McAuliffe Jane

Form 3

April 14, 200	9							
FORM 3 UNITED STATES SECURITIES AND EXCHANGE COMMISSION					OMB APPROVAL			
	U		Washingto	on, D.C. 20549			OMB Number:	3235-0104
]	INITIAL S	STATEMENT OF I		OWNERSH	IIP OF	Expires:	January 31,
		on 17(a) of	SECU t to Section 16(a) of the Public Utility H 0(h) of the Investme	olding Compa	ny Act of 193		Estimated a burden hou response	irs per
(Print or Type R	esponses)							
1. Name and Ad Person <u>*</u> McAuliffe	e Jane		2. Date of Event Requi Statement (Month/Day/Year) 04/14/2009		ame and Ticker of int Education		mbol	
(Last)	(First)	(Middle)	04/14/2009	4. Relations Person(s) to	ship of Reporting Issuer		Amendment, D (Month/Day/Yea	e
C/O BRIDG EDUCATIO EVENING C	N, INC.,Â CREEK DI				ck all applicable)		(Monul/Day/1ea	11)
NORTH, SU	ITE 600			X_ Offic	er Othe	r		
	(Street)				low) (specify bel- nief Academic O	fficer 6. In Filin	dividual or Joir g(Check Applica Form filed by On	ble Line)
SAN DIEGO), CA 9	92128					n orm filed by Mo rting Person	re than One
(City)	(State)	(Zip)	Table	I - Non-Deriv	ative Securit	ies Benefic	ially Owned	ł
1.Title of Secur (Instr. 4)	ity			unt of Securities ially Owned)	3. Ownership Form: Direct (D) or Indirect (I) (Instr. 5)	4. Nature of Ownership (Instr. 5)	Indirect Benef	ficial
Reminder: Repo owned directly of			ach class of securities be	neficially	SEC 1473 (7-02	2)		
	inforn requir	nation cont red to respo	spond to the collectio ained in this form are ond unless the form c MB control number.	not				

Table II - Derivative Securities Beneficially Owned (e.g., puts, calls, warrants, options, convertible securities)

1. Title of Derivative Security	2. Date Exercisable and	3. Title and Amount of	4.	5.	6. Nature of Indirect
(Instr. 4)	Expiration Date	Securities Underlying	Conversion	Ownership	Beneficial
	(Month/Day/Year)	Derivative Security	or Exercise	Form of	Ownership
		(Instr. 4)	Price of	Derivative	(Instr. 5)
			Derivative	Security:	

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	Date Exercisable	Expiration Date	Title	Amount or Number of Shares	Security	Direct (D) or Indirect (I) (Instr. 5)	
Series A Convertible Preferred Stock	(1)	(1)	Common Stock	45,307	\$ <u>(1)</u>	D	Â
Stock Option (right-to-buy)	(2)	02/15/2016	Common Stock	178,843	\$ 0.315	D	Â
Stock Option (right-to-buy)	(<u>3)</u>	02/15/2016	Common Stock	178,843	\$ 0.315	D	Â
Stock Option (right-to-buy)	(4)	02/15/2016	Common Stock	119,294	\$ 0.315	D	Â
Stock Option (right-to-buy)	(5)	11/27/2017	Common Stock	27,777	\$ 0.585	D	Â
Stock Option (right-to-buy)	(6)	11/27/2017	Common Stock	27,777	\$ 0.585	D	Â
Stock Option (right-to-buy)	(4)	11/27/2017	Common Stock	66,666	\$ 0.585	D	Â

Reporting Owners

Reporting Owner Name / Address		Relationships				
		10% Owner	Officer	Other		
McAuliffe Jane C/O BRIDGEPOINT EDUCATION, INC. 13500 EVENING CREEK DR. NORTH, SUITE 600 SAN DIEGO, CA 92128	Â	Â	SVP & Chief Academic Officer	Â		
Signatures						
/s/ Brandon Pope,						

Attorney-In-Fact	04/14/2009
<u>**</u> Signature of Reporting Person	Date

Explanation of Responses:

- * If the form is filed by more than one reporting person, see Instruction 5(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).
- (1) Each share of Series A Convertible Preferred Stock is convertible into 2.2653800930 shares of Common Stock and has no expiration date.
- (2) Immediately exercisable.

Subject to the reporting person's continuing service, this option vests and becomes exercisable as follows: (i) 25% of the option vests on the first anniversary of the vesting commencement date, (ii) an additional 2% of the option vests on each monthly anniversary of the

- (3) vesting commencement date for the thirty-three months following the first anniversary of the vesting commencement date and (iii) an additional 3% of the option vests on each of the 46th, 47th and 48th monthly anniversaries of the vesting commencement date. The vesting commencement date for this option is February 15, 2006.
- (4) This option vests upon (i) a change in control of the issuer or (ii) a "liquidity event," which is defined as a sale by Warburg Pincus Private Equity VIII, L.P. ("WP") of its equity securities of the issuer and which does not constitute a change in control (as defined in the option

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agreement) and (iii) the reporting person's continued service through the date of the change in control or liquidity event. In order for the option to vest, WP must receive proceeds that are at least four times its aggregate purchase price paid for the issuer's equity securities as of the date of the transaction. The portion of the option that vests upon a liquidity event is determined by multiplying the number of shares underlying the option by the relative percentage of the issuer's equity securities that WP sells in connection with the liquidity event; provided that, if the liquidity event is the initial public offering, such percentage shall equal 100%.

Subject to the reporting person's continuing service, this option vests and becomes exercisable as follows: (i) 25% of the option vests on the first anniversary of the vesting commencement date, (ii) an additional 2% of the option vests on each monthly anniversary of the

(5) vesting commencement date for the thirty-three months following the first anniversary of the vesting commencement date and (iii) an additional 3% of the option vests on each of the 46th, 47th and 48th monthly anniversaries of the vesting commencement date. The vesting commencement date for this option is November 27, 2007.

Subject to the reporting person's continuing service, this option vests and becomes exercisable as follows: beginning with fiscal year 2008 and ending with fiscal year 2011, 25% of the option vests for each fiscal year in which the issuer's performance targets (as defined in the

(6) stock option award), based on our annual revenue and annual EBITDA, are achieved. For any fiscal year in which the annual performance targets are not achieved, such portion will vest if in any subsequent fiscal year the cumulative revenue and EBITDA targets are achieved (the cumulative targets are defined in the stock option award).

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.