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. 5)*
Stitch Fix, Inc.
(Name of Issuer)
Class A Common Stock
(Title of Class of Securities)
860897107
(CUSIP Number)
December 31, 2022
(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)
△ Kule 15u-1(u)
*The remainder of this cover page shall be filled out for a reporting person's initial filing on this form with respect to the subject class of securities, and for any subsequent amendment containing information which would alter disclosures provided in a prior cover page.
The information required on the remainder of this cover page shall not be deemed to be "filed" for the purpose of Section 18 of the Securities Exchange Act of 1934 ("Act") or otherwise subject to the liabilities of that section of the Act but shall be subject to all other provisions of the Act (however, see the Notes).
(Continued on following pages)
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Exhibit Index Contained on Page 33

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				•				
1	NAME OF REPO	RTING PE	RSON Benchmark Ca	pital Partners VI, L.P. ("BCP VI")				
2	CHECK THE AP	PROPRIAT	E BOX IF A MEMBER OF	A GROUP*	((a) 🗆	(b)	X
3	SEC USE ONLY							
4	CITIZENSHIP OR PLACE OF ORGANIZATION Delaware							
BEN OWN RI	JMBER OF SHARES JEFICIALLY JED BY EACH EPORTING PERSON	5	partner of BCP VI, may be ("Balkanski"), Matthew R William Gurley ("Gurley"	at Benchmark Capital Managemer e deemed to have sole power to vo . Cohler ("Cohler"), Bruce W. Dur), Kevin R. Harvey ("Harvey"), Ro f BCMC VI, may be deemed to ha	te these shares, and Ale devie ("Dunlevie"), Pe obert C. Kagle ("Kagle	exandre Balleter Fenton (' e'') and Mitch	kanski "Fenton" nell H. La), J.
	WITH	6	SHARED VOTING POW. See response to row 5.	ER				
		7	dispose of these shares, an	WER at BCMC VI, the general partner of d Balkanski, Cohler, Dunlevie, Fe ay be deemed to have shared powe	nton, Gurley, Harvey, I	Kagle and La		er to
		8	SHARED DISPOSITIVE See response to row 7.	POWER				
9	AGGREGATE AN	MOUNT BE	ENEFICIALLY OWNED BY	Y EACH REPORTING PERSON	7	704,486		
10	CHECK BOX IF	THE AGGE	REGATE AMOUNT IN RO	W (9) EXCLUDES CERTAIN SH	ARES			
11	PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW 9 0.8%							
12	TYPE OF REPOR	TING PER	SON		F	PN		

CUSIP NO. 860897107

*Represents 704,486 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 704,486 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 0.6%.

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				•				
1	NAME OF REPO	ORTING PE	ERSON Benchmark Fo	unders' Fund VI, L.P. ("BFF VI")				
2	CHECK THE AP	PROPRIAT	TE BOX IF A MEMBER OF	A GROUP*		(a) 🗆	(b)	X
3	SEC USE ONLY							
4	CITIZENSHIP OR PLACE OF ORGANIZATION Delaware							
BEN	JMBER OF SHARES NEFICIALLY IED BY EACH	5	vote these shares, and Ball	t BCMC VI, the general partner of kanski, Cohler, Dunlevie, Fenton, d to have shared power to vote the	Gurley, Harvey, Kagl			
	EPORTING PERSON WITH	6	SHARED VOTING POW See response to row 5.	ER				
		7	dispose of these shares, an	WER t BCMC VI, the general partner of d Balkanski, Cohler, Dunlevie, Fe ay be deemed to have shared powe	nton, Gurley, Harvey	, Kagle and l		
		8	SHARED DISPOSITIVE See response to row 7.	POWER				
9	AGGREGATE A	MOUNT B	ENEFICIALLY OWNED B	Y EACH REPORTING PERSON		44,059		
10	CHECK BOX IF	THE AGG	REGATE AMOUNT IN RO	W (9) EXCLUDES CERTAIN SH	ARES			
11	PERCENT OF CI	LASS REP	RESENTED BY AMOUNT	IN ROW 9		0.1%		
10	TVDE OF DEDOI	DTINC DEI	DSON			DNI		

*Represents 44,059 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 44,059 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 0.0%.

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				•			_	
1	NAME OF REPO	RTING PE	RSON Benchmark Fo	unders' Fund VI-B, L.P. ("BFF VI	-B")			
2	CHECK THE AP	PROPRIAT	TE BOX IF A MEMBER OF	A GROUP*		(a) 🗆	(b)	X
3	SEC USE ONLY							
4	CITIZENSHIP OR PLACE OF ORGANIZATION Delaware							
BEN	JMBER OF SHARES JEFICIALLY JED BY EACH	5	vote these shares, and Ball	t BCMC VI, the general partner of kanski, Cohler, Dunlevie, Fenton, 0 d to have shared power to vote the	Gurley, Harvey, Kagle	eemed to have and Lasky,	e sole po	ower to pers of
	EPORTING PERSON WITH	6	SHARED VOTING POW See response to row 5.	ER				
		7	dispose of these shares, an	WER t BCMC VI, the general partner of d Balkanski, Cohler, Dunlevie, Fe ay be deemed to have shared powe	nton, Gurley, Harvey,	Kagle and L		
		8	SHARED DISPOSITIVE See response to row 7.	POWER				
9	AGGREGATE AN	MOUNT B	ENEFICIALLY OWNED B	Y EACH REPORTING PERSON		28,918		
10	CHECK BOX IF	THE AGG	REGATE AMOUNT IN RO	W (9) EXCLUDES CERTAIN SH	ARES			
11	PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW 9 0.0%							
12	TYPE OF REPOR	RTING PEF	RSON			PN		

*Represents 28,918 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 28,918 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 0.0%.

							- 0 -	
1	NAME OF REPO	RTING PE	RSON Benchmark Capital Management Co. VI, L.L.C.					
2	CHECK THE API	PROPRIAT	E BOX IF A MEMBER OF A GROUP*		(a)		(b)	\boxtimes
3	SEC USE ONLY							
4	CITIZENSHIP OF Delaware	R PLACE (OF ORGANIZATION					
NUMBER OF SHARES BENEFICIALLY OWNED BY EACH REPORTING PERSON WITH SHARED VOTING POWER SEe response to row 5. SOLE DISPOSITIVE POWER 853,407 shares*, of which 704,486 are directly owned by BCP VI, 44,059 are directly own 28,918 are directly owned by BCP VI, the general partner of BCP VI, BFF VI and BFF VI deemed to have sole power to vote these shares, and Balkanski, Cohler, Dunlevie, Fenton, Kagle and Lasky, the members of BCMC VI, may be deemed to have shared power to vote SHARED VOTING POWER See response to row 5. 7 SOLE DISPOSITIVE POWER 853,407 shares*, of which 704,486 are directly owned by BCP VI, 44,059 are directly own 28,918 are directly owned by BFF VI-B and 75,944 are held in nominee form for the benefind associated with BCMC VI. BCMC VI, the general partner of BCP VI, BFF VI and BFF VI deemed to have sole power to dispose of these shares, and Balkanski, Cohler, Dunlevie, Fe Harvey, Kagle and Lasky, the members of BCMC VI, may be deemed to have shared power these shares. 8 SHARED DISPOSITIVE POWER See response to row 7.					efit of VI-B, : Gurle e these	persons may be ey, Harve e shares. y BFF VI persons may be Gurley,		
9	AGGREGATE AN	MOUNT BI	ENEFICIALLY OWNED BY EACH REPORTING PERSON		853,407	7		
10	CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (9) EXCLUDES CERTAIN SHARES □							
11	PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW 9 1.0%							
12	TYPE OF REPOR	TING PER	SON		00			

