UNITED STATES SECURITIES AND EXCHANGE COMMISSION

Washington, D.C. 20549

SCHEDULE 13G/A

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

NXP Semiconductors N.V.

(Name of Issuer)

COMMON STOCK NOMINAL VALUE €.20 PER SHARE (Title of Class of Securities)

> N6596X109 (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:

□ Rule 13d–1(b)

 \Box 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 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).

- 1 -

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CUSIP	CUSIP No. N6596X109				
1	Names of Reporting Person:				
			ners Europe Managers Ltd		
2			ppropriate Box if a Member of a Group (See Instructions) b) ⊠		
	(a) 🗆				
3	SEC Use Only				
4	Citizensh	ip	or Place of Organization		
	Engl	ano	d		
		5	Sole Voting Power		
NUM	BER OF		0		
SH	ARES	6	Shared Voting Power		
	FICIALLY NED BY		18,010,831		
E	ACH	7			
	REPORTING PERSON		0		
W	WITH		Shared Dispositive Power		
18,010,831			18,010,831		
9	Aggregate Amount Beneficially Owned by Each Reporting Person				
	18,010,831				
10	Check if the Aggregate Amount in Row (9) Excludes Certain Shares (see Instructions)				
11	Percent c	of C	lass Represented by Amount in Row (9)		
	7.159	%*			
12			orting Person (See Instructions)		
	00				
LI					

- 2 -

CUSIP	CUSIP No. N6596X109				
1	Names of Reporting Person:				
			ope VI GP Co. Limited		
2			ppropriate Box if a Member of a Group (See Instructions)		
	(a) 🗆		b) 🛛		
3	SEC Use Only				
4	Citizenship or Place of Organization				
	Guer	ns	ey		
		5	Sole Voting Power		
NUM	BER OF		0		
SH	ARES	6	Shared Voting Power		
BENEFICIALLY OWNED BY			18,010,831		
EA	АСН	7	Sole Dispositive Power		
REPORTING PERSON			0		
WITH		8	Shared Dispositive Power		
18,010,831			18,010,831		
9	Aggregate Amount Beneficially Owned by Each Reporting Person				
	18,02	10,	831		
10	Check if the Aggregate Amount in Row (9) Excludes Certain Shares (see Instructions)				
11	Percent of Class Represented by Amount in Row (9)				
	7.159	%*			
12	Type of I	Rep	orting Person (See Instructions)		
	00				
I					

- 3 -

CUSIP	CUSIP No. N6596X109				
1	Names of Reporting Person:				
			ope VI GP L.P. Inc.		
2	Check the Appropriate Box if a Member of a Group (See Instructions)				
	(a) 🗆		·		
3	SEC Use	Or	lly		
4	Citizenship or Place of Organization				
	Guer	ns	ey		
		5	Sole Voting Power		
NUM	IBER OF		0		
	ARES	6	Shared Voting Power		
	FICIALLY NED BY		18,010,831		
	ACH ORTING	7	Sole Dispositive Power		
PE	PERSON		0		
WITH		8	Shared Dispositive Power		
18,010,831					
9	Aggregate Amount Beneficially Owned by Each Reporting Person				
	18,02	-			
10	Check if	the	Aggregate Amount in Row (9) Excludes Certain Shares (see Instructions)		
11	Percent c	of C	Class Represented by Amount in Row (9)		
	7.15 [;]	*			
12			orting Person (See Instructions)		
	PN				

- 4 -

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CUSIP	CUSIP No. N6596X109				
1	Names of Reporting Person:				
			ope VI-A, L.P.		
2	Check th (a) \Box		ppropriate Box if a Member of a Group (See Instructions) b) 区		
-					
3	SEC Use	Or	lly		
4	Citizensh	ip	or Place of Organization		
	Engl	ano	d		
		5	Sole Voting Power		
NUM	BER OF		0		
SH	ARES	6	Shared Voting Power		
	FICIALLY NED BY		18,010,831		
	ACH DRTING	7	Sole Dispositive Power		
PEI	PERSON		0		
W	WITH		Shared Dispositive Power		
18,010,831			18,010,831		
9	Aggregate Amount Beneficially Owned by Each Reporting Person				
	18,02				
10	Check if the Aggregate Amount in Row (9) Excludes Certain Shares (see Instructions)				
11	Percent c	of C	lass Represented by Amount in Row (9)		
	7.159	%*			
12			orting Person (See Instructions)		
	PN				
LL					

