MARIN SOFTWARE INC

Form SC 13G/A February 16, 2016

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. 2)*
Marin Software Incorporated
(Name of Issuer)
Common Stock
(Title of Class of Securities)
56804T106
(CUSIP Number)
December 31, 2015
(Date of Event Which Requires Filing of this Statement)
Check the engagements have to decigned the mile appropriate which this Selection is Selection.
Check the appropriate box to designate the rule pursuant to which this Schedule is filed:

"Rule 13d-1(b)
"Rule 13d-1(c)
xRule 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 19 Pages
Exhibit Index Contained on Page 18

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1 NAME OF REPORTING PERSON Benchmark Capital Partners VI, L.P. ("BCP VI") CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP* (a) (b) X 3 SEC USE ONLY 4 CITIZENSHIP OR PLACE OF ORGANIZATION Delaware **SOLE VOTING POWER** 3,198,393 shares, except that Benchmark Capital Management Co. VI, L.L.C. ("BCMC VI"), the general partner of BCP VI, may be deemed to have sole power to vote these shares, and 5 Alexandre Balkanski ("Balkanski"), Matthew R. Cohler ("Cohler"), Bruce W. Dunlevie ("Dunlevie"), Peter Fenton ("Fenton"), J. William Gurley ("Gurley"), Kevin R. Harvey ("Harvey"), Robert C. NUMBER OF Kagle ("Kagle"), Mitchell H. Lasky ("Lasky") and Steven M. Spurlock ("Spurlock"), the members of **SHARES** BCMC VI, may be deemed to have shared power to vote these shares. BENEFICIALLY SHARED VOTING POWER OWNED BY EACH 6 See response to row 5. **REPORTING** SOLE DISPOSITIVE POWER **PERSON** 3,198,393 shares, except that BCMC VI, the general partner of BCP VI, may be deemed to WITH 7 have sole power to dispose of these shares, and Balkanski, Cohler, Dunlevie, Fenton, Gurley, Harvey, Kagle, Lasky and Spurlock, the members of BCMC VI, may be deemed to have shared power to dispose of these shares. 8 SHARED DISPOSITIVE POWER See response to row 7. 9 AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON 3,198,393 10CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (9) EXCLUDES CERTAIN SHARES 11 PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW 9 8.6% 12TYPE OF REPORTING PERSON PN

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1 NAME OF REPORT		
CHECK THE APPR	OPRIATE BOX IF A MEMBER OF A GROUP*	
2		
(a) " (b)	X	
3 SEC USE ONLY		
4 CITIZENSHIP OR F Delaware	PLACE OF ORGANIZATION	
NUMBER OF SHARES BENEFICIALLY OWNED BY EACH REPORTING PERSON WITH	SOLE VOTING POWER 200,032 shares, except that BCMC VI, the general partner of BFF VI, may be 5 have sole power to vote these shares, and Balkanski, Cohler, Dunlevie, Fentor Harvey, Kagle, Lasky and Spurlock, the members of BCMC VI, may be deem shared power to vote these shares. SHARED VOTING POWER See response to row 5. SOLE DISPOSITIVE POWER 200,032 shares, except that BCMC VI, the general partner of BFF VI, may be 7 have sole power to dispose of these shares, and Balkanski, Cohler, Dunlevie, I Harvey, Kagle, Lasky and Spurlock, the members of BCMC VI, may be deem shared power to dispose of these shares. SHARED DISPOSITIVE POWER See response to row 7.	n, Gurley, ned to have deemed to Fenton, Gurley,
9 AGGREGATE AM	OUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON	200,032
10CHECK BOX IF T	HE AGGREGATE AMOUNT IN ROW (9) EXCLUDES CERTAIN SHARES	
11 PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW 9		
12TYPE OF REPORTING PERSON		PN

