2015, the Reporting Person may be deemed to have beneficially owned 981,883 shares of the Issuer s Class A Shares and 1,420,932 shares of the Issuer s Class B multiple voting shares ( Class B Shares ), all of which were held directly by Growth I GP Inc. as nominee for the Reporting Person and which represented 4.1% of the Issuer s Class A Shares outstanding at the time, assuming the conversion of the Reporting Person s shares of Class B Shares into Class A Shares. The foregoing calculation of the Reporting Person s percent of Class A Shares beneficially owned is based on 56,877,089 Class A Shares outstanding as of December 31, 2015 and as reported on the Issuer s report on 20-F filed with the Securities and Exchange Commission on February 17, 2016 (SEC Accession Number 0001594805-16-000019). Shares of the Issuer s Class B Shares are convertible into Class A Shares on a one-for-one basis at the option of the holder and each Class A Share is entitled to one vote and each Class B Share is entitled to ten votes on all matters requiring shareholder approval.

CUSIP NO. 82509L107 13 G Page 3 of 25

### 1 NAME OF REPORTING

SS OR I.R.S. IDENTIFICATION NO. OF ABOVE PERSON

- Georgian Partners Growth Fund (International) I, LP ( Growth Fund I International )
- 2 CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP\*
  - (a) (b)
- 3 SEC USE ONLY
- 4 CITIZENSHIP OR PLACE OF ORGANIZATION

Ontario

5 SOLE VOTING POWER

NUMBER OF

**SHARES** 

BENEFICIALLY

**OWNED BY** 

EACH

14,795 shares of Class A Shares, all of which shares are held by Growth I GP Inc. as nominee for Growth Fund I International; except that (a) Direct GP I, the sole general partner of Growth Fund I International, may be deemed to have sole power to vote such shares, (b) Growth I GP Inc., the sole general partner of Direct GP I, may, by virtue of its ultimate general partner status with regard to Growth Fund I International and nominee relationship with regard to the shares, be deemed to have sole power to vote such shares, and (c) Berton, Chong and Lafayette, the managing directors of Growth I GP Inc., may be deemed to have shared power to vote such shares.

6 SHARED VOTING POWER

REPORTING

PERSON

See response to row 5.

SOLE DISPOSITIVE POWER

WITH

14,795 shares of Class A Shares, all of which shares are held by Growth I GP Inc. as nominee for Growth Fund I International; except that (a) Direct GP I, the sole general partner of Growth Fund I International, may be deemed to have sole power to dispose of such shares, (b) Growth I GP Inc., the sole general partner of Direct GP I, may, by virtue of its ultimate general partner status with regard to Growth Fund I International and nominee relationship with regard to the shares, be deemed to have sole power to dispose of such shares, and (c) Berton, Chong and

Lafayette, the managing directors of Growth I GP Inc., may be deemed to have shared power to dispose of such shares.

8 SHARED DISPOSITIVE POWER

See response to row 7.

9 AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON

14,795\*

- 10 CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (9) EXCLUDES CERTAIN SHARES\*
- 11 PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW 9

0.0%\*

12 TYPE OF REPORTING PERSON\*

FΙ

\* Based on 77,030,952 shares of the Issuer s Class A Shares outstanding as of December 31, 2016 and as reported on the Issuer s report on Form 40-F filed with the Securities and Exchange Commission on February 15, 2017 (SEC Accession Number 0001594805-17-000007). The number of shares and percent of class held by the Reporting Person and reported on this cover page is as of December 31, 2016. As of December 31, 2015, the Reporting Person may be deemed to have beneficially owned 102,039 shares of the Issuer s Class A Shares and 147,666 shares of the Class B Shares, all of which were held directly by Growth I GP Inc. as nominee for the Reporting Person, which represented 0.4% of the Issuer s Class A Shares outstanding at the time, assuming the conversion of the Reporting Person s shares of Class B Shares into Class A Shares. The foregoing calculation of the Reporting Person s percent of Class A Shares beneficially owned is based on 56,877,089 Class A Shares outstanding as of December 31, 2015 and as reported on the Issuer s report on 20-F filed with the Securities and Exchange Commission on February 17, 2016 (SEC Accession Number 0001594805-16-000019). Shares of the Issuer s Class B Shares are convertible into Class A Shares on a one-for-one basis at the option of the holder and each Class A Share is entitled to one vote and each Class B Share is entitled to ten votes on all matters requiring shareholder approval.

CUSIP NO. 82509L107 13 G Page 4 of 25

### 1 NAME OF REPORTING

SS OR I.R.S. IDENTIFICATION NO. OF ABOVE PERSON

- Georgian Partners Growth Fund (Founders) I, LP ( Growth Fund I Founders )
- 2 CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP\*
  - (a) (b)
- 3 SEC USE ONLY
- 4 CITIZENSHIP OR PLACE OF ORGANIZATION

Ontario

5 SOLE VOTING POWER

NUMBER OF

**SHARES** 

13,662 shares of Class A Shares, all of which shares are held by Growth I GP Inc. as nominee for Growth Fund I Founders; except that (a) Direct GP I, the sole general partner of Growth Fund I Founders, may be deemed to have sole power to vote such shares, (b) Growth I GP Inc., the sole general partner of Direct GP I, may, by virtue of its ultimate general partner status with regard to Growth Fund I Founders and nominee relationship with regard to the shares, be deemed to have sole power to vote such shares, and (c) Berton, Chong and Lafayette, the managing directors of Growth I GP Inc., may be deemed to have shared power to vote such shares.

BENEFICIALLY

**OWNED BY** 

EACH 6 SHARED VOTING POWER

REPORTING

**PERSON** 

See response to row 5.

7 SOLE DISPOSITIVE POWER

WITH

13,662 shares of Class A Shares, all of which shares are held by Growth I GP Inc. as nominee for Growth Fund I Founders; except that (a) Direct GP I, the sole general partner of Growth Fund I Founders, may be deemed to have sole power to dispose of such shares, (b) Growth I GP Inc., the sole general partner of Direct GP I, may, by virtue of its ultimate general partner status with regard to Growth Fund I Founders and nominee relationship with regard to the shares, be deemed to have sole power to dispose of such shares, and (c) Berton, Chong and Lafayette, the

managing directors of Growth I GP Inc., may be deemed to have shared power to dispose of such shares.

