# SECURITIES AND EXCHANGE COMMISSION Washington, D.C. 20549

Schedule 13G

# 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)

(Amendment No. 3)\*

Stitch Fix, Inc.

(Name of Issuer)

Class A Common Stock

(Title of Class of Securities)

860897107

(CUSIP Number)

December 31, 2020

(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)

□ 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)

Page 1 of 33 Pages Exhibit Index Contained on Page 32

CUSIP NO.	860897107		13 G		Page 2 of 35	
1	NAME OF REPORTING PE	RSON	Benchmark Capital Partners VI, L.P. ("BCP V	VI")		
2 CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP*				(a) 🗆	(b) 🗵	
3	SEC USE ONLY					
4	CITIZENSHIP OR PLACE O Delaware	OF ORGAI	NIZATION			
	NUMBER OF SHARES BENEFICIALLY WNED BY EACH REPORTING PERSON WITH	5	SOLE VOTING POWER 938,489 shares <sup>*</sup> , except that Benchmark C general partner of BCP VI, may be deemee Alexandre Balkanski ("Balkanski"), Matth ("Dunlevie"), Peter Fenton ("Fenton"), J. V ("Harvey"), Robert C. Kagle ("Kagle"), M ("Spurlock"), the members of BCMC VI, n shares.	d to have sol lew R. Cohle William Gurl litchell H. La	e power to vote these shares, and er ("Cohler"), Bruce W. Dunlevie ley ("Gurley"), Kevin R. Harvey asky ("Lasky") and Steven M. Spurlock	
		6	SHARED VOTING POWER See response to row 5.			
		7	SOLE DISPOSITIVE POWER 938,489 shares <sup>*</sup> , except that BCMC VI, th sole power to dispose of these shares, and Kagle, Lasky and Spurlock, the members of dispose of these shares.	Balkanski, C	Cohler, Dunlevie, Fenton, Gurley, Harvey,	
	8 SHARED DISPOSITIVE POWER See response to row 7.					
9	9 AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON 938,489					
10	10 CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (9) EXCLUDES CERTAIN SHARES					
11     PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW 9     1.5%					1.5%	
12	TYPE OF REPORTING PERSON     PN					

\*Represents 938,489 shares of Class B Common Stock held directly by BCP VI. Each share of Class B Common Stock is convertible at the option of the holder into one share of Class A Common Stock. Pursuant to Rule 13d-3(d)(1)(i)(D), the percentage in Row 11 is calculated using the outstanding shares of Class A Common Stock only (assuming conversion of the 938,489 shares of Class B Common Stock held by BCP VI). If the outstanding number of shares included both Class A Common Stock and Class B Common Stock, this percentage would be 0.9%.

CUSIP NO. 860	0897107		13 G				Page 3 of 35
1 N.	AME OF REPORTING PE	RSON	Benchmark Founders' Fund VI, L.P. ("BFF \	/I")			
2 CI	HECK THE APPROPRIAT	E BOX IF	A MEMBER OF A GROUP*	(a)		(b)	X
3 SI	EC USE ONLY						
_	ITIZENSHIP OR PLACE C elaware	)F ORGAI	NIZATION				
BEN OWN	5SOLE VOTING POWERNUMBER OF SHARES58,694 shares*, except that BCMC VI, the general partner of BFF VI, may be deemed to sole power to vote these shares, and Balkanski, Cohler, Dunlevie, Fenton, Gurley, Harver Kagle, Lasky and Spurlock, the members of BCMC VI, may be deemed to have shared p vote these shares.						e, Fenton, Gurley, Harvey,
	EPORTING PERSON WITH	6	SHARED VOTING POWER See response to row 5.				
		7	SOLE DISPOSITIVE POWER 58,694 shares <sup>*</sup> , except that BCMC VI, the sole power to dispose of these shares, and I Kagle, Lasky and Spurlock, the members o dispose of these shares.	Balkansk	ki, Col	ıler, Du	nlevie, Fenton, Gurley, Harvey,
	8 SHARED DISPOSITIVE POWER See response to row 7.						
9 A	AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON 58,694						58,694
10 CI	CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (9) EXCLUDES CERTAIN SHARES						
11 PH	PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW 9       0.1%					0.1%	
12 T	YPE OF REPORTING PER	SON					PN

<sup>\*</sup>Represents 58,694 shares of Class B Common Stock held directly by BFF VI. Each share of Class B Common Stock is convertible at the option of the holder into one share of Class A Common Stock. Pursuant to Rule 13d-3(d)(1)(i)(D), the percentage in Row 11 is calculated using the outstanding shares of Class A Common Stock only (assuming conversion of the 58,694 shares of Class B Common Stock held by BFF VI). If the outstanding number of shares included both Class A Common Stock and Class B Common Stock, this percentage would be 0.1%.

CUSIP NO	. 860897107		13 G				Page 4 of 35
1	NAME OF REPORTING PE	RSON	Benchmark Founders' Fund VI-B, L.P. ("BF	F VI-B'	")		
2	CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP* (a) $\Box$ (b) $\boxtimes$						
3	SEC USE ONLY						
4	CITIZENSHIP OR PLACE O Delaware	OF ORGAN	NIZATION				
	5       SOLE VOTING POWER         NUMBER OF       38,523 shares <sup>*</sup> , except that BCMC VI, the general partner of BFF VI         SHARES       sole power to vote these shares, and Balkanski, Cohler, Dunlevie, Fe         BENEFICIALLY       Kagle, Lasky and Spurlock, the members of BCMC VI, may be deen         OWNED BY EACH       vote these shares.						e, Fenton, Gurley, Harvey,
	REPORTING PERSON WITH	6	SHARED VOTING POWER See response to row 5.				
		7	SOLE DISPOSITIVE POWER 38,523 shares <sup>*</sup> , except that BCMC VI, the g sole power to dispose of these shares, and E Kagle, Lasky and Spurlock, the members of dispose of these shares.	Balkansl	ki, Co	hler, Du	ınlevie, Fenton, Gurley, Harvey,
	8 SHARED DISPOSITIVE POWER See response to row 7.						
9	AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON 38,523						38,523
10	CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (9) EXCLUDES CERTAIN SHARES						
11	PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW 9       0.1%						0.1%
12	TYPE OF REPORTING PER	RSON					PN

\*Represents 38,523 shares of Class B Common Stock held directly by BFF VI-B. Each share of Class B Common Stock is convertible at the option of the holder into one share of Class A Common Stock. Pursuant to Rule 13d-3(d)(1)(i)(D), the percentage in Row 11 is calculated using the outstanding shares of Class A Common Stock only (assuming conversion of the 38,523 shares of Class B Common Stock held by BFF VI-B). If the outstanding number of shares included both Class A Common Stock and Class B Common Stock, this percentage would be less than 0.1%.

CUSIP NO.	860897107		13 G					Page 5 of 35
1	NAME OF REPORTING PE	RSON	Benchmark Capital Management Co. VI, L	.L.C.				
2	CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP*							
3	SEC USE ONLY							
4	CITIZENSHIP OR PLACE O Delaware	OF ORGAN	NIZATION					
	5SOLE VOTING POWERNUMBER OF SHARES1,136,875 shares*, of which 938,489 are directly owned by BCP VI, 58,694 are directly ow by BFF VI, 38,523 are directly owned by BFF VI-B and 101,169 are held in nominee form the benefit of persons associated with BCMC VI. BCMC VI, the general partner of BCP V 						n nominee form for artner of BCP VI, ares, and Balkanski,	
	WITH	6	SHARED VOTING POWER See response to row 5.					
	<ul> <li>SOLE DISPOSITIVE POWER</li> <li>1,136,875 shares<sup>*</sup>, of which 938,489 are directly owned by BCP VI, 58,694 are directly own by BFF VI, 38,523 are directly owned by BFF VI-B and 101,169 are held in nominee form the benefit of persons associated with BCMC VI. BCMC VI, the general partner of BCP VI. BFF VI and BFF VI-B, may be deemed to have sole power to dispose of these shares, and Balkanski, Cohler, Dunlevie, Fenton, Gurley, Harvey, Kagle, Lasky and Spurlock, the meml of BCMC VI, may be deemed to have shared power to dispose of these shares.</li> </ul>						n nominee form for artner of BCP VI, ese shares, and urlock, the members	
	8 SHARED DISPOSITIVE POWER See response to row 7.							
9	AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON 1,136,875						375	
10	10 CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (9) EXCLUDES CERTAIN SHARES							
11	PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW 9       1.8%							
12	TYPE OF REPORTING PER	SON					00	

<sup>\*</sup>Represents an aggregate of 1,136,875 shares of Class B Common Stock held directly by BCP VI, BFF VI. BFF VI-B and held in nominee form for the benefit of persons associated with BCMC VI, respectively. Each share of Class B Common Stock is convertible at the option of the holder into one share of Class A Common Stock. Pursuant to Rule 13d-3(d)(1)(i)(D), the percentage in Row 11 is calculated using the outstanding shares of Class A Common Stock only (assuming conversion of the 1,136,875 shares of Class B Common Stock held in aggregate by BCP VI, BFF VI, BFF VI-B and held in nominee form for the benefit of persons associated with BCMC VI, respectively). If the outstanding number of shares included both Class A Common Stock and Class B Common Stock, this percentage would be 1.1%.