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1 NAME OF REPORTING PERSON

Benchmark Founders' Fund VI-B, L.P. ("BFF VI-B") CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP* 2 (a) (b) X **3SEC USE ONLY** CITIZENSHIP OR PLACE OF ORGANIZATION Delaware **SOLE VOTING POWER** 131,280 shares, except that BCMC VI, the general partner of BFF VI-B, may be deemed to 5 have sole power to vote these shares, and Balkanski, Cohler, Dunlevie, Fenton, Gurley, Harvey, Kagle, Lasky and Spurlock, the members of BCMC VI, may be deemed to have NUMBER OF shared power to vote these shares. **SHARES** 6 SHARED VOTING POWER See response to row 5. **BENEFICIALLY** OWNED BY EACH SOLE DISPOSITIVE POWER REPORTING 131,280 shares, except that BCMC VI, the general partner of BFF VI-B, may be deemed to **PERSON** 7 have sole power to dispose of these shares, and Balkanski, Cohler, Dunlevie, Fenton, Gurley, WITH Harvey, Kagle, Lasky and Spurlock, the members of BCMC VI, may be deemed to have shared power to dispose of these shares. 8 SHARED DISPOSITIVE POWER See response to row 7.

9 AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON	131,280
10CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (9) EXCLUDES CERTAIN SHARES	••
11 PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW 9	0.4%
12TYPE OF REPORTING PERSON	PN

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2 (a) " (b) 3 SEC USE ONLY	RTING PERSON Benchmark Capital Management Co. VI, L.L.C. ROPRIATE BOX IF A MEMBER OF A GROUP* x PLACE OF ORGANIZATION	
NUMBER OF SHARES BENEFICIALLY OWNED BY EACH REPORTING PERSON WITH	SOLE VOTING POWER 3,874,492 shares, of which 3,198,393 are directly owned by BCP VI, 200,0 owned by BFF VI, 131,280 are directly owned by BFF VI-B and 344,787 at 5 form for the benefit of persons associated with BCMC VI. BCMC VI, the BCP VI, BFF VI and BFF VI-B, may be deemed to have sole power to vot Balkanski, Cohler, Dunlevie, Fenton, Gurley, Harvey, Kagle, Lasky and Spanembers of BCMC VI, may be deemed to have shared power to vote these SHARED VOTING POWER See response to row 5. SOLE DISPOSITIVE POWER 3,874,492 shares, of which 3,198,393 are directly owned by BCP VI, 200,0 owned by BFF VI, 131,280 are directly owned by BFF VI-B and 344,787 at 7 form for the benefit of persons associated with BCMC VI. BCMC VI, the BCP VI, BFF VI and BFF VI-B, may be deemed to have sole power to dispand Balkanski, Cohler, Dunlevie, Fenton, Gurley, Harvey, Kagle, Lasky at members of BCMC VI, may be deemed to have shared power to dispose of SHARED DISPOSITIVE POWER See response to row 7.	are held in nominee general partner of e these shares, and purlock, the e shares. O32 are directly are held in nominee general partner of pose of these shares, and Spurlock, the
O ACCRECATE AN	MOUNT RENEFICIALLY OWNED BY EACH REPORTING PERSON	3 874 492

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1 NAME OF REPORTING PERSON Alexandre Balkanski CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP* 2 (a) (b) X 3 SEC USE ONLY 4 CITIZENSHIP OR PLACE OF ORGANIZATION U.S. Citizen SOLE VOTING POWER 0 shares SHARED VOTING POWER 3,874,492 shares, of which 3,198,393 are directly owned by BCP VI, 200,032 are directly owned ₆ by BFF VI, 131,280 are directly owned by BFF VI-B and 344,787 are held in nominee form for NUMBER OF the benefit of persons associated with BCMC VI. BCMC VI is the general partner of BCP VI, **SHARES** BFF VI and BFF VI-B, and Balkanski, a member of BCMC VI, may be deemed to have shared **BENEFICIALLY** OWNED BY power to vote these shares. 7 SOLE DISPOSITIVE POWER **EACH** 0 shares REPORTING SHARED DISPOSITIVE POWER **PERSON WITH** 3,874,492 shares, of which 3,198,393 are directly owned by BCP VI, 200,032 are directly owned 8 by BFF VI, 131,280 are directly owned by BFF VI-B and 344,787 are held in nominee form for the benefit of persons associated with BCMC VI. BCMC VI is the general partner of BCP VI, BFF VI and BFF VI-B, and Balkanski, a member of BCMC VI, may be deemed to have shared

