2U, Inc. Form SC 13G/A February 16, 2016

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

SCHEDULE 13G

Under the Securities Exchange Act of 1934 (Amendment No. 1)*

2U, Inc.

(Name of Issuer)

Common Stock, \$0.001 par value

(Title of Class of Securities)

90214J 10 1

(CUSIP Number)

December 31, 2015

Date of Event Which Requires Filing of the 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 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).

CUSIP No. 90214J 10 1 13G 1. Name of Reporting Person S.S. or I.R.S. Identification No. of Above Person Highland Management Partners VII, LLC 2. Check the Appropriate Box if a Member of a Group (a) 0 (b) х 3. SEC Use Only 4. Citizenship or Place of Organization Delaware 5. Sole Voting Power 0 Number of Shares Shared Voting Power 6. Beneficially 1,293,165 Owned by Each 7. Sole Dispositive Power Reporting 0 Person With 8. Shared Dispositive Power 1,293,165 9. Aggregate Amount Beneficially Owned by Each Reporting Person 1,293,165 10. Check Box if the Aggregate Amount in Row (9) Excludes Certain Shares o 11. Percent of Class Represented by Amount in Row (9) 2.8%% Type of Reporting Person 12. 00

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1.	Name of Reporting Person S.S. or I.R.S. Identification No. of Above Person		
	Highland Management	Partners VII Lim	ited Partnership
2.	Check the Appropriate (a) (b)	Box if a Member o x	of a Group
3.	SEC Use Only		
4.	Citizenship or Place of Organization Delaware		
	5.		Sole Voting Power 0
Number of Shares Beneficially	6.		Shared Voting Power 1,293,165
Owned by Each Reporting Person With	7.		Sole Dispositive Power 0
	8.		Shared Dispositive Power 1,293,165
9.	Aggregate Amount Beneficially Owned by Each Reporting Person 1,293,165		
10.	Check Box if the Aggregate Amount in Row (9) Excludes Certain Shares		
11.	Percent of Class Represented by Amount in Row (9) 2.8%		
12.	Type of Reporting Person PN		

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0

1.	Name of Reporting Person S.S. or I.R.S. Identification No. of Above Person		
	Highland Capital Partne	ers VII Limited P	artnership
2.	Check the Appropriate 1 (a) (b)	Box if a Member o x	of a Group
3.	SEC Use Only		
4.	Citizenship or Place of Organization Delaware		
Number of	5.		Sole Voting Power 0
Shares Beneficially Owned by	6.		Shared Voting Power 795,038
Each Reporting Person With	7.		Sole Dispositive Power 0
	8.		Shared Dispositive Power 795,038
9.	Aggregate Amount Beneficially Owned by Each Reporting Person 795,038		
10.	Check Box if the Aggregate Amount in Row (9) Excludes Certain Shares		
11.	Percent of Class Represented by Amount in Row (9) 1.7%		
12.	Type of Reporting Perso PN	on	

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0

1.	Name of Reporting Person S.S. or I.R.S. Identification No. of Above Person		
	Highland Capital Partne	ers VII-B Limited	l Partnership
2.	Check the Appropriate (a) (b)	Box if a Member o x	of a Group
3.	SEC Use Only		
4.	Citizenship or Place of Organization Delaware		
	5.		Sole Voting Power 0
Number of Shares Beneficially	6.		Shared Voting Power 192,652
Owned by Each Reporting Person With	7.		Sole Dispositive Power 0
	8.		Shared Dispositive Power 192,652
9.	Aggregate Amount Beneficially Owned by Each Reporting Person 192,652		
10.	Check Box if the Aggregate Amount in Row (9) Excludes Certain Shares		
11.	Percent of Class Represented by Amount in Row (9) 0.4%		
12.	Type of Reporting Perse PN	on	

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0

1.	Name of Reporting Person S.S. or I.R.S. Identification No. of Above Person		
	Highland Capital Partne	ers VII-C Limited	l Partnership
2.	Check the Appropriate (a) (b)	Box if a Member o x	of a Group
3.	SEC Use Only		
4.	Citizenship or Place of Delaware	Organization	
Number of	5.		Sole Voting Power 0
Shares Beneficially Owned by	6.		Shared Voting Power 280,563
Each Reporting Person With	7.		Sole Dispositive Power 0
	8.		Shared Dispositive Power 280,563
9.	Aggregate Amount Beneficially Owned by Each Reporting Person 280,563		
10.	Check Box if the Aggregate Amount in Row (9) Excludes Certain Shares		
11.	Percent of Class Represented by Amount in Row (9) 0.6%		
12.	Type of Reporting Perso PN	on	