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*Represents an aggregate of 853,407 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 853,407 shares of Class B Common Stock held in aggregate by BCP 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 0.8%.

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				•				
1	NAME OF REPO	RTING PE	RSON Benchmark Ca	pital Partners VII, L.P. ("BCP VII"	")			
2	CHECK THE AP	PROPRIAT	TE BOX IF A MEMBER OF	A GROUP*		(a) 🗆	(b)	×
3	SEC USE ONLY							
4	CITIZENSHIP OR PLACE OF ORGANIZATION Delaware							
BEN OWN	JMBER OF SHARES NEFICIALLY IED BY EACH EPORTING	5	partner of BCP VII, may b	that Benchmark Capital Managem be deemed to have sole power to vo d Eric Vishria ("Vishria"), the mem e shares.	ote these shares, and C	Cohler, Dunle	evie, Fent	on,
]	PERSON WITH	6	SHARED VOTING POW See response to row 5.	ER				
		7	to dispose of these shares,	WER that BCMC VII, the general partne and Cohler, Dunlevie, Fenton, Gu ed to have shared power to dispose	rley, Harvey, Lasky aı			
		8	SHARED DISPOSITIVE See response to row 7.	POWER				
9	AGGREGATE A	MOUNT B	ENEFICIALLY OWNED B	Y EACH REPORTING PERSON		2,173,188		
10	CHECK BOX IF	THE AGG	REGATE AMOUNT IN RO	W (9) EXCLUDES CERTAIN SH	ARES			
11	PERCENT OF C	LASS REP	RESENTED BY AMOUNT	IN ROW 9		2.5%		

*Represents 2,173,188 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 2,173,188 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 2.0%.

PN

TYPE OF REPORTING PERSON

CUSIP N	IO. 860897107			13 G			Page	7 of 34
				•				
1	NAME OF REPO	RTING F	PERSON Benchmark For	unders' Fund VII, L.P. ("BFF VII"	')			
2	CHECK THE AP	PROPRIA	ATE BOX IF A MEMBER OF	A GROUP*		(a) 🗆	(b)	X
3	SEC USE ONLY							
4	CITIZENSHIP O Delaware	R PLACE	OF ORGANIZATION					
BEI	UMBER OF SHARES NEFICIALLY NED BY EACH	5	to vote these shares, and C	nat BCMC VII, the general partner Cohler, Dunlevie, Fenton, Gurley, H ed to have shared power to vote th	Harvey, Lasky and Vis			ower
	EPORTING PERSON WITH	6	SHARED VOTING POW See response to row 5.	ER				
		7	to dispose of these shares,	WER hat BCMC VII, the general partner and Cohler, Dunlevie, Fenton, Gu ed to have shared power to dispose	rley, Harvey, Lasky ar			
		8	SHARED DISPOSITIVE See response to row 7.	POWER				
9	AGGREGATE A	MOUNT	BENEFICIALLY OWNED B	Y EACH REPORTING PERSON		241,354		
10	CHECK BOX IF	THE AG	GREGATE AMOUNT IN RO	W (9) EXCLUDES CERTAIN SH	ARES			
11	PERCENT OF C	LASS RE	PRESENTED BY AMOUNT	IN ROW 9		0.3%		
12	TYPE OF REPOR	RTING PI	ERSON			PN		

*Represents 241,354 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 241,354 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 0.2%.

CUSIP N	IO. 860897107			13 G			Page	8 of 34
				•				
1	NAME OF REPO	ORTING P	ERSON Benchmark Fo	unders' Fund VII-B, L.P. ("BFF V	II-B")			
2	CHECK THE AP	PROPRIA	TE BOX IF A MEMBER OF	A GROUP*		(a) 🗆	(b)	X
3	SEC USE ONLY							
4	CITIZENSHIP O Delaware	R PLACE	OF ORGANIZATION					
BEI	UMBER OF SHARES NEFICIALLY NED BY EACH	5	power to vote these shares	nat BCMC VII, the general partner s, and Cohler, Dunlevie, Fenton, G ed to have shared power to vote th	urley, Harvey, Lasky a			
	EPORTING PERSON WITH	6	SHARED VOTING POW See response to row 5.	ER				
		7	power to dispose of these	WER hat BCMC VII, the general partner shares, and Cohler, Dunlevie, Fent may be deemed to have shared pow	on, Gurley, Harvey, L	asky and Vis		!
		8	SHARED DISPOSITIVE See response to row 7.	POWER				
9	AGGREGATE A	MOUNT	BENEFICIALLY OWNED B	Y EACH REPORTING PERSON		319,872		
10	CHECK BOX IF	THE AGO	GREGATE AMOUNT IN RO	W (9) EXCLUDES CERTAIN SH	ARES			
11	PERCENT OF C	LASS RE	PRESENTED BY AMOUNT	IN ROW 9		0.4%		
12	TYPE OF REPOR	RTING PE	ERSON			PN		

*Represents 319,872 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 319,872 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 0.3%.

