TWITTER, INC. Form SC 13G		
February 12, 2014		
SECURITIES AND EXCHANGE CO	MMISSION	
Washington, D.C. 20549		
Schedule 13G		
INFORMATION TO BE INCLUDED AND AMENDMENTS THERETO FI	IN STATEMENTS FILED PURSUANT TO RULES 13d-1 (b), (c) AND (LED PURSUANT TO 13d-2 (b)	d
(Amendment No)*		
Twitter, Inc. (Name of Issuer)		
Common Stock (Title of Class of Securities)		
90184L102 (CUSIP Number)		
December 31, 2013 (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)	
x	Rule 13d-1(d)	

*The remainder of this cover page shall be filled out for a reporting person's initial filing on this form with respect to the subject class of securities, and for any subsequent amendment containing information which would alter disclosures provided in a prior cover page.

The information required on the remainder of this cover page shall not be deemed to be "filed" for the purpose of Section 18 of the Securities Exchange Act of 1934 ("Act") or otherwise subject to the liabilities of that section of the Act but shall be subject to all other provisions of the Act (however, see the Notes).

(Continued on following pages)

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Exhibit Index Contained on Page 16

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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* 2 (a) (b) **3SEC USE ONLY** CITIZENSHIP OR PLACE OF ORGANIZATION Delaware **SOLE VOTING POWER** 26,058,600 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 Matthew 5R. 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"), the members of BCMC VI, may be deemed to have shared power to vote these NUMBER OF shares. SHARED VOTING POWER **SHARES BENEFICIALLY** See response to row 5. **OWNED BY** SOLE DISPOSITIVE POWER 26,058,600 shares, except that BCMC VI, the general partner of BCP VI, may be deemed to have **EACH** REPORTING 7 sole power to dispose of these shares, and Cohler, Dunlevie, Fenton, Gurley, Harvey, Lasky and **PERSON** Spurlock, the members of BCMC VI, may be deemed to have shared power to dispose of these **WITH** shares. 8 SHARED DISPOSITIVE POWER See response to row 7. AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH 9 REPORTING PERSON 26,058,600 10 CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (9) **EXCLUDES CERTAIN SHARES** PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW 9 11 4.8% TYPE OF REPORTING PERSON 12 PN

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```
1 NAME OF REPORTING PERSON
                                        Benchmark Founders' Fund VI, L.P. ("BFF VI")
 CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP*
2
 (a)
            (b)
3SEC USE ONLY
 CITIZENSHIP OR PLACE OF ORGANIZATION
4
 Delaware
                  SOLE VOTING POWER
                 51,629,740 shares, except that BCMC VI, the general partner of BFF VI, may be deemed to have
                  sole power to vote these shares, and Cohler, Dunlevie, Fenton, Gurley, Harvey, Lasky and
                  Spurlock, the members of BCMC VI, may be deemed to have shared power to vote these shares.
                 6 SHARED VOTING POWER
NUMBER OF
                  See response to row 5.
SHARES
                  SOLE DISPOSITIVE POWER
BENEFICIALLY
                  1,629,740 shares, except that BCMC VI, the general partner of BFF VI, may be deemed to have
OWNED BY
                 7 sole power to dispose of these shares, and Cohler, Dunlevie, Fenton, Gurley, Harvey, Lasky and
EACH
                  Spurlock, the members of BCMC VI, may be deemed to have shared power to dispose of these
REPORTING
                  shares.
PERSON
                 8 SHARED DISPOSITIVE POWER
WITH
                  See response to row 7.
  AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH
9
  REPORTING PERSON
                                                               1,629,740
10 \frac{\rm CHECK~BOX~IF~THE~AGGREGATE~AMOUNT~IN~ROW~(9)}{\rm EXCLUDES~CERTAIN~SHARES}
  PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW 9
11
                                                               0.3%
  TYPE OF REPORTING PERSON
12
                                                               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)
3SEC USE ONLY
 CITIZENSHIP OR PLACE OF ORGANIZATION
4
 Delaware
                  SOLE VOTING POWER
                 51,069,600 shares, except that BCMC VI, the general partner of BFF VI-B, may be deemed to
                  have sole power to vote these shares, and Cohler, Dunlevie, Fenton, Gurley, Harvey, Lasky and
                  Spurlock, the members of BCMC VI, may be deemed to have shared power to vote these shares.
                 6 SHARED VOTING POWER
NUMBER OF
                  See response to row 5.
SHARES
                  SOLE DISPOSITIVE POWER
BENEFICIALLY
                  1,069,600 shares, except that BCMC VI, the general partner of BFF VI-B, may be deemed to
OWNED BY
                 7 have sole power to dispose of these shares, and Cohler, Dunlevie, Fenton, Gurley, Harvey, Lasky
EACH
                  and Spurlock, the members of BCMC VI, may be deemed to have shared power to dispose of
REPORTING
                  these shares.
PERSON
                 8 SHARED DISPOSITIVE POWER
WITH
                  See response to row 7.
  AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH
9
                                                               1,069,600
  REPORTING PERSON
10 \frac{\rm CHECK~BOX~IF~THE~AGGREGATE~AMOUNT~IN~ROW~(9)}{\rm EXCLUDES~CERTAIN~SHARES}
  PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW 9
11
                                                               0.2%
  TYPE OF REPORTING PERSON
12
                                                               PN
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12