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1.	Name of Reporting Person S.S. or I.R.S. Identification No. of Above Person		
	Highland Entrepreneurs	Fund VII Lim	ited Partnership
2.	Check the Appropriate (a) (b)	Box if a Member o x	of a Group
3.	SEC Use Only		
4.	Citizenship or Place of Organization Delaware		
	5.		Sole Voting Power 0
Number of Shares Beneficially	6.		Shared Voting Power 24,912
Owned by Each Reporting Person With	7.		Sole Dispositive Power 0
reison with	8.		Shared Dispositive Power 24,912
9.	Aggregate Amount Beneficially Owned by Each Reporting Person 24,912		
10.	Check Box if the Aggregate Amount in Row (9) Excludes Certain Shares o		
11.	Percent of Class Represented by Amount in Row (9) 0.1%		
12.	Type of Reporting Perso PN	on	

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Item 1(a) Item 1(b)	Name of Issuer 2U, Inc. Address of Issuer s Principal Executive Offices 8201 Corporate Drive, Suite 900, Landover, MD 20785
Item 2(a)	Name of Person Filing This statement is being filed by the following persons with respect to the shares (the Shares) of common stock (Common Stock) of the Issuer directly owned by Highland Capital Partners VII Limited Partnership (HCP VII), Highland Capital Partners VII-B Limited Partnership (HCP VII-B), Highland Capital Partners VII-C Limited Partnership (HCP VII-C) and Highland Entrepreneurs Fund VII Limited Partnership (HEF VII and, collectively, the Funds).
	(a) Highland Management Partners VII Limited Partnership (HMP VII), the general partner of each of the Funds;
	(b) Highland Management Partners VII, LLC (Highland Management), the general partner of HMP VII;
	(c) HCP VII, which directly owns 795,038Shares;
	(d) HCP VII-B, which directly owns 192,652 Shares;
	(e) HCP VII-C, which directly owns 280,563 Shares; and
	(f) HEF VII, which directly owns 24,912 Shares.
Item 2(b)	HMP VII, Highland Management, HCP VII, HCP VII-B, HCP VII-C and HEF VII are sometimes individually referred to herein as a Reporting Person and collectively as the Reporting Persons. Address of Principal Business Office The address of each of the reporting persons is:
	c/o Highland Capital Partners LLC
	One Broadway, 16th Floor
Item 2(c)	Cambridge, Massachusetts 02142 Citizenship

HCP VII	Delaware
HCP VII-B	Delaware
HCP VII-C	Delaware
HEF VII	Delaware
HMP VII	Delaware
Highland Management	Delaware
Title of Class of Securities Common Stock, \$0.001 par value	

Item 2(d)

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Item 2(e)	CUSIP Number
	90214J 10 1
Theres 2	Tf this statement is filed measure

(a)

(b)

(c)

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.

Item 4 Ownership

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

For Highland Management:

Amount beneficially owned:		
1,293,165 shares of Percent of class:	² Common Stock	
2.8% Number of shares a	s to which such person has:	
(i)	Sole power to vote or to direct the vote:	
(ii)	0 Shared power to vote or to direct the vote:	
(iii)	1,293,165 Sole power to dispose or to direct the disposition of:	
(iv)	0 Shared power to dispose or to direct the disposition of:	
	1,293,165	

For HMP VII:

(a)	Amount beneficially owned:	
(b)	1,293,165 shares of Common Stock Percent of class:	
(c)	2.8% Number of shares	s as to which such person has:
	(i)	Sole power to vote or to direct the vote:
	(ii)	0 Shared power to vote or to direct the vote:
	(iii)	1,293,165 Sole power to dispose or to direct the disposition of:

(iv)

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Shared power to dispose or to direct the disposition of:
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1,293,165

For HCP VII:

(a)	Amount beneficially owned:	
(b)	795,038 shares of Common Stock Percent of class:	
(c)	1.7% Number of shares as to which such	n person has:
	(i)	Sole power to vote or to direct the vote:
	(ii)	0 Shared power to vote or to direct the vote:
	(iii)	795,038 Sole power to dispose or to direct the disposition of:
	(iv)	0 Shared power to dispose or to direct the disposition of:
		795,038
(a)	Amount beneficially owned:	
(b)	192,652 shares of Common Stock Percent of class:	
(c)	0.4% Number of shares as to which such	n person has:
	(i)	Sole power to vote or to direct the vote:
	(ii)	0 Shared power to vote or to direct the vote:
	(iii)	192,652 Sole power to dispose or to direct the disposition of:

0

192,652

Shared power to dispose or to direct the disposition of:

For HCP VII-C:

For HCP VII-B:

(a)

Amount beneficially owned:

(iv)

