Edgar Filling. Zir Orat II vo Tolli do Tod
ZIPCAR INC Form SC 13G February 14, 2012
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)*
Zipcar, Inc.
(Name of Issuer)
Common Stock
(Title of Class of Securities)
98974X103
(CUSIP Number)
December 31, 2011
(Date of Event Which Requires Filing of this Statement)
Check the appropriate box to designate the rule pursuant to which this Schedule is filed:
o Rule 13d-1(b) o Rule 13d-1(c) x Rule 13d-1(d) *The 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

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)

disclosures provided in a prior cover page.

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Exhibit Index Contained on Page 17

CUSIP NO. 98974X103 13 G Page 2 of 19

			PORTING	ľ
1	PERSON		Benchma	ırk
1	Capital P		s V, L.P.	
	("BCP V			
	CHECK			
			E BOX IF	
2	MEMBE	R OF	A GROUI)*
	(a)	o	(b)	X
3	SEC USI	E ONL	Υ	
	CITIZEN	ISHIP	OR PLAC	CE
4	OF ORG	ANIZ	ATION	
	Delaware)		
		SOLI	E VOTING	$\bar{\mathbf{J}}$
		POW	ER	
		1,948	3,114 share	es,
		excep	ot that	
		Benc	hmark	
		Capit	al	
		Mana	igement C	o.
		V, L.		
			MC V"), t	he
			al partner	
			V, may be	
			ed to have	
			ower to v	
	_	_	shares, an	
NUMBER OI	-i'	Alexa	•	
SHARES		Balka		
BENEFICIAI			kanski"),	
OWNED BY		Bruce		
REPORTING	r	Dunle		
PERSON			nlevie"), P	ete
WITH			on ("Fento	
			lliam Gurl	
			rley"), Kev	
		R. Ha	•	
			vey"), Ro	ber
			ngle ("Kag	
			steven M.	, ,
		Spurl		
		_	ırlock"), tl	ne
		_	bers of	
			C V, may	be
			ed to have	
			d power to	
			these share	

SHARED

VOTING

6 POWER

See response to

row 5.

SOLE

DISPOSITIVE

POWER

1,948,114 shares,

except that

BCMC V, the

general partner of

BCP V, may be

deemed to have

sole power to

dispose of these

7 shares, and

Balkanski,

Dunlevie, Fenton,

Gurley, Harvey,

Kagle and

Spurlock, the

members of

BCMC V, may be

deemed to have

shared power to

dispose of these

shares.

SHARED

DISPOSITIVE

8 POWER

See response to

row 7.

AGGREGATE

AMOUNT

BENEFICIALLY

9 OWNED

BY EACH 1,948,114

REPORTING

PERSON

CHECK

BOX IF

THE

AGGREGATE

AMOUNT IN ROW

(9)

EXCLUDES

CERTAIN

SHARES

11

10

PERCENT 5.0%

OF

CLASS

REPRESENTED

BY

12

AMOUNT

IN ROW 9

TYPE OF

REPORTING

PERSON _{PN}

CUSIP NO. 98974X103 13 G Page 3 of 19

1	PERSON Founders ("BFF V CHECK APPROI	N s' ("') T PF	Fund ` Fund ` HE RIATE	ORTING Benchmark V, L.P. BOX IF A GROUP*
	(a) v	C)	(b)
NUMBER OI SHARES BENEFICIAI OWNED BY REPORTING PERSON WITH	OF ORC Delawar	NSJA	SHIP CONIZA SOLE POWN 238,7 excep BCM gener of BF be dec have s to vot shares Balka Dunle Fento Harve and S the m BCM be dec have s power these SHAF VOTI POWN	DR PLACE TION E VOTING ER 19 shares, of that C V, the all partner F V, may emed to sole power these is, and anski, evie, in, Gurley, ey, Kagle purlock, embers of C V, may emed to shared in to vote shares. RED ING ER esponse to in the control of the control
		•	DISP(POW	OSITIVE

except that BCMC V, the general partner of BFF V, may be deemed to have sole power to vote these shares, and Balkanski, Dunlevie, Fenton, Gurley, Harvey, Kagle and Spurlock, the members of BCMC V, may be deemed to have shared power to dispose of these shares. **SHARED DISPOSITIVE** 8 POWER See response to row 7. **AGGREGATE AMOUNT BENEFICIALLY OWNED** BY EACH 238,719 REPORTING **PERSON CHECK BOX IF** THE **AGGREGATE AMOUNT** IN ROW (9)£ **EXCLUDES CERTAIN SHARES PERCENT OF CLASS REPRESENTED** BYAMOUNT 0.6% IN ROW 9 TYPE OF **REPORTING**

