VONAGE HOLDINGS CORP Form SC 13G/A February 13, 2013

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

SCHEDULE 13G

Under the Securities Exchange Act of 1934

(Amendment No. 7)*

Vonage Holdings Corp.
(Name of Issuer)
Common Stock, \$.001 par value per share
(Title of Class of Securities)
92886T201
(CUSIP Number)
December 31, 2012
(Date of Event Which Requires Filing of this Statement)
Check the appropriate box to designate the rule pursuant to which this Schedule is filed:
oRule 13d-1(b) oRule 13d-1(c) xRule 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 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 disclosures provided in a prior cover page.

The information required in 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).

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		Schedule 13G		
Item 1(a).		Name of Issuer:		
		Vonage Holdings Corp.		
Item 1(b).		Address of Issuer's Principal Execu	tive Offices:	
23 Main Str	eet, Holmdel, NJ 07733.			
Item 2(a). N	ames of Persons Filing:			
is ar Pa Pa 11 W 11	the sole general partner of d Scott D. Sandell ("Sandartners 10; New Enterprise artnership ("NEA Partners GP"), which is the sole go. Newhall III ("Newhall")	f NEA 10 ("NEA Partners 10"); M. Jac lell") (collectively, the "Managers") we e Associates 11, Limited Partnership (§ 11"), which is the sole general partner general partner of NEA Partners 11; and and Mark W. Perry ("Perry"). The M in this paragraph are referred to indivi-	NEA Partners 10, Limited Partnership, which mes Barrett ("Barrett"), Peter J. Barris ("Barris") ho are the individual general partners of NEA "NEA 11"); NEA Partners 11, Limited r of NEA 11; and NEA 11 GP, LLC ("NEA d C. Richard Kramlich ("Kramlich"), Charles anagers are also individual managers of NEA idually herein as a "Reporting Person" and	
Item 2(b). A	ddress of Principal Busine	ess Office or, if None, Residence:		
The address of the principal business office of NEA 10, NEA Partners 10, NEA 11, NEA Partners 11 and NEA 11 GP is New Enterprise Associates, 1954 Greenspring Drive, Suite 600, Timonium, MD 21093. The address of the principal business office of Sandell is New Enterprise Associates, 2855 Sand Hill Road, Menlo Park, California 94025. The address of the principal business office of Barris and Barrett is New Enterprise Associates, 5425 Wisconsin Ave., Suite 800, Chevy Chase, MD 20815.				
Item 2(c).C	tizenship:			
of	the State of Delaware. N		ited partnerships organized under the laws ny organized under the laws of the State of	
Item 2(d).		Title of Class of Securities:		
		Common Stock, \$.001 par value ("Co	mmon Stock").	
Item 2(e).		CUSIP Number:		

92886T201.

Item 3.If this statement is filed pursuant to §§ 240.13d-1(b) or 240.13d-2(b) or (c), check whether the person filing is a:
Not applicable.

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Item 4.		Ownership. Not applicable.	
Item 5.		Ownership of Five Percent or Less of	a Class.
Each Reporting Stock.	ng Person has ceased to b	peneficially own five percent (5%) or m	nore of the Issuer's outstanding Common
Material to be	e Filed as Exhibits.		
	Exhibit 1	- Agreement regarding filing of joint S	chedule 13G.
Exhibit 2 – Po	ower of Attorney regardi	ng filings under the Securities Exchang	ee Act of 1934, as amended.

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SIGNATURE

After reasonable inquiry and to the best of its knowledge and belief, each of the undersigned certifies that the information set forth in this statement is true, complete and correct.

February 13, 2013 Date:

NEW ENTERPRISE ASSOCI LIMITED PARTNERSHIP	IATES 11,				
By:	NEA PARTNER	S 11, LIMIT General Partn		ART	NERSHIP
	By:				GP, LLC Partner
			By:		*
				Peter Mana	J. Barris
NEA PARTNERS 11, LIMITI	ED PARTNERSHIP				
	By:				GP, LLC Partner
			By:		*
				Peter Mana	J. Barris
NEA 11 GP, LLC					
By:		*			
		Peter J. Bar Manager	ris		
NEW ENTERPRISE ASSOCI	IATES 10, LIMITED	PARTNERSI	HIP		
By:	NEA PARTNER	S 10, LIMIT		ART	NERSHIP

General Partner

By:

Peter J. Barris General Partner

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CUSIP No. 92886T201 13G NEA PARTNERS 10, LIMITED PARTNERSHIP By: Peter J. Barris General Partner M. James Barrett Peter J. **Barris** Forest Baskett Ryan D. Drant C. Richard Kramlich Krishna S. Kolluri

Charles	
W.	
Newhall	
III	
*	
Mark	
W.	
Perry	
*	
Scott D.	
Sandell	
	*By: /s/ Louis S. Citron
	Louis S. Citron
	As attorney-in-fact
	As automey-m-ract

This Amendment No. 7 to Schedule 13G was executed by Louis S. Citron on behalf of the individuals listed above pursuant to a Power of Attorney, a copy of which is attached as Exhibit 2.