- 5 -

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CUSIP	CUSIP No. N6596X109				
1	Names of Reporting Person:				
	Apax N	X	P (UK) VI A1 GP Co. Ltd		
2			ppropriate Box if a Member of a Group (See Instructions)		
	(a) 🗆	``	b) 🛛		
3	SEC Use Only				
4	Citizensh	nip	or Place of Organization		
	Engl	ano	1		
		5	Sole Voting Power		
NUM	BER OF		0		
SH	ARES	6	Shared Voting Power		
	FICIALLY NED BY		18,010,831		
EA	ACH	7	Sole Dispositive Power		
-	REPORTING PERSON		0		
	WITH		Shared Dispositive Power		
18 010 831			18,010,831		
9	Aggregate Amount Beneficially Owned by Each Reporting Person				
	18,0	10.	831		
10	Check if the Aggregate Amount in Row (9) Excludes Certain Shares (see Instructions)				
11	Percent c	of C	lass Represented by Amount in Row (9)		
	7.159	%*			
12			orting Person (See Instructions)		
	00				
LI					

- 6 -

CUSIP No. N6596X109 1 Names of Reporting Person: Apax NXP VI A L.P. 2 Check the Appropriate Box if a Member of a Group (See Instructions) (a) □ (b) ⊠ 3 SEC Use Only 4 Citizenship or Place of Organization England 5 Sole Voting Power 0 SHARES 6 Shared Voting Power 18,010,831 18,010,831 1 A Citizenship 18,010,831 1 <th></th> <th></th> <th></th> <th></th>						
Apax NXP VI A L.P. 2 Check the Appropriate Box if a Member of a Group (See Instructions) (a) □ (b) ⊠ 3 SEC Use Only 4 Citizenship or Place of Organization England 5 5 Sole Voting Power 6 Shared Voting Power 9 18,010,831	CUSI	CUSIP No. N6596X109				
2 Check the Appropriate Box if a Member of a Group (See Instructions) (a) □ (b) ⊠ 3 SEC Use Only 4 Citizenship or Place of Organization England 5 5 Sole Voting Power 0 6 SHARES 6 BENEFICIALLY 0 WWNED BY 18,010,831	1	Names of Reporting Person:				
(a) □ (b) ⊠ 3 SEC Use Only 4 Citizenship or Place of Organization England England 5 Sole Voting Power 0 0 SHARES 6 BENEFICIALLY 18,010,831		Apax N	IX.	P VI A L.P.		
3 SEC Use Only 4 Citizenship or Place of Organization England England 5 Sole Voting Power SHARES 6 SHARES 6 Shared Voting Power BENEFICIALLY 18,010,831	2					
4 Citizenship or Place of Organization England NUMBER OF 5 ShARES 6 Shared Voting Power BENEFICIALLY 18,010,831	<u> </u>			·		
England Sole Voting Power NUMBER OF SHARES 6 Shared Voting Power BENEFICIALLY OWNED BY 18,010,831	3	SEC Use	SEC Use Only			
5 Sole Voting Power NUMBER OF 0 SHARES 6 Shared Voting Power BENEFICIALLY OWNED BY 18,010,831	4	Citizensh	nip	or Place of Organization		
5 Sole Voting Power NUMBER OF 0 SHARES 6 Shared Voting Power BENEFICIALLY OWNED BY 18,010,831		Engl	an	1		
NOWDER OF SHARES 6 BENEFICIALLY OWNED BY 18,010,831						
SHARES 6 Shared Voting Power BENEFICIALLY OWNED BY 18,010,831	NUN	MBER OF		0		
OWNED BY 18,010,831	SF	HARES		Shared Voting Power		
				18,010,831		
1	F	EACH	7	Sole Dispositive Power		
REPORTING PERSON 0				0		
WITH 8 Shared Dispositive Power	WITH		8	Shared Dispositive Power		
18,010,831	18,010,831			18,010,831		
Aggregate Amount Beneficially Owned by Each Reporting Person						
18,010,831		18,0	10,	831		
10 Check if the Aggregate Amount in Row (9) Excludes Certain Shares (see Instructions)	10	Check if				
11 Percent of Class Represented by Amount in Row (9)	11	Percent c	Percent of Class Represented by Amount in Row (9)			
7.15%*		7.159	%*			
12 Type of Reporting Person (See Instructions)	12					
PN		PN				
	L	111				