9

10

11

12

PERSON

PN

7

CUSIP NO. 98974X103 13 G Page 4 of 19

2	PERSO Founder ("BFF V CHECK APPRO	N rs' F V-A K TH PRI	
3		NSI GAI	HIP OR PLACE NIZATION
NUMBER O SHARES BENEFICIA OWNED BY REPORTINO PERSON WITH	LLY	567	SOLE VOTING POWER 45,704 shares, except that BCMC V, the general partner of BFF V-A, may be deemed to have sole power to vote these shares, and Balkanski, Dunlevie, Fenton, Gurley, Harvey, Kagle and Spurlock, the members of BCMC V, may be deemed to have shared power to vote these shares. SHARED VOTING POWER See response to row 5. SOLE DISPOSITIVE POWER 45,704 shares, except that

BCMC V, the general partner of BFF V-A, may be deemed to have sole power to vote these shares, and Balkanski, Dunlevie, Fenton, Gurley, Harvey, Kagle and Spurlock, the members of BCMC V, may be deemed to have shared power to dispose of these shares. **SHARED DISPOSITIVE** 8 POWER See response to row 7. **AGGREGATE AMOUNT BENEFICIALLY** OWNED BY **EACH** 45,704 **REPORTING PERSON** CHECK BOX IF THE **AGGREGATE AMOUNT IN** ROW (9) EXCLUDES £ **CERTAIN SHARES PERCENT OF CLASS REPRESENTED** BYAMOUNT IN0.1% ROW 9 TYPE OF **REPORTING PERSON**

PN

9

10

11

12

CUSIP NO. 98974X103 13 G Page 5 of 19

2	PERSON Founders ("BFF V CHECK APPROF	\ s' F -B" TH PRL	*	A
3		ISI AN	(b) NLY HIP OR PLAC NIZATION	x E
NUMBER OI SHARES BENEFICIAI OWNED BY REPORTING PERSON WITH	LLY EACH	567	SOLE VOTIL POWER 35,965 shares except that BCMC V, the general partner of BFF V-B, may be deem to have sole power to vote these shares, Balkanski, Dunlevie, Fenton, Gurle Harvey, Kagl and Spurlock the members BCMC V, may be deemed to have shared power to vote these shares. SHARED VOTING POWER See response row 5. SOLE DISPOSITIV POWER 35,965 shares except that	eeed ey, ee, of any to

BCMC V, the general partner of BFF V-B, may be deemed to have sole power to dispose of these shares, and Balkanski, Dunlevie, Fenton, Gurley, Harvey, Kagle and Spurlock, the members of BCMC V, may be deemed to have shared power to dispose of these shares. **SHARED DISPOSITIVE** 8 POWER See response to row 7. **AGGREGATE AMOUNT BENEFICIALLY OWNED BY** 35,965 **REPORTING PERSON CHECK BOX AGGREGATE** AMOUNT IN ROW (9) **EXCLUDES CERTAIN SHARES PERCENT OF CLASS REPRESENTED** AMOUNT IN 0.1%

9

10

11

12

EACH

IF THE

BY

ROW 9

TYPE OF **REPORTING**

PERSON

PN

CUSIP NO. 98974X103 13 G Page 6 of 19

2	PERSON Capital M L.L.C. CHECK T APPROP	Ianagement Co.	V, A
3 4 NUMBER OF SHARES BENEFICIATOWNED BY REPORTING PERSON WITH	SEC USE CITIZEN OF ORGA Delaware F 5	SHIP OR PLAC ANIZATION	es, 114 ned 719 ned 04 ned or of of of sMF ned wer
		-	

Spurlock, the members of BCMC V, may be deemed to have shared power to vote these shares. **SHARED**

VOTING POWER

See response to row 5. **SOLE DISPOSITIVE**

POWER 2,392,793 shares, of which 1,948,114 are directly owned by BCP V, 238,719 are directly owned by BFF V, 45,704 are directly owned by BFF V-A, 35,965 shares are directly owned by BFF V-B, and 124,291 are held in nominee form for the benefit of

persons not affiliated with BCMC V. BCMC V, the general partner of BCP V, BFF V, BFF V-A, BFF V-B and BMF V, may be deemed to have sole power

to vote these shares, and Balkanski,

Dunlevie, Fenton,

Gurley, Harvey,

Kagle and

Spurlock, the

members of BCMC

V, may be deemed to have shared

power to dispose of

these shares.

