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AMERICAI Form 4 June 12, 201		LIC EDU	CATION	INC								
FORM	ЛЛ									OMB AF	PROVAL	
			AND EX 1, D.C. 2(NGE CO	OMMISSION	OMB Number:	3235-0287				
Check this box if no longer subject to Section 16. Form 4 or										Expires:	January 31,	
		STATEMENT OF CHANGES IN BENEFICIAL OWNERSHIP OF SECURITIES									2005 verage rs per 0.5	
Form 5 obligatio may con <i>See</i> Instr 1(b).	tinue. 3	-	(a) of the l	Public U	Jtility Ho	lding Co	npan	•	Act of 1934, 935 or Section			
(Print or Type	Response	es)										
WEGLICKI TIMOTHY T S			Symbol	er Name an CICAN PI	nd Ticker of UBLIC	Tradi	0	5. Relationship of Reporting Person(s) to Issuer				
				EDUCATION INC [APEI]					(Check all applicable)			
(Month/					h/Day/Year) –				_X_ Director 10% Owner Officer (give title Other (specify below) below)			
910												
				Aonth/Day/Year) A				 Individual or Joint/Group Filing(Check Applicable Line) X_ Form filed by One Reporting Person Form filed by More than One Reporting 				
			(7:					I	Person			
(City)	(Sta	ite)	(Zip)	Tab	ole I - Non-	Derivative	Secu	rities Acqui	red, Disposed of,	or Beneficiall	y Owned	
1.Title of Security (Instr. 3)		nsaction Date 2A. Deemed h/Day/Year) Execution Date, if any (Month/Day/Year)			Code (Instr. 3, 4 and 5)				5. Amount of Securities Beneficially Owned Following Reported Transaction(s) (Instr. 3 and 4)	6. Ownership Form: Direct (D) or Indirect (I) (Instr. 4)	7. Nature of Indirect Beneficial Ownership (Instr. 4)	
Common Stock, par value \$.01	06/10/	2013			S	25,000 $(4) (8)$	D	\$ 39.2469	36,400 <u>(5)</u>	Ι	See footnote (1)	
Common Stock, par value \$.01	06/12/	2013			S	10,000 $(6) (8)$	D	\$ 39.65	26,400 <u>(7)</u>	Ι	See footnote (1)	
Common Stock, par value \$.01									27,242 <u>(3)</u>	D		
Common									2,993	Ι	See	

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Stock, par value \$.01 footnote (2)

Reminder: Report on a separate line for each class of securities beneficially owned directly or indirectly.

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

1. Title of Derivative Security (Instr. 3)	2. Conversion or Exercise Price of Derivative Security	3. Transaction Date (Month/Day/Year)	4. Transacti Code (Instr. 8)	5. orNumber of Derivative Securities Acquired (A) or Disposed of (D) (Instr. 3, 4, and 5)		ate	7. Title Amoun Under Securi (Instr.	nt of lying	8. Price of Derivative Security (Instr. 5)	9. Nu Deriv Secu Bene Owne Follo Repo Trans (Instr
			Code V	(A) (D)	Date Exercisable	Expiration Date	Title	Amount or Number of Shares		

Reporting Owners

Reporting Owner Name / Addr	Relationships							
	Director	10% Owner	Officer	Other				
WEGLICKI TIMOTHY T 400 EAST PRATT STREET SUITE 910 BALTIMORE, MD 21202	г _х							
Signatures								
Timothy T. Weglicki	06/12/2013							
**Signature of	Date							

Signature of Reporting Person

Date

Explanation of Responses:

- If the form is filed by more than one reporting person, see Instruction 4(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).

Mr. Weglicki is a member of ABS Partners VI, LLC, the general partner of ABS Capital Partners VI, LP, ABS Capital Partners VI-A, LP and ABS Capital Partners VI Offshore, LP (together, the "ABS Entities"). ABS Partners VI, LLC exercises voting and dispositive power

(1) over the shares held by the ABS Entities. Mr. Weglicki disclaims beneficial ownership of the shares held by the ABS Entities except to the extent of his pecuniary interest therein.

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- (2) Mr. Weglicki is a managing director of ABS Capital Partners, Inc. Mr. Weglicki disclaims beneficial ownership of the shares held by ABS Capital Partners, Inc. except to the extent of his pecuniary interest therein.
- Mr. Weglicki directly owns 22,050 shares and indirectly owns 5,192 shares owned by The Timothy T. Weglicki Irrevocable Trust dated(3) March 11, 1999 (the "Trust"), which shares Mr. Weglicki disclaims beneficial ownership of except to the extent of his pecuniary interest therein.
- (4) Consists of the following shares sold by the following entities: (a) 22,160 shares by ABS Capital Partners VI, LP ("ABS VI"), (b) 392 shares by ABS Capital Partners VI-A, LP ("ABS VI-A"), and (c) 2,448 shares by ABS Capital Partners VI Offshore, LP ("ABS Capital Partners VI Offshore" and together with ABS VI-A, the "ABS Entities"). ABS Partners VI, LLC is the general partner of the ABS Entities and has voting and dispositive powers over these shares.