1 NAME OF REPORTING PERSON Benchmark Capital Management Co. VI, L.L.C. CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP* 2 (a) (b) 3SEC USE ONLY CITIZENSHIP OR PLACE OF ORGANIZATION Delaware **SOLE VOTING POWER** 31,567,052 shares, of which 26,058,600 are directly owned by BCP VI, 1,629,740 are directly owned by BFF VI, 1,069,600 are directly owned by BFF VI-B and 2,809,112 are held in nominee 5 form for the benefit of persons associated with BCMC VI. BCMC VI, the general partner of BCP VI, BFF VI and BFF VI-B, may be deemed to have sole power to vote these shares, and Cohler, Dunlevie, Fenton, Gurley, Harvey, Lasky and Spurlock, the members of BCMC VI, may be deemed to have shared power to vote these shares. SHARED VOTING POWER NUMBER OF See response to row 5. **SHARES** SOLE DISPOSITIVE POWER **BENEFICIALLY OWNED BY** 31,567,052 shares, of which 26,058,600 are directly owned by BCP VI, 1,629,740 are directly **EACH** 7 owned by BFF VI, 1,069,600 are directly owned by BFF VI-B and 2,809,112 are held in nominee **REPORTING** form for the benefit of persons associated with BCMC VI. BCMC VI, the general partner of BCP **PERSON** VI, BFF VI and BFF VI-B, may be deemed to have sole power to dispose of these shares, and WITH Cohler, Dunlevie, Fenton, Gurley, Harvey, 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. AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH 9 REPORTING PERSON 31,567,052 $10^{\hbox{\footnotesize CHECK BOX IF THE AGGREGATE}}$ AMOUNT IN ROW (9) EXCLUDES CERTAIN SHARES PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW 9 11 5.8% TYPE OF REPORTING PERSON

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12

1 NAME OF REPORTING PERSON Matthew R. Cohler CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP* 2 (a) (b) **3SEC USE ONLY** CITIZENSHIP OR PLACE OF ORGANIZATION U.S. Citizen SOLE VOTING POWER 0 shares SHARED VOTING POWER 31,567,052 shares, of which 26,058,600 are directly owned by BCP VI, 1,629,740 are directly 6 owned by BFF VI, 1,069,600 are directly owned by BFF VI-B and 2,809,112 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 NUMBER OF **SHARES** shared power to vote these shares. BENEFICIALLY 7SOLE DISPOSITIVE POWER **OWNED BY** 0 shares **EACH** SHARED DISPOSITIVE POWER REPORTING 31,567,052 shares, of which 26,058,600 are directly owned by BCP VI, 1,629,740 are directly 8 owned by BFF VI, 1,069,600 are directly owned by BFF VI-B and 2,809,112 are held in nominee **PERSON** form for the benefit of persons associated with BCMC VI. BCMC VI is the general partner of **WITH** 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. AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH 9 REPORTING PERSON 31,567,052 10 CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (9) **EXCLUDES CERTAIN SHARES** PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW 9 11 5.8% TYPE OF REPORTING PERSON