8 SHARED DISPOSITIVE POWER

	See response to row 7.
9	AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON

13,662\*

- 10 CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (9) EXCLUDES CERTAIN SHARES\*
- 11 PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW 9

0.0%\*

12 TYPE OF REPORTING PERSON\*

FΙ

\* Based on 77,030,952 shares of the Issuer s Class A Shares outstanding as of December 31, 2016 and as reported on the Issuer s report on Form 40-F filed with the Securities and Exchange Commission on February 15, 2017 (SEC Accession Number 0001594805-17-000007). The number of shares and percent of class held by the Reporting Person and reported on this cover page is as of December 31, 2016. As of December 31, 2015, the Reporting Person may be deemed to have beneficially owned 94,228 shares of the Issuer s Class A Shares and 136,362 shares of the Class B Shares, all of which were held directly by Growth I GP Inc. as nominee for the Reporting Person, which represented 0.4% of the Issuer s Class A Shares outstanding at the time, assuming the conversion of the Reporting Person s shares of Class B Shares into Class A Shares. The foregoing calculation of the Reporting Person s percent of Class A Shares beneficially owned is based on 56,877,089 Class A Shares outstanding as of December 31, 2015 and as reported on the Issuer s report on 20-F filed with the Securities and Exchange Commission on February 17, 2016 (SEC Accession Number 0001594805-16-000019). Shares of the Issuer s Class B Shares are convertible into Class A Shares on a one-for-one basis at the option of the holder and each Class A Share is entitled to one vote and each Class B Share is entitled to ten votes on all matters requiring shareholder approval.

CUSIP NO. 82509L107 13 G Page 5 of 25

### 1 NAME OF REPORTING

SS OR I.R.S. IDENTIFICATION NO. OF ABOVE PERSON

- Georgian Partners Growth Fund (Founders International) I, LP ( Growth Fund I Founders International )

  CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP\*
  - (a) (b)
- 3 SEC USE ONLY
- 4 CITIZENSHIP OR PLACE OF ORGANIZATION

Ontario

5 SOLE VOTING POWER

NUMBER OF

**SHARES** 

**BENEFICIALLY** 

3,168 shares of Class A Shares, all of which shares are held by Growth I GP Inc. as nominee for Growth Fund I Founders International; except that (a) Direct GP I, the sole general partner of Growth Fund I Founders International, may be deemed to have sole power to vote such shares, (b) Growth I GP Inc., the sole general partner of Direct GP I, may, by virtue of its ultimate general partner status with regard to Growth Fund I Founders International and nominee relationship with regard to the shares, be deemed to have sole power to vote such shares, and (c) Berton, Chong and Lafayette, the managing directors of Growth I GP Inc., may be deemed to have shared power to vote such shares.

OWNED DV

OWNED BY

6 SHARED VOTING POWER

EACH REPORTING

PERSON

See response to row 5.

7 SOLE DISPOSITIVE POWER

**WITH** 

3,168 shares of Class A Shares, all of which shares are held by Growth I GP Inc. as nominee for Growth Fund I Founders International; except that (a) Direct GP I, the sole general partner of Growth Fund I Founders International, may be deemed to have sole power to dispose of such shares, (b) Growth I GP Inc., the sole general partner of Direct GP I, may, by virtue of its ultimate general partner status with regard to Growth Fund I Founders International and nominee relationship with regard to the shares, be deemed to have sole power to dispose of such

shares, and (c) Berton, Chong and Lafayette, the managing directors of Growth I GP Inc., may be deemed to have shared power to dispose of such shares.

8 SHARED DISPOSITIVE POWER

See response to row 7.

9 AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON

3,168\*

- 10 CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (9) EXCLUDES CERTAIN SHARES\*
- 11 PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW 9

0.0%\*

12 TYPE OF REPORTING PERSON\*

FΙ

\* Based on 77,030,952 shares of the Issuer s Class A Shares outstanding as of December 31, 2016 and as reported on the Issuer s report on Form 40-F filed with the Securities and Exchange Commission on February 15, 2017 (SEC Accession Number 0001594805-17-000007). The number of shares and percent of class held by the Reporting Person and reported on this cover page is as of December 31, 2016. As of December 31, 2015, the Reporting Person may be deemed to have beneficially owned 21,850 shares of the Issuer s Class A Shares and 31,620 shares of Class B Shares, which represented 0.1% of the Issuer s Class A Shares outstanding at the time, assuming the conversion of the Reporting Person s shares of Class B Shares into Class A Shares. The foregoing calculation of the Reporting Person s percent of Class A Shares beneficially owned is based on 56,877,089 Class A Shares outstanding as of December 31, 2015 and as reported on the Issuer s report on 20-F filed with the Securities and Exchange Commission on February 17, 2016 (SEC Accession Number 0001594805-16-000019). Shares of the Issuer s Class B Shares are convertible into Class A Shares on a one-for-one basis at the option of the holder and each Class A Share is entitled to one vote and each Class B Share is entitled to ten votes on all matters requiring shareholder approval.

13 G CUSIP NO. 82509L107 Page 6 of 25 1 NAME OF REPORTING SS OR I.R.S. IDENTIFICATION NO. OF ABOVE PERSON Georgian Growth Fund 1 LP ( SA Growth 1 ) 2 CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP\* (a) (b) SEC USE ONLY 3 4 CITIZENSHIP OR PLACE OF ORGANIZATION Ontario 5 SOLE VOTING POWER NUMBER OF 0 shares of Class A Shares.\*\* **SHARES** SHARED VOTING POWER **BENEFICIALLY OWNED BY** See response to row 5. SOLE DISPOSITIVE POWER **EACH REPORTING** 0 shares of Class A Shares.\*\* **PERSON** SHARED DISPOSITIVE POWER WITH See response to row 7. 9 AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON 0\* 10 CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (9) EXCLUDES CERTAIN SHARES\*

### 11 PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW 9

0.0%\*

12 TYPE OF REPORTING PERSON\*

FΙ

\* Based on 77,030,952 shares of the Issuer s Class A Shares outstanding as of December 31, 2016 and as reported on the Issuer s report on Form 40-F filed with the Securities and Exchange Commission on February 15, 2017 (SEC Accession Number 0001594805-17-000007). The number of shares held by and the percent of class held by the Reporting Person and reported on this cover page is as of December 31, 2016. As of December 31, 2015, the Reporting Person may be deemed to have beneficially owned 303,030 shares of the Issuer s Class A Shares, which represented 0.5% of the Issuer s Class A Shares outstanding at the time. The foregoing calculation of the Reporting Person s percent of Class A Shares beneficially owned is based on 56,877,089 Class A Shares outstanding as of December 31, 2015 and as reported on the Issuer s report on 20-F filed with the Securities and Exchange Commission on February 17, 2016 (SEC Accession Number 0001594805-16-000019). The Class A Shares reported in this footnote were held directly by SA Growth 1, except that (a) Growth I GP Inc., the sole general partner of SA Growth 1, may have been deemed to have sole power to vote and dispose of such shares and (b) Berton, Chong and Lafayette, the managing directors of Growth I GP Inc., may be been deemed to have shared power to vote and dispose of such shares.

CUSIP NO. 82509L107 13 G Page 7 of 25

### 1 NAME OF REPORTING

SS OR I.R.S. IDENTIFICATION NO. OF ABOVE PERSON

- Georgian Partners Growth Fund II, LP ( Growth Fund II )
- 2 CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP\*
  - (a) (b)
- 3 SEC USE ONLY
- 4 CITIZENSHIP OR PLACE OF ORGANIZATION

Canada

5 SOLE VOTING POWER

NUMBER OF

**SHARES** 

**BENEFICIALLY** 

346,697 shares of Class A Shares, all of which shares are held by Georgian Partners II GP Inc. (Growth II GP Inc.) as nominee for Growth Fund II; except that (a) Georgian Partners II GP, LP, the sole general partner of Growth Fund II (Direct GP II), may be deemed to have sole power to vote such shares, (b) Growth I GP Inc., the sole general partner of Direct GP II, may be deemed to have sole power to vote such shares, (c) Growth II GP Inc. may, by virtue of its nominee relationship with respect to the shares, be deemed to have sole power to vote such shares, and (c) Berton, Chong and Lafayette, the managing directors of each of Growth I GP Inc. and Growth II GP Inc., may be deemed to have shared power to vote such shares.