9 AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON	3,874,492
10CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (9) EXCLUDES CERTAIN SHARES	••
11 PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW 9	10.4%
12TYPE OF REPORTING PERSON	IN

power to dispose of these shares.

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1 NAME OF REPORTING PERSON Matthew R. Cohler CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP* 2 (a) (b) X 3 SEC USE ONLY 4 CITIZENSHIP OR PLACE OF ORGANIZATION U.S. Citizen SOLE VOTING POWER 0 shares SHARED VOTING POWER 3,874,492 shares, of which 3,198,393 are directly owned by BCP VI, 200,032 are directly owned 6 by BFF VI, 131,280 are directly owned by BFF VI-B and 344,787 are held in nominee form for NUMBER OF the benefit of persons associated with BCMC VI. BCMC VI is the general partner of BCP VI, **SHARES** BFF VI and BFF VI-B, and Cohler, a member of BCMC VI, may be deemed to have shared **BENEFICIALLY** OWNED BY power to vote these shares. 7 SOLE DISPOSITIVE POWER **EACH** 0 shares REPORTING SHARED DISPOSITIVE POWER **PERSON WITH** 3,874,492 shares, of which 3,198,393 are directly owned by BCP VI, 200,032 are directly owned 8 by BFF VI, 131,280 are directly owned by BFF VI-B and 344,787 are held in nominee form for the benefit of persons associated with BCMC VI. BCMC VI is the general partner of BCP VI, BFF VI and BFF VI-B, and Cohler, a member of BCMC VI, may be deemed to have shared power to dispose of these shares. 9 AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON 3,874,492

10CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (9) EXCLUDES CERTAIN SHARES

11 PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW 9

12TYPE OF REPORTING PERSON

10.4%

IN

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1 NAME OF REPORTING PERSON Bruce W. Dunlevie CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP* 2 (a) (b) X 3 SEC USE ONLY $_4$ CITIZENSHIP OR PLACE OF ORGANIZATION U.S. Citizen SOLE VOTING POWER 590,486 shares, of which 31,200 are issuable pursuant to outstanding options exercisable within 60 days of December 31, 2015. SHARED VOTING POWER 3,874,492 shares, of which 3,198,393 are directly owned by BCP VI, 200,032 are directly owned by BFF VI, 131,280 are directly owned by BFF VI-B and 344,787 are held in nominee form for NUMBER OF the benefit of persons associated with BCMC VI. BCMC VI is the general partner of BCP VI, **SHARES** BFF VI and BFF VI-B, and Dunlevie, a member of BCMC VI, may be deemed to have shared BENEFICIALLY OWNED BY power to vote these shares. **EACH** SOLE DISPOSITIVE POWER

REPORTING 790,486 shares, of which 31,200 are issuable pursuant to outstanding options exercisable within

PERSON 60 days of December 31, 2015. WITH SHARED DISPOSITIVE POWER

3,874,492 shares, of which 3,198,393 are directly owned by BCP VI, 200,032 are directly owned by BFF VI, 131,280 are directly owned by BFF VI-B and 344,787 are held in nominee form for the benefit of persons associated with BCMC VI. BCMC VI is the general partner of BCP VI, BFF VI and BFF VI-B, and Dunlevie, a member of BCMC VI, may be deemed to have shared power to dispose of these shares.