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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 CITIZENSHIP OR PLACE OF ORGANIZATION 4 U.S. Citizen **SOLE VOTING POWER** 5 0 shares SHARED VOTING POWER 31,567,052 shares, of which 26,058,600 are directly owned by BCP VI, 1,629,740 are directly 6 owned by BFF VI, 1,069,600 are directly owned by BFF VI-B and 2,809,112 are held in nominee form for the benefit of persons associated with BCMC VI. BCMC VI is the general partner of NUMBER OF BCP VI, BFF VI and BFF VI-B, and Dunlevie, a member of BCMC VI, may be deemed to have **SHARES** shared power to vote these shares. **BENEFICIALLY** SOLE DISPOSITIVE POWER OWNED BY 0 shares **EACH** SHARED DISPOSITIVE POWER **REPORTING** 31,567,052 shares, of which 26,058,600 are directly owned by BCP VI, 1,629,740 are directly **PERSON** 8 owned by BFF VI, 1,069,600 are directly owned by BFF VI-B and 2,809,112 are held in nominee WITH 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. AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON 31,567,052 CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (9) EXCLUDES CERTAIN SHARES PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW 9 11 5.8% TYPE OF REPORTING PERSON 12 IN

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1 NAME 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 4 U.S. Citizen SOLE VOTING POWER 0 shares SHARED VOTING POWER 31,567,052 shares, of which 26,058,600 are directly owned by BCP VI, 1,629,740 are directly owned by BFF VI, 1,069,600 are directly owned by BFF VI-B and 2,809,112 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 NUMBER OF **SHARES** shared power to vote these shares. BENEFICIALLY $_7$ SOLE DISPOSITIVE POWER 0 shares **OWNED BY EACH** SHARED DISPOSITIVE POWER 31,567,052 shares, of which 26,058,600 are directly owned by BCP VI, 1,629,740 are directly REPORTING 8 owned by BFF VI, 1,069,600 are directly owned by BFF VI-B and 2,809,112 are held in nominee **PERSON** form for the benefit of persons associated with BCMC VI. BCMC VI is the general partner of **WITH** 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. AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH 9 REPORTING PERSON 31,567,052 10_CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (9) **EXCLUDES CERTAIN SHARES** PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW 9 11 5.8% TYPE OF REPORTING PERSON 12

CUSIP NO. 90484L102 13 G Page 9 of 19

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 CITIZENSHIP OR PLACE OF ORGANIZATION 4 U.S. Citizen SOLE VOTING POWER 0 shares SHARED VOTING POWER 31,567,052 shares, of which 26,058,600 are directly owned by BCP VI, 1,629,740 are directly owned by BFF VI, 1,069,600 are directly owned by BFF VI-B and 2,809,112 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 NUMBER OF **SHARES** shared power to vote these shares. BENEFICIALLY 7 SOLE DISPOSITIVE POWER 0 shares **OWNED BY EACH** SHARED DISPOSITIVE POWER 31,567,052 shares, of which 26,058,600 are directly owned by BCP VI, 1,629,740 are directly REPORTING 8 owned by BFF VI, 1,069,600 are directly owned by BFF VI-B and 2,809,112 are held in nominee **PERSON** form for the benefit of persons associated with BCMC VI. BCMC VI is the general partner of **WITH** 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. AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH 9 REPORTING PERSON 31,567,052 10___CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (9) **EXCLUDES CERTAIN SHARES** PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW 9 11 5.8% TYPE OF REPORTING PERSON 12