OWNED BY

EACH

6 SHARED VOTING POWER

REPORTING

**PERSON** 

See response to row 5.

7 SOLE DISPOSITIVE POWER

WITH

346,697 shares of Class A Shares, all of which shares are held by Growth II GP Inc. as nominee for Growth Fund II; except that (a) Georgian Partners II GP, LP, the sole general partner of Growth Fund II ( Direct GP II ), may be deemed to have sole power to dispose of such shares, (b) Growth I GP Inc., the sole general partner of Direct GP II, may be deemed to have sole power to dispose of such shares, (c) Growth II GP Inc. may, by virtue of its nominee relationship with respect to the shares, be deemed to have sole power to dispose of such shares, and (c) Berton,

Chong and Lafayette, the managing directors of each of Growth I GP Inc. and Growth II GP Inc., may be deemed to have shared power to dispose of such shares.

8 SHARED DISPOSITIVE POWER

See response to row 7.

9 AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON

346,697 \*

- 10 CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (9) EXCLUDES CERTAIN SHARES\*
- 11 PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW 9

0.5%\*

12 TYPE OF REPORTING PERSON\*

FΙ

\* Based on 77,030,952 shares of the Issuer s Class A Shares outstanding as of December 31, 2016 and as reported on the Issuer s report on Form 40-F filed with the Securities and Exchange Commission on February 15, 2017 (SEC Accession Number 0001594805-17-000007). The number of shares and percent of class held by the Reporting Person and reported on this cover page is as of December 31, 2016. As of December 31, 2015, the Reporting Person may be deemed to have beneficially owned 346,697 shares of the Issuer s Class B Shares, which represented 0.6% of the Issuer s Class A Shares outstanding at the time, assuming the conversion of the Reporting Person s shares of Class B Shares into Class A Shares. The foregoing calculation of the Reporting Person s percent of Class A Shares beneficially owned is based on 56,877,089 Class A Shares outstanding as of December 31, 2015 and as reported on the Issuer s report on 20-F filed with the Securities and Exchange Commission on February 17, 2016 (SEC Accession Number 0001594805-16-000019). Shares of the Issuer s Class B Shares are convertible into Class A Shares on a one-for-one basis at the option of the holder and each Class A Share is entitled to one vote and each Class B Share is entitled to ten votes on all matters requiring shareholder approval.

CUSIP NO. 82509L107 13 G Page 8 of 25

### 1 NAME OF REPORTING

SS OR I.R.S. IDENTIFICATION NO. OF ABOVE PERSON

- Georgian Partners Growth Fund (International) II, LP ( Growth Fund II International )
- 2 CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP\*
  - (a) (b)
- 3 SEC USE ONLY
- 4 CITIZENSHIP OR PLACE OF ORGANIZATION

Canada

5 SOLE VOTING POWER

NUMBER OF

**SHARES** 

**BENEFICIALLY** 

68,498 shares of Class A Shares, all of which shares are held by Growth II GP Inc. as nominee for Growth Fund II International; except that (a) Direct GP II, the sole general partner of Growth Fund II International, may be deemed to have sole power to vote such shares, (b) Growth I GP Inc., the sole general partner of Direct GP II, may be deemed to have sole power to vote such shares, (c) Growth II GP Inc. may, by virtue of its nominee relationship with respect to the shares, be deemed to have sole power to vote such shares, and (c) Berton, Chong and Lafayette, the managing directors of each of Growth I GP Inc. and Growth II GP Inc., may be deemed to have shared power to vote such shares.

OWNED BY EACH

6 SHARED VOTING POWER

REPORTING

**PERSON** 

See response to row 5.

7 SOLE DISPOSITIVE POWER

WITH

68,498 shares of Class A Shares, all of which shares are held by Growth II GP Inc. as nominee for Growth Fund II International; except that (a) Direct GP II, the sole general partner of Growth Fund II International, may be deemed to have sole power to dispose of such shares, (b) Growth I GP Inc., the sole general partner of Direct GP II, may be deemed to have sole power to dispose of such shares, (c) Growth II GP Inc. may, by virtue of its nominee relationship with respect to the shares, be deemed to have sole power to dispose of such shares, and (c) Berton,

Chong and Lafayette, the managing directors of each of Growth I GP Inc. and Growth II GP Inc., may be deemed to have shared power to dispose of such shares.

8 SHARED DISPOSITIVE POWER

See response to row 7.

9 AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON

68,498\*

- 10 CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (9) EXCLUDES CERTAIN SHARES\*
- 11 PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW 9

0.1%\*

12 TYPE OF REPORTING PERSON\*

FΙ

\* Based on 77,030,952 shares of the Issuer s Class A Shares outstanding as of December 31, 2016 and as reported on the Issuer s report on Form 40-F filed with the Securities and Exchange Commission on February 15, 2017 (SEC Accession Number 0001594805-17-000007). The number of shares and percent of class held by the Reporting Person and reported on this cover page is as of December 31, 2016. As of December 31, 2015, the Reporting Person may be deemed to have beneficially owned 68,498 shares of the Issuer s Class B Shares, which represented 0.1% of the Issuer s Class A Shares outstanding at the time, assuming the conversion of the Reporting Person s shares of Class B Shares into Class A Shares. The foregoing calculation of the Reporting Person s percent of Class A Shares beneficially owned is based on 56,877,089 Class A Shares outstanding as of December 31, 2015 and as reported on the Issuer s report on 20-F filed with the Securities and Exchange Commission on February 17, 2016 (SEC Accession Number 0001594805-16-000019). Shares of the Issuer s Class B Shares are convertible into Class A Shares on a one-for-one basis at the option of the holder and each Class A Share is entitled to one vote and each Class B Share is entitled to ten votes on all matters requiring shareholder approval.

CUSIP NO. 82509L107 13 G Page 9 of 25

### 1 NAME OF REPORTING

SS OR I.R.S. IDENTIFICATION NO. OF ABOVE PERSON

- Georgian Partners I GP, LP
- 2 CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP\*
  - (a) (b)
- 3 SEC USE ONLY
- 4 CITIZENSHIP OR PLACE OF ORGANIZATION

Canada

5 SOLE VOTING POWER

NUMBER OF

**SHARES** 

**BENEFICIALLY** 

OWNED BY

EACH

173,991 shares of Class A Shares, all of which shares are held by Growth I GP Inc. as nominee for Growth Fund I, Growth Fund I International, Growth Fund I Founders and Growth Fund I Founders International (collectively, the Growth I Funds ); except that (a) Direct GP I, the sole general partner of each of the Growth I Funds, may be deemed to have sole power to vote such shares, (b) Growth I GP Inc., the sole general partner of Direct GP I, may, by virtue of its ultimate general partner status with regard to each of the Growth I Funds and nominee relationship with regard to the shares, be deemed to have sole power to vote such shares, and (c) Berton, Chong and Lafayette, the managing directors of Growth I GP Inc., may be deemed to have shared power to vote such shares.

