YRC Worldwide Inc
Form SC 13G/A
February 14, 2013

SECURITIES AND EXCHANGE COMMISSION
Washington, DC 20549

SCHEDULE 13G/A

Under the Securities Exchange Act of 1934

(Amendment No. 2)*

INFORMATION TO BE INCLUDED IN STATEMENTS FILED

PURSUANT TO RULES 13d-1(b), (c) AND (d) AND AMENDMENTS

THERETO FILED PURSUANT TO 13d-2(b)

YRC WORLDWIDE INC.

(Name of Issuer)

Common Stock, \$0.01 par value per share

(Title of Class of Securities)

984249300

(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:

o Rule 13d-1(b)

x Rule 13d-1(c)		
o 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 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).

CUSIP No. 984249300		SCHEDUI	LE 13G/A	Page 2 of 13 Pages	
1	NAME OF REPO	RTING PERSONS			
2	CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP (See Instructions) (a) o (b) o				
3	SEC USE ONLY				
4	CITIZENSHIP OF Delaware, United	R PLACE OF ORGAN	NIZATION		
	, , , , , , , , , , , , , , , , , , ,	5	SOLE VOTING POWER 0 SHARED VOTING POWER		
NUMBER OF SHARES BENEFICIALLY OWNED BY EACH REPORTING PERSON WITH	SHARES ENEFICIALLY OWNED BY	6	12,086 shares of Common Stock is \$224,088 in aggregate principal at 3,331 shares of Common Stock is shares or upon conversion of the I	mount of Series B Notes suable either as Make-Whole	
	REPORTING	7	SOLE DISPOSITIVE POWER 0		
		8	12,086 shares of Common Stock is \$224,088 in aggregate principal at 3,331 shares of Common Stock is shares or upon conversion of the I	assuable upon conversion of mount of Series B Notes suable either as Make-Whole	
9 AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON					
Notes		•	onversion of \$224,088 in aggregates Make-Whole shares or upon conve	•	
10 CHECK o	K IF THE AGGREC	SATE AMOUNT IN F	ROW (9) EXCLUDES CERTAIN S	SHARES (See Instructions)	

PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (9)

0.16%

12

TYPE OF REPORTING PERSON (See Instructions)

PN

1 As discussed in more detail in Item 4, the Series B Notes and the Series A Notes (each as defined in Item 4) held by the Reporting Persons currently have certain voting rights on an as converted basis.

SCHEDULE 13G/A

CUSIP No. 984249300

o 11

PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (9)

Page 3 of 13 Pages NAME OF REPORTING PERSONS 1 Owl Creek II. L.P. CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP (See Instructions) 2 (a) o (b) o SEC USE ONLY 3 CITIZENSHIP OR PLACE OF ORGANIZATION 4 Delaware, United States **SOLE VOTING POWER** 5 0 SHARED VOTING POWER NUMBER OF 188,213 shares of Common Stock issuable upon conversion of **SHARES** 6 \$3,489,517 in aggregate principal amount of Series B Notes **BENEFICIALLY** 51.873 shares of Common Stock issuable either as Make-Whole OWNED BY shares or upon conversion of the PIK Notes (See Item 4)1 **EACH** SOLE DISPOSITIVE POWER **REPORTING** 7 **PERSON** WITH 0 SHARED DISPOSITIVE POWER 188,213 shares of Common Stock issuable upon conversion of 8 \$3,489,517 in aggregate principal amount of Series B Notes 51,873 shares of Common Stock issuable either as Make-Whole shares or upon conversion of the PIK Notes (See Item 4) AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON 188,213 shares of Common Stock issuable upon conversion of \$3,489,517 in aggregate principal amount of Series B Notes 51,873 shares of Common Stock issuable either as Make-Whole shares or upon conversion of the PIK Notes (See Item 4) 10 CHECK IF THE AGGREGATE AMOUNT IN ROW (9) EXCLUDES CERTAIN SHARES (See Instructions)