CUSIP NO. 90184L102 13 G Page 10 of 19

1 NAME OF REPORTING PERSON Kevin R. Harvey CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP* 2 (a) (b) X 3 SEC USE ONLY CITIZENSHIP OR PLACE OF ORGANIZATION 4 U.S. Citizen SOLE VOTING POWER 0 shares SHARED VOTING POWER 31,567,052 shares, of which 26,058,600 are directly owned by BCP VI, 1,629,740 are directly owned by BFF VI, 1,069,600 are directly owned by BFF VI-B and 2,809,112 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 NUMBER OF **SHARES** shared power to vote these shares. BENEFICIALLY 7 SOLE DISPOSITIVE POWER 0 shares **OWNED BY EACH** SHARED DISPOSITIVE POWER 31,567,052 shares, of which 26,058,600 are directly owned by BCP VI, 1,629,740 are directly REPORTING 8 owned by BFF VI, 1,069,600 are directly owned by BFF VI-B and 2,809,112 are held in nominee **PERSON** form for the benefit of persons associated with BCMC VI. BCMC VI is the general partner of **WITH** 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. AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH 9 REPORTING PERSON 31,567,052 10_CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (9) **EXCLUDES CERTAIN SHARES** PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW 9 11 5.8% TYPE OF REPORTING PERSON 12

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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 4 U.S. Citizen SOLE VOTING POWER 0 shares SHARED VOTING POWER 31,567,052 shares, of which 26,058,600 are directly owned by BCP VI, 1,629,740 are directly owned by BFF VI, 1,069,600 are directly owned by BFF VI-B and 2,809,112 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 NUMBER OF **SHARES** shared power to vote these shares. BENEFICIALLY $_7$ SOLE DISPOSITIVE POWER 0 shares **OWNED BY EACH** SHARED DISPOSITIVE POWER 31,567,052 shares, of which 26,058,600 are directly owned by BCP VI, 1,629,740 are directly REPORTING 8 owned by BFF VI, 1,069,600 are directly owned by BFF VI-B and 2,809,112 are held in nominee **PERSON** form for the benefit of persons associated with BCMC VI. BCMC VI is the general partner of **WITH** 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. AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH 9 REPORTING PERSON 31,567,052 10_CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (9) **EXCLUDES CERTAIN SHARES** PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW 9 11 5.8% TYPE OF REPORTING PERSON 12

CUSIP NO. 90184L102 13 G Page 12 of 19

1 NAME OF REPORTING PERSON Steven M. Spurlock CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP* 2 (a) (b) X 3 SEC USE ONLY CITIZENSHIP OR PLACE OF ORGANIZATION 4 U.S. Citizen SOLE VOTING POWER 0 shares SHARED VOTING POWER 31,567,052 shares, of which 26,058,600 are directly owned by BCP VI, 1,629,740 are directly owned by BFF VI, 1,069,600 are directly owned by BFF VI-B and 2,809,112 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 NUMBER OF **SHARES** shared power to vote these shares. BENEFICIALLY $_7$ SOLE DISPOSITIVE POWER 0 shares **OWNED BY EACH** SHARED DISPOSITIVE POWER 31,567,052 shares, of which 26,058,600 are directly owned by BCP VI, 1,629,740 are directly REPORTING 8 owned by BFF VI, 1,069,600 are directly owned by BFF VI-B and 2,809,112 are held in nominee **PERSON** form for the benefit of persons associated with BCMC VI. BCMC VI is the general partner of **WITH** 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. AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH 9 REPORTING PERSON 31,567,052 10_CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (9) **EXCLUDES CERTAIN SHARES** PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW 9 11 5.8% TYPE OF REPORTING PERSON 12

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ITEM 1(A). NAME OF ISSUER
Twitter, Inc.
ITEM 1(B). ADDRESS OF ISSUER'S PRINCIPAL EXECUTIVE OFFICES
1355 Market Street, Suite 900
San Francisco, California 94103
ITEM 2(A). NAME OF PERSONS FILING
This Statement is 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"). 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. Cohler, Dunlevie, Fenton, Gurley, Harvey, 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). <u>ADDRESS OF PRINCIPAL BUSINESS OFFICE</u>
The address for each reporting person is:
Benchmark Capital