- 7 -

CUSIP	CUSIP No. N6596X109				
1	Names of Reporting Person:				
	Meridian Holding S.à.r.l.				
2			ppropriate Box if a Member of a Group (See Instructions)		
	(a) 🗆		b) 🛛		
3	SEC Use Only				
4	Citizenship or Place of Organization				
	Luxe	ml	bourg		
		5	Sole Voting Power		
NUM	BER OF		0		
SH	ARES	6	Shared Voting Power		
BENEFICIALLY OWNED BY			18,010,831		
E.	ACH	7	Sole Dispositive Power		
	REPORTING PERSON		0		
WITH		8	Shared Dispositive Power		
18 010 831			18,010,831		
9	Aggregate Amount Beneficially Owned by Each Reporting Person				
	18,010,831				
10	Check if the Aggregate Amount in Row (9) Excludes Certain Shares (see Instructions)				
11	Percent o	of C	Class Represented by Amount in Row (9)		
	7.159	%*			
12			orting Person (See Instructions)		
	00				

- 8 -

Item 1.				
	(a)	Name of issuer:		
		NXP Semiconductors N.V.		
	(b)	Address of issuer's principal executive offices:		
		High Tech Campus 60, 5656 AG Eindhoven, The Netherlands		
Item 2.				
	(a)	Name of person filing:		
		Apax Partners Europe Managers Ltd Apax Europe VI GP Co. Limited Apax Europe VI GP L.P. Inc. Apax Europe VI-A, L.P. Apax NXP (UK) VI A1 GP Co. Ltd Apax NXP VI A L.P. Meridian Holding S.à.r.l.		
	(b) Address or principal business office or, if none, residence:			
		The principal business office for Apax Europe VI GP Co. Limited, Apax Europe VI GP L.P. Inc. and Apax Europe VI-A, L.P. is:		
		Third Floor Royal Bank Place 1 Glategny Esplanade St. Peter Port Guernsey GY1 2HJ		
		The principal business office for Apax Partners Europe Managers Ltd, Apax NXP (UK) VI A1 GP Co. Ltd and Apax NXP VI A L.P. is:		
		33 Jermyn Street London, SW1Y 6DN		
		The principal business office for Meridian Holding S.à.r.l. is:		
		41, Boulevard Prince Henri L-1724, Luxembourg B154.555		
	(c)	Citizenship:		
		See Item 4 of each cover page		
	(d)	Title of class of securities:		
		Common stock, nominal value €.20 per share		
	(e)	CUSIP No.:		
		N6596X109		
Item 3.				
	Not app	licable		
		- 9 -		

Item 4. Ownership.

(a) Amount beneficially owned:

Meridian Holding S.à.r.l. is a Luxembourg limited liability company and owns 18,010,831 shares of the Issuer's common stock. Apax NXP VI A L.P. is an English limited partnership and owns 66.59% of the outstanding shares of Meridian Holding S.à.r.l. Apax NXP (UK) VI A1 GP Co. Ltd, an English private limited company, is the general partner of Apax NXP VI A L.P. Apax WW Nominees Ltd, an English company, holds, directly or indirectly, 100% of the interests in Apax NXP (UK) VI A1 GP Co. Ltd as nominee for Apax Partners Europe Managers Ltd, the custodian of Apax Europe VI-A, L.P., an English limited partnership. Apax Europe VI GP L.P. Inc., a Guernsey limited partnership, is the general partner of Apax Europe VI-A, L.P. Apax Europe VI GP Co. Limited, a Guernsey company, is the general partner of Apax Europe VI GP L.P. Inc.

Apax Partners Europe Managers Ltd, an English company, holds 100% of the interests in Apax WW Nominees Ltd. Apax Partners Europe Managers Ltd has also been appointed by Apax Europe VI GP L.P. Inc. (acting by Apax Europe VI GP Co. Limited, its general partner) as discretionary investment manager of the investments of Apax Europe VI-A, L.P. Apax Partners Europe Managers Ltd, Apax Europe VI GP Co. Limited and Apax Europe VI GP L.P. Inc. are responsible for the investments and general administration of Apax Europe VI-A, L.P. Because of the foregoing relationships, each of Apax NXP VI A L.P., Apax NXP (UK) VI A1 GP Co. Ltd, Apax Europe VI-A, L.P., Apax Europe VI GP L.P. Inc., Apax Europe VI GP Co. Limited and Apax Partners Europe Managers Ltd may be deemed to beneficially own all of the shares of the Issuer's common stock held by Meridian Holding S.à.r.l.