2.51% 12

TYPE OF REPORTING PERSON (See Instructions)

PN

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SCHEDULE 13G/A

CUSIP No. **984249300**

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COSI	P No. 984249300	SCHEDU	LE I3G/A	Page 4 of 13 Pages		
1	NAME OF REPO	RTING PERSONS				
1	Owl Creek Overseas Master Fund, Ltd.					
2	CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP (See Instructions) (a) o (b) o					
3	SEC USE ONLY					
4	CITIZENSHIP OF Cayman Islands	R PLACE OF ORGA	NIZATION			
		5	SOLE VOTING POWER			
			0			
			SHARED VOTING POWER			
SH BENEF OWN E. REPO	NUMBER OF SHARES ENEFICIALLY OWNED BY EACH	6	120,207 shares of Common Stock 601,021 shares of Common Stock \$11,143,087 in aggregate principa 165,645 shares of Common Stock shares or upon conversion of the I	issuable upon conversion of all amount of Series B Notes issuable either as Make-Whole		
	REPORTING PERSON	7	SOLE DISPOSITIVE POWER			
WITH	8		0			
			SHARED DISPOSITIVE POWE	R		
		8	120,207 shares of Common Stock 601,021 shares of Common Stock \$11,143,087 in aggregate principa 165,645 shares of Common Stock shares or upon conversion of the I	issuable upon conversion of al amount of Series B Notes issuable either as Make-Whole		
9 AGGRI	EGATE AMOUNT	BENEFICIALLY O	WNED BY EACH REPORTING P	ERSON		
601,021 Notes	5 shares of Common	Stock issuable upon	conversion of \$11,143,087 in aggrer as Make-Whole shares or upon co			
10						

CHECK IF THE AGGREGATE AMOUNT IN ROW (9) EXCLUDES CERTAIN SHARES (See Instructions)

11

PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (9)

9.26%

12

TYPE OF REPORTING PERSON (See Instructions)

FI

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SCHEDULE 13G/A

CUSIP No. 984249300

COSI	IP No. 984249300	SCHEDU	LE 13G/A	Page 5 of 13 Pages		
	NAME OF REPO	ORTING PERSONS				
1 Owl Creek SRI Master Fund, Ltd.						
2	CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP (See Instructions) (a) o (b) o					
3	SEC USE ONLY					
4	CITIZENSHIP OR PLACE OF ORGANIZATION					
4	Cayman Islands	Cayman Islands				
		_	SOLE VOTING POWER			
		5	0			
			SHARED VOTING POWER			
NUMBER OF SHARES BENEFICIALLY OWNED BY EACH	6	3,534 shares of Common Stock 17,086 shares of Common Stock \$316,786 in aggregate principal a 4,709 shares of Common Stock is shares or upon conversion of the	mount of Series B Notes suable either as Make-Whole			
	REPORTING	7	SOLE DISPOSITIVE POWER			
WITH	PERSON	7	0			
			SHARED DISPOSITIVE POWE	R		
		8	3,534 shares of Common Stock 17,086 shares of Common Stock \$316,786 in aggregate principal a 4,709 shares of Common Stock is shares or upon conversion of the	mount of Series B Notes suable either as Make-Whole		
9 AGGR	EGATE AMOUNT	BENEFICIALLY O	WNED BY EACH REPORTING P	FRSON		
3,534 s 17,086 Notes	shares of Common S shares of Common	Stock Stock issuable upon	conversion of \$316,786 in aggregates Make-Whole shares or upon conv	e principal amount of Series B		
10			DOWN (A) EWGL LIDEG CEDEA IN			

CHECK IF THE AGGREGATE AMOUNT IN ROW (9) EXCLUDES CERTAIN SHARES (See Instructions)

o 11

PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (9)

0.26%

12

TYPE OF REPORTING PERSON (See Instructions)

FI

CUSIP No. **984249300**

SCHEDULE 13G/A

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818,406 shares of Common Stock issuable upon conversion of \$15,173,478 in aggregate principal amount of Series B Notes