CUSIP NO.	860897107		13 G				Page 6 of 35	
1	NAME OF REPORTING PE	RSON	Benchmark Capital Partners VII, L.P. ("BCE	PVII")				
2	CHECK THE APPROPRIAT	TE BOX II	F A MEMBER OF A GROUP*	(a)		(b)	$\boxtimes$	
3	SEC USE ONLY							
4	CITIZENSHIP OR PLACE O Delaware	OF ORGA	NIZATION					
	NUMBER OF SHARES BENEFICIALLY WNED BY EACH REPORTING PERSON	5 6	SOLE VOTING POWER 5,790,079 shares <sup>*</sup> , except that Benchmark the general partner of BCP VII, may be dee Cohler, Dunlevie, Fenton, Gurley, Harvey, members of BCMC VII, may be deemed to SHARED VOTING POWER	emed to Lasky, S	have : Spurlo	sole pov ck and i	wer to vote these shares, and Eric Vishria ("Vishria"), the	
	WITH	7	See response to row 5. SOLE DISPOSITIVE POWER 5,790,079 shares <sup>*</sup> , except that BCMC VII, have sole power to dispose of these shares, Lasky, Spurlock and Vishria, the members to dispose of these shares.	, and Co	hler, I	Dunlevie	e, Fenton, Gurley, Harvey,	
	8 SHARED DISPOSITIVE POWER See response to row 7.							
9	AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON 5,790,079						5,790,079	
10 CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (9) EXCLUDES CERTAIN SHARES								
11	PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW 9       8.4%					8.4%		
12	TYPE OF REPORTING PER	RSON					PN	
*D	sonts 5 700 070 shares of Class B Common Stock hold directly by BCD VII. Each share of Class B Common Stock is convertible at the option of the							

\*Represents 5,790,079 shares of Class B Common Stock held directly by BCP VII. Each share of Class B Common Stock is convertible at the option of the holder into one share of Class A Common Stock. Pursuant to Rule 13d-3(d)(1)(i)(D), the percentage in Row 11 is calculated using the outstanding shares of Class A Common Stock only (assuming conversion of the 5,790,079 shares of Class B Common Stock held by BCP VII). If the outstanding number of shares included both Class A Common Stock and Class B Common Stock, this percentage would be 5.5%.

CUSIP NO. 860897107		13 G		Page 7 of 35		
1 NAME OF REPORT	ING PERSON	Benchmark Founders' Fund VII, L.P. ("BFF	VII")			
2 CHECK THE APPR	OPRIATE BOX I	F A MEMBER OF A GROUP*	a) 🗆 (l	b) 🛛		
3 SEC USE ONLY						
4 CITIZENSHIP OR P Delaware	LACE OF ORG	ANIZATION				
NUMBER OF SHARES BENEFICIALLY OWNED BY EACH	5	SOLE VOTING POWER 643,041 shares <sup>*</sup> , except that BCMC VII, th have sole power to vote these shares, and C Spurlock and Vishria, the members of BCM these shares.	ohler, Dunlevie,	Fenton, Gurley, Harvey, Lasky,		
REPORTING PERSON WITH	6	SHARED VOTING POWER See response to row 5.				
	7	SOLE DISPOSITIVE POWER 643,041 shares <sup>*</sup> , except that BCMC VII, th have sole power to dispose of these shares, Lasky, Spurlock and Vishria, the members to dispose of these shares.	and Cohler, Dur	ılevie, Fenton, Gurley, Harvey,		
	8 SHARED DISPOSITIVE POWER See response to row 7.					
9 AGGREGATE AMO	AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON       643,041					
10 CHECK BOX IF TH	CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (9) EXCLUDES CERTAIN SHARES					
11 PERCENT OF CLAS	PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW 9       1.0%					
12 TYPE OF REPORTI	NG PERSON			PN		

<sup>\*</sup>Represents 643,041 shares of Class B Common Stock held directly by BFF VII. Each share of Class B Common Stock is convertible at the option of the holder into one share of Class A Common Stock. Pursuant to Rule 13d-3(d)(1)(i)(D), the percentage in Row 11 is calculated using the outstanding shares of Class A Common Stock only (assuming conversion of the 643,041 shares of Class B Common Stock held by BFF VII). If the outstanding number of shares included both Class A Common Stock and Class B Common Stock, this percentage would be 0.6%.

13 G

Page 8 of 35

1	NAME OF REPORTING PE	RSON E	Benchmark Founders' Fund VII-B, L.P. ("BFF VII-B")					
2	CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP* (a) □ (b) ⊠							
3	SEC USE ONLY							
4	CITIZENSHIP OR PLACE O Delaware	OF ORGAN	NIZATION					
	NUMBER OF SHARES BENEFICIALLY WNED BY EACH	5	SOLE VOTING POWER 852,240 shares <sup>*</sup> , except that BCMC VII, the general partn have sole power to vote these shares, and Cohler, Dunlevie Spurlock and Vishria, the members of BCMC VII, may be these shares.	e, Fenton, Gurley, Harvey, Lasky,				
	REPORTING PERSON WITH	6	SHARED VOTING POWER See response to row 5.					
		7	SOLE DISPOSITIVE POWER 852,240 shares <sup>*</sup> , except that BCMC VII, the general partn have sole power to dispose of these shares, and Cohler, Du Lasky, Spurlock and Vishria, the members of BCMC VII, to dispose of these shares.	ınlevie, Fenton, Gurley, Harvey,				
	8 SHARED DISPOSITIVE POWER See response to row 7.							
9	AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON 852,240							
10	CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (9) EXCLUDES CERTAIN SHARES							
11	PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW 9       1.3%							
12	TYPE OF REPORTING PER	SON		PN				

\*Represents 852,240 shares of Class B Common Stock held directly by BFF VII-B. Each share of Class B Common Stock is convertible at the option of the holder into one share of Class A Common Stock. Pursuant to Rule 13d-3(d)(1)(i)(D), the percentage in Row 11 is calculated using the outstanding shares of Class A Common Stock only (assuming conversion of the 852,240 shares of Class B Common Stock held by BFF VII-B). If the outstanding number of shares included both Class A Common Stock and Class B Common Stock, this percentage would be 0.8%.

CUSIP NO.	860897107		13 G			Page 9 of 35
1	NAME OF REPORTING PE	RSON	Benchmark Capital Management Co. VII,	L.L.C.		
2	CHECK THE APPROPRIAT	E BOX IF	A MEMBER OF A GROUP*	(a)	□ (b)	$\boxtimes$
3	SEC USE ONLY					
4	CITIZENSHIP OR PLACE O Delaware	)F ORGAN	NIZATION			
	NUMBER OF SHARES BENEFICIALLY WNED BY EACH REPORTING PERSON WITH	5	SOLE VOTING POWER 7,285,360 shares <sup>*</sup> , of which 5,790,079 a owned by BFF VII and 852,240 are direc partner of BCP VII, BFF VII and BFF V shares, and Cohler, Dunlevie, Fenton, G members of BCMC VII, may be deemed SHARED VOTING POWER	ctly owned TI-B, may t urley, Harve	by BFF V oe deemed ey, Lasky,	II-B. BCMC VII, the general to have sole power to vote these Spurlock and Vishria, the
	WIIII	7	See response to row 5. SOLE DISPOSITIVE POWER 7,285,360 shares <sup>*</sup> , of which 5,790,079 a owned by BFF VII and 852,240 are direc partner of BCP VII, BFF VII and BFF V these shares, and Cohler, Dunlevie, Fent members of BCMC VII, may be deemed	ctly owned TI-B, may b on, Gurley,	by BFF V be deemed Harvey, L	II-B. BCMC VII, the general to have sole power to dispose of asky, Spurlock and Vishria, the
	8 SHARED DISPOSITIVE POWER See response to row 7.					
9	9 AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON 7,285,360					
10	CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (9) EXCLUDES CERTAIN SHARES					
11	PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW 9       10.4%					
12	TYPE OF REPORTING PERSON     OO					

\*Represents an aggregate of 7,285,360 shares of Class B Common Stock held directly by BCP VII, BFF VII and BFF VII-B, respectively. Each share of Class B Common Stock is convertible at the option of the holder into one share of Class A Common Stock. Pursuant to Rule 13d-3(d)(1)(i)(D), the percentage in Row 11 is calculated using the outstanding shares of Class A Common Stock only (assuming conversion of the 7,285,360 shares of Class B Common Stock held in aggregate by BCP VII, BFF VII and BFF VII-B, respectively). If the outstanding number of shares included both Class A Common Stock and Class B Common Stock, this percentage would be 6.9%.

CUSIP NO.	860897107		13 G		Page 10 of 35		
1	NAME OF REPORTING PE	RSON	Benchmark Capital Partners IX, L.P. ("BCP	IX")			
2	CHECK THE APPROPRIAT	E BOX IF	A MEMBER OF A GROUP*	(a) 🗆	(b) 🛛		
3	SEC USE ONLY						
4	CITIZENSHIP OR PLACE O Delaware	OF ORGAN	NIZATION				
	NUMBER OF SHARES BENEFICIALLY WNED BY EACH REPORTING	5	SOLE VOTING POWER 707,246 shares*, except that Benchmark C general partner of BCP IX, may be deemed Gurley, An-Yen Hu ("Hu"), Chetan Puttag ("Tavel") and Vishria, the members of BCI these shares.	to have sole nta ("Puttagu	power to vote these shares, and Fenton, ınta"), Spurlock, Sarah E. Tavel		
	PERSON WITH	6	SHARED VOTING POWER See response to row 5.				
		7	SOLE DISPOSITIVE POWER 707,246 shares*, except that BCMC IX, th sole power to dispose of these shares, and I Vishria, the members of BCMC IX, may be shares.	enton, Gurle	y, Hu, Puttagunta, Spurlock, Tavel and		
	8 SHARED DISPOSITIVE POWER See response to row 7.						
9	AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON 707,246						
10	10 CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (9) EXCLUDES CERTAIN SHARES						
11	PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW 9       1.1%						
12	TYPE OF REPORTING PER	SON			PN		

\*Represents 707,246 shares of Class B Common Stock held directly by BCP IX. Each share of Class B Common Stock is convertible at the option of the holder into one share of Class A Common Stock. Pursuant to Rule 13d-3(d)(1)(i)(D), the percentage in Row 11 is calculated using the outstanding shares of Class A Common Stock only (assuming conversion of the 707,246 shares of Class B Common Stock held by BCP IX). If the outstanding number of shares included both Class A Common Stock and Class B Common Stock, this percentage would be 0.7%.