(b)	280,563 shares of Commo Percent of class:	n Stock
(c)	0.6% Number of shares as to wh	hich such person has:
	(i)	Sole power to vote or to direct the vote:
		0
		10

		(ii)	Shared power to vote or to direct the vote:	
		(iii)	280,563 Sole power to dispose or to direct the disposition of:	
		(iv)	0 Shared power to dispose or to direct the disposition of:	
			280,563	
For HEF VII:				
	(a)	Amount beneficially owned:		
	(b)	24,912 shares of Common Stock Percent of class:	ς.	
	(c)	0.1% Number of shares as to which such person has:		
		(i)	Sole power to vote or to direct the vote:	
			0	
		(ii)	Shared power to vote or to direct the vote:	
		(iii)	24,912 Sole power to dispose or to direct the disposition of:	
		(iv)	0 Shared power to dispose or to direct the disposition of:	
			24,912	
			eporting person has ceased to be the beneficial owner of more than	
Item 6	Ownership of More Not applicable.	Ownership of More than Five Percent on Behalf of Another Person Not applicable.		
Item 7	Identification and C Holding Company Not applicable.			
Item 8	Identification and C Not applicable.	lassification of Members of the G	Group	

Notice of Dissolution of Group Not applicable. Item 9

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Item 10 Certification

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, other than activities solely in connection with a nomination under § 240.14a-11.

SIGNATURE

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

DATED: February 16, 2016.

By: Highland Management Partners VII Limited Partnership, its General Partner Highland Management Partners VII, LLC, its General Partner By: /s/ Patrick Cammarata By: Authorized Manager HIGHLAND CAPITAL PARTNERS VII-B LIMITED PARTNERSHIP Highland Management Partners VII Limited Partnership, its General By: Partner By: Highland Management Partners VII, LLC, its General Partner By: /s/ Patrick Cammarata Authorized Manager HIGHLAND CAPITAL PARTNERS VII-C LIMITED PARTNERSHIP By: Highland Management Partners VII Limited Partnership, its General Partner By: Highland Management Partners VII, LLC, its General Partner /s/ Patrick Cammarata By: Authorized Manager HIGHLAND ENTREPRENEURS FUND VII LIMITED PARTNERSHIP

HIGHLAND CAPITAL PARTNERS VII LIMITED PARTNERSHIP

By: Highland Management Partners VII Limited Partnership, its General Partner

By: Highland Management Partners VII, LLC, its General Partner
By: /s/ Patrick Cammarata
Authorized Manager
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By:

HIGHLAND MANAGEMENT PARTNERS VII LIMITED PARTNERSHIP

Highland Management Partners VII, LLC, its General Partner

/s/ Patrick Cammarata Authorized Manager

HIGHLAND MANAGEMENT PARTNERS VII, LLC

By:

By:

/s/ Patrick Cammarata Authorized Manager

<u>EXHIBIT I</u>

JOINT FILING AGREEMENT

Pursuant to Rule 13d-1(k)(1) under the Securities Exchange Act of 1934, as amended, 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 the shares of Common Stock of 2U, Inc.

This Agreement may be executed in any number of counterparts, each of which shall be deemed an original.

EXECUTED as of this 16th day of February, 2016.

By:	Highland Management Partners VII Limited Partnership, its General Partner	
By:	Highland Management Partners VII, LLC, its General Partner	
	By:	/s/ Patrick Cammarata Authorized Manager
HIGHLAND CA	PITAL PARTNERS V	II-B LIMITED PARTNERSHIP
By:	Highland Management Partners VII Limited Partnership, its General Partner	
By:	Highland Management Partners VII, LLC, its General Partner	
	By:	/s/ Patrick Cammarata Authorized Manager
HIGHLAND CA	PITAL PARTNERS V	II-C LIMITED PARTNERSHIP
By:	Highland Management Partners VII Limited Partnership, its General Partner	
By:	Highland Management Partners VII, LLC, its General Partner	
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HIGHLAND CAPITAL PARTNERS VII LIMITED PARTNERSHIP

By: /s/ Patrick Cammarata Authorized Manager

HIGHLAND ENTREPRENEURS FUND VII LIMITED PARTNERSHIP

By:	Highland Man Partner	agement Partners VII Limited Partnership, its General	
By:	Highland Management Partners VII, LLC, its General Partner		
	By:	/s/ Patrick Cammarata Authorized Manager	

HIGHLAND MANAGEMENT PARTNERS VII LIMITED PARTNERSHIP

By:	Highland Management Partners VII, LLC, its General Partner
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By: /s/ Patrick Cammarata Authorized Manager

HIGHLAND MANAGEMENT PARTNERS VII, LLC

/s/ Patrick Cammarata
Authorized Manager

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By: