SECURITIES AND EXCHANGE COMMISSION WASHINGTON, D.C. 20549

SCHEDULE 13G

(Rule 13d-102)

INFORMATION TO BE INCLUDED IN STATEMENTS FILED PURSUANT TO § 240.13d-1 (b), (c) AND (d) AND AMENDMENTS THERETO FILED PURSUANT TO § 240.13d-2
(Amendment No)*
Vringo, Inc.
(Name of Issuer)
Common Stock
(Title of Class of Securities)
92911N104
(CUSIP Number)
July 21, 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:
□ Rule 13d-1(b)
x 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)
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Exhibit Index Contained on Page 12

CUSIP N	O. 92911N104			13 G				Page 2 of 13 Pages		
1	NAMES OF REPORTING I	PERSONS	3							
	Benchmark Israel II, L.P. ("I	BI")								
2	CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP									
	(SEE INSTRUCTIONS)				(a)		(b)	X		
3	SEC USE ONLY									
4	CITIZENSHIP OR PLACE	OF ORGA	ANIZATION							
	Delaware									
		5	SOLE VOTING POV	VER						
	NUMBER OF		652,173*shares of co	mmon stock issuable upor	n the opti	onal conv	ersion of	that certain 1.25% secured		
	SHARES		convertible promisso	ry note of the Issuer (the "	'Note"), e	xcept that	BCPI Pa	rtners II, L.P. ("BCPI-P"),		
	BENEFICIALLY							shares, BCPI Corporation		
	OWNED BY EACH		II ("BCPI-C"), the ge	neral partner of BCPI-P, r	nay be de	emed to h	ave sole	power to vote these shares		
	REPORTING		and Michael A. Eiser	berg ("Eisenberg"), Arad	Naveh ("	Naveh") a	and Elie V	Wurtman ("Wurtman"), the		
	PERSON		directors of BCPI-C,	may be deemed to have sl	hared pov	ver to vote	these sh	ares.		
	WITH									
		6	SHARED VOTING	POWER						
			See response to row 5							
		7	SOLE DISPOSITIVE	E POWER						
			652,173* shares of co	ommon stock issuable upo	n the opt	ional conv	ersion of	the Note, except that		
			BCPI-P, the general p	artner of BI, may be deen	ned to hav	ve sole po	wer to dis	spose of these shares,		
			BCPI-C, the general p	partner of BCPI-P, may be	e deemed	to have so	ole power	to dispose of these shares		
			and Eisenberg, Navel	and Wurtman, the direct	ors of BC	PI-C, may	y be deem	ned to have shared power		
			to dispose of these sh							
		8	SHARED DISPOSIT	IVE POWER						
			See response to row 7	7.						
9	AGGREGATE AMOUNT E	BENEFICI	ALLY OWNED BY EA	CH REPORTING PERSO	ON		65	2,173		
10	CHECK BOX IF THE AGG	REGATE	AMOUNT IN ROW (9)	EXCLUDES CERTAIN	SHARES	S (SEE				
	INSTRUCTIONS)									
11	PERCENT OF CLASS REP	RESENTI	ED BY AMOUNT IN R	OW 9			9.6	5%		
12	TYPE OF REPORTING PE	RSON (SE	EE INSTRUCTIONS)				PN	J		

^{*}The Note is convertible into the Issuer's common stock at a price of \$1.38 or, if lower, 90% of the price at which securities are sold upon the consummation of the Issuer's immediate subsequent financing, but in no event shall the Issuer issue common stock upon conversion of the Note and the series of notes issued by the Issuer in excess of 19.99% of the total shares outstanding of the Issuer on the date of closing of the issuance of the Notes.