NAME OF REPORTING PERSONS 1 Owl Creek Advisors, LLC CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP (See Instructions) 2 (a) o (b) o SEC USE ONLY 3 CITIZENSHIP OR PLACE OF ORGANIZATION 4 Delaware, United States NUMBER OF **SOLE VOTING POWER SHARES** 5 **BENEFICIALLY** 0 OWNED BY SHARED VOTING POWER **EACH** REPORTING 123,741 shares of Common Stock **PERSON** 6 818,406 shares of Common Stock issuable upon conversion of WITH \$15,173,478 in aggregate principal amount of Series B Notes 225,558 shares of Common Stock issuable either as Make-Whole shares or upon conversion of the PIK Notes (See Item 4)1 SOLE DISPOSITIVE POWER 7 0 8 SHARED DISPOSITIVE POWER 123,741 shares of Common Stock

225,558 shares of Common Stock issuable either as Make-Whole shares or upon conversion of the PIK Notes (See Item 4)

9

AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON

123,741 shares of Common Stock

818,406 shares of Common Stock issuable upon conversion of \$15,173,478 in aggregate principal amount of Series B Notes

225,558 shares of Common Stock issuable either as Make-Whole shares or upon conversion of the PIK Notes (See Item 4)

10

CHECK IF THE AGGREGATE AMOUNT IN ROW (9) EXCLUDES CERTAIN SHARES (See Instructions)

0 11

PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (9)

12.19%

12

TYPE OF REPORTING PERSON (See Instructions)

CO

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SCHEDULE 13G/A

CUSIP No. 984249300

1	NAME OF REPORTING PERSONS					
I	Owl Creek Asset Management, L.P.					
2	CHECK THE AP Instructions) (a) o (b) o	PROPRIATE BOX II	F A MEMBER OF A GROUP (See			
3	SEC USE ONLY					
4	CITIZENSHIP OR PLACE OF ORGANIZATION Delaware, United States					
		£	SOLE VOTING POWER			
		5	0			
			SHARED VOTING POWER			
NUMBER OF SHARES BENEFICIALLY OWNED BY EACH REPORTING PERSON		6	123,741 shares of Common Stock 818,406 shares of Common Stock issuable upon conversion of \$15,173,478 in aggregate principal amount of Series B Notes 225,558 shares of Common Stock issuable either as Make-Whole shares or upon conversion of the PIK Notes (See Item 4)1			
		7	SOLE DISPOSITIVE POWER			
WITH						
		8	123,741 shares of Common Stock 818,406 shares of Common Stock issuable upon conversion of \$15,173,478 in aggregate principal amount of Series B Notes 225,558 shares of Common Stock issuable either as Make-Whole shares or upon conversion of the PIK Notes (See Item 4)			
9 AGGRI	EGATE AMOUNT	BENEFICIALLY O	WNED BY EACH REPORTING PERSON			
123,741 818,406 Notes	shares of Common shares of Common	n Stock n Stock issuable upor	n conversion of \$15,173,478 in aggregate principal amount of Series B r as Make-Whole shares or upon conversion of the PIK Notes (See			
10						

CHECK IF THE AGGREGATE AMOUNT IN ROW (9) EXCLUDES CERTAIN SHARES (See Instructions)

o 11

PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (9)

12.19%

12

TYPE OF REPORTING PERSON (See Instructions)

