FORM 4

UNITED STATES SECURITIES AND EXCHANGE COMMISSION

Washington, D.C. 20549 STATEMENT OF CHANGES IN BENEFICIAL OWNERSHIP

OMB APPROVAL

B Number:	3235-0287
mated average burder	I IIII
	0.5

See

footnote⁽²⁾

I

X Sectior obligati	this box if no lo 1 16. Form 4 or ions may contir tion 1(b).	nger subject to Form 5 iue. See	STA			pursua	nt to s	HANGE Section 16(a 30(h) of the) of the S	Securi	ties Exchar	nge Act	t of 193		IP	Estim	Number nated ave s per resp	erage burde	3235-0287 n 0.5
1. Name and Address of Reporting Person [*] Benchmark Capital Management Co. VII, L.L.C.						2. Issuer Name and Ticker or Trading Symbol <u>Stitch Fix, Inc.</u> [SFIX]								ationship of k all applica Director Officer ((ble)	g Perso X	10% O Other (wner	
(Last) 2,965	·	First)	(Middle)			3. Date of Earliest Transaction (Month/Day/Year) 06/22/2021								below)			below)		
WOODSIDE ROAD 4. If Amendment, Date of Original Filed (Month/Day/Year) (Street) WOODSIDE CA 94062)	6. Indi Line) X		d by One	e Repor	ting Perso							
(City)	(City) (State) (Zip) Table I - Non-Derivative Securities Acquired, Disposed of, or Beneficially Owned																		
1. Title of Security (Instr. 3)			2. Tran Date	2. Transaction Date		2A. Deemed Execution Date,		3. Transaction Code (Instr.		4. Securi	4. Securities Acquired (A) o Disposed Of (D) (Instr. 3, 4 a			or 5. Amount of and 5) Securities Beneficially Owned Follow		6. Ownership Form: Direct (D) or Indirect (I) (Instr. 4)		7. Nature of Indirect Beneficial Ownership	
								Code	v	Amount (A) (D)		(A) or (D)	Price	Reported Transaction(s) (Instr. 3 and 4)				(Instr. 4)	
Class A G	Common St	ock		06/2	22/2(021			С		1,816,5	532	A	\$0.00	\$0.00 1,816,532 I				See footnote ⁽¹⁾
Class A G	Common St	ock		06/2	22/2(021			С		283,4	68	A	\$0.00	\$0.00 283,468 I See foot				
Class A G	Common St	ock		06/2	22/2(021			J (3)		1,816,	532	D	\$0.00					See footnote ⁽¹⁾
Class A Common Stock 06/22						021			J ⁽⁴⁾		283,4	68	D	\$0.00	0		I I I -		See footnote ⁽²⁾
			Table II -					ities Acq warrants							wned				
1. Title of Derivative Security (Instr. 3)	2. Conversion or Exercise Price of Derivative Security	3. Transaction Date (Month/Day/Year)	3A. Deemed Execution Da if any (Month/Day/Y	ate, 4 (ear) 8	Transa Code (nsaction D de (Instr. S A o (I		5. Number of Derivative Securities Acquired (A) or Disposed of (D) (Instr. 3, 4 and 5)		Date Exercisable and spiration Date Securi onth/Day/Year) Deriva		e and A rities Ur ative Se . 3 and 4	mount of iderlying curity	8. Price of Derivative Security (Instr. 5)	9. Num derivati Securiti Benefic Owned Followin Reporte Transac (Instr. 4)	ve Ownersh es Form: ially Direct (D or Indired ng (I) (Instr. ition(s)		Beneficial Ownership t (Instr. 4)	
Class B Common Stock	(5)(6)	06/22/2021		c	c C	v	(A)	(D) 1,816,532	(5)(6)	ble	(7)	Title Class Comm Stoo	s A non 1	nares ,816,532	\$0.00	5,468	1,828	I	See footnote ⁽¹⁾

283,468

(5)(6)

С

Class A

283,468

\$0.00

853,407

Common Stock

(7)

1. Name and Address of Reporting $\operatorname{\mathsf{Person}}^*$

(5)(6)

Class B

Common Stock

Benchmark Capital Management Co. VII, L.L.C.