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1NAME OF REPORTING PERSON Peter Fenton
CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP*

2
(a) '' (b) x

3 SEC USE ONLY
CITIZENSHIP OR PLACE OF ORGANIZATION
4U.S. Citizen

SOLE VOTING POWER

0 shares

NUMBER OF

REPORTING

BENEFICIALLY

OWNED BY EACH

SHARES

PERSON

WITH

SHARED VOTING POWER

3,874,492 shares, of which 3,198,393 are directly owned by BCP VI, 200,032 are directly owned by BFF VI, 131,280 are directly owned by BFF VI-B and 344,787 are held in nominee form for the benefit of persons associated with BCMC VI. BCMC VI is the general partner of BCP VI, BFF VI and BFF VI-B, and Fenton, a member of BCMC VI, may be deemed to have

shared power to vote these shares.

SOLE DISPOSITIVE POWER

0 shares

SHARED DISPOSITIVE POWER

3,874,492 shares, of which 3,198,393 are directly owned by BCP VI, 200,032 are directly owned by BFF VI, 131,280 are directly owned by BFF VI-B and 344,787 are held in nominee form for the benefit of persons associated with BCMC VI. BCMC VI is the general partner of BCP VI, BFF VI and BFF VI-B, and Fenton, a member of BCMC VI, may be deemed to have shared power to dispose of these shares.

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1 NAME OF REPORTING PERSON J. William Gurley CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP* 2 (a) (b) X 3 SEC USE ONLY 4 CITIZENSHIP OR PLACE OF ORGANIZATION U.S. Citizen SOLE VOTING POWER 0 shares SHARED VOTING POWER 3,874,492 shares, of which 3,198,393 are directly owned by BCP VI, 200,032 are directly 6 owned by BFF VI, 131,280 are directly owned by BFF VI-B and 344,787 are held in nominee NUMBER OF form for the benefit of persons associated with BCMC VI. BCMC VI is the general partner of BCP VI, BFF VI and BFF VI-B, and Gurley, a member of BCMC VI, may be deemed to have **SHARES**

BENEFICIALLY shared power to vote these shares. OWNED BY EACH $_7 \mathrm{SOLE}$ DISPOSITIVE POWER

REPORTING '0 shares

PERSON SHARED DISPOSITIVE POWER

WITH 3,874,492 shares, of which 3,198,393 are directly owned by BCP VI, 200,032 are directly

8 owned by BFF VI, 131,280 are directly owned by BFF VI-B and 344,787 are held in nominee form for the benefit of persons associated with BCMC VI. BCMC VI is the general partner of BCP VI, BFF VI and BFF VI-B, and Gurley, a member of BCMC VI, may be deemed to have

shared power to dispose of these shares.

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1 NAME OF REPORTING PERSON

CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP* 2 (a) (b) X 3 SEC USE ONLY 4 CITIZENSHIP OR PLACE OF ORGANIZATION U.S. Citizen SOLE VOTING POWER 0 shares SHARED VOTING POWER 3,874,492 shares, of which 3,198,393 are directly owned by BCP VI, 200,032 are directly 6 owned by BFF VI, 131,280 are directly owned by BFF VI-B and 344,787 are held in nominee NUMBER OF form for the benefit of persons associated with BCMC VI. BCMC VI is the general partner of **SHARES** BCP VI, BFF VI and BFF VI-B, and Harvey, a member of BCMC VI, may be deemed to have

Kevin R. Harvey

BENEFICIALLY shared power to vote these shares. OWNED BY EACH $_7 \mathrm{SOLE}$ DISPOSITIVE POWER

REPORTING '0 shares

PERSON SHARED DISPOSITIVE POWER

WITH 3,874,492 shares, of which 3,198,393 are directly owned by BCP VI, 200,032 are directly

8 owned by BFF VI, 131,280 are directly owned by BFF VI-B and 344,787 are held in nominee form for the benefit of persons associated with BCMC VI. BCMC VI is the general partner of BCP VI, BFF VI and BFF VI-B, and Harvey, a member of BCMC VI, may be deemed to have

shared power to dispose of these shares.