6 SHARED VOTING POWER

REPORTING

**PERSON** 

See response to row 5.

WITH

7 SOLE DISPOSITIVE POWER

173,991 shares of Class A Shares, all of which shares are held by Growth I GP Inc. as nominee for the Growth I Funds; except that (a) Direct GP I, the sole general partner of each of the Growth I Funds, may be deemed to have sole power to dispose of such shares, (b) Growth I GP Inc., the sole general partner of Direct GP I, may, by virtue of its ultimate general partner status with regard to each of the Growth I Funds and nominee relationship with regard to the shares,

be deemed to have sole power to dispose of such shares, and (c) Berton, Chong and Lafayette, the managing directors of Growth I GP Inc., may be deemed to have shared power to dispose of such shares.

8 SHARED DISPOSITIVE POWER

See response to row 7.

AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON

173,991\*

9

- 10 CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (9) EXCLUDES CERTAIN SHARES\*
- 11 PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW 9

0.2%\*

12 TYPE OF REPORTING PERSON\*

FΙ

\* Based on 77,030,952 shares of the Issuer s Class A Shares outstanding as of December 31, 2016 and as reported on the Issuer s report on Form 40-F filed with the Securities and Exchange Commission on February 15, 2017 (SEC Accession Number 0001594805-17-000007). The number of shares and the percent of class held by the Reporting Person and reported on this cover page is as of December 31, 2016. As of December 31, 2015, the Reporting Person may be deemed to have held, as the general partner of each of the Growth I Funds, 1,200,000 shares of the Issuer s Class A Shares and 1,736,580 shares of the Class B Shares, all of which were held directly by Growth I GP Inc. as nominee for each of the Growth I Funds and which represented 5.0% of the Issuer s Class A Shares outstanding at the time, assuming the conversion of the Reporting Person s shares of Class B Shares into Class A Shares. The foregoing calculation of the Reporting Person s percent of Class A Shares beneficially owned is based on 56,877,089 Class A Shares outstanding as of December 31, 2015 and as reported on the Issuer s report on 20-F filed with the Securities and Exchange Commission on February 17, 2016 (SEC Accession Number 0001594805-16-000019). Shares of the Issuer s Class B Shares are convertible into Class A Shares on a one-for-one basis at the option of the holder and each Class A Share is entitled to one vote and each Class B Share is entitled to ten votes on all matters requiring shareholder approval.

CUSIP NO. 82509L107 13 G Page 10 of 25

### 1 NAME OF REPORTING

SS OR I.R.S. IDENTIFICATION NO. OF ABOVE PERSON

- Georgian Partners II GP, LP
- 2 CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP\*
  - (a) (b)
- 3 SEC USE ONLY
- 4 CITIZENSHIP OR PLACE OF ORGANIZATION

Canada

5 SOLE VOTING POWER

NUMBER OF

**SHARES** 

**BENEFICIALLY** 

OWNED BY

EACH

415,195 shares of Class A Shares, all of which shares are held by Growth II GP Inc. as nominee for Growth Fund II and Growth Fund II International (collectively, the Growth II Funds ); except that (a) Direct GP II, the sole general partner of each of the Growth II Funds, may be deemed to have sole power to vote such shares, (b) Growth I GP Inc., the sole general partner of Direct GP II, may be deemed to have sole power to vote such shares, (c) Growth II GP Inc. may, by virtue of its nominee relationship with respect to the shares, be deemed to have sole power to vote such shares and (d) Berton, Chong and Lafayette, the managing directors of each of Growth I GP Inc. and Growth II GP Inc., may be deemed to have shared power to vote such shares.

6 SHARED VOTING POWER

REPORTING

**PERSON** 

See response to row 5.

WITH

7 SOLE DISPOSITIVE POWER

415,195 shares of Class A Shares, all of which shares are held by Growth II GP Inc. as nominee for the Growth II Funds; except that (a) Direct GP II, the sole general partner of each of the Growth II Funds, may be deemed to have sole power to dispose of such shares, (b) Growth I GP Inc., the sole general partner of Direct GP II, may be deemed to have sole power to dispose of such shares, (c) Growth II GP Inc. may, by virtue of its nominee relationship with respect to the

shares, be deemed to have sole power to dispose of such shares and (d) Berton, Chong and Lafayette, the managing directors of each of Growth I GP Inc. and Growth II GP Inc., may be deemed to have shared power to dispose of such shares.

8 SHARED DISPOSITIVE POWER

See response to row 7.
AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON

415,195\*

9

- 10 CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (9) EXCLUDES CERTAIN SHARES\*
- 11 PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW 9

0.5%\*

12 TYPE OF REPORTING PERSON\*

FI

\* Based on 77,030,952 shares of the Issuer s Class A Shares outstanding as of December 31, 2016 and as reported on the Issuer s report on Form 40-F filed with the Securities and Exchange Commission on February 15, 2017 (SEC Accession Number 0001594805-17-000007). The number of shares and the percent of class held by the Reporting Person and reported on this cover page is as of December 31, 2016. As of December 31, 2015, the Reporting Person may be deemed to have held, as the general partner of each of the Growth II Funds, 415,195 shares of the Class B Shares, all of which were held directly by Growth II GP Inc. as nominee for each of the Growth II Funds and which represented 0.7% of the Issuer s Class A Shares outstanding at the time, assuming the conversion of the Reporting Person s shares of Class B Shares into Class A Shares. The calculation of the Reporting Person s percent of Class A Shares beneficially owned is based on 56,877,089 Class A Shares outstanding as of December 31, 2015 and as reported on the Issuer s report on 20-F filed with the Securities and Exchange Commission on February 17, 2016 (SEC Accession Number 0001594805-16-000019). Shares of the Issuer s Class B Shares are convertible into Class A Shares on a one-for-one basis at the option of the holder and each Class A Share is entitled to one vote and each Class B Share is entitled to ten votes on all matters requiring shareholder approval.