06/22/2021

(Last)	(First)	(Middle)
2,965		
WOODSIDE RO)AD	
(Street)		
WOODSIDE	CA	94062
,		(m)
	(State) ss of Reporting Person apital Managen	(Zip) n [*] <u>ment Co. VI, L.L.C.</u>
1. Name and Addres Benchmark C	ss of Reporting Person apital Manager	n [*] ment Co. VI, L.L.C.
1. Name and Addres Benchmark C (Last)	ss of Reporting Person Capital Manager (First)	1*
1. Name and Addres Benchmark C	ss of Reporting Person Capital Manager (First)	n [*] ment Co. VI, L.L.C.
1. Name and Addres Benchmark C (Last)	ss of Reporting Person Capital Manager (First)	n [*] ment Co. VI, L.L.C.
1. Name and Addres Benchmark C (Last) 2965 WOODSII	ss of Reporting Person Capital Manager (First)	n [*] ment Co. VI, L.L.C.

BENCHMARK CAPITAL PARTNERS VI LP								
(Last) 2965 WOODSIDE	(First) ROAD	(Middle)						
(Street) WOODSIDE	СА	94062						
(City)	(State)	(Zip)						
1. Name and Address of Reporting Person [*] Benchmark Capital Partners VII, L.P.								
(Last) 2965 WOODSIDE	(First) ROAD	(Middle)						
(Street) WOODSIDE	СА	94062						
(City)	(State)	(Zip)						
	1. Name and Address of Reporting Person [*] BENCHMARK FOUNDERS FUND VI LP							
(Last) 2965 WOODSIDE	(First) ROAD	(Middle)						
(Street) WOODSIDE	СА	94062						
(City)	(State)	(Zip)						
1. Name and Address of Benchmark Fou	Reporting Person [*] nders Fund VI-B,	<u>L.P.</u>						
(Last) 2965 WOODSIDE	(First) ROAD	(Middle)						
(Street) WOODSIDE	СА	94062						
(City)	(State)	(Zip)						
1. Name and Address of Benchmark Fou	Reporting Person [*] nders' Fund VII, I	<u>P.</u>						
(Last) 2965 WOODSIDE	(First) ROAD	(Middle)						
(Street) WOODSIDE	СА	94062						
(City)	(State)	(Zip)						
1. Name and Address of Reporting Person [*] Benchmark Founders' Fund VII-B, L.P.								
(Last) 2965 WOODSIDE	(First) ROAD	(Middle)						
(Street) WOODSIDE	СА	94062						
(City)	(State)	(Zip)						

Explanation of Responses:

1. Shares are held by Benchmark Capital Partners VII, L.P. ("BCP VII"), as nominee for BCP VII, Benchmark Founders' Fund VII, L.P. ("BFF VII"), Benchmark Founders' Fund VII-B, L.P. ("BFF VII-B") and related persons. Benchmark Capital Management Co. VII, L.L.C. ("BCMC VII"), the general partner of each of BCP VII, BFF VII and BFF VII-B, may be deemed to have sole voting and investment power over such shares. Matthew R. Cohler, Bruce W. Dunlevie, Peter H. Fenton, J. William Gurley, Kevin R. Harvey, Mitchell H. Lasky, Steven M. Spurlock and Eric H. Vishria, the managing members of BCMC VII, may be deemed to share voting and investment power over these shares beneficially held by such entities. Each such person and entity disclaims the existence of a "group" and disclaims beneficial ownership of any securities (except to the extent such person's or entity's pecuniary interest in such securities).

2. Shares are held by Benchmark Capital Partners VI, L.P. ("BCP VI"), as nominee for BCP VI, Benchmark Founders' Fund VI, L.P. ("BFF VI"), Benchmark Founders' Fund VI-B, L.P. ("BFF VI-B") and related persons. Benchmark Capital Management Co. VI, L.L.C. ("BCMC VI"), the general partner of each of BCP VI, BFF VI and BFF VI-B, may be deemed to have sole voting and investment power over such shares. Alexandre Balkanski, Matthew R. Cohler, Bruce W. Dunlevie, Peter H. Fenton, J. William Gurley, Kevin R. Harvey, Robert C. Kagle, Mitchell H. Lasky and Steven M. Spurlock, the managing members of BCMC VI, may be deemed to share voting and investment power over such shares beneficially held by such entities. Each such person and entity disclaims the existence of a "group" and disclaims beneficial ownership of any securities (except to the extent such person's or entity's pecuniary interest in such securities).