CUSIP NO.	860897107		13 G				Page 11 of 35
1	NAME OF REPORTING PE	RSON	Benchmark Founders' Fund IX, L.P. ("BFF	' IX")			
2	CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP* (a) $\Box$ (b)					(b)	
3	SEC USE ONLY						
4	CITIZENSHIP OR PLACE C Delaware	OF ORGAN	NIZATION				
	NUMBER OF SHARES BENEFICIALLY	5	SOLE VOTING POWER 213,214 shares*, except that BCMC IX, th sole power to vote these shares, and Fento Vishria, the members of BCMC IX, may b	n, Gurley	y, Hu,	Puttagu	nta, Spurlock, Tavel and
O	WNED BY EACH REPORTING PERSON	6	SHARED VOTING POWER See response to row 5.				
	WITH	7	SOLE DISPOSITIVE POWER 213,214 shares*, except that BCMC IX, th sole power to dispose of these shares, and Vishria, the members of BCMC IX, may b shares.	Fenton,	Gurley	, Hu, Pi	uttagunta, Spurlock, Tavel and
		8	SHARED DISPOSITIVE POWER See response to row 7.				
9	AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON 213,214					213,214	
10	CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (9) EXCLUDES CERTAIN SHARES						
11	PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW 9       0.3%						0.3%
12	TYPE OF REPORTING PER	SON					PN

\*Represents 213,214 shares of Class B Common Stock held directly by BFF IX. Each share of Class B Common Stock is convertible at the option of the holder into one share of Class A Common Stock. Pursuant to Rule 13d-3(d)(1)(i)(D), the percentage in Row 11 is calculated using the outstanding shares of Class A Common Stock only (assuming conversion of the 213,214 shares of Class B Common Stock held by BFF IX). If the outstanding number of shares included both Class A Common Stock and Class B Common Stock, this percentage would be 0.2%.

CUSIP NO.	860897107		13 G				Page 12 of 35	
1	NAME OF REPORTING PE	RSON	Benchmark Founders' Fund IX-A, L.P. ("B	FF IX-A	A")			
2	CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP* (a) $\Box$ (b)					(b)	×	
3	SEC USE ONLY							
4	CITIZENSHIP OR PLACE O Delaware	OF ORGAN	NIZATION					
	NUMBER OF SHARES BENEFICIALLY	5	SOLE VOTING POWER 14,178 shares*, except that BCMC IX, the have sole power to vote these shares, and Vishria, the members of BCMC IX, may b	Fenton,	Gurley	7, Hu, Pi	uttagunta, Spurlock, Tavel and	
0	OWNED BY EACH REPORTING PERSON		SHARED VOTING POWER See response to row 5.					
	WITH	7	SOLE DISPOSITIVE POWER 14,178 shares*, except that BCMC IX, the have sole power to dispose of these shares and Vishria, the members of BCMC IX, m these shares.	s, and Fe	enton,	Gurley, I	Hu, Puttagunta, Spurlock, Tavel	
		8	SHARED DISPOSITIVE POWER See response to row 7.					
9	AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON					14,178		
10	CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (9) EXCLUDES CERTAIN SHARES							
11	PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW 9       0.0%						0.0%	
12	TYPE OF REPORTING PER	SON					PN	

\*Represents 14,178 shares of Class B Common Stock held directly by BFF IX-A. Each share of Class B Common Stock is convertible at the option of the holder into one share of Class A Common Stock. Pursuant to Rule 13d-3(d)(1)(i)(D), the percentage in Row 11 is calculated using the outstanding shares of Class A Common Stock only (assuming conversion of the 14,178 shares of Class B Common Stock held by BFF IX-A). If the outstanding number of shares included both Class A Common Stock and Class B Common Stock, this percentage would be less than 0.1%.

CUSIP NO.	860897107		13 G				Page 13 of 35
1	NAME OF REPORTING PE	RSON	Benchmark Founders' Fund IX-B, L.P. ("Bl	FF IX-B	")		
2	CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP*					(b)	×
3	SEC USE ONLY						
4	CITIZENSHIP OR PLACE OF ORGANIZATION Delaware						
5 NUMBER OF SHARES BENEFICIALLY OWNED BY EACH REPORTING PERSON WITH 7		5	SOLE VOTING POWER 65,362 shares*, except that BCMC IX, the sole power to vote these shares, and Fento Vishria, the members of BCMC VI, may b	n, Gurle	y, Hu,	Puttagu	inta, Spurlock, Tavel and
		6	SHARED VOTING POWER See response to row 5.				
		7	SOLE DISPOSITIVE POWER 65,362 shares*, except that BCMC IX, the sole power to dispose of these shares, and Vishria, the members of BCMC IX, may b shares.	Fenton,	Gurle	y, Hu, P	uttagunta, Spurlock, Tavel and
		8	SHARED DISPOSITIVE POWER See response to row 7.				
9 AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSO				RSON			65,362
10 CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (9) EXCLUDES CERTAI			AIN SHA	ARES			
11	PERCENT OF CLASS REPR	RESENTEI	O BY AMOUNT IN ROW 9				0.1%
12	TYPE OF REPORTING PERSON						PN

\*Represents 65,362 shares of Class B Common Stock held directly by BFF IX-B. Each share of Class B Common Stock is convertible at the option of the holder into one share of Class A Common Stock. Pursuant to Rule 13d-3(d)(1)(i)(D), the percentage in Row 11 is calculated using the outstanding shares of Class A Common Stock only (assuming conversion of the 65,362 shares of Class B Common Stock held by BFF IX-B). If the outstanding number of shares included both Class A Common Stock and Class B Common Stock, this percentage would be less than 0.1%.

CUSIP NO.	860897107		13 G					Page 14 of 35
1	NAME OF REPORTING PE	DEON	Development Conital Management Co. IV. I	LC				
1			Benchmark Capital Management Co. IX, L	L.C.				
2	CHECK THE APPROPRIAT	E BOX IF	A MEMBER OF A GROUP*	(a)		(b)	$\boxtimes$	
3	SEC USE ONLY							
4	CITIZENSHIP OR PLACE OF ORGANIZATION Delaware							
	NUMBER OF SHARES BENEFICIALLY WNED BY EACH REPORTING PERSON	5	SOLE VOTING POWER 1,000,000 shares*, of which 707,246 are of by BFF IX, 14,178 are directly owned by B. BCMC IX, the general partner of BCP deemed to have sole power to dispose of t Spurlock, Tavel and Vishria, the members to dispose of these shares.	BFF IX IX, BFF these sha	-A and <sup>7</sup> IX, B ares, an	65,362 FF IX-A d Fento	are direc and BF n, Gurley	lly owned by BFF IX- F IX-B, may be , Hu, Puttagunta,
WITH 6		6	SHARED VOTING POWER See response to row 5.					
		7	SOLE DISPOSITIVE POWER 1,000,000 shares*, of which 707,246 are of by BFF IX, 14,178 are directly owned by B. BCMC IX, the general partner of BCP deemed to have sole power to dispose of t Spurlock, Tavel and Vishria, the members to dispose of these shares.	BFF IX IX, BFF these sha	-A and 7 IX, B ares, an	65,362 FF IX-A d Fento	are direc A and BFI n, Gurley	tly owned by BFF IX- F IX-B, may be r, Hu, Puttagunta,
		8	SHARED DISPOSITIVE POWER See response to row 7.					
9	AGGREGATE AMOUNT BI	ENEFICIA	LLY OWNED BY EACH REPORTING PE	ERSON			1,000	,000
10	CHECK BOX IF THE AGGI	REGATE A	AMOUNT IN ROW (9) EXCLUDES CERTA	AIN SH	ARES			
11	PERCENT OF CLASS REPR	RESENTE	D BY AMOUNT IN ROW 9				1.6%	
12	TYPE OF REPORTING PERSON     OO							

\*Represents an aggregate of 1,000,000 shares of Class B Common Stock held directly by BCP IX, BFF IX, BFF IX-A, BFF IX-B, respectively. Each share of Class B Common Stock is convertible at the option of the holder into one share of Class A Common Stock. Pursuant to Rule 13d-3(d)(1)(i)(D), the percentage in Row 11 is calculated using the outstanding shares of Class A Common Stock only (assuming conversion of the 1,000,000 shares of Class B Common Stock held in aggregate by BCP IX, BFF IX, BFF IX-A and BFF IX-B, respectively). If the outstanding number of shares included both Class A Common Stock and Class B Common Stock, this percentage would be 1.0%.

CUSIP NO. 860897107
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## 13 G

Page 15 of 35

				0
1	NAME OF REPORTING PE	RSON	Alexandre Balkanski	
2	CHECK THE APPROPRIAT	E BOX IF	A MEMBER OF A GROUP* (a) $\Box$ (b)	
3	SEC USE ONLY			
4	CITIZENSHIP OR PLACE ( U.S. Citizen	OF ORGAI	NIZATION	
NUMBER OF SHARES BENEFICIALLY OWNED BY EACH REPORTING PERSON WITH		5	SOLE VOTING POWER 0 shares	
		6	SHARED VOTING POWER 1,136,875 shares <sup>*</sup> , of which 938,489 are directly owned by BC by BFF VI, 38,523 are directly owned by BFF VI-B and 101,1 the benefit of persons associated with BCMC VI. BCMC VI BFF VI and BFF VI-B, and Balkanski, a member of BCMC V power to vote these shares.	169 are held in nominee form for is the general partner of BCP VI,
		7	SOLE DISPOSITIVE POWER 0 shares	
		8	SHARED DISPOSITIVE POWER 1,136,875 shares <sup>*</sup> , of which 938,489 are directly owned by BC by BFF VI, 38,523 are directly owned by BFF VI-B and 101,1 the benefit of persons associated with BCMC VI. BCMC VI BFF V and BFF VI-B I, and Balkanski, a member of BCMC V power to dispose of these shares.	169 are held in nominee form for is the general partner of BCP VI,
9	AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON 1,136,875			1,136,875
10	10 CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (9) EXCLUDES CERTAIN SHARES			
11	PERCENT OF CLASS REPI	RESENTE	D BY AMOUNT IN ROW 9	1.8%
12	TYPE OF REPORTING PERSON IN			

\*Represents an aggregate of 1,136,875 shares of Class B Common Stock held directly by BCP VI, BFF VI, BFF VI-B and held in nominee form for the benefit of persons associated with BCMC VI, respectively. Each share of Class B Common Stock is convertible at the option of the holder into one share of Class A Common Stock. Pursuant to Rule 13d-3(d)(1)(i)(D), the percentage in Row 11 is calculated using the outstanding shares of Class A Common Stock only (assuming conversion of the 1,136,875 shares of Class B Common Stock held in aggregate by BCP VI, BFF VI. BFF VI-B and held in nominee form for the benefit of persons associated with BCMC VI, respectively). If the outstanding number of shares included both Class A Common Stock and Class B Common Stock, this percentage would be 1.1%.