8 SHARED

DISPOSITIVE

POWER

See response to

row 7.

AGGREGATE

AMOUNT

BENEFICIALLY

9 OWNED

BY EACH 2,392,793

REPORTING

PERSON

CHECK

BOX IF

THE

AGGREGATE

10 AMOUNT

IN ROW

(9)

EXCLUDES

CERTAIN

SHARES

PERCENT

OF CLASS

REPRESENTED

11 BY

AMOUNT 6.1%

IN ROW 9

TYPE OF

REPORTING

12 PERSON

OO

CUSIP NO. 98974X103 13 G Page 7 of 19

```
NAME OF
           REPORTING
1
           PERSON
                      Bruce W.
           Dunlevie
           CHECK THE
           APPROPRIATE BOX
           IF A MEMBER OF A
2
           GROUP*
           (a)
                   0
                         (b)
3
           SEC USE ONLY
           CITIZENSHIP OR
           PLACE OF
4
           ORGANIZATION
           U.S. Citizen
                 SOLE
                 VOTING
                 POWER
                 32,968 shares,
                 all of which are
                 directly owned
               5 by a trust, and
NUMBER OF
                 Dunlevie, as
                 trustee of the
                 trust, may be
                 deemed to have
                 sole power to
                 vote these
                 shares.
SHARES
                6 SHARED
BENEFICIALLY
                 VOTING
                 POWER
OWNED BY
EACH
                 2,392,793
REPORTING
                 shares, of
                 which
PERSON
WITH
                 1,948,114 are
                 directly owned
                 by BCP V,
                 238,719 are
                 directly owned
                 by BFF V,
                 45,704 are
                 directly owned
```

by BFF V A,

35,965 shares

are directly

owned by BFF

VB, and

124,291 are

held in

nominee form

for the benefit

of persons not

affiliated with

BCMC V.

BCMC V is

the general

partner of BCP

V, BFF V, BFF

V-A, and BFF

V-B, and

Dunlevie, a

member of

BCMC V, may

be deemed to

have shared

power to vote

these shares.

SOLE

DISPOSITIVE

POWER

32,968 shares,

all of which are

directly owned

by a trust, and

Dunlevie, as

trustee of the

trust, may be deemed to have

sole power to

dispose of

these shares.

8 SHARED

DISPOSITIVE

POWER

2,392,793

shares, of

which

1,948,114 are

directly owned

by BCP V,

238,719 are

directly owned

by BFF V,

45,704 are directly owned by BFF V-A, 35,965 shares are directly owned by BFF V-B, and 124,291 are held in nominee form for the benefit of persons not affiliated with BCMC V. BCMC V is the general partner of BCP V, BFF V, BFF V-A, and BFF V-B, and Dunlevie, a member of BCMC V, may be deemed to have shared power to dispose of these shares. **AGGREGATE AMOUNT BENEFICIALLY OWNED** EACH 2,424,761 BY**REPORTING PERSON CHECK BOX IF** THE **AGGREGATE AMOUNT** IN ROW £ (9) **EXCLUDES CERTAIN SHARES PERCENT** OF **CLASS 6.2% REPRESENTED**

9

10

11

BY

AMOUNT

IN

ROW 9

TYPE

OF

12 REPORTING

PERSONN

CUSIP NO. 98974X103 13 G Page 8 of 19

```
NAME OF
           REPORTING
1
           PERSON
                      Bruce W.
           Dunlevie
           CHECK THE
           APPROPRIATE BOX
           IF A MEMBER OF A
2
           GROUP*
           (a)
                          (b)
                   o
                 X
3
           SEC USE ONLY
           CITIZENSHIP OR
           PLACE OF
4
           ORGANIZATION
           U.S. Citizen
                 SOLE
                 VOTING
                 POWER
                 32,968 shares,
                 all of which are
                 directly owned
                5 by a trust, and
NUMBER OF
                 Dunlevie, as
                 trustee of the
                 trust, may be
                 deemed to have
                 sole power to
                 vote these
                 shares.
SHARES
                6 SHARED
BENEFICIALLY
                 VOTING
OWNED BY
                 POWER
                 2,392,793
EACH
REPORTING
                 shares, of
PERSON
                 which
WITH
                 1,948,114 are
                 directly owned
                 by BCP V,
                 238,719 are
                 directly owned
                 by BFF V,
                 45,704 are
                 directly owned
                 by BFF V A,
```

35,965 shares

are directly

owned by BFF

VB, and

124,291 are

held in

nominee form

for the benefit

of persons not

affiliated with

BCMC V.