CUSIP	NO. 92911N104			13 G				Page 3 of 13 Page
1	NAMES OF REPORTIN	IG PERSON	S					
	BCPI Partners I							
2	CHECK THE APPROPE		IF A MEMBER OF A G	ROUP				
	(SEE INSTRUCTIONS)				(a)		(b)	X
3	SEC USE ONLY							
4	CITIZENSHIP OR PLAC	CE OF ORG	SANIZATION					
	Delaware							
		5	SOLE VOTING POV	WER				
	NUMBER OF							the Note, all of which are
	SHARES							have sole power to vote
	BENEFICIALLY							emed to have sole power to
	OWNED BY EACH				Wurtman, th	e director	s of BCP	I-C, may be deemed to
	REPORTING		have shared power to	vote these shares.				
	PERSON							
	WITH	6	SHARED VOTING					
			See response to row					
		7	SOLE DISPOSITIVI					
								the Note, all of which are
				. BCPI-P, the general				
								may be deemed to have
							urtman, 1	the directors of BCPI-C,
				ve shared power to dis	pose of these	shares.		
		8	SHARED DISPOSIT					
			See response to row					
9	AGGREGATE AMOUN						65	2,173
10	CHECK BOX IF THE A	GGREGAT1	E AMOUNT IN ROW (9) EXCLUDES CERTA	IN SHARES	(SEE		
	INSTRUCTIONS)							
11	PERCENT OF CLASS R	REPRESENT	TED BY AMOUNT IN R	OW 9			9.6	5%
12	TYPE OF REPORTING	PERSON (S	EE INSTRUCTIONS)				PN	J
12	TYPE OF REPORTING	PERSON (S	EE INSTRUCTIONS)				PN	<u> </u>

^{*}The Note is convertible into the Issuer's common stock at a price of \$1.38 or, if lower, 90% of the price at which securities are sold upon the consummation of the Issuer's immediate subsequent financing, but in no event shall the Issuer issue common stock upon conversion of the Note and the series of notes issued by the Issuer in excess of 19.99% of the total shares outstanding of the Issuer on the date of closing of the issuance of the Notes.

CUSIP NC). 92911N104] 13 G				Page 4 of 13 Pages
-								
1	NAMES OF REPORTING P							
	BCPI Corporation II							
2	CHECK THE APPROPRIAT	E BOX II	F A MEMBER OF A C	GROUP				
	(SEE INSTRUCTIONS)				(a)	Ш	(b)	X
3	SEC USE ONLY							
4	CITIZENSHIP OR PLACE O	OF ORGA	NIZATION					
	Delaware							
		5	SOLE VOTING PO					
	NUMBER OF							f the Note, all of which are
	SHARES							have sole power to vote
	BENEFICIALLY OWNED BY EACH							emed to have sole power to
	REPORTING		have shared power to		ia wurtman, tr	ie director	S OI BCF	PI-C, may be deemed to
	PERSON		nave snared power to	o vote tilese stidies.				
	WITH	6	SHARED VOTING	POWER				
	******	Ü	See response to row					
		7	SOLE DISPOSITIV					
			652,173* shares of c	ommon stock issuable	e upon the opti	ional conv	ersion of	f the Note, all of which are
			directly owned by BI. BCPI-P, the general partner of BI may be deemed to have sole power to					
			dispose of these shar	es, except that BCPI-	C, the general	partner of	BCPI-P	may be deemed to have
							urtman,	the directors of BCPI-C,
			-	ave shared power to d	ispose of these	shares.		
		8	SHARED DISPOSIT					
			See response to row					
9	AGGREGATE AMOUNT BI						65	52,173
10	CHECK BOX IF THE AGGI	REGATE A	AMOUNT IN ROW (9)) EXCLUDES CERT	CAIN SHARES	S (SEE		_
	INSTRUCTIONS)							
11	PERCENT OF CLASS REPF			ROW 9				6%
12	TYPE OF REPORTING PER	SON (SE	E INSTRUCTIONS)				C	0

*The Note is convertible into the Issuer's common stock at a price of \$1.38 or, if lower, 90% of the price at which securities are sold upon the consummation of the Issuer's immediate subsequent financing, but in no event shall the Issuer issue common stock upon conversion of the Note and the series of notes issued

by the Issuer in excess of 19.99% of the total shares outstanding of the Issuer on the date of closing of the issuance of the Notes.