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				•				
1	NAME OF REPO	RTING PE	RSON Benchmark Ca	pital Management Co. VII, L.L.C.				
2	CHECK THE API	PROPRIAT	E BOX IF A MEMBER OF	A GROUP*		(a) 🗆	(b)	X
3	SEC USE ONLY							
4	CITIZENSHIP OF Delaware	R PLACE C	OF ORGANIZATION					
BEN OWN	SOLE VOTING POWER 2,734,414 shares*, of which 2,173,188 are directly owned by BCP VII, 241,354 are directly owned by BFF VII and 319,872 are directly owned by BFF VII-B. BCMC VII, the general partner of BCP VII, BFF VII and BFF VII-B, may be deemed to have sole power to vote these shares, and Cohler, Dunlevie, Fenton, Gurley, Harvey, Lasky and Vishria, the members of BCMC VII, may be deemed to have shared power to vote these shares.							
I	PERSON WITH	6	SHARED VOTING POW See response to row 5.	ER				
		7	VII and 319,872 are direct BFF VII-B, may be deeme	WER Th 2,173,188 are directly owned by the control of the control owned by BFF VII-B. BCMC Ved to have sole power to dispose of the control of BCMC Vishria, the members of BCMC Vishria, the	II, the general partn these shares, and Co	er of BCP V ohler, Dunley	II, BFF VI rie, Fenton	I and
		8	SHARED DISPOSITIVE See response to row 7.	POWER				
9	AGGREGATE AM	MOUNT BE	ENEFICIALLY OWNED B	Y EACH REPORTING PERSON		2,734,414		
10	CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (9) EXCLUDES CERTAIN SHARES □							
11	PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW 9 3.1%							
12	TYPE OF REPOR	TING PER	SON			00		

CUSIP NO. 860897107

*Represents an aggregate of 2,734,414 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 2,734,414 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 2.5%.

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				•				
1	NAME OF REPO	ORTING PI	ERSON Benchmark Ca	pital Partners IX, L.P. ("BCP IX")				
2	CHECK THE AP	PROPRIA	TE BOX IF A MEMBER OF	A GROUP*	(4	a) 🗆	(b)	×
3	SEC USE ONLY							
4	CITIZENSHIP OR PLACE OF ORGANIZATION Delaware							
BEN OWN	JMBER OF SHARES NEFICIALLY IED BY EACH EPORTING	5	partner of BCP IX, may be Grimshaw ("Grimshaw"),	nat Benchmark Capital Managemer e deemed to have sole power to vo An-Yen Hu ("Hu"), Chetan Puttag CMC IX, may be deemed to have	te these shares, and Fer junta ("Puttagunta"), Sa	nton, Gurley arah E. Tave	, Miles	
	PERSON WITH	6	SHARED VOTING POW See response to row 5.	ER				
		7	dispose of these shares, an	WER hat BCMC IX, the general partner of the defenton, Gurley, Grimshaw, Hu, I d to have shared power to dispose	Puttagunta, Tavel and V			
		8	SHARED DISPOSITIVE See response to row 7.	POWER				
9	AGGREGATE A	MOUNT E	BENEFICIALLY OWNED B	Y EACH REPORTING PERSON	7	07,246		
10	CHECK BOX IF	THE AGG	REGATE AMOUNT IN RO	W (9) EXCLUDES CERTAIN SH	ARES			
11	PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW 9 0.8%							
12	TYPE OF REPO	RTING PE	RSON		P	'N		

*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 0.6%.

CUSIP N	O. 860897107			13 G			Page 1	1 of 34
				•				
1	NAME OF REPO	RTING PE	RSON Benchmark Fo	unders' Fund IX, L.P. ("BFF IX")				
2	CHECK THE AP	PROPRIAT	TE BOX IF A MEMBER OF	A GROUP*	(á	ı) 🗆	(b)	\boxtimes
3	SEC USE ONLY							
4	CITIZENSHIP OR PLACE OF ORGANIZATION Delaware							
BEN	JMBER OF SHARES NEFICIALLY IED BY EACH	5	vote these shares, and Fen	nat BCMC IX, the general partner of ton, Gurley, Grimshaw, Hu, Puttag re shared power to vote these share	unta, Tavel and Vishria			
	EPORTING PERSON WITH	6	SHARED VOTING POW See response to row 5.	ER				
		7	dispose of these shares, an	WER hat BCMC IX, the general partner of the defenton, Gurley, Grimshaw, Hu, l d to have shared power to dispose	Puttagunta, Tavel and V			
		8	SHARED DISPOSITIVE See response to row 7.	POWER				
9	AGGREGATE AI	MOUNT B	ENEFICIALLY OWNED B	Y EACH REPORTING PERSON	2	13,214		
10	CHECK BOX IF	THE AGG	REGATE AMOUNT IN RO	W (9) EXCLUDES CERTAIN SH	ARES			
11	PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW 9 0.2%							
12	TYPE OF REPOR	RTING PEI	RSON		P	N		

*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 N	O. 860897107			13 G			Page 12	of 34
1	NAME OF REPO	RTING PE	RSON Benchmark For	unders' Fund IX-A, L.P. ("BFF IX-	-A")			
2	CHECK THE API	PROPRIAT	E BOX IF A MEMBER OF	A GROUP*	(a)		(b)	\boxtimes
3	SEC USE ONLY							
4	CITIZENSHIP OF Delaware	R PLACE (OF ORGANIZATION					
BEN	JMBER OF SHARES JEFICIALLY JED BY EACH	5	vote these shares, and Fen	t BCMC IX, the general partner of ton, Gurley, Grimshaw, Hu, Puttag re shared power to vote these shares	unta, Tavel and Vishria, 1			
	EPORTING PERSON WITH	6	SHARED VOTING POW See response to row 5.	ER				
		7	dispose of these shares, an	WER t BCMC IX, the general partner of d Fenton, Gurley, Grimshaw, Hu, I d to have shared power to dispose o	Puttagunta, Tavel and Vis			
		8	SHARED DISPOSITIVE See response to row 7.	POWER				
9	AGGREGATE AN	MOUNT B	ENEFICIALLY OWNED B	Y EACH REPORTING PERSON	14,	178		
10	CHECK BOX IF	THE AGG	REGATE AMOUNT IN RO	W (9) EXCLUDES CERTAIN SHA	ARES]	
11	PERCENT OF CL	PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW 9 0.0%						
12	TYPE OF REPOR	TING PER	RSON		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 0.0%.

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CUSIP N	IO. 860897107			13 G		Page					
				•							
1	NAME OF REPO	ORTING P	ERSON Benchmark Fo	unders' Fund IX-B, L.P. ("BFF IX	-B")						
2	CHECK THE AP	PROPRIA	ATE BOX IF A MEMBER OF	A GROUP*		(a) 🗆	(b)	\boxtimes			
3	SEC USE ONLY										
4	CITIZENSHIP O Delaware	R PLACE	OF ORGANIZATION								
BEI	NUMBER OF SHARES BENEFICIALLY OWNED BY EACH REPORTING		vote these shares, and Fen	ER that BCMC IX, the general partner of BFF IX-B, may be deemed to have sole Fenton, Gurley, Grimshaw, Hu, Puttagunta, Tavel and Vishria, the members of have shared power to vote these shares.							
			SHARED VOTING POW See response to row 5.)WER							
	7 SOLE DISPOSITIVE POWER 65,362 shares*, except that BCMC IX, the general partner of BFF IX-B, may be deemed to dispose of these shares, and Fenton, Gurley, Grimshaw, Hu, Puttagunta, Tavel and Vishria, t BCMC IX, may be deemed to have shared power to dispose of these shares.										
		8	SHARED DISPOSITIVE See response to row 7.	POWER							
9	AGGREGATE A	MOUNT	BENEFICIALLY OWNED B	Y EACH REPORTING PERSON		65,362					
10	CHECK BOX IF	THE AG	GREGATE AMOUNT IN RO	W (9) EXCLUDES CERTAIN SH	ARES						
11	PERCENT OF C	LASS RE	PRESENTED 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%.