BCMC V is

the general

partner of BCP

V, BFF V, BFF

V-A, and BFF

V-B, and

Dunlevie, a

member of

BCMC V, may

be deemed to

have shared

power to vote

these shares.

SOLE

DISPOSITIVE

POWER

32,968 shares,

all of which are

directly owned

by a trust, and

Dunlevie, as

trustee of the

trust, may be

deemed to have

sole power to

dispose of

these shares.

8 SHARED

DISPOSITIVE

POWER

2,392,793

shares, of

which

1,948,114 are

directly owned

by BCP V,

238,719 are

directly owned

by BFF V,

45,704 are

directly owned by BFF V-A, 35,965 shares are directly owned by BFF V-B, and 124,291 are held in nominee form for the benefit of persons not affiliated with BCMC V. BCMC V is the general partner of BCP V, BFF V, BFF V-A, and BFF V-B, and Dunlevie, a member of BCMC V, may be deemed to have shared power to dispose of these shares. **AGGREGATE AMOUNT BENEFICIALLY OWNED** EACH 2,424,761 BYREPORTING **PERSON CHECK BOX IF** THE **AGGREGATE AMOUNT** IN ROW £ (9) **EXCLUDES CERTAIN SHARES PERCENT** OF **CLASS 6.2% REPRESENTED**

9

10

11

BY

AMOUNT

IN

ROW 9

TYPE

OF

12 REPORTING

PERSO**IN**

CUSIP NO. 98974X103 13 G Page 9 of 19

```
NAME OF
           REPORTING
1
           PERSON
                      Peter
           Fenton
           CHECK THE
           APPROPRIATE BOX
           IF A MEMBER OF A
2
           GROUP*
           (a)
                         (b)
                   o
                 X
3
           SEC USE ONLY
           CITIZENSHIP OR
           PLACE OF
4
           ORGANIZATION
           U.S. Citizen
                 SOLE
                 VOTING
                 POWER
                 6,594 shares,
                 all of which are
                 directly owned
               by a trust, and
NUMBER OF
                 Fenton, as
                 trustee of the
                 trust, may be
                 deemed to have
                 sole power to
                 vote these
                 shares.
SHARES
                6 SHARED
BENEFICIALLY
                 VOTING
OWNED BY
                 POWER
                 2,392,793
EACH
REPORTING
                 shares, of
PERSON
                 which
WITH
                 1,948,114 are
                 directly owned
                 by BCP V,
                 238,719 are
                 directly owned
                 by BFF V,
                 45,704 are
                 directly owned
                 by BFF V-A,
```

35,965 shares

are directly

owned by BFF

V-B, and

124,291 are

held in

nominee form

for the benefit

of persons not

affiliated with

BCMC V.

BCMC V is

the general

partner of BCP

V, BFF V, BFF

V-A, and BFF

V-B, and

Fenton, a

member of

BCMC V, may

be deemed to

have shared

power to vote

these shares.

SOLE

DISPOSITIVE

POWER

6,594 shares,

all of which are

directly owned

by a trust, and

Fenton, as

trustee of the

trust, may be

deemed to have

sole power to

dispose of

these shares.

8 SHARED

DISPOSITIVE

POWER

2,392,793

shares, of

which

1,948,114 are

directly owned

by BCP V,

238,719 are

directly owned

by BFF V,

45,704 are

directly owned by BFF V-A, 35,965 shares are directly owned by BFF V-B, and 124,291 are held in nominee form for the benefit of persons not affiliated with BCMC V. BCMC V is the general partner of BCP V, BFF V, BFF V-A and BFF V-B, and Fenton, a member of BCMC V, may be deemed to have shared power to dispose of these shares. **AGGREGATE AMOUNT BENEFICIALLY OWNED** EACH 2,399,387 BYREPORTING **PERSON CHECK BOX IF** THE **AGGREGATE AMOUNT** IN ROW £ (9) **EXCLUDES CERTAIN SHARES PERCENT** OF **CLASS 6.1% REPRESENTED**

