TWITTER, INC. Form SC 13G February 13, 2014

SECURITIES AND EXCHANGE COMMISSION Washington, DC 20549

SCHEDULE 13G

Under the Securities Exchange Act of 1934 (Amendment No.)

Twitter, Inc.

(Name of Issuer)

Common Stock, \$0.000005 par value

(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:

- o Rule 13d-1(b)
- o Rule 13d-1(c)
- x Rule 13d-1(d)

The information required in 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).

^{*} 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 the disclosures provided in a prior cover page.

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CUSIP No. 90184L102

1	Name of Reporting Person RTLC Management, LLC		
2	Check the Appropriate Box if	a Member of a Group	
	(a)	0	
	(b)	0	
3	SEC Use Only		
4	Citizenship or Place of Organi Delaware	zation	
X 1 6	5		Sole Voting Power 0
Number of			a
Shares	6		Shared Voting Power
Beneficially Owned by			85,171,093
Each	7		Sole Dispositive Power
Reporting	,		0
Person With:			O .
	8		Shared Dispositive Power 85,171,093
9	Aggregate Amount Beneficiall 85,171,093	y Owned by Each Reporting	ng Person
10	Check if the Aggregate Amoun	nt in Row (9) Excludes Cer	tain Shares o
11	Percent of Class Represented by 15.6% (See Item 4 herein)	by Amount in Row (9)	
12	Type of Reporting Person OO		

1	Name of Reporting Person John Giampetroni		
2	Check the Appropriate Box if a (a) (b)	a Member of a Group o o	
3	SEC Use Only		
4	Citizenship or Place of Organiz United States	zation	
N. I. C	5		Sole Voting Power 0
Number of Shares Beneficially Owned by	6		Shared Voting Power 85,171,093
Each Reporting Person With:	7		Sole Dispositive Power 0
	8		Shared Dispositive Power 85,171,093
9	Aggregate Amount Beneficiall 85,171,093	y Owned by Each Reporting	g Person
10	Check if the Aggregate Amour	nt in Row (9) Excludes Cert	ain Shares o
11	Percent of Class Represented b 15.6% (See Item 4 herein)	y Amount in Row (9)	
12	Type of Reporting Person IN		

1	Name of Reporting Person Suhail Rizvi		
2	Check the Appropriate Box	if a Member of a Group	
	(a)	o	
	(b)	0	
3	SEC Use Only		
4	Citizenship or Place of Orga United States	anization	
	5		Sole Voting Power
Number of			
Shares	6		Shared Voting Power
Beneficially			85,171,093
Owned by			
Each	7		Sole Dispositive Power
Reporting			0
Person With:			
	8		Shared Dispositive Power 85,171,093
9	Aggregate Amount Benefici 85,171,093	ially Owned by Each Rep	orting Person
10	Check if the Aggregate Amo	ount in Row (9) Excludes	Certain Shares o
11	Percent of Class Represente 15.6% (See Item 4 herein)	ed by Amount in Row (9)	
12	Type of Reporting Person IN		

1	Name of Reporting Person Compliance Matter Services, I	LLC	
2	Check the Appropriate Box if (a) (b)	a Member of a Group o o	
3	SEC Use Only		
4	Citizenship or Place of Organi Delaware	zation	
	5		Sole Voting Power 0
Number of Shares Beneficially Owned by	6		Shared Voting Power 7,704,685
Each Reporting Person With:	7		Sole Dispositive Power 0
	8		Shared Dispositive Power 7,704,685
9	Aggregate Amount Beneficial 7,704,685	ly Owned by Each Reporting	ng Person
10	Check if the Aggregate Amou	nt in Row (9) Excludes Cer	rtain Shares o
11	Percent of Class Represented by 1.4% (See Item 4 herein)	by Amount in Row (9)	
12	Type of Reporting Person OO		

1	Name of Reporting Person Institutional Associates Fund II, LLC		
2	Check the Appropriate Box if a (a) (b)	Member of a Group o o	
3	SEC Use Only		
4	Citizenship or Place of Organiza Delaware	ation	
N. I. C	5		Sole Voting Power 0
Number of Shares Beneficially Owned by	6		Shared Voting Power 2,981,151
Each Reporting Person With:	7		Sole Dispositive Power 0
	8		Shared Dispositive Power 2,981,151
9	Aggregate Amount Beneficially 2,981,151	Owned by Each Reporting	g Person
10	Check if the Aggregate Amount	in Row (9) Excludes Certa	ain Shares o
11	Percent of Class Represented by 0.5% (See Item 4 herein)	Amount in Row (9)	
12	Type of Reporting Person OO		

1	Name of Reporting Person Institutional Associates Fund, LLC		
2	Check the Appropriate Box if a Mo (a) o (b) o	ember of a Group	
3	SEC Use Only		
4	Citizenship or Place of Organization Delaware	on	
	5		Sole Voting Power
Number of Shares Beneficially Owned by	6		Shared Voting Power 32,165,227
Each Reporting Person With:	7		Sole Dispositive Power 0
	8		Shared Dispositive Power 32,165,227
9	Aggregate Amount Beneficially O 32,165,227	wned by Each Reporting	Person
10	Check if the Aggregate Amount in Row (9) Excludes Certain Shares o		
11	Percent of Class Represented by A 5.9% (See Item 4 herein)	amount in Row (9)	
12	Type of Reporting Person OO		