CUSIP	NO. 860897107		13 G	Page 16 of 35
1	NAME OF REPORTING	G PERSON	Matthew R. Cohler	
2	CHECK THE APPROPI	RIATE BOX I	F A MEMBER OF A GROUP* (a) [	□ (b) ⊠
3	SEC USE ONLY			
4	CITIZENSHIP OR PLA U.S. Citizen	CE OF ORGA	ANIZATION	
	NUMBER OF	5	SOLE VOTING POWER 19,661 shares	
	SHARES BENEFICIALLY OWNED BY EACH REPORTING PERSON WITH	6	SHARED VOTING POWER 8,422,235 shares <sup>*</sup> , of which 938,489 are directly own by BFF VI, 38,523 are directly owned by BFF VI-B a the benefit of persons associated with BCMC VI, 5,7 643,041 are directly owned by BFF VII and 852,240 VI is the general partner of BCP VI, BFF VI and BFF partner of BCP VII, BFF VII and BFF VII-B, and Co VII, may be deemed to have shared power to vote the	and 101,169 are held in nominee form for 90,079 are directly owned by BCP VII, are directly owned by BFF VII-B. BCMC F VI-B, and BCMC VII is the general hler, a member of BCMC VI and BCMC
			SOLE DISPOSITIVE POWER 19,661 shares	
		8	SHARED DISPOSITIVE POWER 8,422,235 shares <sup>*</sup> , of which 938,489 are directly own by BFF VI, 38,523 are directly owned by BFF VI-B a the benefit of persons associated with BCMC VI, 5,7 643,041 are directly owned by BFF VII and 852,240 VI is the general partner of BCP VI, BFF VI and BFF partner of BCP VII, BFF VII and BFF VII-B, and Co VII, may be deemed to have shared power to dispose	and 101,169 are held in nominee form for 90,079 are directly owned by BCP VII, are directly owned by BFF VII-B. BCMC F VI-B, and BCMC VII is the general hler, a member of BCMC VI and BCMC
9	AGGREGATE AMOUN	T BENEFICI	ALLY OWNED BY EACH REPORTING PERSON	8,441,896
10	CHECK BOX IF THE A	GGREGATE	AMOUNT IN ROW (9) EXCLUDES CERTAIN SHAR	ES 🗆
11	PERCENT OF CLASS I	REPRESENT	ED BY AMOUNT IN ROW 9	11.8%
12	TYPE OF REPORTING PERSON IN			

<sup>\*</sup>Represents an aggregate of 8,422,235 shares of Class B Common Stock held directly by BCP VI, BFF VI, BFF VI-B, BCP VII, BFF VII, BFF VII-B and held in nominee form for the benefit of persons associated with BCMC VI, respectively. Each share of Class B Common Stock is convertible at the option of the holder into one share of Class A Common Stock. Pursuant to Rule 13d-3(d)(1)(i)(D), the percentage in Row 11 is calculated using the outstanding shares of Class A Common Stock only (assuming conversion of the 8,422,235 shares of Class B Common Stock held in aggregate by BCP VI, BFF VI, BFF VI-B, BCP VII, BFF VII-B and held in nominee form for the benefit of persons associated with BCMC VI, respectively). If the outstanding number of shares included both Class A Common Stock and Class B Common Stock, this percentage would be 8.1%.

CUSIP NO. 860897107
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## 13 G

Page 17 of 35

1	NAME OF REPORTING	NAME OF REPORTING PERSON Bruce W. Dunlevie			
2	CHECK THE APPROP	RIATE BO	X IF A MEMBER OF A GROUP* (a) $\Box$ (b)	$\boxtimes$	
3	SEC USE ONLY				
4	CITIZENSHIP OR PLA U.S. Citizen	CE OF OR	GANIZATION		
	NUMBER OF	5	SOLE VOTING POWER 65,513 shares		
	SHARES BENEFICIALLY OWNED BY EACH REPORTING PERSON WITH	6	SHARED VOTING POWER 8,422,235 shares <sup>*</sup> , of which 938,489 are directly owned by BCP V BFF VI, 38,523 are directly owned by BFF VI-B and 101,169 are benefit of persons associated with BCMC VI, 5,790,079 are direc are directly owned by BFF VII and 852,240 are directly owned by general partner of BCP VI, BFF VI and BFF VI-B, and BCMC V VII, BFF VII and BFF VII-B, and Dunlevie, a member of BCMC deemed to have shared power to vote these shares.	held in nominee form for the tly owned by BCP VII, 643,041 y BFF VII-B. BCMC VI is the II is the general partner of BCP	
		7	SOLE DISPOSITIVE POWER 65,513 shares		
		8	SHARED DISPOSITIVE POWER 8,422,235 shares <sup>*</sup> , of which 938,489 are directly owned by BCP V BFF VI, 38,523 are directly owned by BFF VI-B and 101,169 are benefit of persons associated with BCMC VI, 5,790,079 are direct are directly owned by BFF VII and 852,240 are directly owned by general partner of BCP VI, BFF VI and BFF VI-B, and BCMC V VII, BFF VII and BFF VII-B, and Dunlevie, a member of BCMC deemed to have shared power to dispose of these shares.	e held in nominee form for the tly owned by BCP VII, 643,041 y BFF VII-B. BCMC VI is the II is the general partner of BCP	
9	AGGREGATE AMOUN	T BENEF	ICIALLY OWNED BY EACH REPORTING PERSON	8,487,748	
10	CHECK BOX IF THE A	GGREGA	TE AMOUNT IN ROW (9) EXCLUDES CERTAIN SHARES		
11	PERCENT OF CLASS	REPRESE	NTED BY AMOUNT IN ROW 9	11.9%	
12	TYPE OF REPORTING PERSON IN				

<sup>\*</sup>Represents an aggregate of 8,422,235 shares of Class B Common Stock held directly by BCP VI, BFF VI, BFF VI-B, BCP VII, BFF VII, BFF VII-B and held in nominee form for the benefit of persons associated with BCMC VI, respectively. Each share of Class B Common Stock is convertible at the option of the holder into one share of Class A Common Stock. Pursuant to Rule 13d-3(d)(1)(i)(D), the percentage in Row 11 is calculated using the outstanding shares of Class A Common Stock only (assuming conversion of the 8,422,235 shares of Class B Common Stock held in aggregate by BCP VI, BFF VI, BFF VI-B, BCP VII, BFF VII-B and held in nominee form for the benefit of persons associated with BCMC VI, respectively). If the outstanding number of shares included both Class A Common Stock and Class B Common Stock, this percentage would be 8.1%.

CUSIP	NO. 860897107		13 G	Page 18 of 35
1	NAME OF REPORTING	F PERSON	Peter Fenton	
2	CHECK THE APPROPF	RIATE BOX	IF A MEMBER OF A GROUP* (a) $\Box$	(b) 🗵
3	SEC USE ONLY			-
4	CITIZENSHIP OR PLACUS. Citizen	CE OF ORG	ANIZATION	
	NUMBER OF	5	SOLE VOTING POWER 45,409 shares	
	SHARES BENEFICIALLY OWNED BY EACH REPORTING PERSON WITH	6	SHARED VOTING POWER 9,422,235 shares*, of which 938,489 are directly owned by BFF VI, 38,523 are directly owned by BFF VI-B and the benefit of persons associated with BCMC VI, 5,790, 643,041 are directly owned by BFF VII and 852,240 are are directly owned by BCP IX, 213,214 are directly owr owned by BFF IX-A and 65,362 are directly owned by B partner of BCP VI, BFF VI and BFF VI-B, BCMC VII i VII and BFF VII-B, and BCMC IX is the general partne BFF IX-B, and Fenton, a member of BCMC VI, BCMC have shared power to vote these shares.	d 101,169 are held in nominee form for ,079 are directly owned by BCP VII, e directly owned by BFF VII-B, 707,246 ned by BFF IX, 14,178 are directly BFF IX-B. BCMC VI is the general is the general partner of BCP VII, BFF er of BCP IX, BFF IX, BFF IX-A and
		7	SOLE DISPOSITIVE POWER 45,409 shares	
		8	SHARED DISPOSITIVE POWER 9,422,235 shares*, of which 938,489 are directly owned by BFF VI, 38,523 are directly owned by BFF VI-B and the benefit of persons associated with BCMC VI, 5,790, 643,041 are directly owned by BFF VII and 852,240 are are directly owned by BCP IX, 213,214 are directly owned by BFF IX-A and 65,362 are directly owned by B partner of BCP VI, BFF VI and BFF VI-B, BCMC VII i VII and BFF VII-B, and BCMC IX is the general partne BFF IX-B, and Fenton, a member of BCMC VI, BCMC have shared power to dispose of these shares.	d 101,169 are held in nominee form for ,079 are directly owned by BCP VII, e directly owned by BFF VII-B, 707,246 ned by BFF IX, 14,178 are directly BFF IX-B. BCMC VI is the general is the general partner of BCP VII, BFF er of BCP IX, BFF IX, BFF IX-A and
9	AGGREGATE AMOUN	T BENEFIC	IALLY OWNED BY EACH REPORTING PERSON	9,467,644
10	CHECK BOX IF THE A	GGREGATE	AMOUNT IN ROW (9) EXCLUDES CERTAIN SHARES	
11	PERCENT OF CLASS F	REPRESENT	ED BY AMOUNT IN ROW 9	13.1%
12	TYPE OF REPORTING	PERSON		IN

<sup>\*</sup>Represents an aggregate of 9,422,235 shares of Class B Common Stock held directly by BCP VI, BFF VI, BFF VI-B, BCP VII, BFF VII, BFF VII-B, BCP IX, BFF IX-A, BFF IX-B and held in nominee form for the benefit of persons associated with BCMC VI, respectively. Each share of Class B Common Stock is convertible at the option of the holder into one share of Class A Common Stock. Pursuant to Rule 13d-3(d)(1)(i)(D), the percentage in Row 11 is calculated using the outstanding shares of Class A Common Stock only (assuming conversion of the 9,422,235 shares of Class B Common Stock held in aggregate by BCP VI, BFF VI, BFF VI-B, BCP VII, BFF VII-B, BCP IX, BFF IX-A, BFF IX-B and held in nominee form for the benefit of persons associated with BCMC VI, respectively). If the outstanding number of shares included both Class A Common Stock and Class B Common Stock, this percentage would be 9.0%.