NXP Co-Investment Investor S.à.r.l. owns 18,684,787 shares of the Issuer's common stock. NXP Co-Investment Partners L.P. is the sole shareholder of NXP Co-Investment Investor S.à.r.l. NXP Co-Investment GP Ltd. is the general partner of NXP Co-Investment Partners L.P. NXP Co-Investment GP Ltd. is owned by Silver Lake (Offshore) AIV GP II, Ltd., KKR Europe II Limited, BCP IX NXP Ltd. and Apax Europe VI NXP Founder GP, Ltd., none of which owns a majority. The share ownership reported for the filing persons reporting on this Schedule 13G/A does not include the 18,684,787 shares of the Issuer's common stock held by NXP Co-Investment Investor S.à.r.l., and each of the filing persons reporting on this Schedule 13G/A disclaims beneficial ownership of any shares of the Issuer's common stock owned by NXP Co-Investment Investor S.à.r.l.

(b) Percent of class:

See Item 11 of each cover page

(c) Number of shares as to which the person has:

(i) Sole power to vote or to direct the vote:

See Item 5 of each cover page

(ii) Shared power to vote or to direct the vote:

See Item 6 of each cover page

(iii) Sole power to dispose or to direct the disposition of:

See Item 7 of each cover page

(iv) Shared power to dispose or to direct the disposition of:

See Item 8 of each cover page

Item 5. Ownership of 5 Percent or Less of a Class.

Not applicable

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

See Item 4 above

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.

Apax NXP VI 1 L.P., Apax NXP VI A L.P., Apax NXP V A L.P., Apax V B-2 L.P., Apax NXP US VII L.P. and Meridian Holding S.à.r.l. (collectively, the "Apax Parties") are, together with funds and entities advised by Kohlberg Kravis Roberts & Co. L.P. ("KKR"), Bain Capital Partners, LLC ("Bain"), Silver Lake Management Company, L.L.C. ("Silver Lake") and AlpInvest Partners B.V. ("AlpInvest," with the funds and entities advised by KKR, Bain, Silver Lake and AlpInvest being referred to as the "Other Parties"), Koninklijke Philips Electronics N.V. and PPTL Investment LP (together, the "Philips Parties"), NXP Co-Investment Partners L.P. and NXP Co-Investment Investor S.à.r.l. (together, the "Co-Investors"), Kaslion S.à.r.l.,¹ Kaslion Holding B.V.² and Stichting Management Co-Investment NXP (the "Management Foundation"), parties to a shareholders' agreement (the "Shareholders' Agreement") with respect to the Issuer. Among other things, the Shareholders' Agreement requires the parties to vote their shares of the Issuer's common stock for directors that are designated in accordance with the provisions of the Shareholders' Agreement. The Shareholders' Agreement also contains certain provisions relating to drag-along and tag-along rights and transfer restrictions more generally among the parties thereto and permits certain parties thereto to nominate persons to an investors committee established by the parties thereto (the "Investors Committee"), which has approval rights over certain actions proposed to be taken by the parties as set out therein. The share ownership reported for the filing persons reporting on this Schedule 13G/A does not include any shares owned by the Other Parties, the Co-Investors, the Philips Parties or the Management Foundation, except to the extent already disclosed in this Schedule 13G/A. Each of the filing persons reporting on this Schedule 13G/A disclaims beneficial ownership of any shares of the Issuer's common stock owned by the Other Parties, the Co-Investors, the Philips Parties and the Management Foundation, except to the extent already disclosed in this Schedule 13G/A.

Kings Road Holdings IV, L.P., NXP Co-Investment Partners II, L.P., NXP Co-Investment Partners III, L.P., NXP Co-Investment Partners IV, L.P., TCW/NXP Co-Investment Partners IV, L.P., TCW/NXP Co-Investment Partners IVB, L.P., NXP Co-Investment Partners VII, L.P., NXP Co-Investment Partners VIII, L.P. and OZ NXP Investment, Ltd (collectively, the "Co-Investment Parties"), the Apax Parties and the Other Parties are parties to an agreement (the "Co-Investment Agreement") with respect to shares of common stock of the Issuer. Pursuant to the Co-Investment Agreement, without the approval of the Investors Committee, the Co-Investment Parties are generally prohibited from selling for six months after the initial public offering of the Issuer the shares of the Issuer's common stock held by them as of the date of the initial public offering of the Issuer and, thereafter, may only sell those shares in accordance with certain volume and other limitations set out in the Co-Investment Agreement. The volume and other limitations terminate 15 months after completion of the initial public offering of the Issuer, after which time the Co-Investment Parties may freely sell their shares without restriction under the agreement. The share ownership reported for the filing persons reporting on this Schedule 13G/A does not include any shares owned by the Co-Investment Parties, and each of the filing persons reporting on this Schedule 13G/A disclaims beneficial ownership of any shares of the Issuer's common stock owned by the Co-Investment Parties.

Item 9. Notice of Dissolution of Group.