CUSIF	NO. 92911N104] 13 G				Page 5 of 13 Pages
				-				
1	NAMES OF REPORTIN	IG PERSON	Michael A. Eisenberg	5				
2	CHECK THE APPROPE	RIATE BOX	IF A MEMBER OF A G	ROUP				
	(SEE INSTRUCTIONS)				(a)		(b)	X
3	SEC USE ONLY							
4	CITIZENSHIP OR PLA	CE OF ORG	ANIZATION					
	United States							
		5	SOLE VOTING POV	WER				
	NUMBER OF		See responses to row	6.				
	SHARES	6	SHARED VOTING	POWER				
	BENEFICIALLY							f the Note, all of which are
	OWNED BY EACH							have sole power to vote
	REPORTING							emed to have sole power to
	PERSON			Eisenberg, a director of	BCPI-C, m	ay be dee	emed to h	nave shared power to vote
	WITH		these shares.					
		7	SOLE DISPOSITIVE	E POWER				
			See responses to row	8.				
		8	SHARED DISPOSIT					
								the Note, all of which are
				. BCPI-P, the general pa				
								may be deemed to have
					enberg, a di	rector of 1	BCPI-C,	may be deemed to have
			shared power to dispo					
9	AGGREGATE AMOUN						65	52,173
10	CHECK BOX IF THE A	.GGREGATI	E AMOUNT IN ROW (9) EXCLUDES CERTAI	N SHARES	(SEE		
	INSTRUCTIONS)							
11	PERCENT OF CLASS R			OW 9			9.	6%
12	TYPE OF REPORTING	PERSON (S	EE INSTRUCTIONS)				IN	1

^{*}The Note is convertible into the Issuer's common stock at a price of \$1.38 or, if lower, 90% of the price at which securities are sold upon the consummation of the Issuer's immediate subsequent financing, but in no event shall the Issuer issue common stock upon conversion of the Note and the series of notes issued by the Issuer in excess of 19.99% of the total shares outstanding of the Issuer on the date of closing of the issuance of the Notes.

CUSIP	NO. 92911N104			13 G				Page 6 of 13 Pages	
1	NAMES OF REPORTIN	G PERSON	Arad Naveh						
2	CHECK THE APPROPE	RIATE BOX	IF A MEMBER OF A G	ROUP					
	(SEE INSTRUCTIONS)				(a)		(b)	X	
3	SEC USE ONLY								
4	CITIZENSHIP OR PLAC	CE OF ORG	ANIZATION						
	United States								
		5	SOLE VOTING POV						
	NUMBER OF		See responses to row						
	SHARES	6	SHARED VOTING						
	BENEFICIALLY							f the Note, all of which are	
	OWNED BY EACH			. BCPI-P, the general par					
	REPORTING							emed to have sole power to	
	PERSON			Naveh, a director of BCF	'I-C, may	be deeme	d to have	shared power to vote these	
	WITH	-	shares.	T DOLUTED					
		/	SOLE DISPOSITIVI						
		0	See responses to row SHARED DISPOSIT						
		8					: c	the Nicke all of thick and	
								the Note, all of which are	
				irectly owned by BI. BCPI-P, the general partner of BI may be deemed to have sole power to ispose of these shares, except that BCPI-C, the general partner of BCPI-P may be deemed to have					
								y be deemed to have shared	
			power to dispose of t		ii, a direct	or or DC	i 1-C, ma	y be decined to have shared	
9	AGGREGATE AMOUN	T BENEFIC)N		65	52,173	
10) EXCLUDES CERTAIN		(SEE		-, -, -	
	INSTRUCTIONS)			, 		(
11	PERCENT OF CLASS R	EPRESENT	ED BY AMOUNT IN R	OW 9			9.0	6%	
12	TYPE OF REPORTING	PERSON (S	EE INSTRUCTIONS)				IN	I	
	*	-	•						

^{*}The Note is convertible into the Issuer's common stock at a price of \$1.38 or, if lower, 90% of the price at which securities are sold upon the consummation of the Issuer's immediate subsequent financing, but in no event shall the Issuer issue common stock upon conversion of the Note and the series of notes issued by the Issuer in excess of 19.99% of the total shares outstanding of the Issuer on the date of closing of the issuance of the Notes.

CUSIP	NO. 92911N104			13 G				Page 7 of 13 Pag
1	NAMES OF REPORTIN							
2		_	IF A MEMBER OF A G	ROUP				
	(SEE INSTRUCTIONS)				(a)		(b)	X
3	SEC USE ONLY							
4	CITIZENSHIP OR PLA	CE OF ORG	ANIZATION					
	United States							
		5	SOLE VOTING POV	VER				
	NUMBER OF		See responses to row	6.				
	SHARES	6	SHARED VOTING	POWER				
	BENEFICIALLY		652,173*shares of co	mmon stock issuable	upon the optio	nal conve	ersion of	the Note, all of which are
	OWNED BY EACH		directly owned by BI	. BCPI-P, the general	partner of BI	may be de	eemed to	have sole power to vote
	REPORTING		these shares, except t	hat BCPI-C, the gener	al partner of E	BCPI-P m	ay be dee	emed to have sole power
	PERSON		vote these shares and	Wurtman, a director of	of BCPI-C, ma	y be deer	ned to ha	ave shared power to vote
	WITH		these shares.					
		7	SOLE DISPOSITIVE	E POWER				
			See responses to row	8.				
		8	SHARED DISPOSIT	TVE POWER				
			652,173*shares of co	mmon stock issuable	upon the optio	nal conve	ersion of	the Note, all of which are
				. BCPI-P, the general				
								may be deemed to have
			sole power to dispose	of these shares and V	√urtman, a dire	ector of B	BCPI-C, r	nay be deemed to have
			shared power to dispo					
9	AGGREGATE AMOUN						65	2,173
10	CHECK BOX IF THE A	GGREGATI	E AMOUNT IN ROW (9)	EXCLUDES CERTA	AIN SHARES	(SEE		
	INSTRUCTIONS)							
11	PERCENT OF CLASS R	REPRESENT	ED BY AMOUNT IN R	OW 9	•	•	9.6	5%
17	TVDE OF DEDODTING	DEDCON (C	EE INCTRICTIONS)				IN	•

^{*}The Note is convertible into the Issuer's common stock at a price of \$1.38 or, if lower, 90% of the price at which securities are sold upon the consummation of the Issuer's immediate subsequent financing, but in no event shall the Issuer issue common stock upon conversion of the Note and the series of notes issued by the Issuer in excess of 19.99% of the total shares outstanding of the Issuer on the date of closing of the issuance of the Notes.

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Item 1(a) Name of Issuer:

Vringo, Inc. (the "Issuer")

Item 1(b) Address of issuer's principal executive offices:

799 Market Street, 4th Floor San Francisco, CA 94103

Items 2(a) Name of person filing:

This Statement is filed by Benchmark Israel II, L.P., a Delaware limited partnership ("BI"), BCPI Partners II, L.P., a Delaware limited partnership ("BCPI-P"), BCPI Corporation II, a Delaware corporation ("BCPI-C"), and Michael A. Eisenberg ("Eisenberg"), Arad Naveh ("Naveh") and Elie Wurtman ("Wurtman"). The foregoing entities and individuals are collectively referred to as the "Reporting Persons."

BCPI-P, the general partner of BI, may be deemed to have sole power to vote and sole power to dispose of shares of the Issuer directly owned by BI. BCPI-C, the general partner BCPI-P, may be deemed to have sole power to vote and sole power to dispose of shares of the Issuer directly owned by BI. Eisenberg, Naveh and Wurtman are the directors of BCPI-C and may be deemed to have shared power to vote and shared power to dispose of shares of the Issuer directly owned by BI.

Item 2(b) Address or principal business office or, if none, residence:

The address for each of the Reporting Persons is:

Benchmark Capital 2480 Sand Hill Road, Suite 200

Menlo Park, California 94025

Item 2(c) Citizenship:

BI and BCPI-P are Delaware limited partnerships. BCPI-C is a Delaware corporation. Eisenberg, Naveh and Wurtman are United States citizens.

Item 2(d) Title of class of securities:

Common Stock

Item 2(e) CUSIP No.:

92911N104

Item 4	Ownership		
	Provide the follo	wing information	regarding the aggregate number and percentage of the class of securities of the issuer identified in Item 1.
	(a)	Amount benefic	ially owned:
		See Row 9 of co	ver page for each Reporting Person.
	(b)	Percent of Class	
		See Row 11 of c	over page for each Reporting Person.
	(c)	Number of share	es 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 5	Percent or Less	of a Class
	Not applicable.		

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If this statement is filed pursuant to §§ 240.13d-1(b), or 240.13d-2(b) or (c), check whether the person filings is a:

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CUSIP NO. 92911N104

Not applicable.

Item 3

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Item 6 Ownership of More than 5 Percent on Behalf of Another Person

Under certain circumstances set forth in the limited partnership agreements of BI and BCPI-P, and the certificate of incorporation of BCPI-C, the general and limited partners or shareholders, 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 shareholder.

Item 7 Identification and Classification of the Subsidiary Which Acquired the Security Being Reported on by the Parent Holding Company or Control Person

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 Certifications

By signing below I certify that, to the best of my knowledge and belief, the securities referred to above were not acquired and are not held for the purpose of or with the effect of changing or influencing the control of the issuer of the securities and were not acquired and are not held in connection with or as a participant in any transaction having that purpose or effect.

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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: July 29, 2010

BENCHMARK ISRAEL II, L.P., a Delaware Limited Partnership BCPI PARTNERS II, L.P., a Delaware Limited Partnership BCPI CORPORATION II, a Delaware Corporation

By: /s/ Steven M. Spurlock

Steven M. Spurlock

Officer

MICHAEL A. EISENBERG ARAD NAVEH ELIE WURTMAN

By: /s/ Steven M. Spurlock

Steven M. Spurlock Authorized Signatory

The original statement shall be signed by each person on whose behalf the statement is filed or his authorized representative. If the statement is signed on behalf of a person by his authorized representative other than an executive officer or general partner of the filing person, evidence of the representative's authority to sign on behalf of such person shall be filed with the statement, provided, however, that a power of attorney for this purpose which is already on file with the Commission may be incorporated by reference. The name and any title of each person who signs the statement shall be typed or printed beneath his signature.

NOTE: Schedules filed in paper format shall include a signed original and five copies of the schedule, including all exhibits. *See* §240.13d-7 for other parties for whom copies are to be sent.

Attention: Intentional misstatements or omissions of fact constitute Federal criminal violations (See 18 U.S.C. 1001)

EXHIBIT INDEX	
Exhibit	Found on Sequentially Numbered Page
Exhibit A: Agreement to File Jointly and Statement Appointing Designated Filed and Authorized Signatory	13

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EXHIBIT A

Agreement to File Jointly and Statement Appointing Designated Filed and Authorized Signatory

AGREEMENT TO FILE JOINTLY AND STATEMENT APPOINTING DESIGNATED FILER AND AUTHORIZED SIGNATORY

Each of the undersigned entities and individuals (collectively, the "Reporting Persons") hereby authorizes and designates BCPI Corporation II or such other person or entity as is designated in writing by Steven M. Spurlock (the "Designated Filer") as the beneficial owner to prepare and file on behalf of such Reporting Person individually, or jointly together with the other Reporting Persons, any and all reports, notices, communications and other documents (including, but not limited to, reports on Schedule 13D, Schedule 13G, Form 3, Form 4 and Form 5) that such Reporting Person may be required to file with the United States Securities and Exchange Commission pursuant to the Securities Act of 1933, as amended (together with the implementing regulations thereto, the "Act"), the Securities Exchange Act of 1934, as amended (together with the implementing regulations thereto, the "Exchange Act") or any other state or federal agency (collectively, the "Reports") with respect to the Reporting Person's ownership of, or transactions in, securities of any entity whose securities are beneficially owned (directly or indirectly) by such Reporting Person (collectively, the "Companies").

Each Reporting Person hereby further authorizes and designates Steven M. Spurlock (the "*Authorized Signatory*") to execute and file on behalf of such Reporting Person the Reports and to perform any and all other acts, which in the opinion of the Designated Filer or Authorized Signatory may be necessary or incidental to the performance of the foregoing powers herein granted.

The authority of the Designated Filer and the Authorized Signatory under this Document with respect to each Reporting Person shall continue until such Reporting Person is no longer required to file any Reports with respect to the Reporting Person's ownership of, or transactions in, the securities of the Companies, unless earlier revoked in writing. Each Reporting Person acknowledges that the Designated Filer and the Authorized Signatory are not assuming any of the Reporting Person's responsibilities to comply with the Act or the Exchange Act.

July 27, 2011	By:	/s/ Michael A. Eisenberg	
		Michael A. Eisenberg	
July 27, 2011	By:	/s/ Arad Naveh	
		Arad Naveh	
July 27, 2011	By:	/s/ Elie Wurtman	
		Elie Wurtman	

July 28, 2011	PI CORPORATION II, elaware Corporation	
	By: /s/ Steven M. Spurlock Steven M. Spurlock, Officer	
July 28, 2011	BCPI PARTNERS II, L.P., a Delaware Limited Partnership	
	By: BCPI Corporation II, a Delaware Corporation Its General Partner	
	By: /s/ Steven M. Spurlock Steven M. Spurlock, Officer	
July 28, 2011	BENCHMARK ISRAEL II, L.P., a Delaware Limited Partnership	
	By: BCPI PARTNERS II, L.P., a Delaware Limited Partnership Its General Partner	
	By: BCPI Corporation II, a Delaware Corporation Its General Partner	
	By: /s/ Steven M. Spurlock Steven M. Spurlock, Officer	