CUSIP NO. 82509L107 13 G Page 11 of 25

### 1 NAME OF REPORTING

SS OR I.R.S. IDENTIFICATION NO. OF ABOVE PERSON

- Georgian Partners I GP Inc.
- 2 CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP\*
  - (a) (b)
- 3 SEC USE ONLY
- 4 CITIZENSHIP OR PLACE OF ORGANIZATION

Canada

5 SOLE VOTING POWER

NUMBER OF

**SHARES** 

**BENEFICIALLY** 

**OWNED BY** 

**EACH** 

589,186 shares of Class A Shares, (a) 173,991 of which shares are held by Growth I GP Inc. as nominee for the Growth I Funds; except that Direct GP I, the sole general partner of each of the Growth I Funds, may be deemed to have sole power to vote 173,991 of such shares, (b) 415,195 of which shares are held by Growth II GP Inc. as nominee for the Growth II Funds; except that (i) Direct GP II, the sole general partner of each of the Growth II Funds, may be deemed to vote 415,915 of such shares, (ii) Growth II GP Inc. may, by virtue of its nominee agreement with respect to the Growth II Funds—shares, be deemed to have shared power to vote 415,915 of such shares and (c) Berton, Chong and Lafayette, the managing directors of each of Growth I GP Inc. and Growth II GP Inc., may be deemed to have shared power to vote all of such shares.

6 SHARED VOTING POWER

REPORTING

**PERSON** 

See response to row 5.

WITH

7 SOLE DISPOSITIVE POWER

589,186 shares of Class A Shares, (a) 173,991 of which shares are held by Growth I GP Inc. as nominee for the Growth I Funds; except that Direct GP I, the sole general partner of each of the Growth I Funds, may be deemed to have sole power to dispose of 173,991 of such shares, (b) 415,195 of which shares are held by Growth II GP Inc. as nominee for the Growth II Funds; except that (i) Direct GP II, the sole general partner of each of the Growth II Funds, may be

deemed to dispose of 415,915 of such shares, (ii) Growth II GP Inc. may, by virtue of its nominee agreement with respect to the Growth II Funds—shares, be deemed to have shared power to dispose of 415,915 of such shares and (c) Berton, Chong and Lafayette, the managing directors of each of Growth I GP Inc. and Growth II GP Inc., may be deemed to have shared power to dispose of all of such shares.

8 SHARED DISPOSITIVE POWER

See response to row 7.

AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON

589,186\*

- 10 CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (9) EXCLUDES CERTAIN SHARES\*
- 11 PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW 9

0.8%\*

12 TYPE OF REPORTING PERSON\*

FΙ

Based on 77,030,952 shares of the Issuer s Class A Shares outstanding as of December 31, 2016 and as reported on the Issuer s report on Form 40-F filed with the Securities and Exchange Commission on February 15, 2017 (SEC Accession Number 0001594805-17-000007). The number of shares and the percent of class held by the Reporting Person and reported on this cover page is as of December 31, 2016. As of December 31, 2015, the Reporting Person held, as nominee for the Growth I Funds and by virtue of its general partner status with respect to the Growth I Funds, 1,200,000 shares of the Issuer s Class A Shares and 1,736,580 shares of the Class B Shares, 415,915 shares of the Issuer s Class B Shares by virtue of its general partner status with respect to the Growth II Funds and 303,030 shares of the Issuers Class B Shares by virtue of its general partner status with respect to the SA Growth 1 Fund, which, in aggregate, represented 6.2% of the Issuer s Class A Shares outstanding at the time, assuming the conversion of the Reporting Person s Class B Shares into Class A Shares. The foregoing calculation of the Reporting Person s percent of Class A Shares beneficially owned is based on 56,877,089 Class A Shares outstanding as of December 31, 2015 and as reported on the Issuer s report on 20-F filed with the Securities and Exchange Commission on February 17, 2016 (SEC Accession Number 0001594805-16-000019). Shares of the Issuer s Class B Shares are convertible into Class A Shares on a one-for-one basis at the option of the holder and each Class A Share is entitled to one vote and each Class B Share is entitled to ten votes on all matters requiring shareholder approval.

CUSIP NO. 82509L107 13 G Page 12 of 25

### 1 NAME OF REPORTING

SS OR I.R.S. IDENTIFICATION NO. OF ABOVE PERSON

Georgian Partners II GP Inc.

- 2 CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP\*
  - (a) (b)
- 3 SEC USE ONLY
- 4 CITIZENSHIP OR PLACE OF ORGANIZATION

Canada

5 SOLE VOTING POWER

NUMBER OF

**SHARES** 

**BENEFICIALLY** 

415,915 shares of Class A Shares, all of which are held by Growth II GP Inc. as nominee for the Growth II Funds; except that (a) Direct GP II, the sole general partner of the Growth II Funds, may be deemed to have sole power to vote such shares, (b) Growth I GP Inc., the general partner of Direct GP II, may be deemed to have sole power to vote these shares, (c) Growth II GP Inc. may, by virtue of its nominee relationship with the shares, be deemed to have sole power to vote these shares and (d) Berton, Chong and Lafayette, the managing directors of each of Growth I GP Inc. and Growth II GP Inc., may be deemed to have shared power to vote all of such shares.

OWNED BY

6 SHARED VOTING POWER

EACH REPORTING

PERSON

See response to row 5.

7 SOLE DISPOSITIVE POWER

WITH

415,915 shares of Class A Shares, all of which are held by Growth II GP Inc. as nominee for the Growth II Funds; except that (a) Direct GP II, the general partner of the Growth II Funds, may be deemed to have sole power to dispose of such shares, (b) Growth I GP Inc., the general partner of Direct GP II, may be deemed to have sole power to dispose of these shares, (c) Growth II GP Inc. may, by virtue of its nominee relationship with the shares, be deemed to have sole power to dispose of these shares and (d) Berton, Chong and Lafayette, the managing

directors of each of Growth I GP Inc. and Growth II GP Inc., may be deemed to have shared power to dispose of all of such shares.

8 SHARED DISPOSITIVE POWER

See response to row 7.

AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON

415,915\*

9

- 10 CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (9) EXCLUDES CERTAIN SHARES\*
- 11 PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW 9

0.5%\*

12 TYPE OF REPORTING PERSON\*

FΙ

\* Based on 77,030,952 shares of the Issuer s Class A Shares outstanding as of December 31, 2016 and as reported on the Issuer s report on Form 40-F filed with the Securities and Exchange Commission on February 15, 2017 (SEC Accession Number 0001594805-17-000007). The number of shares and the percent of class held by the Reporting Person and reported on this cover page is as of December 31, 2016. As of December 31, 2015, the Reporting Person may be deemed to have held, by virtue of its nominee agreement with respect to all of the shares of the Growth II Funds, 415,195 shares of the Class B Shares which represented 0.7% of the Issuer s Class A Shares outstanding at the time, assuming the conversion of the Reporting Person s shares of Class B Shares into Class A Shares. The foregoing calculation of the Reporting Person s percent of Class A Shares beneficially owned is based on 56,877,089 Class A Shares outstanding as of December 31, 2015 and as reported on the Issuer s report on 20-F filed with the Securities and Exchange Commission on February 17, 2016 (SEC Accession Number 0001594805-16-000019). Shares of the Issuer s Class B Shares are convertible into Class A Shares on a one-for-one basis at the option of the holder and each Class A Share is entitled to one vote and each Class B Share is entitled to ten votes on all matters requiring shareholder approval.