Not applicable

Item 10. Certifications.

Not applicable

1 This entity is currently being liquidated and does not hold any securities of the Issuer. 2

This entity is currently being liquidated and does not hold any securities of the Issuer.

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

	APAX PA	APAX PARTNERS EUROPE MANAGERS LTD			
Dated: February 14, 2012	Signature: Name: Title:	/s/ Nico Hansen Nico Hansen Director			
Dated: February 14, 2012	Signature: Name: Title:	/s/ Martin Halusa Martin Halusa Director			
	APAX EU	ROPE VI GP CO. LIMITED			
Dated: February 14, 2012	Signature: Name: Title:	/s/ A.W. Guille A.W. Guille Director			
	APAX EU	ROPE VI GP L.P. INC.			
	By: APAX Its: Genera	EUROPE VI GP CO. LIMITED l Partner			
Dated: February 14, 2012	Signature: Name: Title:	/s/ A.W. Guille A.W. Guille Director			
	_	BEHALF OF APAX PARTNERS EUROPE ERS LIMITED AS MANAGER OF APAX EUROPE			
Dated: February 14, 2012	Signature: Name: Title:	/s/ Nico Hansen Nico Hansen Director			
	Signature: Name: Title:	/s/ Martin Halusa Martin Halusa Director			
	APAX NX	P (UK) VI A1 GP CO. LTD			
Dated: February 14, 2012	Signature: Name: Title:	/s/ A.W. Guille A.W. Guille Director			
Dated: February 14, 2012	Signature: Name: Title:	/s/ Denise Fallaize Denise Fallaize Director			

- 11 -

FOR AND BEHALF OF APAX PARTNERS EUROPE MANAGERS LIMITED AS MANAGER OF APAX NXP VI-A LP

Dated: February 14, 2012	Signature: Name: Title:	/s/ Nico Hansen Nico Hansen Director
Dated: February 14, 2012	Signature: Name: Title:	/s/ Martin Halusa Martin Halusa Director
	MERIDIA	N HOLDING S.À.R.L.
Dated: February 14, 2012	Signature: Name: Title:	/s/ Geoffrey Henry Geoffrey Henry Class A Manager
Dated: February 14, 2012	Signature: Name: Title:	/s/ Alston Zecha Alston Zecha Class B Manager

- 12 -

Exhibit 1

Joint Filing Agreement dated as of February 14, 2012

<u>Exhibit 1</u> Joint Filing Agreement

We, the signatories of the statement on Schedule 13G to which this Agreement is attached, hereby agree that such statement is, and any amendments thereto filed by any of us will be, filed on behalf of each of us.

Dated: February 14, 2012	Signature: Name: Title:	/s/ Nico Hansen Nico Hansen Director
Dated: February 14, 2012	Signature: Name: Title:	/s/ Martin Halusa Martin Halusa Director
	APAX EUI	ROPE VI GP CO. LIMITED
Dated: February 14, 2012	Signature: Name: Title:	/s/ A.W. Guille A.W. Guille Director
	APAX EUI	ROPE VI GP L.P. INC.
	By: APAX Its: General	EUROPE VI GP CO. LIMITED Partner
Dated: February 14, 2012	Signature: Name: Title:	/s/ A.W. Guille A.W. Guille Director
	APAX PAR	BEHALF OF RTNERS EUROPE MANAGERS AS MANAGER OF APAX VI-A LP
Dated: February 14, 2012	Signature: Name: Title:	/s/ Nico Hansen Nico Hansen Director
	Signature: Name: Title:	/s/ Martin Halusa Martin Halusa Director

APAX PARTNERS EUROPE MANAGERS LTD

- 14 -

APAX NXP (UK) VI A1 GP CO. LTD

Dated: February 14, 2012	Signature: Name: Title:	/s/ A.W. Guille A.W. Guille Director
Dated: February 14, 2012	Signature: Name: Title:	/s/ Denise Fallaize Denise Fallaize Director
		BEHALF OF APAX PARTNERS EUROPE RS LIMITED AS MANAGER OF APAX NXP
Dated: February 14, 2012	Signature: Name: Title:	/s/ Nico Hansen Nico Hansen Director
Dated: February 14, 2012	Signature: Name: Title:	/s/ Martin Halusa Martin Halusa Director
	MERIDIA	N HOLDING S.À.R.L.
Dated: February 14, 2012	Signature: Name: Title:	/s/ Geoffrey Henry Geoffrey Henry Class A Manager
Dated: February 14, 2012	Signature: Name: Title:	/s/ Alston Zecha Alston Zecha Class B Manager

- 15 -