2965 Woodside Road
Woodside, California 94062
ITEM 2(C). <u>CITIZENSHIP</u>
BCP VI, BFF VI and BFF VI-B are Delaware limited partnerships. BCMC VI is a Delaware limited liability company. Cohler, Dunlevie, Fenton, Gurley, Harvey, Lasky and Spurlock are United States Citizens.
ITEM 2(D) and (E). TITLE OF CLASS OF SECURITIES AND CUSIP NUMBER
Common Stock
CUSIP # 90184L102
ITEM 3. Not Applicable.
ITEM 4. <u>OWNERSHIP</u>
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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(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 5. OWNERSHIP OF FIVE PERCENT OR LESS OF A CLASS		
Not applicable.		

ITEM 6. OWNERSHIP OF MORE THAN FIVE PERCENT ON BEHALF OF ANOTHER PERSON

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 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. <u>CERTIFICATION</u>
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 12, 2014

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

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

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

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EXHIBIT INDEX

	Found on
	Sequentially
Exhibit	Numbered Page

Exhibit A: Agreement of Joint Filing 17

Exhibit B: Power of Attorney 18

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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 Common Stock of Twitter, Inc. shall be filed on behalf of each of the undersigned and that this Agreement shall be filed as an exhibit to such Schedule 13G.

Date: February 12, 2014

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

MATTHEW R. COHLER BRUCE W. DUNLEVIE PETER FENTON

J. WILLIAM GURLEY KEVIN R. HARVEY MITCHELL H. LASKY STEVEN M. SPURLOCK

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

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exhibit B

Power of Attorney

Each of the undersigned entities and individuals (collectively, the "Reporting Persons") hereby authorizes and designates Benchmark Capital Management Co. VI, L.L.C. or such other person or entity as is designated in writing by Steven M. Spurlock (the "Designated Filer") as the beneficial owner to prepare and file on behalf of such Reporting Person individually, or jointly together with the other Reporting Persons, any and all reports, notices, communications and other documents (including, but not limited to, reports on Schedule 13D, Schedule 13G, Form 13-F, Form 3, Form 4 and Form 5) that such Reporting Person may be required to file with the United States Securities and Exchange Commission pursuant to the Securities Act of 1933, as amended (together with the implementing regulations thereto, the "Act"), and the Securities Exchange Act of 1934, as amended (together with the implementing regulations thereto, the "Exchange Act") (collectively, the "Reports"), with respect to each Reporting Person's ownership of, or transactions in, securities of any entity whose securities are beneficially owned (directly or indirectly) by such Reporting Person (collectively, the "Companies").

Each Reporting Person hereby further authorizes and designates Steven M. Spurlock (the "Authorized Signatory") to execute and file on behalf of such Reporting Person the Reports and to perform any and all other acts, which in the opinion of the Designated Filer or Authorized Signatory may be necessary or incidental to the performance of the foregoing powers herein granted.

The authority of the Designated Filer and the Authorized Signatory under this Document with respect to each Reporting Person shall continue until such Reporting Person is no longer required to file any Reports with respect to the Reporting Person's ownership of, or transactions in, the securities of the Companies, unless earlier revoked in writing. Each Reporting Person acknowledges that the Designated Filer and the Authorized Signatory are not assuming any of the Reporting Person's responsibilities to comply with the Act or the Exchange Act.

Date: February 12, 2014

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

By: /s/ Matthew R. Colher Matthew R. Cohler

By: /s/ Bruce W. Dunlievie Bruce W. Dunlevie

By: /s/ Peter Fenton Peter Fenton

By: /s/ J. William Gurley
J. William Gurley

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By:/s/ Kevin R. Harvey Kevin R. Harvey

By:/s/ Mitchell H. Lasky Mitchell H. Lasky

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