CUSIP NO. 82509L107 13 G Page 13 of 25

### 1 NAME OF REPORTING

SS OR I.R.S. IDENTIFICATION NO. OF ABOVE PERSON

John Berton

- 2 CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP\*
  - (a) (b)
- 3 SEC USE ONLY
- 4 CITIZENSHIP OR PLACE OF ORGANIZATION

Canada

NUMBER OF 5 SOLE VOTING POWER

**SHARES** 

BENEFICIALLY

See response to row 6.

6 SHARED VOTING POWER

OWNED BY

**EACH** 

REPORTING

**PERSON** 

WITH

589,186 shares of Class A Shares, 173,991 of which shares are held by Growth I GP Inc. as nominee for the Growth I Funds and 415,915 of which are held by Growth II GP Inc. as nominee for the Growth II Funds; except that (a) Direct GP I, the sole general partner of each of the Growth I Funds, may be deemed to have sole power to vote 173,991 of such shares, (b) Direct GP II, the sole general partner of each of the Growth II Funds, may be deemed to vote 415,915 of such shares, (c) Growth I GP Inc., the general partner of each of Direct GP I and Direct GP II, and, by virtue of its nominee agreement with respect to the Growth I Funds, may be deemed to have the power to vote all of such shares, (d) Growth II GP Inc. may, by virtue of its nominee agreement with respect to the Growth II Funds, be deemed to have the power to vote 415,915 of such shares, and (e) Berton, Chong and Lafayette, the managing directors of each of Growth I GP Inc. and Growth II GP Inc., may be deemed to have shared power to vote all of such shares.

7 SOLE DISPOSITIVE POWER

See response to row 8.

8 SHARED DISPOSITIVE POWER

589,186 shares of Class A Shares, 173,991 of which shares are held by Growth I GP Inc. as nominee for the Growth I Funds and 415,915 of which are held by Growth II GP Inc. as nominee for the Growth II Funds; except that (a) Direct GP I, the sole general partner of each of the Growth I Funds, may be deemed to have sole power to dispose of 173,991 of such shares, (b) Direct GP II, the sole general partner of each of the Growth II Funds, may be deemed to dispose of 415,915 of such shares, (c) Growth I GP Inc., the general partner of each of Direct GP I and Direct GP II, and, by virtue of its nominee agreement with respect to the Growth I Funds, may be deemed to have the power to dispose of all of such shares, (d) Growth II GP Inc. may, by virtue of its nominee agreement with respect to the Growth II Funds, be deemed to have the power to dispose of 415,915 of such shares, and (e) Berton, Chong and Lafayette, the managing directors of each of Growth I GP Inc. and Growth II GP Inc., may be deemed to have shared power to dispose of all of such shares.

9 AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON

589,186\*

- 10 CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (9) EXCLUDES CERTAIN SHARES\*
- 11 PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW 9

0.8%\*

12 TYPE OF REPORTING PERSON\*

IN

\* Based on 77,030,952 shares of the Issuer s Class A Shares outstanding as of December 31, 2016 and as reported on the Issuer s report on Form 40-F filed with the Securities and Exchange Commission on February 15, 2017 (SEC Accession Number 0001594805-17-000007). The number of shares and the percent of class held by the Reporting Person and reported on this cover page is as of December 31, 2016. As of December 31, 2015, the Reporting Person may be have deemed to have held, as a managing director of Growth I GP Inc., 1,503,030 shares of the Issuer s Class A Shares and 2,151,775 shares of the Class B Shares (1,200,000 Class A Shares and 1,726,580 Class B Shares of which were held directly by Growth I GP Inc. as nominee for the Growth I Funds, 303,030 Class A Shares of which were held by SA Growth 1 and 415,915 Class B Shares of which were held directly by Growth II GP Inc. as nominee for the Growth II Funds) and which, in aggregate, represented 6.2% of the Issuer s Class A Shares outstanding at the time, assuming the conversion of the Reporting Person s shares of Class B Shares into Class A Shares. The foregoing calculation of the Reporting Person s percent of Class A Shares beneficially owned is based on 56,877,089 Class A Shares outstanding as of December 31, 2015 and as reported on the Issuer s report on 20-F filed with the Securities and Exchange Commission on February 17, 2016 (SEC Accession Number 0001594805-16-000019). Shares of the Issuer s Class B Share is entitled to one vote

and each Class B Share is entitled to ten votes on all matters requiring shareholder approval.

CUSIP NO. 82509L107 13 G Page 14 of 25

1 NAME OF REPORTING

SS OR I.R.S. IDENTIFICATION NO. OF ABOVE PERSON

Simon Chong

- 2 CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP\*
  - (a) (b)
- 3 SEC USE ONLY
- 4 CITIZENSHIP OR PLACE OF ORGANIZATION

Canada

NUMBER OF 5 SOLE VOTING POWER

**SHARES** 

BENEFICIALLY

See response to row 6.

6 SHARED VOTING POWER

**OWNED BY** 

**EACH** 

REPORTING

**PERSON** 

WITH

589,186 shares of Class A Shares, 173,991 of which shares are held by Growth I GP Inc. as nominee for the Growth I Funds and 415,915 of which are held by Growth II GP Inc. as nominee for the Growth II Funds; except that (a) Direct GP I, the sole general partner of each of the Growth I Funds, may be deemed to have sole power to vote 173,991 of such shares, (b) Direct GP II, the sole general partner of each of the Growth II Funds, may be deemed to vote 415,915 of such shares, (c) Growth I GP Inc., the general partner of each of Direct GP I and Direct GP II, and, by virtue of its nominee agreement with respect to the Growth I Funds, may be deemed to have the power to vote all of such shares, (d) Growth II GP Inc. may, by virtue of its nominee agreement with respect to the Growth II Funds, be deemed to have the power to vote 415,915 of such shares, and (e) Berton, Chong and Lafayette, the managing directors of each of Growth I GP Inc. and Growth II GP Inc., may be deemed to have shared power to vote all of such shares.

7 SOLE DISPOSITIVE POWER

See response to row 8.

8 SHARED DISPOSITIVE POWER

589,186 shares of Class A Shares, 173,991 of which shares are held by Growth I GP Inc. as nominee for the Growth I Funds and 415,915 of which are held by Growth II GP Inc. as nominee for the Growth II Funds; except that (a) Direct GP I, the sole general partner of each of the Growth I Funds, may be deemed to have sole power to dispose of 173,991 of such shares, (b) Direct GP II, the sole general partner of each of the Growth II Funds, may be deemed to dispose of 415,915 of such shares, (c) Growth I GP Inc., the general partner of each of Direct GP I and Direct GP II, and, by virtue of its nominee agreement with respect to the Growth I Funds, may be deemed to have the power to dispose of all of such shares, (d) Growth II GP Inc. may, by virtue of its nominee agreement with respect to the Growth II Funds, be deemed to have the power to dispose of 415,915 of such shares, and (e) Berton, Chong and Lafayette, the managing directors of each of Growth I GP Inc. and Growth II GP Inc., may be deemed to have shared power to dispose of all of such shares.