1	NAME OF REPO	RTING PE	RSON Benchmark Capital Management Co. IX, L.L.C.				
2	CHECK THE API	PROPRIAT	E BOX IF A MEMBER OF A GROUP*	(a)		(b)	\boxtimes
3	SEC USE ONLY						
4	CITIZENSHIP OF Delaware	R PLACE C	OF ORGANIZATION				
BEN OWN RI	NUMBER OF SHARES BENEFICIALLY OWNED BY EACH REPORTING PERSON WITH		SOLE VOTING POWER 1,000,000 shares*, of which 707,246 are directly owned by BCP IX, 213,214 are 14,178 are directly owned by BFF IX-A and 65,362 are directly owned by BFF partner of BCP IX, BFF IX, BFF IX-A and BFF IX-B, may be deemed to have shares, and Fenton, Gurley, Grimshaw, Hu, Puttagunta, Tavel and Vishria, the m deemed to have shared power to dispose of these shares.	IX-B. BC	CMC I r to di	IX, the go	eneral these
			SHARED VOTING POWER See response to row 5.				
	SOLE DISPOSITIVE POWER 1,000,000 shares*, of which 707,246 are directly owned by BCP IX, 213,214 are directly owned 14,178 are directly owned by BFF IX-A and 65,362 are directly owned by BFF IX-B. BCMC partner of BCP IX, BFF IX, BFF IX-A and BFF IX-B, may be deemed to have sole power to dispose of these shares.				CMC I r to di	IX, the go	eneral these
		8	SHARED DISPOSITIVE POWER See response to row 7.				
9	AGGREGATE AN	MOUNT BI	ENEFICIALLY OWNED BY EACH REPORTING PERSON	1,000,0	000		
10	CHECK BOX IF	THE AGGI	REGATE AMOUNT IN ROW (9) EXCLUDES CERTAIN SHARES				
11	PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW 9 1.2%						
12	TYPE OF REPORTING PERSON OO						

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^{*}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-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 0.9%.

1	NAME OF REPO	RTING PE	RSON Alexandre Balkanski					
2	CHECK THE AP	PROPRIAT	E BOX IF A MEMBER OF A GROUP*	(a)		(b)	X	
3	SEC USE ONLY							
4	CITIZENSHIP OI U.S. Citizen	R PLACE (OF ORGANIZATION					
NUMBER OF SHARES BENEFICIALLY OWNED BY EACH REPORTING PERSON WITH		5	SOLE VOTING POWER 25,898 shares					
		ED BY EACH EPORTING PERSON SHARED VOTING POWER 853,407 shares*, of which 704,486 are directly owned by BCP VI, 44,059 are directly owned by BFF VI-B and 75,944 are held in nominee form for the benefit of person persons associated with BCMC VI. BCMC VI. is the general partner of BCP VI. BEE VI. and BEE VI.B. and				persons	[,	
	7 SOLE DISPOSITIVE POWER 25,898 shares							
			28,918 are directly owned by BFF VI-B and 75,944 are held in nominee form for associated with BCMC VI. BCMC VI is the general partner of BCP VI, BFF V	f which 704,486 are directly owned by BCP VI, 44,059 are directly owned by BFF V owned by BFF VI-B and 75,944 are held in nominee form for the benefit of persons CMC VI. BCMC VI is the general partner of BCP VI, BFF VI and BFF VI-B, and per of BCMC VI, may be deemed to have shared power to dispose of these shares.				
9	AGGREGATE AN	MOUNT BI	ENEFICIALLY OWNED BY EACH REPORTING PERSON	879,30	5			
10	CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (9) EXCLUDES CERTAIN SHARES							
11	PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW 9 1.0%							
12	TYPE OF REPORTING PERSON IN							

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CUSIP NO. 860897107

*Represents an aggregate of 853,407 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 853,407 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 0.8%.

CUSIP N	O. 860897107			13 G			Page 16	of 34
				-				
1	NAME OF REPO	ORTING PE	RSON Matthew R. Co	ohler				
2	CHECK THE AP	PROPRIAT	E BOX IF A MEMBER OF	F A GROUP*	(a)		(b)	\boxtimes
3	SEC USE ONLY							
4	CITIZENSHIP O U.S. Citizen	R PLACE (OF ORGANIZATION					
	JMBER OF SHARES	5	SOLE VOTING POWER 119,539 shares					
OWN RE	BENEFICIALLY OWNED BY EACH REPORTING PERSON WITH		3,587,821 shares*, of whice 28,918 are directly owned with BCMC VI, 2,173,188, 319,872 are directly owned B, and BCMC VII is the g	HARED VOTING POWER ,587,821 shares*, of which 704,486 are directly owned by BCP VI, 44,059 are directly owned by BFF VI, 8,918 are directly owned by BFF VI-B, 75,944 are held in nominee form for the benefit of persons associated with BCMC VI, 2,173,188 are directly owned by BCP VII, 241,354 are directly owned by BFF VII and 19,872 are directly owned by BFF VII-B. BCMC VI is the general partner of BCP VI, BFF VI and BFF VII-B, and BCMC VII is the general partner of BCP VII, BFF VII and BFF VII-B, and Cohler, a member of BCMC VI and BCMC VII, may be deemed to have shared power to vote these shares.				
		7	SOLE DISPOSITIVE POWER 119,539 shares					
	8 SHARED DISPOSE 3,587,821 shares*, of 28,918 are directly with BCMC VI, 2,1 319,872 are directly B, and BCMC VII is			IVE POWER which 704,486 are directly owned by BCP VI, 44,059 are directly owned by BFF VI, and by BFF VI-B, 75,944 are held in nominee form for the benefit of persons associated 3,188 are directly owned by BCP VII, 241,354 are directly owned by BFF VII and wned by BFF VII-B. BCMC VI is the general partner of BCP VI, BFF VI and BFF VI-the general partner of BCP VII, BFF VII and BFF VII-B, and Cohler, a member of C VII, may be deemed to have shared power to dispose of these shares.				
9	AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON 3,707,360							
10	CHECK BOX IF	THE AGG	REGATE AMOUNT IN RO	W (9) EXCLUDES CERTAIN SH	ARES]	
11	PERCENT OF C	LASS REPI	RESENTED BY AMOUNT	IN ROW 9	4.29	%		
12	TYPE OF REPORTING PERSON IN							

^{*}Represents an aggregate of 3,587,821 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 3,587,821 shares of Class B Common Stock held in aggregate 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). If the outstanding number of shares included both Class A Common Stock and Class B Common Stock, this percentage would be 3.3%.