9

10

11

BY

AMOUNT

IN

ROW 9

TYPE

OF

12 REPORTING

PERSO**IN**

CUSIP NO. 98974X103 13 G Page 10 of 19

```
NAME OF
           REPORTING
1
           PERSON
                      J.
           William Gurley
           CHECK THE
           APPROPRIATE BOX
           IF A MEMBER OF A
2
           GROUP*
           (a)
                         (b)
                   o
                 X
3
           SEC USE ONLY
           CITIZENSHIP OR
           PLACE OF
4
           ORGANIZATION
           U.S. Citizen
                 SOLE
                 VOTING
                 POWER
               5 13,187 shares,
NUMBER OF
                 of which 1,187
                 shares are held
                 in a family
                 partnership.
SHARES
               6 SHARED
                 VOTING
BENEFICIALLY
OWNED BY
                 POWER
                 2,392,793
EACH
REPORTING
                 shares, of
PERSON
                 which
WITH
                 1,948,114 are
                 directly owned
                 by BCP V,
                 238,719 are
                 directly owned
                 by BFF V,
                 45,704 are
                 directly owned
                 by BFF V-A,
                 35,965 shares
                 are directly
                 owned by BFF
                 V-B, and
                 124,291 are
                 held in
```

nominee form

for the benefit

of persons not

affiliated with

BCMC V.

BCMC V is the

general partner

of BCP V, BFF

V, BFF V-A,

and BFF V-B,

and Gurley, a

member of

BCMC V, may

be deemed to

have shared

power to vote

these shares.

SOLE

DISPOSITIVE

POWER

7 13,187 shares,

of which 1,187

shares are held

in a family

partnership.

8 SHARED

DISPOSITIVE

POWER

2,392,793

shares, of

which

1,948,114 are

directly owned

by BCP V,

238,719 are

directly owned

by BFF V,

45,704 are

directly owned

by BFF V-A,

35,965 shares

are directly

owned by BFF

V-B, and

124,291 are

held in

nominee form

for the benefit

of persons not

affiliated with

BCMC V.

```
BCMC V is the
                general partner
               of BCP V, BFF
                V, BFF V-A,
                and BFF V-B,
                and Gurley, a
                member of
                BCMC V, may
                be deemed to
                have shared
                power to
                dispose of these
                shares.
          AGGREGATE
          AMOUNT
          BENEFICIALLY
          OWNED
9
          EACH 2,405,980
          BY
          REPORTING
          PERSON
          CHECK
          BOX IF
          THE
          AGGREGATE
          AMOUNT
10
          IN
          ROW £
          (9)
          EXCLUDES
          CERTAIN
          SHARES
          PERCENT
          OF
          CLASS
          REPRESENTED
11
          BY
          AMOUNT %
          IN
          ROW 9
          TYPE
          OF
12
          REPORTING
          PERSONN
```

CUSIP NO. 98974X103 13 G Page 11 of 19

```
NAME OF
           REPORTING
1
           PERSON
                       Kevin R.
            Harvey
           CHECK THE
            APPROPRIATE BOX
           IF A MEMBER OF A
2
           GROUP*
           (a)
                          (b)
                    o
                 X
3
            SEC USE ONLY
           CITIZENSHIP OR
            PLACE OF
4
           ORGANIZATION
            U.S. Citizen
                 SOLE
                 VOTING
                 POWER
                 65,935 shares,
                 all of which are
                 directly owned
                5 by a trust, and Harvey, as
NUMBER OF
                 trustee of the
                 trust, may be
                 deemed to have
                 sole power to
                 vote these
                 shares.
SHARES
                6 SHARED
BENEFICIALLY
                 VOTING
OWNED BY
                 POWER
                 2,392,793
EACH
REPORTING
                 shares, of
PERSON
                 which
WITH
                 1,948,114 are
                 directly owned
                 by BCP V,
                 238,719 are
                 directly owned
                 by BFF V,
                 45,704 are
                 directly owned
                 by BFF V-A,
```

35,965 shares

are directly

owned by BFF

V-B, and

124,291 are

held in

nominee form

for the benefit

of persons not

affiliated with

BCMC V.