(5) Consists of the following shares held by the following entities: (a) 32,268 shares by ABS Capital Partners VI, LP ("ABS VI"), (b) 573 shares by ABS Capital Partners VI Offshore, LP ("ABS VI-A"), and (c) 3,559 shares by ABS Capital Partners VI Offshore, LP ("ABS Capital Partners VI Offshore" and together with ABS VI and ABS VI-A, the "ABS Entities"). ABS Partners VI, LLC is the general partner of the ABS Entities and has voting and dispositive powers over these shares.

Consists of the following shares sold by the following entities: (a) 8,864 shares by ABS Capital Partners VI, LP ("ABS VI"), (b) 157 shares by ABS Capital Partners VI-A, LP ("ABS VI-A"), and (c) 979 shares by ABS Capital Partners VI Offshore, LP ("ABS Capital Partners VI-A, LP ("ABS VI-A"), and (c) 979 shares by ABS Capital Partners VI-A, LP ("ABS Capital Partners VI-A, LP ("ABS VI-A"), and (c) 979 shares by ABS Capital Partners VI-A, LP ("ABS VI"), (b) 157 shares by ABS Capital Partners VI-A, LP ("ABS VI-A"), and (c) 979 shares by ABS Capital Partners VI-A, LP ("ABS Capital Partners VI-A, LP ("ABS VI-A"), and (c) 979 shares by ABS Capital Partners VI-A, LP ("ABS VI-A,

(6) Shares by ABS capital Fathers VI-A, EI (ABS VI-A), and (c) *J*^{*} shares by ABS capital Fathers VI Offshore, EI (ABS capital Pathers VI Offsho

Consists of the following shares held by the following entities: (a) 23,404 shares by ABS Capital Partners VI, LP ("ABS VI"), (b) 416 shares by ABS Capital Partners VI-A, LP ("ABS VI-A"), and (c) 2,580 shares by ABS Capital Partners VI Offshore, LP ("ABS Capital Partners VI-A, LP ("ABS VI-A"), and (c) 2,580 shares by ABS Capital Partners VI Offshore, LP ("ABS Capital Partners VI-A, LP ("ABS VI-A"), and (c) 2,580 shares by ABS Capital Partners VI-A, LP ("ABS VI-A"), and (c) 2,580 shares by ABS Capital Partners VI-A, LP ("ABS VI-A"), and (c) 2,580 shares by ABS Capital Partners VI-A, LP ("ABS VI-A"), and (c) 2,580 shares by ABS Capital Partners VI-A, LP ("ABS Capital Partners VI-A, LP ("ABS VI-A"), and (c) 2,580 shares by ABS Capital Partners VI-A, LP ("ABS VI-A"), and (c) 2,580 shares by ABS Capital Partners VI-A, LP ("ABS VI-A"), and (c) 2,580 shares by ABS Capital Partners VI-A, LP ("ABS VI-A"), and (c) 2,580 shares by ABS Capital Partners VI-A, LP ("ABS VI-A"), and (c) 2,580 shares by ABS Capital Partners VI-A, LP ("ABS VI-A"), and (c) 2,580 shares by ABS Capital Partners VI-A, LP ("ABS VI-A"), and (c) 2,580 shares by ABS Capital Partners VI-A, LP ("ABS VI-A"), and (c) 2,580 shares by ABS Capital Partners VI-A, LP ("ABS VI-A"), and (c) 2,580 shares by ABS Capital Partners VI-A, LP ("ABS VI-A"), and (c) 2,580 shares by ABS Capital Partners VI-A, LP ("ABS VI-A"), and (c) 2,580 shares by ABS Capital Partners VI-A, LP ("ABS VI-A"), and (c) 2,580 shares by ABS Capital Partners VI-A, LP ("ABS VI-A"), and (c) 2,580 shares by ABS Capital Partners VI-A, LP ("ABS VI-A"), and (c) 2,580 shares by ABS Capital Partners VI-A, LP ("ABS VI-A"), and (c) 2,580 shares by ABS Capital Partners VI-A, LP ("ABS VI-A"), and (c) 2,580 shares by ABS Capital Partners VI-A, LP ("ABS VI-A"), and (c) 2,580 shares by ABS Capital Partners VI-A, LP ("ABS VI-A"), and (c) 2,580 shares by ABS Capital Partners VI-A, LP ("ABS VI-A"), and (c) 2,580 shares by ABS Capital Partners VI-A, LP ("ABS VI-A"), and (c) 2,580 shares VI-A, LP ("ABS VI-A"), and

- (7) Shales by ABS capital Fathers VFA, EF (ABS VFA), and (b) 2,500 shales by ABS capital Fathers VI Offshore" and together with ABS VI and ABS VI-A, the "ABS Entities"). ABS Partners VI, LLC is the general partner of the ABS Entities and has voting and dispositive powers over these shares.
- (8) The sales reported in this Form 4 were effected pursuant to a Rule 10b5-1 trading plan adopted by the reporting person on March 20, 2013.

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.