CUSIP N	USIP NO. 860897107			13 G			Page 17	of 34	
				•					
1	NAME OF REPO	ORTING PE	RSON Bruce W. Dunl	evie					
2	CHECK THE AP	PROPRIAT	TE BOX IF A MEMBER OF	A GROUP*	(a	i) 🗆	(b)	×	
3	SEC USE ONLY								
4	CITIZENSHIP O U.S. Citizen	R PLACE (OF ORGANIZATION						
	JMBER OF SHARES	5	SOLE VOTING POWER 0 shares						
BENEFICIALLY OWNED BY EACH REPORTING PERSON WITH		6	28,918 are directly owned with BCMC VI, 2,173,188 319,872 are directly owner B, and BCMC VII is the g	POWER f which 704,486 are directly owned by BCP VI, 44,059 are directly owned by BFF VI, when the benefit of persons associated 73,188 are directly owned by BCP VII, 241,354 are directly owned by BFF VII and owned by BFF VII-B. BCMC VI is the general partner of BCP VI, BFF VI and BFF VII-B and Dunlevie, a member of BCP VII, may be deemed to have shared power to vote these shares.					
	7 SOLE DISPOSITIVE POWER 0 shares								
	3,587,821 shares*, of v 28,918 are directly own with BCMC VI, 2,173, 319,872 are directly ov B, and BCMC VII is the		28,918 are directly owned with BCMC VI, 2,173,188 319,872 are directly owned B, and BCMC VII is the g	POWER ch 704,486 are directly owned by E by BFF VI-B, 75,944 are held in r B are directly owned by BCP VII, 2 d by BFF VII-B. BCMC VI is the eneral partner of BCP VII, BFF VI I, may be deemed to have shared p	nominee form for the be 241,354 are directly own general partner of BCP II and BFF VII-B, and I	enefit of per ned by BFF VI, BFF V Dunlevie, a	sons asso VII and I and BF	r VI-	
9	AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON 3,587,821								
10	CHECK BOX IF	THE AGG	REGATE AMOUNT IN RO	W (9) EXCLUDES CERTAIN SH	ARES				
11	PERCENT OF C	LASS REP	RESENTED BY AMOUNT	IN ROW 9	4.	0%			
12	TYPE OF REPOR	RTING PEF	RSON		II.				

^{*}Represents an aggregate of 3,587,821 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 3,587,821 shares of Class B Common Stock held in aggregate 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). If the outstanding number of shares included both Class A Common Stock and Class B Common Stock, this percentage would be 3.2%.

CUSIP N	USIP NO. 860897107			13 G			Page 1	8 of 34	
1									
1	NAME OF REPO	RTING PE	RSON Peter Fenton						
2	CHECK THE AP	PROPRIAT	E BOX IF A MEMBER OF	A GROUP*	(а) 🗆	(b)	\boxtimes	
3	SEC USE ONLY								
4	CITIZENSHIP OI U.S. Citizen	R PLACE C	OF ORGANIZATION						
	JMBER OF SHARES	5	SOLE VOTING POWER 131,759 shares	OWER					
BENEFICIALLY OWNED BY EACH REPORTING PERSON WITH		6	28,918 are directly owned with BCMC VI, 2,173,188 are directly owned by BFF IX, 14,178 are directly ow general partner of BCP VI and BFF VII-B, and BCM	ER ch 704,486 are directly owned by E by BFF VI-B, 75,944 are held in r B are directly owned by BCP VII, 2 F VII-B, 707,246 are directly owne ned by BFF IX-A and 65,362 are c BFF VI and BFF VI-B, BCMC V C IX is the general partner of BCP IC VI, BCMC VII and BCMC IX,	nominee form for the bo 141,354 are directly ow d by BCP IX, 213,214 directly owned by BFF II is the general partne DIX, BFF IX, BFF IX-	enefit of per ned by BFF are directly IX-B. BCM or of BCP V A and BFF	rsons ass VII, 319 owned b MC VI is II, BFF VIX-B, an	ociated 9,872 by BFF the VII d	
		7	SOLE DISPOSITIVE POV 131,759 shares	WER					
4,587,821 sha 28,918 are di with BCMC are directly o IX, 14,178 ar general partn and BFF VII- Fenton, a me		28,918 are directly owned with BCMC VI, 2,173,188 are directly owned by BFF IX, 14,178 are directly ow general partner of BCP VI and BFF VII-B, and BCM	hich 704,486 are directly owned by BCP VI, 44,059 are directly owned by BFF VI, ed by BFF VI-B, 75,944 are held in nominee form for the benefit of persons associa 88 are directly owned by BCP VII, 241,354 are directly owned by BFF VII, 319,87 FF VII-B, 707,246 are directly owned by BCP IX, 213,214 are directly owned by BFF VII-B, Tarabase by BFF IX-A and 65,362 are directly owned by BFF IX-B. BCMC VI is the VII, BFF VI and BFF VI-B, BCMC VII is the general partner of BCP VII, BFF VII MC IX is the general partner of BCP IX, BFF IX-A and BFF IX-B, and CMC VI, BCMC VII and BCMC IX, may be deemed to have shared power to disposite the property of the						
9	AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON 4,719,580								
10	CHECK BOX IF	THE AGGI	REGATE AMOUNT IN RO	W (9) EXCLUDES CERTAIN SH	ARES				
11	PERCENT OF CL	LASS REPF	RESENTED BY AMOUNT	IN ROW 9	5	.3%			
12	TYPE OF REPOR	TYPE OF REPORTING PERSON IN							

CUSIP NO. 860897107

*Represents an aggregate of 4,587,821 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 4,587,821 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, 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 4.3%.