BCMC V is the

general partner

of BCP V, BFF

V, BFF V-A,

and BFF V-B,

and Harvey, a

member of

BCMC V, may

be deemed to

have shared

power to vote

these shares.

SOLE

DISPOSITIVE

POWER

65,935 shares,

all of which are

directly owned

7 by a trust, and

Harvey, as

trustee of the

trust, may be

deemed to have

sole power to

dispose of

these shares.

8 SHARED

DISPOSITIVE

POWER

2,392,793

shares, of

which

1,948,114 are

directly owned

by BCP V,

238,719 are

directly owned

by BFF V,

45,704 are

directly owned

by BFF V-A, 35,965 shares are directly owned by BFF V-B, and 124,291 are held in nominee form for the benefit of persons not affiliated with BCMC V. BCMC V is the general partner of BCP V, BFF V, BFF V-A, and BFF V-B, and Harvey, a member of BCMC V, may be deemed to have shared power to dispose of these shares. **AGGREGATE AMOUNT BENEFICIALLY OWNED** BYEACH 2,458,728 **REPORTING PERSON CHECK BOX IF** THE **AGGREGATE AMOUNT** IN ROW £ (9) **EXCLUDES CERTAIN SHARES PERCENT** OF CLASS 6.3% **REPRESENTED** BY**AMOUNT**

9

10

11

IN

ROW 9

TYPE OF

12 REPORTING

PERSONN

CUSIP NO. 98974X103 13 G Page 12 of 19

```
NAME OF
           REPORTING
1
           PERSON
                      Robert
           C. Kagle
           CHECK THE
           APPROPRIATE BOX
           IF A MEMBER OF A
2
           GROUP*
           (a)
                   0
                         (b)
                 X
           SEC USE ONLY
3
           CITIZENSHIP OR
           PLACE OF
4
           ORGANIZATION
           U.S. Citizen
                 SOLE
                 VOTING
                 POWER
                 13,187 shares,
                 all of which are
                 directly owned
                 by several
NUMBER OF
                5 trusts, and
                 Kagle, as
                 trustee of the
                 trusts, may be
                 deemed to have
                 sole power to
                 vote these
                 shares.
SHARES
                6 SHARED
BENEFICIALLY
                 VOTING
                 POWER
OWNED BY
                 2,392,793
EACH
                 shares, of
REPORTING
PERSON
                 which
WITH
                 1,948,114 are
                 directly owned
                 by BCP V,
                 238,719 are
                 directly owned
                 by BFF V,
```

45,704 are

directly owned

by BFF V-A,

35,965 shares

are directly

owned by BFF

V-B, and

124,291 are

held in

nominee form

for the benefit

of persons not

affiliated with

BCMC V.

BCMC V is

the general

partner of BCP

V, BFF V, BFF

V-A, and BFF

V-B, and

Kagle, a

member of

BCMC V, may

be deemed to

have shared

power to vote

these shares.

SOLE

DISPOSITIVE

POWER

13,187 shares,

all of which are

directly owned

by several

7 trusts, and

Kagle, as

trustee of the

trusts, may be

deemed to have

sole power to

dispose of

these shares.

8 SHARED

DISPOSITIVE

POWER

2,392,793

shares, of

which

1,948,114 are

directly owned

by BCP V,

238,719 are directly owned by BFF V, 45,704 are directly owned by BFF V-A, 35,965 shares are directly owned by BFF V-B, and 124,291 are held in nominee form for the benefit of persons not affiliated with BCMC V. BCMC V is the general partner of BCP V, BFF V, BFF V-A, and BFF V-B, and Kagle, a member of BCMC V, may be deemed to have shared power to dispose of these shares. **AGGREGATE AMOUNT BENEFICIALLY OWNED** EACH 2,405,980 BY**REPORTING PERSON CHECK BOX IF** THE **AGGREGATE AMOUNT** IN ROW £ (9) **EXCLUDES CERTAIN SHARES PERCENT**