CUSIP NO. 860897107
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## 13 G

Page 19 of 35

1	NAME OF REPORTING PERSON J. William Gurley						
2	CHECK THE APPROP	CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP* (a) □ (b) ⊠					
3	SEC USE ONLY						
4	CITIZENSHIP OR PLA U.S. Citizen	ACE OF OR	GANIZATION				
	NUMBER OF		SOLE VOTING POWER 1,005,015 shares				
SHARES BENEFICIALLY OWNED BY EACH REPORTING PERSON WITH		6	SHARED VOTING POWER 9,422,235 shares*, of which 938,489 are directly owned by BCP VI, 58,694 are directly owned l BFF VI, 38,523 are directly owned by BFF VI-B and 101,169 are held in nominee form for the benefit of persons associated with BCMC VI, 5,790,079 are directly owned by BCP VII, 643,04 are directly owned by BFF VII and 852,240 are directly owned by BFF VII-B, 707,246 are direct owned by BCP IX, 213,214 are directly owned by BFF IX, 14,178 are directly owned by BFF IX A and 65,362 are directly owned by BFF IX-B. BCMC VI is the general partner of BCP VI, BFF VI and BFF VI-B, BCMC VII is the general partner of BCP VII, BFF VII and BFF VII-B, and BCMC IX is the general partner of BCP IX, BFF IX, BFF IX-A and BFF IX-B, and Gurley, a member of BCMC VI, BCMC VII and BCMC IX, may be deemed to have shared power to vote these shares.				
			SOLE DISPOSITIVE POWER 1,005,015 shares				
		8	SHARED DISPOSITIVE POWER 9,422,235 shares*, of which 938,489 are directly owned by BCP BFF VI, 38,523 are directly owned by BFF VI-B and 101,169 are benefit of persons associated with BCMC VI, 5,790,079 are direct are directly owned by BFF VII and 852,240 are directly owned b owned by BCP IX, 213,214 are directly owned by BFF IX, 14,17 A and 65,362 are directly owned by BFF IX-B. BCMC VI is the VI and BFF VI-B, BCMC VII is the general partner of BCP VII, BCMC IX is the general partner of BCP IX, BFF IX, BFF IX-A a member of BCMC VI, BCMC VII and BCMC IX, may be deeme of these shares.	e held in nominee form for the ctly owned by BCP VII, 643,041 by BFF VII-B, 707,246 are directly 78 are directly owned by BFF IX- general partner of BCP VI, BFF BFF VII and BFF VII-B, and and BFF IX-B, and Gurley, a			
9	AGGREGATE AMOU	NT BENEFI	CIALLY OWNED BY EACH REPORTING PERSON	10,427,250			
10	CHECK BOX IF THE	AGGREGA	TE AMOUNT IN ROW (9) EXCLUDES CERTAIN SHARES				
11	PERCENT OF CLASS	REPRESEN	NTED BY AMOUNT IN ROW 9	14.4%			
12	TYPE OF REPORTING PERSON IN						

<sup>\*</sup>Represents an aggregate of 9,422,235 shares of Class B Common Stock held directly by BCP VI, BFF VI, BFF VI-B, BCP VII, BFF VII, BFF VII-B, BCP IX, BFF IX-A, BFF IX-B and held in nominee form for the benefit of persons associated with BCMC VI, respectively. Each share of Class B Common Stock is convertible at the option of the holder into one share of Class A Common Stock. Pursuant to Rule 13d-3(d)(1)(i)(D), the percentage in Row 11 is calculated using the outstanding shares of Class A Common Stock only (assuming conversion of the 9,422,235 shares of Class B Common Stock held in aggregate by BCP VI, BFF VI, BFF VI-B, BCP VII, BFF VII, BFF VII-B, BCP IX, BFF IX-A, BFF IX-B and held in nominee form for the benefit of persons associated with BCMC VI, respectively). If the outstanding number of shares included both Class A Common Stock and Class B Common Stock, this percentage would be 9.9%.

CUSIP N	O. 860897107		13 G		Page 20 of 35
1	NAME OF REPORTING PE	RSON	Kevin R. Harvey		
2	CHECK THE APPROPRIAT	FE BOX I	F A MEMBER OF A GROUP*	(a) 🗆 (b)	
3	SEC USE ONLY				
4	CITIZENSHIP OR PLACE U.S. Citizen	OF ORGA	ANIZATION		
	NUMBER OF	5	SOLE VOTING POWER 710,758 shares		
	SHARES BENEFICIALLY OWNED BY EACH REPORTING PERSON WITH	6	SHARED VOTING POWER 8,422,235 shares*, of which 938,489 are by BFF VI, 38,523 are directly owned by the benefit of persons associated with BC 643,041 are directly owned by BFF VII a VI is the general partner of BCP VI, BFF partner of BCP VII, BFF VII and BFF VI VII, may be deemed to have shared powe	BFF VI-B and 101,1 MC VI, 5,790,079 an nd 852,240 are direct VI and BFF VI-B, a I-B, and Harvey, a m	169 are held in nominee form for re directly owned by BCP VII, tly owned by BFF VII-B. BCMC ind BCMC VII is the general nember of BCMC VI and BCMC
		7	SOLE DISPOSITIVE POWER 710,758 shares		
		8	SHARED DISPOSITIVE POWER 8,422,235 shares*, of which 938,489 are by BFF VI, 38,523 are directly owned by the benefit of persons associated with BC 643,041 are directly owned by BFF VII a VI is the general partner of BCP VI, BFF partner of BCP VII, BFF VII and BFF VI VII, may be deemed to have shared powe	BFF VI-B and 101,1 MC VI, 5,790,079 an nd 852,240 are direct VI and BFF VI-B, a I-B, and Harvey, a m	169 are held in nominee form for re directly owned by BCP VII, tly owned by BFF VII-B. BCMC and BCMC VII is the general nember of BCMC VI and BCMC
9	AGGREGATE AMOUNT B	ENEFICI	ALLY OWNED BY EACH REPORTING PI	ERSON	9,132,993
10	CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (9) EXCLUDES CERTAIN SHARES				
11	PERCENT OF CLASS REP	RESENTI	ED BY AMOUNT IN ROW 9		12.8%
12	TYPE OF REPORTING PEI	RSON			IN

<sup>\*</sup>Represents an aggregate of 8,422,235 shares of Class B Common Stock held directly by BCP VI, BFF VI, BFF VI-B, BCP VII, BFF VII, BFF VII-B and held in nominee form for the benefit of persons associated with BCMC VI, respectively. Each share of Class B Common Stock is convertible at the option of the holder into one share of Class A Common Stock. Pursuant to Rule 13d-3(d)(1)(i)(D), the percentage in Row 11 is calculated using the outstanding shares of Class A Common Stock only (assuming conversion of the 8,422,235 shares of Class B Common Stock held in aggregate by BCP VI, BFF VI, BFF VI-B, BCP VII, BFF VII-B and held in nominee form for the benefit of persons associated with BCMC VI, respectively). If the outstanding number of shares included both Class A Common Stock and Class B Common Stock, this percentage would be 8.7%.

CUSIP NO. 860897107
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13 G

Page 21 of 35

	NAME OF REPORTING P	ERSON	An-Yen Hu	
1				
2	CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP* (a) $\Box$ (b)			) 🛛
3	SEC USE ONLY			
4	CITIZENSHIP OR PLACE OF ORGANIZATION U.S. Citizen			
NUMBER OF SHARES BENEFICIALLY OWNED BY EACH REPORTING PERSON WITH		5	SOLE VOTING POWER 0 shares	
		6	SHARED VOTING POWER 1,000,000 shares <sup>*</sup> , of which 707,246 are directly owned by BCP IX, 213,214 are directly owned by BFF IX, 14,178 are directly owned by BFF IX-A and 65,362 are directly owned by BFF IX-B. BCMC IX is the general partner of BCP IX, BFF IX, BFF IX-A and BFF IX-B, and Hu, a member of BCMC IX, may be deemed to have shared power to vote these shares.	
		7	SOLE DISPOSITIVE POWER 0 shares	
		8	<ul> <li>SHARED DISPOSITIVE POWER</li> <li>1,000,000 shares<sup>*</sup>, of which 707,246 are directly owned by BCP IX, 213,214 are directly owned by BFF IX, 14,178 are directly owned by BFF IX-A and 65,362 are directly owned by BFF IX-B.</li> <li>BCMC IX is the general partner of BCP IX, BFF IX, BFF IX-A and BFF IX-B, and Hu, a member of BCMC IX, may be deemed to have shared power to dispose of these shares.</li> </ul>	
9	AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON		1,000,000	
10	CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (9) EXCLUDES CERTAIN SHARES			
11	PERCENT OF CLASS RE	PRESEN	IED BY AMOUNT IN ROW 9	1.6%
12	TYPE OF REPORTING PERSON			IN

\*Represents an aggregate of 1,000,000 shares of Class B Common Stock held directly by BCP IX, BFF IX, BFF IX-A and BFF IX-B. Each share of Class B Common Stock is convertible at the option of the holder into one share of Class A Common Stock. Pursuant to Rule 13d-3(d)(1)(i)(D), the percentage in Row 11 is calculated using the outstanding shares of Class A Common Stock only (assuming conversion of the 1,000,000 shares of Class B Common Stock held in aggregate by BCP IX, BFF IX, BFF IX-A and BFF IX-B). If the outstanding number of shares included both Class A Common Stock and Class B Common Stock, this percentage would be 1.0