CUSIP N	O. 860897107			13 G			Page 1	9 of 34	
	WALE OF BERO	DEING DE	DOOM LITTLE C. I						
1	NAME OF REPO	RTING PE	RSON J. William Gurle	<u> </u>					
2	CHECK THE AP	PROPRIAT	E BOX IF A MEMBER OF	A GROUP*		(a) 🗆	(b)	\boxtimes	
3	SEC USE ONLY								
4	CITIZENSHIP OI U.S. Citizen	R PLACE C	OF ORGANIZATION						
	JMBER OF SHARES	5	SOLE VOTING POWER 2,219,133 shares						
BENEFICIALLY OWNED BY EACH REPORTING PERSON WITH		6	28,918 are directly owned I with BCMC VI, 2,173,188 are directly owned by BFF IX, 14,178 are directly owngeneral partner of BCP VI, and BFF VII-B, and BCMC	ER 1 704,486 are directly owned by In 704,486 are directly owned by BFF VI-B, 75,944 are held in a lare directly owned by BCP VII, 2 VII-B, 707,246 are directly owned by BFF IX-A and 65,362 are BFF VI and BFF VI-B, BCMC VII and BCMC IX, BCMC VII and BCMC IX,	nominee form for the 241,354 are directly or ed by BCP IX, 213,214 directly owned by BF VII is the general partrop IX, BFF IX, BFF IX	benefit of per wned by BFF 4 are directly F IX-B. BCF ner of BCP V -A and BFF	rsons ass VII, 319 owned b MC VI is II, BFF IX-B, an	ociated 9,872 by BFF the VII d	
		7	SOLE DISPOSITIVE POW 2,219,133 shares	VER					
	4,587,821 shares*, 28,918 are directly with BCMC VI, 2,1 are directly owned IX, 14,178 are directly general partner of E and BFF VII-B, and Gurley, a member of		28,918 are directly owned by with BCMC VI, 2,173,188 are directly owned by BFF IX, 14,178 are directly own general partner of BCP VI, and BFF VII-B, and BCMC	WE POWER which 704,486 are directly owned by BCP VI, 44,059 are directly owned by BFF VI, need by BFF VI-B, 75,944 are held in nominee form for the benefit of persons associated 188 are directly owned by BCP VII, 241,354 are directly owned by BFF VII, 319,872 BFF VII-B, 707,246 are directly owned by BCP IX, 213,214 are directly owned by BFF owned by BFF IX-A and 65,362 are directly owned by BFF IX-B. BCMC VI is the VI, BFF VI and BFF VI-B, BCMC VII is the general partner of BCP VII, BFF VII CMC IX is the general partner of BCP IX, BFF IX-A and BFF IX-B, and CMC VI, BCMC VII and BCMC IX, may be deemed to have shared power to dispose					
9	AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON 6,806,954								
10	CHECK BOX IF	THE AGGI	REGATE AMOUNT IN ROV	V (9) EXCLUDES CERTAIN SH	IARES				
11	PERCENT OF CI	LASS REPF	RESENTED BY AMOUNT I	N ROW 9		7.6%			
12	TYPE OF REPORTING PERSON IN								

*Represents an aggregate of 4,587,821 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 4,587,821 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 6.1%.

CUSIP N	O. 860897107			13 G			Page 20	0 of 34
1	NAME OF REPO	ORTING PE	RSON Miles Grimshav	W				
2	CHECK THE A	PPROPRIAT	TE BOX IF A MEMBER OF	A GROUP*	1	(a) 🗆	(b)	×
3	SEC USE ONLY							
4	CITIZENSHIP C U.S. Citizen	R PLACE (OF ORGANIZATION					
1	NUMBER OF SHARES BENEFICIALLY OWNED BY EACH REPORTING PERSON WITH		SOLE VOTING POWER 0 shares					
OWN RI			14,178 are directly owned general partner of BCP IX,	OWER which 707,246 are directly owned by BCP IX, 213,214 are directly owned by BFF IX need by BFF IX-A and 65,362 are directly owned by BFF IX-B. BCMC IX is the IX, BFF IX, BFF IX-A and BFF IX-B, and Grimshaw, a member of BCMC IX, marked power to vote these shares.				
		7	SOLE DISPOSITIVE POV 0 shares	WER				
	8		14,178 are directly owned general partner of BCP IX,	of which 707,246 are directly owned by BCP IX, 213,214 are directly owned by BFF IX owned by BFF IX-A and 65,362 are directly owned by BFF IX-B. BCMC IX is the BCP IX, BFF IX, BFF IX-A and BFF IX-B, and Grimshaw, a member of BCMC IX, m shared power to dispose of these shares.				
9	AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON 1,000,000							
10	10 CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (9) EXCLUDES CERTAIN SHARES							
11	PERCENT OF C	LASS REP	RESENTED BY AMOUNT	IN ROW 9		1.2%		
12	TYPE OF REPO	RTING PEI	RSON]	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 0.9%.

CUSIP N	O. 860897107			13 G		Page 21 of 34		
				-				
1	NAME OF REPO	ORTING PE	RSON Kevin R. Harv	ey				
2	CHECK THE AP	PROPRIAT	TE BOX IF A MEMBER OF	A GROUP*	(a)	□ (b) ⊠		
3	SEC USE ONLY							
4	CITIZENSHIP O U.S. Citizen	R PLACE (OF ORGANIZATION					
	JMBER OF SHARES	5	SOLE VOTING POWER 957,695 shares					
OWN RE	BENEFICIALLY OWNED BY EACH REPORTING PERSON WITH		28,918 are directly owned with BCMC VI, 2,173,188 319,872 are directly owne B, and BCMC VII is the g	NG POWER *, of which 704,486 are directly owned by BCP VI, 44,059 are directly owned by BFF VI, y owned by BFF VI-B, 75,944 are held in nominee form for the benefit of persons associated 2,173,188 are directly owned by BCP VII, 241,354 are directly owned by BFF VII and tly owned by BFF VII-B. BCMC VI is the general partner of BCP VI, BFF VI and BFF VII is the general partner of BCP VII, BFF VII and BFF VII-B, and Harvey, a member of CMC VII, may be deemed to have shared power to vote these shares.				
	7 SOLE DISPOSITIVE POWER 957,695 shares							
	8 SHARED 3,587,821 28,918 are with BCM 319,872 ar B, and BC			OSITIVE POWER *, of which 704,486 are directly owned by BCP VI, 44,059 are directly owned by BFF VI, the third owned by BFF VI, the third owned by BFF VI-B, 75,944 are held in nominee form for the benefit of persons associated 2,173,188 are directly owned by BCP VII, 241,354 are directly owned by BFF VII and ctly owned by BFF VII-B. BCMC VI is the general partner of BCP VI, BFF VI and BFF VII is the general partner of BCP VII, BFF VII and BFF VII-B, and Harvey, a member of BCMC VII, may be deemed to have shared power to dispose of these shares.				
9	AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON 4,545,516							
10	CHECK BOX IF	THE AGG	REGATE AMOUNT IN RO	W (9) EXCLUDES CERTAIN SH	ARES			
11	PERCENT OF C	LASS REPI	RESENTED BY AMOUNT	IN ROW 9	5.1%			
12	TYPE OF REPORTING PERSON IN							

^{*}Represents an aggregate of 3,587,821 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 3,587,821 shares of Class B Common Stock held in aggregate 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). If the outstanding number of shares included both Class A Common Stock and Class B Common Stock, this percentage would be 4.1%.