9

10

11

OF

CLASS 6.1% REPRESENTED

BY

AMOUNT

IN

ROW 9

TYPE

OF

12 REPORTING PERSOIN

CUSIP NO. 98974X103 13 G Page 13 of 19

```
NAME OF
           REPORTING
1
           PERSON
                      Steven
           M. Spurlock
           CHECK THE
            APPROPRIATE BOX
           IF A MEMBER OF A
2
           GROUP*
           (a)
                          (b)
                   o
                 X
3
           SEC USE ONLY
           CITIZENSHIP OR
           PLACE OF
4
           ORGANIZATION
           U.S. Citizen
                 SOLE
                 VOTING
                 POWER
                 3,297 shares,
                 all of which are
                 directly owned
                5 by a trust, and
NUMBER OF
                 Spurlock, as
                 trustee of the
                 trust, may be
                 deemed to have
                 sole power to
                 vote these
                 shares.
SHARES
                6 SHARED
BENEFICIALLY
                 VOTING
OWNED BY
                 POWER
                 2,392,793
EACH
REPORTING
                 shares, of
PERSON
                 which
WITH
                 1,948,114 are
                 directly owned
                 by BCP V,
                 238,719 are
                 directly owned
                 by BFF V,
                 45,704 are
                 directly owned
                 by BFF V-A,
```

35,965 shares

are directly

owned by BFF

V-B, and

124,291 are

held in

nominee form

for the benefit

of persons not

affiliated with

BCMC V.

BCMC V is the

general partner

of BCP V, BFF

V, BFF V-A,

and BFF V-B,

and Spurlock, a

member of

BCMC V, may

be deemed to

have shared

power to vote

these shares.

SOLE

DISPOSITIVE

POWER

3,297 shares,

all of which are

directly owned

7 by a trust, and

Spurlock, as

trustee of the

trust, may be

deemed to have

sole power to

dispose of

these shares.

8 SHARED

DISPOSITIVE

POWER

2,392,793

shares, of

which

1,948,114 are

directly owned

by BCP V,

238,719 are

directly owned

by BFF V,

45,704 are

directly owned

by BFF V-A, 35,965 shares are directly owned by BFF V-B, and 124,291 are held in nominee form for the benefit of persons not affiliated with BCMC V. BCMC V is the general partner of BCP V, BFF V, BFF V-A, and BFF V-B, and Spurlock, a member of BCMC V, may be deemed to have shared power to dispose of these shares. **AGGREGATE AMOUNT BENEFICIALLY OWNED** EACH 2,396,090 BY**REPORTING PERSON CHECK BOX IF** THE **AGGREGATE AMOUNT** IN ROW £ (9) **EXCLUDES CERTAIN SHARES PERCENT** OF CLASS 6.1% **REPRESENTED** BY**AMOUNT**

9

10

11

IN

ROW 9

TYPE OF

12 REPORTING

PERSONN

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ITEM 1(A).

NAME OF ISSUER

Zipcar, Inc.

ITEM 1(B).

ADDRESS OF ISSUER'S PRINCIPAL EXECUTIVE OFFICES

25 First Street, 4th Floor Cambridge, MA 02141

ITEM 2(A).

NAME OF PERSONS FILING

This Statement is filed by Benchmark Capital Partners V, L.P., a Delaware limited partnership ("BCP V"), Benchmark Founders' Fund V, L.P., a Delaware limited partnership ("BFF V"), Benchmark Founders' Fund V-A, L.P., a Delaware limited partnership ("BFF V-A"), Benchmark Founders' Fund V-B, L.P., a Delaware limited partnership ("BFF V-B"), Benchmark Capital Management Co. V, L.L.C., a Delaware limited liability company ("BCMC V"), and Alexandre Balkanski ("Balkanski"), Bruce W. Dunlevie ("Dunlevie"), Peter Fenton ("Fenton"), J. William Gurley ("Gurley"), Kevin R. Harvey ("Harvey"), Robert C. Kagle ("Kagle") and Steven M. Spurlock ("Spurlock"). The foregoing entities and individuals are collectively referred to as the "Reporting Persons."

BCMC V, the general partner of BCP V, BFF V, BFF V-A and BFF V-B, may be deemed to have sole power to vote and sole power to dispose of shares of the issuer directly owned by BCP V, BFF V, BFF V-A and BFF V-B. Balkanski, Dunlevie, Fenton, Gurley, Harvey, Kagle and Spurlock are members of BCMC V and may be deemed to have shared power to vote and shared power to dispose of shares of the issuer directly owned by BCP V, BFF V, BFF V-A and BFF V-B.

ITEM 2(B).

ADDRESS OF PRINCIPAL BUSINESS OFFICE

The address for each reporting person is:

Benchmark Capital

2480 Sand Hill Road, Suite 200

Menlo Park, California 94025

ITEM 2(C).