CUSIP	NO. 860897107		13 G	Page 22 of 35	
1	NAME OF REPORTIN	G PERSON	Robert C. Kagle		
2	CHECK THE APPROP	RIATE BOX	IF A MEMBER OF A GROUP* (a)	□ (b) ⊠	
3	SEC USE ONLY				
4	CITIZENSHIP OR PLA U.S. Citizen	CITIZENSHIP OR PLACE OF ORGANIZATION U.S. Citizen			
	5 NUMBER OF SHARES BENEFICIALLY OWNED BY EACH REPORTING PERSON WITH 7		SOLE VOTING POWER 333,820 shares		
			by BFF VI, 38,523 are directly owned by BFF	tly owned by BCP VI, 58,694 are directly owned VI-B and 101,169 are held in nominee form for VI. BCMC VI is the general partner of BCP VI, of BCMC VI, may be deemed to have shared	
			SOLE DISPOSITIVE POWER 333,820 shares		
		8	by BFF VI, 38,523 are directly owned by BFF the benefit of persons associated with BCMC	tly owned by BCP VI, 58,694 are directly owned VI-B and 101,169 are held in nominee form for VI. BCMC VI is the general partner of BCP VI, of BCMC VI and BCMC VII, may be deemed to	
9	AGGREGATE AMOUN	NT BENEFIC	IALLY OWNED BY EACH REPORTING PERSO	DN 1,470,695	
10	CHECK BOX IF THE A	AGGREGATE	AMOUNT IN ROW (9) EXCLUDES CERTAIN	SHARES	
11	PERCENT OF CLASS	REPRESENT	ED BY AMOUNT IN ROW 9	2.3%	
12	TYPE OF REPORTING	PERSON		IN	

<sup>\*</sup>Represents an aggregate of 1,136,875 shares of Class B Common Stock held directly by BCP VI, BFF VI, BFF VI-B and held in nominee form for the benefit of persons associated with BCMC VI, respectively. Each share of Class B Common Stock is convertible at the option of the holder into one share of Class A Common Stock. Pursuant to Rule 13d-3(d)(1)(i)(D), the percentage in Row 11 is calculated using the outstanding shares of Class A Common Stock only (assuming conversion of the 1,136,875 shares of Class B Common Stock held in aggregate by BCP VI, BFF VI, BFF VI-B and held in nominee form for the benefit of persons associated with BCMC VI, respectively). If the outstanding number of shares included both Class A Common Stock and Class B Common Stock, this percentage would be 1.4%.

CUSIP NO. 860897107			13 G	Page 23 of 35
1	NAME OF REPORTING	PERSON	Mitchell H. Lasky	
2	CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP* (a) $\Box$ (b) $\boxtimes$			
3	SEC USE ONLY			
4	CITIZENSHIP OR PLACE OF ORGANIZATION U.S. Citizen			
5 NUMBER OF SHARES 6 BENEFICIALLY OWNED BY EACH REPORTING PERSON WITH		5	SOLE VOTING POWER 13,108 shares	
		6	SHARED VOTING POWER 8,422,235 shares <sup>*</sup> , of which 938,489 are directly owned by BCP VI, 58,694 are directly owned by BFF VI, 38,523 are directly owned by BFF VI-B and 101,169 are held in nominee form for the benefit of persons associated with BCMC VI, 5,790,079 are directly owned by BCP VII, 643,041 are directly owned by BFF VII and 852,240 are directly owned by BFF VII-B. BCMC VI is the general partner of BCP VI, BFF VI and BFF VI-B, and BCMC VII is the general partner of BCP VII, BFF VII and BFF VII-B, and Lasky, a member of BCMC VI and BCMC VII, may be deemed to have shared power to vote these shares.	
			SOLE DISPOSITIVE POWER 13,108 shares	
8		8	SHARED DISPOSITIVE POWER 8,422,235 shares <sup>*</sup> , of which 938,489 are directly by BFF VI, 38,523 are directly owned by BFF V the benefit of persons associated with BCMC VI 643,041 are directly owned by BFF VII and 852 VI is the general partner of BCP VI, BFF VI and partner of BCP VII, BFF VII and BFF VII-B, an VII, may be deemed to have shared power to dis	/I-B and 101,169 are held in nominee form for I, 5,790,079 are directly owned by BCP VII, 2,240 are directly owned by BFF VII-B. BCMC d BFF VI-B, and BCMC VII is the general and Lasky, a member of BCMC VI and BCMC
9	AGGREGATE AMOUN	T BENEFICI	ALLY OWNED BY EACH REPORTING PERSON	N 8,435,343
10	CHECK BOX IF THE A	GGREGATE	AMOUNT IN ROW (9) EXCLUDES CERTAIN SI	HARES 🗆
11	PERCENT OF CLASS R	EPRESENTI	ED BY AMOUNT IN ROW 9	11.8%
12	TYPE OF REPORTING	PERSON		IN

<sup>\*</sup>Represents an aggregate of 8,422,235 shares of Class B Common Stock held directly by BCP VI, BFF VI, BFF VI-B, BCP VII, BFF VII, BFF VII-B and held in nominee form for the benefit of persons associated with BCMC VI, respectively. Each share of Class B Common Stock is convertible at the option of the holder into one share of Class A Common Stock. Pursuant to Rule 13d-3(d)(1)(i)(D), the percentage in Row 11 is calculated using the outstanding shares of Class A Common Stock only (assuming conversion of the 8,422,235 shares of Class B Common Stock held in aggregate by BCP VI, BFF VI, BFF VI-B, BCP VII, BFF VII-B and held in nominee form for the benefit of persons associated with BCMC VI, respectively). If the outstanding number of shares included both Class A Common Stock and Class B Common Stock, this percentage would be 8.0%.

CUSIP NO. 860897107
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13 G

Page 24 of 35

1	NAME OF REPORTING PERSON Chetan Puttagunta					
2	CHECK THE APPROPRIA	TE BOX I	F A MEMBER OF A GROUP* (a)	$\boxtimes$		
3	SEC USE ONLY					
4	CITIZENSHIP OR PLACE OF ORGANIZATION U.S. Citizen					
NUMBER OF SHARES BENEFICIALLY OWNED BY EACH REPORTING PERSON WITH		5	SOLE VOTING POWER 0 shares			
		6	<ul> <li>SHARED VOTING POWER</li> <li>1,000,000 shares*, of which 707,246 are directly owned by BCP IX, 213,214 are directly owned by BFF IX, 14,178 are directly owned by BFF IX-A and 65,362 are directly owned by BFF IX-B. BCMC IX is the general partner of BCP IX, BFF IX, BFF IX-A and BFF IX-B, and Puttagunta, a member of BCMC IX, may be deemed to have shared power to vote these shares.</li> </ul>			
		7	SOLE DISPOSITIVE POWER 0 shares			
		8	SHARED DISPOSITIVE POWER 1,000,000 shares*, of which 707,246 are directly owned by BC by BFF IX, 14,178 are directly owned by BFF IX-A and 65,36 B. BCMC IX is the general partner of BCP IX, BFF IX, BFF I Puttagunta, a member of BCMC IX, may be deemed to have sl shares.	2 are directly owned by BFF IX- X-A and BFF IX-B, and		
9	AGGREGATE AMOUNT	BENEFICI	ALLY OWNED BY EACH REPORTING PERSON	1,000,000		
10	CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (9) EXCLUDES CERTAIN SHARES		AMOUNT IN ROW (9) EXCLUDES CERTAIN SHARES			
11	PERCENT OF CLASS REP	RESENTI	ED BY AMOUNT IN ROW 9	1.6%		
12	2 TYPE OF REPORTING PERSON			IN		

\*Represents an aggregate of 1,000,000 shares of Class B Common Stock held directly by BCP IX, BFF IX, BFF IX-A and BFF IX-B. Each share of Class B Common Stock is convertible at the option of the holder into one share of Class A Common Stock. Pursuant to Rule 13d-3(d)(1)(i)(D), the percentage in Row 11 is calculated using the outstanding shares of Class A Common Stock only (assuming conversion of the 1,000,000 shares of Class B Common Stock held in aggregate by BCP IX, BFF IX, BFF IX-A and BFF IX-B). If the outstanding number of shares included both Class A Common Stock and Class B Common Stock, this percentage would be 1.0%.

CUSIP	NO. 860897107		13 G	Page 25 of 35	
1	NAME OF REPORTING	PERSON	Steven M. Spurlock		
2	CHECK THE APPROPR	CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP* (a) $\Box$ (b) $\boxtimes$			
3	SEC USE ONLY	SEC USE ONLY			
4	CITIZENSHIP OR PLAC U.S. Citizen	CITIZENSHIP OR PLACE OF ORGANIZATION U.S. Citizen			
NUMBER OF SHARES BENEFICIALLY OWNED BY EACH REPORTING PERSON WITH		5	SOLE VOTING POWER 0 shares		
		6	SHARED VOTING POWER 9,422,235 shares*, of which 938,489 are directly own by BFF VI, 38,523 are directly owned by BFF VI-B a the benefit of persons associated with BCMC VI, 5,75 643,041 are directly owned by BFF VII and 852,240 a are directly owned by BCP IX, 213,214 are directly o owned by BFF IX-A and 65,362 are directly owned b partner of BCP VI, BFF VI and BFF VI-B, BCMC VI VII and BFF VII-B, and BCMC IX is the general part BFF IX-B, and Spurlock, a member of BCMC VI, BC to have shared power to vote these shares.	and 101,169 are held in nominee form for 90,079 are directly owned by BCP VII, are directly owned by BFF VII-B, 707,246 wned by BFF IX, 14,178 are directly y BFF IX-B. BCMC VI is the general II is the general partner of BCP VII, BFF ther of BCP IX, BFF IX, BFF IX-A and	
			SOLE DISPOSITIVE POWER 0 shares		
		8	SHARED DISPOSITIVE POWER 9,422,235 shares*, of which 938,489 are directly own by BFF VI, 38,523 are directly owned by BFF VI-B a the benefit of persons associated with BCMC VI, 5,75 643,041 are directly owned by BFF VII and 852,240 a are directly owned by BCP IX, 213,214 are directly o owned by BFF IX-A and 65,362 are directly owned b partner of BCP VI, BFF VI and BFF VI-B, BCMC VI VII and BFF VII-B, and BCMC IX is the general part BFF IX-B, and Spurlock, a member of BCMC VI, BC to have shared power to dispose of these shares.	and 101,169 are held in nominee form for 90,079 are directly owned by BCP VII, are directly owned by BFF VII-B, 707,246 wned by BFF IX, 14,178 are directly y BFF IX-B. BCMC VI is the general II is the general partner of BCP VII, BFF ther of BCP IX, BFF IX, BFF IX-A and	
9	AGGREGATE AMOUN	T BENEFICI	ALLY OWNED BY EACH REPORTING PERSON	9,422,235	
10	CHECK BOX IF THE A	GGREGATE	AMOUNT IN ROW (9) EXCLUDES CERTAIN SHARI	ES 🗆	
11	PERCENT OF CLASS R	EPRESENTI	ED BY AMOUNT IN ROW 9	13%	
12	TYPE OF REPORTING	TYPE OF REPORTING PERSON IN			