3. Represents a pro-rata, in-kind distribution by BCP VII and its affiliated funds and associated persons, without additional consideration, to their respective partners, members and assigns.

4. Represents a pro-rata, in-kind distribution by BCP VI and its affiliated funds and associated persons, without additional consideration, to their respective partners, members and assigns.

5. Each share of Class B Common Stock is convertible at any time at the option of the reporting person into one share of Class A Common Stock and has no expiration date. Class B Common Stock will convert automatically into Class A Common Stock on the earlier of (i) the date on which the number of outstanding shares of Class B Common Stock represents less than 10% of the aggregate combined number of outstanding shares of Class A Common Stock and Class B Common Stock; (ii) ten years following the effective date of the Issuer's initial public offering; or (iii) the date specified by vote of the holders of a majority of the outstanding shares of Class B Common Stock, voting as a single class.

of land addition, each share of Class B Common Stock will convert automatically into one share of Class A Common Stock (i) upon any transfer, whether or not for value (subject to certain exceptions), or (ii) in the event of death or disability (as defined in the amended and restated certificate of incorporation of the Issuer) of the reporting person, shares of Class B Common Stock held by the reporting person or the reporting person's permitted estate planning entities will convert into Class A Common Stock.

7. Not applicable.

Remarks:

This report is one of three reports, each on a separate Form 4, but relating to the same transaction being filed by entities affiliated with Benchmark and their applicable members

ł	with Benchmark and their applicable members.						
	<u>/s/ An-Yen Hu, by power of</u> <u>attorney for Benchmark Capital</u> <u>Management Co. VII, L.L.C.</u>	<u>06/24/2021</u>					
	<u>/s/ An-Yen Hu, by power of</u> attorney for Benchmark Capital <u>Management Co. VI, L.L.C.</u>	<u>06/24/2021</u>					
	<u>/s/ An-Yen Hu, by power of</u> <u>attorney for Benchmark Capital</u> <u>Management Co. VI, L.L.C., the</u> <u>General Partner of Benchmark</u> <u>Capital Partners VI, L.P.</u>	<u>06/24/2021</u>					
	<u>/s/ An-Yen Hu, by power of</u> attorney for Benchmark Capital <u>Management Co. VII, L.L.C.,</u> the General Partner of <u>Benchmark Capital Partners VII,</u> L.P.	<u>06/24/2021</u>					
	<u>/s/ An-Yen Hu, by power of</u> attorney for Benchmark Capital <u>Management Co. VI, L.L.C., the</u> <u>General Partner of Benchmark</u> Founders' Fund VI, L.P.	<u>06/24/2021</u>					
	<u>/s/ An-Yen Hu, by power of</u> <u>attorney for Benchmark Capital</u> <u>Management Co. VI, L.L.C., the</u> <u>General Partner of Benchmark</u> <u>Founders' Fund VI-B, L.P.</u>	<u>06/24/2021</u>					
	/s/ An-Yen Hu, by power of attorney for Benchmark Capital Management Co. VII, L.L.C., the General Partner of Benchmark Founders' Fund VII, L.P.	<u>06/24/2021</u>					
	<u>/s/ An-Yen Hu, by power of</u> <u>attorney for Benchmark Capital</u> <u>Management Co. VII, L.L.C.,</u> <u>the General Partner of</u> <u>Benchmark Founders' Fund VII- B, L.P.</u>	<u>06/24/2021</u>					

** Signature of Reporting Person

Date

Reminder: Report on a separate line for each class of securities beneficially owned directly or indirectly.

* If the form is filed by more than one reporting person, see Instruction 4 (b)(v).

** Intentional misstatements or omissions of facts constitute Federal Criminal Violations See 18 U.S.C. 1001 and 15 U.S.C. 78ff(a).

Note: File three copies of this Form, one of which must be manually signed. If space is insufficient, see Instruction 6 for procedure.

Persons who respond to the collection of information contained in this form are not required to respond unless the form displays a currently valid OMB Number.