CUSIP N	O. 860897107			13 G			Page 2	2 of 34
				•				
1	NAME OF REPO	ORTING PE	CRSON An-Yen Hu					
2	CHECK THE AF	PPROPRIAT	TE BOX IF A MEMBER OF	A GROUP*	(:	a) 🗆	(b)	X
3	SEC USE ONLY							
4	CITIZENSHIP C U.S. Citizen	R PLACE (OF ORGANIZATION					
	NUMBER OF SHARES BENEFICIALLY OWNED BY EACH REPORTING PERSON WITH		SOLE VOTING POWER 0 shares					
OWN RI			14,178 are directly owned	hich 707,246 are directly owned by BCP IX, 213,214 are directly owned by BFF IXed by BFF IX-A and 65,362 are directly owned by BFF IX-B. BCMC IX is the IX, BFF IX-A and BFF IX-B, and Hu, a member of BCMC IX, may be				
		7	SOLE DISPOSITIVE POV 0 shares	WER				
	8		14,178 are directly owned general partner of BCP IX	IVE POWER which 707,246 are directly owned by BCP IX, 213,214 are directly owned by Bivned by BFF IX-A and 65,362 are directly owned by BFF IX-B. BCMC IX is the P IX, BFF IX, BFF IX-A and BFF IX-B, and Hu, a member of BCMC IX, may be downer to dispose of these shares.				
9	AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON 1,000,000							
10	CHECK BOX IF	THE AGG	REGATE AMOUNT IN RO	W (9) EXCLUDES CERTAIN SH	ARES			
11	PERCENT OF C	LASS REP	RESENTED BY AMOUNT	IN ROW 9	1	.2%		
12	TYPE OF REPO	RTING PEI	RSON		I	N		

^{*}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 0.9%.

CUSIP N	O. 860897107			13 G			Page 2	3 of 34
1	NAME OF REPO	ORTING PE	RSON Robert C. Kagle	е				
2	CHECK THE AF	PPROPRIAT	TE BOX IF A MEMBER OF	A GROUP*	(a) 🗆	(b)	X
3	SEC USE ONLY							
4	CITIZENSHIP C U.S. Citizen	R PLACE (OF ORGANIZATION					
	NUMBER OF SHARES BENEFICIALLY OWNED BY EACH REPORTING PERSON WITH		SOLE VOTING POWER 129,146 shares					
OWN RI			28,918 are directly owned associated with BCMC VI.	VER n 704,486 are directly owned by BCP VI, 44,059 are directly owned by BFF VI, d by BFF VI-B and 75,944 are held in nominee form for the benefit of persons I. BCMC VI is the general partner of BCP VI, BFF VI and BFF VI-B, and Kagle, ay be deemed to have shared power to vote these shares.				
		7	SOLE DISPOSITIVE POV 129,146 shares	WER				
	8		853,407 shares*, of which 28,918 are directly owned associated with BCMC VI.	HARED DISPOSITIVE POWER 3,407 shares*, of which 704,486 are directly owned by BCP VI, 44,059 are directly owned by BFF VI, 3,918 are directly owned by BFF VI-B and 75,944 are held in nominee form for the benefit of persons sociated with BCMC VI. BCMC VI is the general partner of BCP VI, BFF VI and BFF VI-B, and Kagle, ember of BCMC VI and BCMC VII, may be deemed to have shared power to dispose of these shares.				
9	AGGREGATE A	MOUNT B	ENEFICIALLY OWNED BY	Y EACH REPORTING PERSON	98	2,553		
10	CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (9) EXCLUDES CERTAIN SHARES □							
11	PERCENT OF C	LASS REP	RESENTED BY AMOUNT	IN ROW 9	1.	1%		
12	TYPE OF REPORTING PERSON IN							

*Represents an aggregate of 853,407 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 853,407 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 0.9%.

CCCII II	0100007107						1 age =	. 01 0 .
1	NAME OF REPO	RTING PE	RSON Mitchell H. Lasky					
2	CHECK THE AP	PROPRIAT	TE BOX IF A MEMBER OF A GROUP*		(a)		(b)	\boxtimes
3	SEC USE ONLY							
4	CITIZENSHIP OI U.S. Citizen	R PLACE (OF ORGANIZATION					
	JMBER OF SHARES	5	SOLE VOTING POWER 120,772 shares					
BENEFICIALLY OWNED BY EACH REPORTING PERSON WITH		6	SHARED VOTING POWER 3,587,821 shares*, of which 704,486 are directly owned by BCP VI, 44,059 are directly owned by BFF VI, 28,918 are directly owned by BFF VI-B, 75,944 are held in nominee form for the benefit of persons associated with BCMC VI, 2,173,188 are directly owned by BCP VII, 241,354 are directly owned by BFF VII and 319,872 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.					ociated
		7	SOLE DISPOSITIVE POWER 120,772 shares					
		8	SHARED DISPOSITIVE POWER 3,587,821 shares*, of which 704,486 are directly owned by B 28,918 are directly owned by BFF VI-B, 75,944 are held in n with BCMC VI, 2,173,188 are directly owned by BCP VII, 2 319,872 are directly owned by BFF VII-B. BCMC VI is the B, and BCMC VII is the general partner of BCP VII, BFF VI BCMC VI and BCMC VII, may be deemed to have shared po	nominee form for the 241,354 are directly o general partner of BO II and BFF VII-B, an	benefit o wned by CP VI, E d Lasky,	of pers BFF BFF V a me	sons asso VII and I and BF	ociated
9	AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON 3,708,593							
10	CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (9) EXCLUDES CERTAIN SHARES □							
11	PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW 9 4.2%							
12	TYPE OF REPORTING PERSON IN							

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CUSIP NO. 860897107

^{*}Represents an aggregate of 3,587,821 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 3,587,821 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 3.3%.

CUSIP NO. 860897107				13 G			Page 25	5 of 34
1	NAME OF REPORTING PERSON Chetan Puttagunta							
2	CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP* (a) □ (b) ⊠							\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	14,178 are directly owned general partner of BCP IX,	WER aich 707,246 are directly owned by BCP IX, 213,214 are directly owned by BFF IX, and by BFF IX-A and 65,362 are directly owned by BFF IX-B. BCMC IX is the IX, BFF IX-A and BFF IX-B, and Puttagunta, a member of BCMC IX, may do power to vote these shares.				
		7	SOLE DISPOSITIVE POV 0 shares	WER				
		8	14,178 are directly owned general partner of BCP IX,	POWER th 707,246 are directly owned by B by BFF IX-A and 65,362 are direc , BFF IX, BFF IX-A and BFF IX-I power to dispose of these shares.	tly owned by BFF IX-B	. BCMC I	X is the	
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 REPRESENTED BY AMOUNT IN ROW 9 1.2%							
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 0.9%.