PN & IA

CUSIP No. 984249300		SCHEDUI	LE 13G/A	Page 8 of 13 Pages		
N 1	AME OF REPOR	ΓING PERSONS				
Je	Jeffrey Altman					
2 In (a	CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP (See Instructions) (a) o (b) o					
3 SI	SEC USE ONLY					
/I	4 CITIZENSHIP OR PLACE OF ORGANIZATION United States					
		~	SOLE VOTING POWER			
		5	0			
			SHARED VOTING POWER			
NUMBER OF SHARES BENEFICIALLY OWNED BY	HARES EFICIALLY	6	123,741 shares of Common Stock 818,406 shares of Common Stock \$15,173,478 in aggregate principa 225,558 shares of Common Stock shares or upon conversion of the I	k issuable upon conversion of all amount of Series B Notes issuable either as Make-Whole		
RE	PORTING	7	SOLE DISPOSITIVE POWER			
WITH	EKSON		0			
			SHARED DISPOSITIVE POWER	R		
	8	123,741 shares of Common Stock 818,406 shares of Common Stock \$15,173,478 in aggregate principa 225,558 shares of Common Stock shares or upon conversion of the I	k issuable upon conversion of all amount of Series B Notes issuable either as Make-Whole			
9 AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON						
818,406 sl Notes		Stock issuable upon	conversion of \$15,173,478 in aggrees as Make-Whole shares or upon con-			
Item 4)				`		
10						

CHECK IF THE AGGREGATE AMOUNT IN ROW (9) EXCLUDES CERTAIN SHARES (See Instructions)

o

11

PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (9)

12.19%

12

TYPE OF REPORTING PERSON (See Instructions)

IN

SCHEDULE 13G/A

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This Amendment No. 2 (this "Amendment") amends the statement on Schedule 13G/A filed on February 14, 2012 (the "First Amended Schedule 13G"), with respect to shares of Common Stock (as defined below) of the Issuer (as defined below). This Amendment amends and restates the First Amended Schedule 13G in its entirety as set forth below.

Item 1. (a) Name of Issuer

YRC Worldwide Inc. (the "Issuer")

(b) Address of Issuer's Principal Executive Offices

10990 Roe Avenue, Overland Park, Kansas 66211.

Item 2.

(a) Name of Person Filing

- (i) Owl Creek I, L.P., a Delaware limited partnership ("Owl Creek I"), with respect to the shares of Common Stock directly owned by it;
- (ii) Owl Creek II, L.P., a Delaware limited partnership ("Owl Creek II"), with respect to the shares of Common Stock directly owned by it;
- (iii) Owl Creek Overseas Master Fund, Ltd., an exempted company organized under the laws of the Cayman Islands ("Owl Creek Overseas"), with respect to the shares of Common Stock directly owned by it;
- (iv) Owl Creek SRI Master Fund, Ltd., an exempted company organized under the laws of the Cayman Islands ("Owl Creek SRI"), with respect to the shares of Common Stock directly owned by it;
- (v) Owl Creek Advisors, LLC, a Delaware limited liability company, the general partner with respect to the shares of Common Stock directly owned by Owl Creek I and Owl Creek II and the manager with respect to the shares of Common Stock directly owned by Owl Creek Overseas and Owl Creek SRI;
- (vi) Owl Creek Asset Management, L.P., a Delaware limited partnership, the investment manager with respect to the shares of Common Stock directly owned by Owl Creek I, Owl Creek II, Owl Creek Overseas, and Owl Creek SRI; and
- (vii) Jeffrey A. Altman, with respect to shares of Common Stock owned by Owl Creek I, Owl Creek II, Owl Creek Overseas and Owl Creek SRI.

The foregoing persons are hereinafter sometimes collectively referred to as the "Reporting Persons." Any disclosures herein with respect to persons other than the Reporting Persons are made on information and belief after making inquiry to the appropriate party.

(b) Address of Principal Business Office, or, if none, Residence

The address of the principal business office of each of the Reporting Persons is 640 Fifth Avenue, 20th Floor, New York, NY 10019.

(c) Citizenship

Each of Owl Creek I, Owl Creek II, and Owl Creek Asset Management, L.P. is a limited partnership organized under the laws of the State of Delaware. Each of Owl Creek Overseas and Owl Creek SRI is an exempted company organized under the laws of the Cayman Islands. Owl Creek Advisors, LLC is a limited liability company organized under the laws of the State of Delaware. Mr. Altman is a United States citizen.