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1 NAME OF REPORTING PERSON

CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP* 2 (a) (b) X 3 SEC USE ONLY 4 CITIZENSHIP OR PLACE OF ORGANIZATION U.S. Citizen SOLE VOTING POWER 0 shares SHARED VOTING POWER 3,874,492 shares, of which 3,198,393 are directly owned by BCP VI, 200,032 are directly 6 owned by BFF VI, 131,280 are directly owned by BFF VI-B and 344,787 are held in nominee NUMBER OF form for the benefit of persons associated with BCMC VI. BCMC VI is the general partner of BCP VI, BFF VI and BFF VI-B, and Kagle, a member of BCMC VI, may be deemed to have **SHARES**

Robert C. Kagle

BENEFICIALLY shared power to vote these shares. OWNED BY EACH $_7 \mathrm{SOLE}$ DISPOSITIVE POWER

REPORTING '0 shares

PERSON SHARED DISPOSITIVE POWER

WITH 3,874,492 shares, of which 3,198,393 are directly owned by BCP VI, 200,032 are directly

8 owned by BFF VI, 131,280 are directly owned by BFF VI-B and 344,787 are held in nominee form for the benefit of persons associated with BCMC VI. BCMC VI is the general partner of BCP VI, BFF VI and BFF VI-B, and Kagle, a member of BCMC VI, may be deemed to have shared power to dispose of these shares.

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1 NAME OF REPORTING PERSON Mitchell H. Lasky
CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP*

2
(a) '' (b) x

3 SEC USE ONLY
CITIZENSHIP OR PLACE OF ORGANIZATION
U.S. Citizen

SOLE VOTING POWER

0 shares

SHARED VOTING POWER

3,874,492 shares, of which 3,198,393 are directly owned by BCP VI, 200,032 are directly

NUMBER OF 6 owned by BFF VI, 131,280 are directly owned by BFF VI-B and 344,787 are held in nominee

form for the benefit of persons associated with BCMC VI. BCMC VI is the general partner of

SHARES BCP VI, BFF VI and BFF VI-B, and Lasky, a member of BCMC VI, may be deemed to have

BENEFICIALLY shared power to vote these shares. OWNED BY EACH $_7 \mathrm{SOLE}$ DISPOSITIVE POWER

REPORTING '0 shares

PERSON SHARED DISPOSITIVE POWER

WITH 3,874,492 shares, of which 3,198,393 are directly owned by BCP VI, 200,032 are directly

8 owned by BFF VI, 131,280 are directly owned by BFF VI-B and 344,787 are held in nominee form for the benefit of persons associated with BCMC VI. BCMC VI is the general partner of BCP VI, BFF VI and BFF VI-B, and Lasky, a member of BCMC VI, may be deemed to have

shared power to dispose of these shares.

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1 NAME OF REPORTING PERSON

CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP* 2 (a) (b) X 3 SEC USE ONLY 4 CITIZENSHIP OR PLACE OF ORGANIZATION U.S. Citizen SOLE VOTING POWER 0 shares SHARED VOTING POWER 3,874,492 shares, of which 3,198,393 are directly owned by BCP VI, 200,032 are directly 6 owned by BFF VI, 131,280 are directly owned by BFF VI-B and 344,787 are held in nominee NUMBER OF form for the benefit of persons associated with BCMC VI. BCMC VI is the general partner of **SHARES** BCP VI, BFF VI and BFF VI-B, and Spurlock, a member of BCMC VI, may be deemed to BENEFICIALLY have shared power to vote these shares.