9 AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON

589,186\*

- 10 CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (9) EXCLUDES CERTAIN SHARES\*
- 11 PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW 9

0.8%\*

12 TYPE OF REPORTING PERSON\*

IN

\* Based on 77,030,952 shares of the Issuer s Class A Shares outstanding as of December 31, 2016 and as reported on the Issuer s report on Form 40-F filed with the Securities and Exchange Commission on February 15, 2017 (SEC Accession Number 0001594805-17-000007). The number of shares and the percent of class held by the Reporting Person and reported on this cover page is as of December 31, 2016. As of December 31, 2015, the Reporting Person may be have deemed to have held, as a managing director of Growth I GP Inc., 1,503,030 shares of the Issuer s Class A Shares and 2,151,775 shares of the Class B Shares (1,200,000 Class A Shares and 1,726,580 Class B Shares of which were held directly by Growth I GP Inc. as nominee for the Growth I Funds, 303,030 Class A Shares of which were held by SA Growth 1 and 415,915 Class B Shares of which were held directly by Growth II GP Inc. as nominee for the Growth II Funds) and which, in aggregate, represented 6.2% of the Issuer s Class A Shares outstanding at the time, assuming the conversion of the Reporting Person s shares of Class B Shares into Class A Shares. The foregoing calculation of the Reporting Person s percent of Class A Shares beneficially owned is based on 56,877,089 Class A Shares outstanding as of December 31, 2015 and as reported on the Issuer s report on 20-F filed with the Securities and Exchange Commission on February 17, 2016 (SEC Accession Number 0001594805-16-000019). Shares of the Issuer s Class B Share is entitled to one vote

and each Class B Share is entitled to ten votes on all matters requiring shareholder approval.

CUSIP NO. 82509L107 13 G Page 15 of 25

1 NAME OF REPORTING

SS OR I.R.S. IDENTIFICATION NO. OF ABOVE PERSON

Justin Lafayette

- 2 CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP\*
  - (a) (b)
- 3 SEC USE ONLY
- 4 CITIZENSHIP OR PLACE OF ORGANIZATION

Canada

NUMBER OF 5 SOLE VOTING POWER

**SHARES** 

BENEFICIALLY

See response to row 6.

6 SHARED VOTING POWER

OWNED BY

**EACH** 

REPORTING

**PERSON** 

WITH

589,186 shares of Class A Shares, 173,991 of which shares are held by Growth I GP Inc. as nominee for the Growth I Funds and 415,915 of which are held by Growth II GP Inc. as nominee for the Growth II Funds; except that (a) Direct GP I, the sole general partner of each of the Growth I Funds, may be deemed to have sole power to vote 173,991 of such shares, (b) Direct GP II, the sole general partner of each of the Growth II Funds, may be deemed to vote 415,915 of such shares, (c) Growth I GP Inc., the general partner of each of Direct GP I and Direct GP II, and, by virtue of its nominee agreement with respect to the Growth I Funds, may be deemed to have the power to vote all of such shares, (d) Growth II GP Inc. may, by virtue of its nominee agreement with respect to the Growth II Funds, be deemed to have the power to vote 415,915 of such shares, and (e) Berton, Chong and Lafayette, the managing directors of each of Growth I GP Inc. and Growth II GP Inc., may be deemed to have shared power to vote all of such shares.

7 SOLE DISPOSITIVE POWER

See response to row 8.

8 SHARED DISPOSITIVE POWER

589,186 shares of Class A Shares, 173,991 of which shares are held by Growth I GP Inc. as nominee for the Growth I Funds and 415,915 of which are held by Growth II GP Inc. as nominee for the Growth II Funds; except that (a) Direct GP I, the sole general partner of each of the Growth I Funds, may be deemed to have sole power to dispose of 173,991 of such shares, (b) Direct GP II, the sole general partner of each of the Growth II Funds, may be deemed to dispose of 415,915 of such shares, (c) Growth I GP Inc., the general partner of each of Direct GP I and Direct GP II, and, by virtue of its nominee agreement with respect to the Growth I Funds, may be deemed to have the power to dispose of all of such shares, (d) Growth II GP Inc. may, by virtue of its nominee agreement with respect to the Growth II Funds, be deemed to have the power to dispose of 415,915 of such shares, and (e) Berton, Chong and Lafayette, the managing directors of each of Growth I GP Inc. and Growth II GP Inc., may be deemed to have shared power to dispose of all of such shares.

9 AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON

589,186\*

- 10 CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (9) EXCLUDES CERTAIN SHARES\*
- 11 PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW 9

0.8%\*

12 TYPE OF REPORTING PERSON\*

IN

\* Based on 77,030,952 shares of the Issuer s Class A Shares outstanding as of December 31, 2016 and as reported on the Issuer s report on Form 40-F filed with the Securities and Exchange Commission on February 15, 2017 (SEC Accession Number 0001594805-17-000007). The number of shares and the percent of class held by the Reporting Person and reported on this cover page is as of December 31, 2016. As of December 31, 2015, the Reporting Person may be have deemed to have held, as a managing director of Growth I GP Inc., 1,503,030 shares of the Issuer s Class A Shares and 2,151,775 shares of the Class B Shares (1,200,000 Class A Shares and 1,726,580 Class B Shares of which were held directly by Growth I GP Inc. as nominee for the Growth I Funds, 303,030 Class A Shares of which were held by SA Growth 1 and 415,915 Class B Shares of which were held directly by Growth II GP Inc. as nominee for the Growth II Funds) and which, in aggregate, represented 6.2% of the Issuer s Class A Shares outstanding at the time, assuming the conversion of the Reporting Person s shares of Class B Shares into Class A Shares. The calculation of the Reporting Person s percent of Class A Shares beneficially owned is based on 56,877,089 Class A Shares outstanding as of December 31, 2015 and as reported on the Issuer s report on 20-F filed with the Securities and Exchange Commission on February 17, 2016 (SEC Accession Number 0001594805-16-000019). Shares of the Issuer s Class B Shares are convertible into Class A Shares on a one-for-one basis at the option of the holder and each Class A Share is entitled to one vote and each

Class B Share is entitled to ten votes on all matters requiring shareholder approval.

CUSIP NO. 82509L107 13 G Page 16 of 25

ITEM 1(A). NAME OF ISSUER Shopify Inc.

# ITEM 1(B). <u>ADDRESS OF ISSUER S PRINCIPAL EXECUTIVE OFFICES</u> 150 Elgin Street, 8<sup>th</sup> Floor

Ottawa, Ontario, Canada K2P 1L4

### ITEM 2(A). NAME OF PERSONS FILING

This Schedule 13G is filed by Growth Fund I, Growth Fund I International, Growth Fund I Founders, Growth Fund I Founders International, Growth Fund II, Growth Fund II International, SA Growth 1, Direct GP I, Direct GP II, Growth I GP Inc. and Growth II GP Inc. The foregoing entities and individuals are collectively referred to as the Reporting Persons.