(d) Title of Class of Securities

Common Stock, \$0.01 par value (the "Common Stock")

(e) CUSIP No.:

984249300

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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:

- (a) "Broker or dealer registered under section 15 of the Act (15 U.S.C. 780);
- (b) "Bank as defined in section 3(a)(6) of the Act (15 U.S.C. 78c);
- (c) "Insurance company as defined in section 3(a)(19) of the Act (15 U.S.C. 78c);
- (d) " Investment company registered under section 8 of the Investment Company Act of 1940 (15 U.S.C. 80a-8);
- (e) o An investment adviser in accordance with §240.13d-1(b)(1)(ii)(E);
- (f) "An employee benefit plan or endowment fund in accordance with §240.13d-1(b)(1)(ii)(F);
- (g) " A parent holding company or control person in accordance with §240.13d-1(b)(1)(ii)(G);
- (h) A savings associations as defined in Section 3(b) of the Federal Deposit Insurance Act (12 U.S.C. 1813);
- (i) " A church plan that is excluded from the definition of an investment company under section 3(c)(14) of the Investment Company Act of 1940 (15 U.S.C. 80a-3);
- (j) A non-U.S. institution in accordance with §240.13d-1(b)(1)(ii)(J);

Not Applicable

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Item 4. Ownership

The percentages used herein and in the rest of this Schedule 13G/A are calculated based upon the sum of the following:

- 1) a total of 8,532,181, the number of shares of Common Stock issued and outstanding as of October 31, 2012, as reported in the Issuer's Quarterly Report on Form 10-Q for the quarterly period ended September 30, 2012 filed on November 1, 2012.
- 2) up to 818,406 shares of Common Stock into which the Series B Notes are convertible into, as described below.
- 3) up to 225,558 shares of Common Stock issuable as Make Whole Shares, as described below, or upon conversion of the PIK Notes, as described below.

The information required by Items 4(a) - (c) is set forth in Rows 5-11 of the cover page for each Reporting Person hereto and is incorporated herein by reference for each Reporting Person.

The 10% Series B Notes of the Issuer (the "Series B Notes") reported herein became convertible into shares of Common Stock on September 16, 2011 at an original conversion price of \$0.0618 per share, the reverse split adjusted conversion price is now \$18.54. Accordingly, the \$15,173,478 in aggregate principal amount of Series B Notes reported herein (which include notes received as PIK) is currently convertible into 818,406 shares of Common Stock.

An additional 225,558 shares of Common Stock in the aggregate are issuable pursuant to the Series B Notes, either upon conversion of the PIK Notes or as Make-Whole Shares, as more fully set forth in Item 4 of the First Amended Schedule 13G. The make-whole amount (now approximately \$4,181,905) is payable in shares of Common Stock (the "Make-Whole Shares") at a price per share equal to the reverse split adjusted conversion price of the Series B Notes.

The Reporting Persons also hold \$15,325,732 in aggregate principal amount of 10% Series A Notes of the Issuer (the "Series A Notes"). The Series A Notes are not convertible into shares of Common Stock until July 22, 2013. The original conversion price of the Series A Notes was \$0.1134, on a reverse split adjusted basis now amounts to \$29.41.

As more fully set forth in the Initial Schedule 13G filed on September 27, 2011, the holders of the Series A Notes may have voting rights before July 22, 2013, if certain conditions are met, including compliance with NASDAQ listing Rule 5640.

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

Not Applicable

Item 6. Ownership of More Than Five Percent on Behalf of Another Person

Not Applicable

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. 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.

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SIGNATURE

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.

Dated: February 14, 2013

/s/ Jeffrey A.

Altman

Jeffrey A.

Altman,

individually,

and as

managing

member of

Owl Creek

Advisors,

LLC, for itself

and as general

partner of

Owl Creek I,

L.P. and Owl

Creek II L.P.,

and as

managing

member of

the general

partner of

Owl Creek

Asset

Management,

L.P., for itself

and as

investment

manager to

Owl Creek I,

L.P., Owl

Creek II L.P,

Owl Creek

Overseas Master Fund, Ltd., and Owl Creek SRI Master Fund, Ltd.