CUSIP NO. 860897107				13 G			Page 2	6 of 34
1	1 NAME OF REPORTING PERSON Sarah E. Tavel							
2	CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP* (a) □ (b) ⊠							X
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	14,178 are directly owned general partner of BCP IX.	VER ch 707,246 are directly owned by BCP IX, 213,214 are directly owned by BFF IX, it by BFF VI-A and 65,362 are directly owned by BFF IX-B. BCMC IX is the K, BFF IX, BFF IX-A and BFF IX-B, and Puttagunta, a member of BCMC IX, may be power to vote these shares.				
		7	SOLE DISPOSITIVE POV 0 shares	WER				
8 SHARED DISPOSITIVE POWER 1,000,000 shares*, of which 707,246 are directly or 14,178 are directly owned by BFF VI-A and 65,363 general partner of BCP IX, BFF IX, BFF IX-A and be deemed to have shared power to dispose of these					ctly owned by BFF IX	-B. BCMC I	X is the	
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 REPRESENTED BY AMOUNT IN ROW 9 1.2%							
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 0.9%.

CUSIP NO. 860897107				13 G			Page 27	of 34
1	NAME OF REPORTING PERSON Eric Vishria							
2	CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP* (a) □ (b) ⊠						×	
3	SEC USE ONLY							
4	CITIZENSHIP OR PLACE OF ORGANIZATION U.S. Citizen							
NUMBER OF SHARES BENEFICIALLY OWNED BY EACH REPORTING PERSON WITH SHARE 6 SHARE 3,734,4 VII and directly IX-B. I partner may be		SOLE VOTING POWER 1,898 shares						
		6	VII and 319,872 are direct directly owned by BFF IX IX-B. BCMC VII is the g partner of BCP IX, BFF IX	OTING POWER DIVING POWER DIN				
		7	SOLE DISPOSITIVE POV 1,898 shares	WER				
3,734,414 shares*, VII and 319,872 at directly owned by IX-B. BCMC VII partner of BCP IX			VII and 319,872 are direct directly owned by BFF IX IX-B. BCMC VII is the g partner of BCP IX, BFF IX	Thich 2,173,188 are directly owned by BCP VII, 241,354 are directly owned by BFF ectly owned by BFF VII-B, 707,246 are directly owned by BCP IX, 213,214 are IX, 14,178 are directly owned by BFF IX-A and 65,362 are directly owned by BFF egeneral partner of BCP VII, BFF VII and BFF VII-B, BCMC IX is the general F IX, BFF IX-A and BFF IX-B, and Vishria, a member of BCMC VII and BCMC IX, shared power to dispose of these shares.				
9	AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON 3,736,312							
10	CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (9) EXCLUDES CERTAIN SHARES							
11	PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW 9 4.2%							
12	TYPE OF REPORTING PERSON IN							

^{*}Represents an aggregate of 3,734,414 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 3,734,414 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 3.4%.

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This Amendment No. 5 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 ("BCP VII"), Benchmark Capital Partners VII, L.P., a Delaware limited partnership ("BCP VII"), Benchmark Founders' Fund VII, L.P., a Delaware limited partnership ("BFF VII-B"), Benchmark Capital Management Co. VII, L.L.C., 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"), Miles Grimshaw ("Grimshaw"), Kevin R. Harvey ("Harvey"), Robert C. Kagle ("Kagle"), Mitchell H. Lasky ("Lasky") and Eric Vishria ("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 1100 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-B, BCMC IX, Balkanski, Cohler, Dunlevie, Fenton, Gurley, Grimshaw, Harvey, Hu, Kagle, Lasky, Puttagunta, 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-A and BFF IX-B.

Balkanski, Cohler, Dunlevie, Fenton, Gurley, Harvey, Kagle and Lasky 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 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, Grimshaw, Hu, Puttagunta, 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-B and BFF IX-B.

ITEM 2(B). <u>ADDRESS OF PRINCIPAL BUSINESS OFFICE</u>

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, Grimshaw, Harvey, Hu, Kagle, Lasky, Puttanga, 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. <u>Not Applicable</u>.

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, 2022 (based on 85,403,036 shares of Class A Common Stock and 25,405,020 shares of Class B Common Stock of the issuer outstanding as of December 2, 2022 as reported by the issuer on Form 10-Q for the period ended October 29, 2022 and filed with the Securities and Exchange Commission on December 7, 2022).

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

See Row 5 of cover page for each Reporting Person.

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

See Row 6 of cover page for each Reporting Person.

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

See Row 7 of cover page for each Reporting Person.

(iv) <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.

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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 entities may be deemed to have the right to receive dividends from, or the proceeds from, the sale of shares of the issuer owned by each such entity of which they are a partner or member, as the case may be.

Under certain circumstances set forth in the limited partnership agreements of BCP VII, BFF VII and BFF VII-B, and the limited liability company agreement of BCMC VII, the general and limited partners or members, as the case may be, of each of such entities may be deemed to have the right to receive dividends from, or the proceeds from, the sale of shares of the issuer owned by each such entity of which they are a partner or member, as the case may be.

Under certain circumstances set forth in the limited partnership agreements of BCP IX, BFF IX, BFF IX-A and BFF VII-B, and the limited liability company agreement of BCMC IX, the general and limited partners or members, as the case may be, of each of such entities may be deemed to have the right to receive dividends from, or the proceeds from, the sale of shares of the issuer owned by each such entity of which they are a partner or member, as the case may be.

ITEM 7. IDENTIFICATION AND CLASSIFICATION OF THE SUBSIDIARY WHICH ACQUIRED THE SECURITY BEING REPORTED ON BY THE PARENT HOLDING COMPANY

Not applicable.

ITEM 8. <u>IDENTIFICATION AND CLASSIFICATION OF MEMBERS OF THE GROUP</u>

Not applicable.

ITEM 9. NOTICE OF DISSOLUTION OF GROUP

Not applicable.

ITEM 10. CERTIFICATION

Not applicable.

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SIGNATURES

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

Date: February 14, 2023

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/ An-Yen Hu

An-Yen Hu, by power of attorney

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/ An-Yen Hu

An-Yen Hu, by power of attorney

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/ An-Yen Hu

An-Yen Hu 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
SARAH E. TAVEL
ERIC VISHRIA
MILES GRIMSHAW

By: /s/ An-Yen Hu

An-Yen Hu Attorney-in-Fact*

AN-YEN HU

/s/ An-Yen Hu

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

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EXHIBIT INDEX

Found on Sequentially <u>Numbered Page</u>

Exhibit A: Agreement of Joint Filing

Exhibit

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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. Note that copies of the applicable Agreement of Joint Filings are already on file with the appropriate agencies.