<sup>\*</sup>Represents an aggregate of 9,422,235 shares of Class B Common Stock held directly by BCP VI, BFF VI, BFF VI-B, BCP VII, BFF VII, BFF VII-B, BCP IX, BFF IX-A, BFF IX-B and held in nominee form for the benefit of persons associated with BCMC VI, respectively. Each share of Class B Common Stock is convertible at the option of the holder into one share of Class A Common Stock. Pursuant to Rule 13d-3(d)(1)(i)(D), the percentage in Row 11 is calculated using the outstanding shares of Class A Common Stock only (assuming conversion of the 9,422,235 shares of Class B Common Stock held in aggregate by BCP VI, BFF VI. BFF VI-B, BCP VII, BFF VII and BFF VII-B, BCP IX, BFF IX-A, BFF IX-B and held in nominee form for the benefit of persons associated with BCMC VI, respectively). If the outstanding number of shares included both Class A Common Stock and Class B Common Stock, this percentage would be 9.0%.

CUSIP	NO. 860897107		13 G	Page 26 of 35		
1	NAME OF REPORTING	PERSON	Sarah E. Tavel			
2	CHECK THE APPROPRI	CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP* (a) □ (b) ⊠				
3	SEC USE ONLY					
4	CITIZENSHIP OR PLAC U.S. Citizen	CITIZENSHIP OR PLACE OF ORGANIZATION U.S. Citizen				
	NUMBER OF		SOLE VOTING POWER 0 shares			
SHARES BENEFICIALLY OWNED BY EACH REPORTING PERSON		6	SHARED VOTING POWER 1,000,000 shares*, of which 707,246 are directly owned by BFF IX, 14,178 are directly owned by BFF VI-A and B. BCMC IX is the general partner of BCP IX, BFF IX, Puttagunta, a member of BCMC IX, may be deemed to l	l 65,362 are directly owned by BFF IX- BFF IX-A and BFF IX-B, and		
	WITH		SOLE DISPOSITIVE POWER 0 shares			
		8	SHARED DISPOSITIVE POWER 1,000,000 shares*, of which 707,246 are directly owned by BFF IX, 14,178 are directly owned by BFF VI-A and B. BCMC IX is the general partner of BCP IX, BFF IX, Puttagunta, a member of BCMC IX, may be deemed to I shares.	l 65,362 are directly owned by BFF IX- BFF IX-A and BFF IX-B, and		
9	AGGREGATE AMOUNT	BENEFICI	ALLY OWNED BY EACH REPORTING PERSON	1,000,000		
10	CHECK BOX IF THE AC	GREGATE	AMOUNT IN ROW (9) EXCLUDES CERTAIN SHARES			
11	PERCENT OF CLASS RE	EPRESENT	ED BY AMOUNT IN ROW 9	1.6%		
12	TYPE OF REPORTING P	ERSON		IN		
Represer	nts an aggregate of 1,000,000 sha	ares of Class	B Common Stock held directly by BCP IX, BFF IX, BFF I	X-A and BFF IX-B. Each share of Class		

Represents an aggregate of 1,000,000 shares of Class B Common Stock held directly by BCP IX, BFF IX, BFF IX-A and BFF IX-B. Each share of Class B Common Stock is convertible at the option of the holder into one share of Class A Common Stock. Pursuant to Rule 13d-3(d)(1)(i)(D), the percentage in Row 11 is calculated using the outstanding shares of Class A Common Stock only (assuming conversion of the 1,000,000 shares of Class B Common Stock held in aggregate by BCP IX, BFF IX, BFF IX-A and BFF IX-B). If the outstanding number of shares included both Class A Common Stock and Class B Common Stock, this percentage would be 1.0%.

CUSIP	NO. 860897107		13 G	Page 27 of 35
1	NAME OF REPORTING I	PERSON	Eric Vishria	
2	CHECK THE APPROPRI	ATE BOX I	F A MEMBER OF A GROUP* (a) $\Box$ (b)	×
3	SEC USE ONLY			
4	CITIZENSHIP OR PLACE OF ORGANIZATION U.S. Citizen			
NUMBER OF SHARES BENEFICIALLY OWNED BY EACH REPORTING PERSON WITH		5	SOLE VOTING POWER 1,091 shares	
		6	SHARED VOTING POWER 8,285,360 shares*, of which 5,790,079 are directly owned by owned by BFF VII and 852,240 are directly owned by BFF V by BCP IX, 213,214 are directly owned by BFF IX, 14,178 ar and 65,362 are directly owned by BFF IX-B. BCMC VII is th VII and BFF VII-B, BCMC IX is the general partner of BCP IX-B, and Vishria, a member of BCMC VII and BCMC IX, n power to vote these shares.	7II-B, 707,246 are directly owned re directly owned by BFF IX-A ne general partner of BCP VII, BFF IX, BFF IX, BFF IX-A and BFF
			SOLE DISPOSITIVE POWER 1,091 shares	
		8	SHARED DISPOSITIVE POWER 8,285,360 shares*, of which 5,790,079 are directly owned by owned by BFF VII and 852,240 are directly owned by BFF V by BCP IX, 213,214 are directly owned by BFF IX, 14,178 ar and 65,362 are directly owned by BFF IX-B. BCMC VII is th VII and BFF VII-B, BCMC IX is the general partner of BCP IX-B, and Vishria, a member of BCMC VII and BCMC IX, n power to dispose of these shares.	7II-B, 707,246 are directly owned re directly owned by BFF IX-A ne general partner of BCP VII, BFF IX, BFF IX, BFF IX-A and BFF
9	AGGREGATE AMOUNT	BENEFICL	ALLY OWNED BY EACH REPORTING PERSON	8,286,451
10	CHECK BOX IF THE AG	GREGATE	AMOUNT IN ROW (9) EXCLUDES CERTAIN SHARES	
11	PERCENT OF CLASS RE	PRESENTE	ED BY AMOUNT IN ROW 9	11.6%
12	TYPE OF REPORTING P	TYPE OF REPORTING PERSON		

<sup>\*</sup>Represents an aggregate of 8,285,360 shares of Class B Common Stock held directly by BCP VII, BFF VII, BFF VII-B, BCP IX, BFF IX, BFF IX-A and BFF IX-B respectively. Each share of Class B Common Stock is convertible at the option of the holder into one share of Class A Common Stock. Pursuant to Rule 13d-3(d)(1)(i)(D), the percentage in Row 11 is calculated using the outstanding shares of Class A Common Stock only (assuming conversion of the 8,285,360 shares of Class B Common Stock held in aggregate by BCP VII, BFF VII, BFF VII-B, BCP IX, BFF IX-A, BFF IX-B, respectively). If the outstanding number of shares included both Class A Common Stock and Class B Common Stock, this percentage would be 7.9%.

CUSIP NO. 860897107

Page 28 of 35

This Amendment No. 3 amends and restates in its entirety the Schedule 13G previously filed by Benchmark Capital Partners VI, L.P., a Delaware limited partnership ("BCP VI"), Benchmark Founders' Fund VI, L.P., a Delaware limited partnership ("BFF VI"), Benchmark Founders' Fund VI-B, L.P., a Delaware limited partnership ("BFF VI"), Benchmark Founders' Fund VI-B, L.P., a Delaware limited partnership ("BFF VI"), Benchmark Founders' Fund VI-B, L.P., a Delaware limited partnership ("BFF VII"), Benchmark Founders' Fund VI-B, L.P., a Delaware limited partnership ("BFF VII"), Benchmark Founders' Fund VI-B, L.P., a Delaware limited partnership ("BFF VII"), Benchmark Founders' Fund VI-B, L.P., a Delaware limited partnership ("BFF VII-B"), Benchmark Capital Management Co. VI, L.L.C., a Delaware limited partnership ("BFF VII"), Benchmark Founders' Fund VI-B, L.P., a Delaware limited partnership ("BFF VII-B"), Benchmark Capital Management Co. VI, L.L.C., a Delaware limited partnership ("BFF VII"), Benchmark Founders' Fund VI-B, L.P., a Delaware limited partnership ("BFF VII-B"), Benchmark Capital Management Co. VII, L.L.C., a Delaware limited liability company ("BCMC VII"), and Alexandre Balkanski ("Balkanski"), Matthew R. Cohler ("Cohler"), Bruce W. Dunlevie ("Dunlevie"), Peter Fenton ("Fenton"), J. William Gurley ("Gurley"), Kevin R. Harvey ("Harvey"), Robert C. Kagle ("Kagle"), Mitchell H. Lasky ("Lasky"), Steven M. Spurlock ("Spurlock") and Eric Vishria") (together with all prior and current amendments thereto, this "Schedule 13G").

ITEM 1(A). NAME OF ISSUER

Stitch Fix, Inc.

ITEM 1(B). ADDRESS OF ISSUER'S PRINCIPAL EXECUTIVE OFFICES

1 Montgomery Street, Suite 1500 San Francisco, California 94104

# ITEM 2(A). NAME OF PERSONS FILING

This Statement is filed by BCP VI, BFF VI, BFF VI-B, BCMC VI, BCP VII, BFF VII, BFF VII-B, BCMC VII, BCP IX, BFF IX, BFF IX-A, BFF IX-B, BCMC IX, Balkanski, Cohler, Dunlevie, Fenton, Gurley, Harvey, Hu, Kagle, Lasky, Puttagunta, Spurlock, Tavel and Vishria. The foregoing entities and individuals are collectively referred to as the "Reporting Persons."