CITIZENSHIP

BCP V, BFF V, BFF V-A and BFF V-B are Delaware limited partnerships. BCMC V is a Delaware limited liability company. Balkanski, Dunlevie, Fenton, Gurley, Harvey, Kagle and Spurlock are United States Citizens.

ITEM 2(D) and (E).

TITLE OF CLASS OF SECURITIES AND CUSIP NUMBER

Common Stock

CUSIP # 98974X103

ITEM 3. <u>Not Applicable</u>.

ITEM 4. <u>OWNERSHIP</u>

Provide the following information regarding the aggregate number and percentage of the class of securities of the issuer identified in Item 1.

CUSIP NO. 98974X103 13 G Page 15 of	19
(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

Not applicable.

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

Under certain circumstances set forth in the limited partnership agreements of BCP V, BFF V, BFF V-A and BFF V-B, and the limited liability company agreement of BCMC V, the general and limited partners or members, 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 <u>IDENTIFICATION AND CLASSIFICATION OF THE SUBSIDIARY WHICH ACQUIRED THE</u> 7. 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. <u>NOTICE OF DISSOLUTION OF GROUP</u>

Not applicable.

ITEM 10. <u>CERTIFICATION</u>

Not applicable.

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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.

Date: February 14, 2012

BENCHMARK CAPITAL PARTNERS V, L.P., a Delaware Limited Partnership

BENCHMARK FOUNDERS' FUND V, L.P., a Delaware Limited Partnership

BENCHMARK FOUNDERS' FUND V-A, L.P., a Delaware Limited Partnership

BENCHMARK FOUNDERS' FUND V-B, L.P., a Delaware Limited Partnership

BENCHMARK CAPITAL MANAGEMENT CO. V, L.L.C., a Delaware Limited Liability Company

By:/s/ Steven M. Spurlock Steven M. Spurlock Managing Member

ALEXANDRE BALKANSKI

BRUCE W. DUNLEVIE PETER FENTON J. WILLIAM GURLEY KEVIN R. HARVEY ROBERT C. KAGLE STEVEN M. SPURLOCK

By:/s/ Steven M. Spurlock Steven M. Spurlock Attorney-in-Fact*

^{*}Signed pursuant to a Power of Attorney already on file with the appropriate agencies.

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EXHIBIT INDEX

Found on

Sequentially

Exhibit Numbered Page

18

Exhibit A: Agreement of Joint Filing

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exhibit A

Agreement of Joint Filing

The undersigned hereby agree that a single Schedule 13G (or any amendment thereto) relating to the Common Stock of Zipcar, Inc. shall be filed on behalf of each of the undersigned and that this Agreement shall be filed as an exhibit to such Schedule 13G.

Date: February 14, 2012

Benchmark Capital Partners V, L.P. /s/ Steven M. Spurlock

Benchmark Capital Management Co. V, L.L.C. Signature

Its General Partner

Steven M. Spurlock Managing Member

Benchmark Founders' Fund V, L.P. /s/ Steven M. Spurlock

Benchmark Capital Management Co. V, L.L.C. Signature

Its General Partner

Steven M. Spurlock Managing Member

Benchmark Founders' Fund V-A, L.P. /s/ Steven M. Spurlock

Benchmark Capital Management Co. V, L.L.C. Signature

Its General Partner

Steven M. Spurlock Managing Member

Benchmark Founders' Fund V-B, L.P. /s/ Steven M. Spurlock

Benchmark Capital Management Co. V, L.L.C. Signature

Its General Partner

Steven M. Spurlock Managing Member

Alexandre Balkanski /s/ Steven M. Spurlock

Steven M. Spurlock Attorney-In-Fact

Bruce W. Dunlevie /s/ Steven M. Spurlock

Steven M. Spurlock Attorney-In-Fact

Peter Fenton /s/ Steven M. Spurlock

Steven M. Spurlock Attorney-In-Fact

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J. William Gurley /s/ Steven M. Spurlock

Steven M. Spurlock Attorney-In-Fact

Kevin R. Harvey /s/ Steven M. Spurlock

Steven M. Spurlock Attorney-In-Fact

Robert C. Kagle /s/ Steven M. Spurlock

Steven M. Spurlock Attorney-In-Fact

Steven M. Spurlock /s/ Steven M. Spurlock

Steven M. Spurlock