Steven M. Spurlock

OWNED BY EACH $_7 \mathrm{SOLE}$ DISPOSITIVE POWER

0 shares REPORTING

SHARED DISPOSITIVE POWER **PERSON**

WITH 3,874,492 shares, of which 3,198,393 are directly owned by BCP VI, 200,032 are directly

8 owned by BFF VI, 131,280 are directly owned by BFF VI-B and 344,787 are held in nominee form for the benefit of persons associated with BCMC VI. BCMC VI is the general partner of BCP VI, BFF VI and BFF VI-B, and Spurlock, a member of BCMC VI, may be deemed to

have shared power to dispose of these shares.

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This Amendment No. 2 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-B"), Benchmark Capital Management Co. VI, L.L.C., a Delaware limited liability company ("BCMC VI"), and Matthew R. Cohler ("Cohler"), Bruce W. Dunlevie ("Dunlevie"), Peter Fenton ("Fenton"), J. William Gurley ("Gurley"), Kevin R. Harvey ("Harvey"), Mitchell H. Lasky ("Lasky") and Steven M. Spurlock ("Spurlock") (together will all prior and current amendments thereto, this "Schedule 13G").

ITEM 1(A) NAME OF ISSUER

Marin Software Incorporated

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

123 Mission Street 27th Floor San Francisco, California 94105

ITEM 2(A). NAME OF PERSONS FILING

This Statement is filed by BCP VI, BFF VI, BFF VI-B, BCMC VI, Alexandre Balkanski ("Balkanski"), Cohler, Dunlevie, Fenton, Gurley, Harvey, Robert C. Kagle ("Kagle"), Lasky and Spurlock. 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. 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.

ITEM 2(B). ADDRESS OF PRINCIPAL BUSINESS OFFICE

The address for each reporting person is:

Benchmark Capital 2965 Woodside Road Woodside, California 94062

ITEM 2(C). CITIZENSHIP

BCP VI, BFF VI and BFF VI-B are Delaware limited partnerships. BCMC VI is a Delaware limited liability company. Balkanski, Cohler, Dunlevie, Fenton, Gurley, Harvey, Kagle, Lasky and Spurlock are United States Citizens.

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

Common Stock CUSIP # 56804T106

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.

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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, 2015 (based on 37,082,459 shares of Common Stock of the issuer outstanding as of October 31, 2015 as reported by the issuer on Form 10-Q for the period ended September 30, 2015 and filed with the Securities and Exchange Commission on November 5, 2015).

(a) Amount beneficially owned:

See Row 9 of cover page for each Reporting Person.

(b) Percent of Class:

See Row 11 of cover page for each Reporting Person.

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

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

See Row 8 of cover page for each Reporting Person.

ITEM

OWNERSHIP OF FIVE PERCENT OR LESS OF A CLASS

Not applicable.

ITEM

M 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.

ITEM <u>IDENTIFICATION AND CLASSIFICATION OF THE SUBSIDIARY WHICH ACQUIRED THE</u>

7. SECURITY BEING REPORTED ON BY THE PARENT HOLDING COMPANY

Not applicable.

ITEM

IDENTIFICATION AND CLASSIFICATION OF MEMBERS OF THE GROUP

Not applicable.

ITEM

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 10, 2016

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

ALEXANDRE BALKANSKI MATTHEW R. COHLER BRUCE W. DUNLEVIE PETER FENTON J. WILLIAM GURLEY KEVIN R. HARVEY ROBERT C. KAGLE MITCHELL H. LASKY STEVEN M. SPURLOCK

By:/s/ Steven M. Spurlock Steven M. Spurlock Attorney-in-Fact*

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

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EXHIBIT INDEX

Found on

Sequentially

Exhibit Numbered Page

Exhibit A: Agreement of Joint Filing 19

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exhibit A

Agreement of Joint Filing

The Reporting Persons agree that a single Schedule 13G (or any amendment thereto) relating to the Common Stock of Marin Software Incorporated shall be filed on behalf of each of the Reporting Persons. Note that copies of the applicable Agreement of Joint Filings are already on file with the appropriate agencies.