BCMC VI, the general partner of BCP VI, BFF VI and BFF VI-B, may be deemed to have sole power to vote and sole power to dispose of shares of the issuer directly owned by BCP VI, BFF VI and BFF VI-B.

BCMC VII, the general partner of BCP VII, BFF VII and BFF VII-B, may be deemed to have sole power to vote and sole power to dispose of shares of the issuer directly owned by BCP VII, BFF VII and BFF VII-B.

BCMC IX, the general partner of BCP IX, BFF IX, BFF IX-A and BFF IX-B, may be deemed to have sole power to vote and sole power to dispose of shares of the issuer directly owned by BCP IX, BFF IX, BFF IX-A and BFF IX-B.

Balkanski, Cohler, Dunlevie, Fenton, Gurley, Harvey, Kagle, Lasky and Spurlock are members of BCMC VI and may be deemed to have shared power to vote and shared power to dispose of shares of the issuer directly owned by BCP VI, BFF VI and BFF VI-B.

Cohler, Dunlevie, Fenton, Gurley, Harvey, Lasky, Spurlock and Vishria are members of BCMC VII and may be deemed to have shared power to vote and shared power to dispose of shares of the issuer directly owned by BCP VII, BFF VII and BFF VII-B.

Fenton, Gurley, Hu, Puttagunta, Spurlock, Tavel and Vishria are members of BCMC IX and may be deemed to have shared power to vote and shared power to dispose of shares of the issuer directly owned by BCP IX, BFF IX, BFF IX-A and BFF IX-B.

# ITEM 2(B). ADDRESS OF PRINCIPAL BUSINESS OFFICE

The address for each reporting person is:

Benchmark 2965 Woodside Road Woodside, California 94062

## ITEM 2(C). <u>CITIZENSHIP</u>

BCP VI, BFF VI, BFF VI-B, BCP VII, BFF VII, BFF VII-B, BCP IX, BFF IX, BFF IX-A and BFF IX-B are Delaware limited partnerships. BCMC VI, BCMC VII and BCMC IX are Delaware limited liability companies. Balkanski, Cohler, Dunlevie, Fenton, Gurley, Harvey, Hu, Kagle, Lasky, Puttanga, Spurlock, Tavel and Vishria are United States Citizens.

# ITEM 2(D) and (E). TITLE OF CLASS OF SECURITIES AND CUSIP NUMBER

Class A Common Stock CUSIP # 860897107

ITEM 3. 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.

The following information with respect to the ownership of the Common Stock of the issuer by the persons filing this Statement is provided as of December 31, 2020 (based on 62,902,394 shares of Class A Common Stock and 41,959,188 shares of Class B Common Stock of the issuer outstanding as of December 3, 2020 as reported by the issuer on Form 10-Q for the period ended October 31, 2020 and filed with the Securities and Exchange Commission on December 8, 2020).

(a) <u>Amount beneficially owned</u>:

See Row 9 of cover page for each Reporting Person.

(b) <u>Percent of Class</u>:

See Row 11 of cover page for each Reporting Person.

- (c) <u>Number of shares as to which such person has</u>:
  - (i) <u>Sole power to vote or to direct the vote</u>:

See Row 5 of cover page for each Reporting Person.

(ii) <u>Shared power to vote or to direct the vote</u>:

See Row 6 of cover page for each Reporting Person.

(iii) <u>Sole power to dispose or to direct the disposition of</u>:

See Row 7 of cover page for each Reporting Person.

(iv) <u>Shared power to dispose or to direct the disposition of</u>:

See Row 8 of cover page for each Reporting Person.

ITEM 5. OWNERSHIP OF FIVE PERCENT OR LESS OF A CLASS

Not applicable.

CUSIP NO. 860897107		13 G	Page 30 of 35			
ITEM 6.	OWNERSHIP OF MORE THAN FIVE PERCENT ON BEHALF OF ANOTHER PERSON					
	Under certain circumstances set forth in the limited partnership agreements of BCP VI, BFF VI and BFF VI-B, and the limited liability company agreement of BCMC VI, the general and limited partners or members, as the case may be, of each of such entitied 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 member, as the case may be.					
	liability company agreement of entities may be deemed to have	BCMC VII, the general and limited partners o	BCP VII, BFF VII and BFF VII-B, and the limited r members, as the case may be, of each of such ceeds from, the sale of shares of the issuer owned by			
	limited liability company agree entities may be deemed to have	ment of BCMC IX, the general and limited par	BCP IX, BFF IX, BFF IX-A and BFF VII-B, and the tners or members, as the case may be, of each of such ceeds from, the sale of shares of the issuer owned by			
ITEM 7.	IDENTIFICATION AND CLA REPORTED ON BY THE PAF	SSIFICATION OF THE SUBSIDIARY WHIC RENT HOLDING COMPANY	CH ACQUIRED THE SECURITY BEING			
	Not applicable.					
ITEM 8.	IDENTIFICATION AND CLA	SSIFICATION OF MEMBERS OF THE GRO	<u>UP</u>			
	Not applicable.					
ITEM 9.	NOTICE OF DISSOLUTION	OF GROUP				
	Not applicable.					
ITEM 10.	<b>CERTIFICATION</b>					
	Not applicable.					

# **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: February 16, 2021

BENCHMARK CAPITAL PARTNERS VI, L.P., a Delaware Limited Partnership

BENCHMARK FOUNDERS' FUND VI, L.P., a Delaware Limited Partnership

BENCHMARK FOUNDERS' FUND VI-B, L.P., a Delaware Limited Partnership

BENCHMARK CAPITAL MANAGEMENT CO. VI, L.L.C., a Delaware Limited Liability Company

By: /s/ Steven M. Spurlock Steven M. Spurlock Managing Member

BENCHMARK CAPITAL PARTNERS VII, L.P., a Delaware Limited Partnership

BENCHMARK FOUNDERS' FUND VII, L.P., a Delaware Limited Partnership

BENCHMARK FOUNDERS' FUND VII-B, L.P., a Delaware Limited Partnership

BENCHMARK CAPITAL MANAGEMENT CO. VII, L.L.C., a Delaware Limited Liability Company

By: /s/ Steven M. Spurlock Steven M. Spurlock Managing Member BENCHMARK CAPITAL PARTNERS IX, L.P., a Delaware Limited Partnership

BENCHMARK FOUNDERS' FUND IX, L.P., a Delaware Limited Partnership

BENCHMARK FOUNDERS' FUND IX-A, L.P., a Delaware Limited Partnership

BENCHMARK FOUNDERS' FUND IX-B, L.P., a Delaware Limited Partnership

BENCHMARK CAPITAL MANAGEMENT CO. IX, L.L.C., a Delaware Limited Liability Company

By: /s/ Steven M. Spurlock Steven M. Spurlock Managing Member

ALEXANDRE BALKANSKI MATTHEW R. COHLER BRUCE W. DUNLEVIE PETER FENTON J. WILLIAM GURLEY KEVIN R. HARVEY ROBERT C. KAGLE MITCHELL H. LASKY CHETAN PUTTAGUNTA STEVEN M. SPURLOCK SARAH E. TAVEL ERIC VISHRIA

By: /s/ Steven M. Spurlock

Steven M. Spurlock Attorney-in-Fact\*

AN-YEN HU

/s/ An-Yen Hu

\*Signed pursuant to a Power of Attorney already on file with the appropriate agencies.

] 13 G	Page 33 of 35
EXHIBIT INDEX	
	Found on Sequentially
	Numbered Page
	34
	1

## EXHIBIT A

# Agreement of Joint Filing

The undersigned hereby agree that a single Schedule 13G (or any amendment thereto) relating to the Class A Common Stock of Stitch Fix, Inc. shall be filed on behalf of each of the undersigned and that this Agreement shall be filed as an exhibit to such Schedule 13G.

Date: February 16, 2021

BENCHMARK CAPITAL PARTNERS VI, L.P., a Delaware Limited Partnership

BENCHMARK FOUNDERS' FUND VI, L.P., a Delaware Limited Partnership

BENCHMARK FOUNDERS' FUND VI-B, L.P., a Delaware Limited Partnership

BENCHMARK CAPITAL MANAGEMENT CO. VI, L.L.C., a Delaware Limited Liability Company

By: /s/ Steven M. Spurlock Steven M. Spurlock Managing Member

BENCHMARK CAPITAL PARTNERS VII, L.P., a Delaware Limited Partnership

BENCHMARK FOUNDERS' FUND VII, L.P., a Delaware Limited Partnership

BENCHMARK FOUNDERS' FUND VII-B, L.P., a Delaware Limited Partnership

BENCHMARK CAPITAL MANAGEMENT CO. VII, L.L.C., a Delaware Limited Liability Company

By: /s/ Steven M. Spurlock

Steven M. Spurlock Managing Member BENCHMARK CAPITAL PARTNERS IX, L.P., a Delaware Limited Partnership

BENCHMARK FOUNDERS' FUND IX, L.P., a Delaware Limited Partnership

BENCHMARK FOUNDERS' FUND IX-A, L.P., a Delaware Limited Partnership

BENCHMARK FOUNDERS' FUND IX-B, L.P., a Delaware Limited Partnership

BENCHMARK CAPITAL MANAGEMENT CO. IX, L.L.C., a Delaware Limited Liability Company

By: /s/ Steven M. Spurlock Steven M. Spurlock Managing Member

ALEXANDRE BALKANSKI MATTHEW R. COHLER BRUCE W. DUNLEVIE PETER FENTON J. WILLIAM GURLEY KEVIN R. HARVEY ROBERT C. KAGLE MITCHELL H. LASKY CHETAN PUTTAGUNTA STEVEN M. SPURLOCK SARAH E. TAVEL ERIC VISHRIA

By: /s/ Steven M. Spurlock Steven M. Spurlock

Attorney-in-Fact\*

AN-YEN HU

/s/ An-Yen Hu