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EXHIBIT 1

AGREEMENT

Pursuant to Rule 13d-1(k)(1) under the Securities Exchange Act of 1934, the undersigned hereby agree that only one statement containing the information required by Schedule 13G need be filed with respect to the ownership by each of the undersigned of shares of stock of Vonage Holdings Corp.

EXECUTED this 13th day of February, 2013.

NEW ENTERPRISE ASSOCIATES 11

LIMITED PARTN	ERSHIP	
By:	NEA PARTN	IERS 11, LIMITED PARTNERSHIP General Partner
	By:	NEA 11 GP, LLC General Partner
		By: *
		Peter J. Barris Manager
NEA PARTNERS 1	1, LIMITED PARTNERSHI	P
	By:	NEA 11 GP, LLC General Partner
		By: *
		Peter J. Barris Manager
NEA 11 GP, LLC		
By:		*
		Peter J. Barris Manager

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	TERPRISE ASSOCIATES 10, ED PARTNERSHIP	
By:	NEA PARTNERS 10, LIMITED F General Partner	PARTNERSHIP
	By:	*
		Peter J. Barris General Partner
NEA PAI	RTNERS 10, LIMITED PARTNERSHIP	
	By: *	
	Peter J. Barris General Partner	
*		
M. James Barrett		
Peter J. Barris		
*		
Forest Baskett		
*		
Ryan D. Drant		
*		

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C. Richard Kramlich			
Kramlich			
Mannen			
*			
Krishna			
S.			
Kolluri			
*			
			
Charles			
W.			
Newhall			
III			

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*					
Mark W. Perry					
*					
Scott D. Sandell					
			*By: /s/ Louis S. C	Citron	
			Louis S. Citron As attorney-in-fac	et	

This Agreement was executed by Louis S. Citron on behalf of the individuals listed above pursuant to a Power of Attorney, a copy of which is attached as Exhibit 2.

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EXHIBIT 2

POWER OF ATTORNEY

KNOW ALL MEN BY THESE PRESENTS, that the undersigned hereby constitutes and appoints Charles W. Newhall III, Louis S. Citron, Eugene A. Trainor III, Timothy Schaller and Shawn Conway, and each of them, with full power to act without the others, his true and lawful attorney-in-fact, with full power of substitution, to sign any and all instruments, certificates and documents that may be necessary, desirable or appropriate to be executed on behalf of himself as an individual or in his capacity as a direct or indirect general partner, director, officer or manager of any partnership, corporation or limited liability company, pursuant to section 13 or 16 of the Securities Exchange Act of 1934, as amended (the "Exchange Act"), and any and all regulations promulgated thereunder, and to file the same, with all exhibits thereto, and any other documents in connection therewith, with the Securities and Exchange Commission, and with any other entity when and if such is mandated by the Exchange Act or by the Financial Industry Regulatory Authority, granting unto said attorney-in-fact full power and authority to do and perform each and every act and thing necessary, desirable or appropriate, fully to all intents and purposes as he might or could do in person, thereby ratifying and confirming all that said attorney-in-fact, or his substitutes, may lawfully do or cause to be done by virtue hereof.

IN WITNESS WHEREOF, this Power of Attorney has been signed as of the 4th day of May, 2009.

/s/ M. James Barrett
M. James Barrett
/s/ Peter J. Barris
Peter J. Barris
/s/ Forest Baskett
Forest Baskett
/s/ Rohini Chakravarthy
Rohini Chakravarthy
/s/ Patrick Chung
Patrick Chung
lal Dyan Drant
/s/ Ryan Drant

/s/ Shawn Conway	
Shawn Conway	
/s/ Anthony A. Florence	
Anthony A. Florence	
/s/ Robert Garland	
Robert Garland	
/s/ Paul Hsiao	
Paul Hsiao	

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/s/ Vladimir Jacimovic	
Vladimir Jacimovic	
/s/ Patrick J. Kerins	
Patrick J. Kerins	
/s/ Suzanne King	
Suzanne King	
/s/ Krishna S. Kolluri	
Krishna S. Kolluri	
/s/ C. Richard Kramlich	
C. Richard Kramlich	
/s/ Charles M. Linehan	
Charles M. Linehan	
/s/ Edward Mathers	
Edward Mathers	
/s/ David M. Mott	
David M. Mott	
/s/ John M. Nehra	
John M. Nehra	
/s/ Charles W. Newhall III	
Charles W. Newhall III	
/s/ Jason R. Nunn	
Jason R. Nunn	
/s/ Mark W. Perry	

Mark W. Perry

/s/ Jon Sakoda

Jon Sakoda

/s/ Scott D. Sandell

Scott D. Sandell

/s/ Peter W. Sonsini

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/s/ A. Brooke Seawell		
A. Brooke Seawell		
/s/ Eugene A. Trainor III		
Eugene A. Trainor III		
/s/ Ravi Viswanathan		
Ravi Viswanathan		
/s/ Paul E. Walker		
Paul E. Walker		
/s/ Harry Weller		
Harry Weller		