Growth I GP Inc. holds certain of the shares of the Issuer as nominee for the Growth I Funds. Growth II GP Inc. holds certain of the shares of the Issuer as nominee for the Growth II Funds. Direct GP I, the sole general partner of each of the Growth I Funds, may be deemed to have sole power to vote and sole power to dispose of the shares of the Issuer held by Growth I GP Inc. as nominee on behalf of the Growth I Funds. Direct GP II, the sole general partner of each of the Growth II Funds, may be deemed to have sole power to vote and sole power to dispose of the shares of the Issuer held by Growth II GP Inc. as nominee on behalf of the Growth II Funds. Growth I GP Inc., the sole general partner of each of Direct GP I and Direct GP II, may be deemed to have sole power to vote and sole power to dispose of the shares of the Issuer that it holds as nominee for the Growth I Funds. In addition, by virtue of its general partner status with regard to the Growth I Funds, the Growth II Funds, Direct GP I, Direct GP II and SA Growth 1, Growth I GP Inc. may be deemed to have sole power to vote and sole power to dispose of all of the shares of the Issuer deemed to be held by the Growth I Funds, Growth II Funds and SA Growth 1. Growth II GP Inc. may be deemed to have sole power to vote and sole power to dispose of the shares of the Issuer that it holds as nominee for the Growth II Funds. Berton, Chong and Lafayette, the Managing Directors of each of Growth I GP Inc., and Growth II GP Inc., may be deemed to have shared power to vote and shared power to dispose of the shares of the Issuer held by Growth I GP Inc. as nominee for the Growth I Funds, the shares of the Issuer held by Growth II GP Inc. as nominee for the Growth II Funds and the shares of the Issuer owned directly by SA Growth 1, respectively.

## ITEM 2(B). ADDRESS OF PRINCIPAL OFFICE

The address for each of the Reporting Persons is:

c/o Georgian Partners

2 St Claire Ave West, Suite 1400

Toronto, Ontario, Canada M4V IL5

### ITEM 2(C) <u>CITIZENSHIP</u>

Growth Fund I, Growth Fund I International, Growth Fund I Founders, Growth Fund I Founders International, Growth Fund II, Growth Fund II International, SA Growth 1, Direct GP I and Direct GP II are Ontario limited partnerships. Growth I GP Inc. and Growth II GP Inc. are Ontario corporations. Berton, Chong and Lafayette are Canadian citizens.

13 G CUSIP NO. 82509L107 Page 17 of 25 ITEM 2(D) AND (E). TITLE OF CLASS OF SECURITIES AND CUSIP NUMBER Class A Subordinate Voting Shares CUSIP # 82509L107 ITEM 3. Not Applicable. ITEM 4. OWNERSHIP Provide the following information regarding the aggregate number and percentage of the class of securities of the issuer identified in Item 1.\* (a) Amount beneficially owned: See Row 9 of cover page for each Reporting Person. (b) Percent of Class: See Row 11 of cover page for each Reporting Person. (c) Number of shares as to which such person has: (i) Sole power to vote or to direct the vote: See Row 5 of cover page for each Reporting Person. (ii) Shared power to vote or to direct the vote: See Row 6 of cover page for each Reporting Person. (iii) Sole power to dispose or to direct the disposition of: See Row 7 of cover page for each Reporting Person.

(iv) Shared power to dispose or to direct the disposition of:

See Row 8 of cover page for each Reporting Person.

# ITEM 5. OWNERSHIP OF FIVE PERCENT OR LESS OF A CLASS

X

CUSIP NO. 82509L107 13 G Page 18 of 25

### ITEM 6. OWNERSHIP OF MORE THAN FIVE PERCENT ON BEHALF OF ANOTHER PERSON.

Under certain circumstances set forth in the limited partnership agreements of Growth Fund I, Growth Fund I International, Growth Fund I Founders, Growth Fund I Founders International, Growth Fund II, Growth Fund II International, SA Growth 1, Direct GP I and Direct GP II and the articles of incorporation of each of Growth I GP Inc. and Growth II GP Inc., the general and limited partners or managing directors, as the case may be, of each of such entities may be deemed to have the right to receive dividends from, or the proceeds from, the sale of shares of the Issuer owned by each such entity of which they are a partner or member, as the case may be.

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.

ITEM 10. <u>CERTIFICATION</u>. Not applicable.

CUSIP NO. 82509L107 13 G Page 19 of 25

### **SIGNATURES**

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: March 17, 2017

# GEORGIAN PARTNERS GROWTH FUND I, LP

By: Georgian Partners I GP, LP, its general partner By: Georgian Partners I GP Inc., its general partner

By: /s/ John Berton Name: John Berton Title: Managing Director

# GEORGIAN PARTNERS GROWTH FUND (INTERNATIONAL) I, LP

By: Georgian Partners I GP, LP, its general partner By: Georgian Partners I GP Inc., its general partner

By: /s/ John Berton
Name: John Berton
Title: Managing Director

#### GEORGIAN PARTNERS GROWTH FUND

### (FOUNDERS) I, LP

By: Georgian Partners I GP, LP, its general partner By: Georgian Partners I GP Inc., its general partner

By: /s/ John Berton
Name: John Berton
Title: Managing Director

# GEORGIAN PARTNERS GROWTH FUND (FOUNDERS INTERNATIONAL) I, LP

By: Georgian Partners I GP, LP, its

general partner

By: Georgian Partners I GP Inc., its

general partner

By: /s/ John Berton Name: John Berton

Title: Managing Director

### **GEORGIAN PARTNERS GROWTH**

### **FUND II, LP**

By: Georgian Partners II GP, LP, its

general partner

By: Georgian Partners I GP Inc., its

general partner

By: /s/ John Berton Name: John Berton

Title: Managing Director

CUSIP NO. 82509L107 13 G Page 20 of 25

# GEORGIAN PARTNERS GROWTH FUND (INTERNATIONAL) II, LP

By: Georgian Partners II GP, LP, its

general partner

By: Georgian Partners I GP Inc., its

general partner

By: /s/ John Berton
Name: John Berton
Title: Managing Direct

Title: Managing Director

### **GEORGIAN GROWTH FUND 1, LP**

By: Georgian Partners I GP Inc., its

general partner

By: /s/ John Berton
Name: John Berton
Title: Managing Director

### GEORGIAN PARTNERS I GP, LP

By: Georgian Partners I GP Inc., its

general partner

By: /s/ John Berton Name: John Berton Title: Managing Director

### GEORGIAN PARTNERS II GP, LP

By: Georgian Partners I GP Inc., its

general partner

By: /s/ John Berton
Name: John Berton
Title: Managing Director

#### GEORGIAN PARTNERS I GP INC.

By: /s/ John Berton Name: John Berton Title: Managing Director

### GEORGIAN PARTNERS II GP INC.

By: /s/ John Berton Name: John Berton

Title: Managing Director

### JOHN BERTON

/s/ John Berton John Berton CUSIP NO. 82509L107 13 G Page 21 of 25

### SIMON CHONG

/s/ Simon Chong Simon Chong

### JUSTIN LAFAYETTE

/s/ Justin Lafayette
Justin Lafayette

CUSIP NO. 82509L107 13 G Page 22 of 25

### **EXHIBIT INDEX**

Found on

Sequentially Numbered Page

Exhibit A: Agreement of Joint Filing 23

Exhibit