1	Name of Reporting Person IAF Manager, LLC		
2	Check the Appropriate Box	x if a Member of a Group	
	(a)	O	
	(b)	0	
3	SEC Use Only		
4	Citizenship or Place of Org Delaware	ganization	
N. 1. C	5		Sole Voting Power 0
Number of Shares Beneficially Owned by	6		Shared Voting Power 32,165,227
Each Reporting Person With:	7		Sole Dispositive Power 0
	8		Shared Dispositive Power 32,165,227
9	Aggregate Amount Benefic 32,165,227	cially Owned by Each Repor	ting Person
10	Check if the Aggregate Am	nount in Row (9) Excludes C	ertain Shares o
11	Percent of Class Represente 5.9% (See Item 4 herein)	ed by Amount in Row (9)	
12	Type of Reporting Person OO		

1	Name of Reporting Person RT Treetops, LLC		
2	Check the Appropriate Box i	if a Member of a Group	
	(a)	0	
	(b)	0	
3	SEC Use Only		
4	Citizenship or Place of Orga Delaware	nization	
Number of	5		Sole Voting Power 0
Shares			CL 1777, D
Beneficially	6		Shared Voting Power
Owned by			1,056,557
Each	7		Sole Dispositive Power
Reporting	,		0
Person With:			O
	8		Shared Dispositive Power 1,056,557
9	Aggregate Amount Beneficial 1,056,557	ally Owned by Each Report	ing Person
10	Check if the Aggregate Amo	ount in Row (9) Excludes Co	ertain Shares o
11	Percent of Class Represented 0.2% (See Item 4 herein)	d by Amount in Row (9)	
12	Type of Reporting Person OO		

1	Name of Reporting Person RTLC Management V, LLC			
2	Check the Appropriate Box if a Member of a Group			
	(a)	0		
	(b)	0		
3	SEC Use Only			
4	Citizenship or Place of Organiz Delaware	zation		
N. I. C	5		Sole Voting Power 0	
Number of Shares Beneficially Owned by	6		Shared Voting Power 1,056,557	
Each Reporting Person With:	7		Sole Dispositive Power 0	
	8		Shared Dispositive Power 1,056,557	
9	Aggregate Amount Beneficially 1,056,557	y Owned by Each Reporting	g Person	
10	Check if the Aggregate Amoun	t in Row (9) Excludes Cert	ain Shares o	
11	Percent of Class Represented b 0.2% (See Item 4 herein)	y Amount in Row (9)		
12	Type of Reporting Person OO			

1	Name of Reporting Person RT EA, LLC		
2 Check the Appropriate Box if a Member of a Gr			
	(a)	0	
	(b)	0	
3	SEC Use Only		
4	Citizenship or Place of Organ Delaware	nization	
Number of	5		Sole Voting Power 0
Shares Beneficially Owned by	6		Shared Voting Power 1,000,000
Each Reporting Person With:	7		Sole Dispositive Power 0
	8		Shared Dispositive Power 1,000,000
9	Aggregate Amount Beneficia 1,000,000	ally Owned by Each Reporting	ng Person
10	Check if the Aggregate Amo	unt in Row (9) Excludes Cer	rtain Shares o
11	Percent of Class Represented 0.2% (See Item 4 herein)	by Amount in Row (9)	
12	Type of Reporting Person OO		

1	Name of Reporting Person RTLC Management III, LLC		
2	Check the Appropriate Box if a (a) (b)	a Member of a Group o o	
3	SEC Use Only		
4	Citizenship or Place of Organiz Delaware	zation	
	5		Sole Voting Power 0
Number of Shares Beneficially Owned by	6		Shared Voting Power 1,300,000
Each Reporting Person With:	7		Sole Dispositive Power 0
	8		Shared Dispositive Power 1,300,000
9	Aggregate Amount Beneficiall 1,300,000	y Owned by Each Reportin	g Person
10	Check if the Aggregate Amoun	nt in Row (9) Excludes Cert	ain Shares o
11	Percent of Class Represented by 0.2% (See Item 4 herein)	by Amount in Row (9)	
12	Type of Reporting Person OO		

1	Name of Reporting Person RT-FF SM II, LLC		
2	Check the Appropriate Box i (a) (b)	if a Member of a Group o o	
3	SEC Use Only		
4	Citizenship or Place of Orga Delaware	nization	
	5		Sole Voting Power
Number of Shares Beneficially Owned by	6		Shared Voting Power 294,118
Each Reporting Person With:	7		Sole Dispositive Power 0
	8		Shared Dispositive Power 294,118
9	Aggregate Amount Beneficia 294,118	ally Owned by Each Report	ing Person
10	Check if the Aggregate Amo	ount in Row (9) Excludes Ce	ertain Shares o
11	Percent of Class Represented 0% (See Item 4 herein)	d by Amount in Row (9)	
12	Type of Reporting Person OO		

1	Name of Reporting Person RT-FF SM, LLC		
2	Check the Appropriate Box is	f a Member of a Group	
	(a)	0	
	(b)	0	
3	SEC Use Only		
4	Citizenship or Place of Organ Delaware	nization	
	5		Sole Voting Power 0
Number of			a
Shares Beneficially	6		Shared Voting Power 232,643
Owned by			232,043
Each	7		Sole Dispositive Power
Reporting			0
Person With:			a
	8		Shared Dispositive Power 232,643
			232,013
9	Aggregate Amount Beneficia 232,643	lly Owned by Each Reporting	ng Person
10	Check if the Aggregate Amor	unt in Row (9) Excludes Cer	rtain Shares o
11	Percent of Class Represented 0% (See Item 4 herein)	by Amount in Row (9)	
12	Type of Reporting Person OO		

1	Name of Reporting Person RT Morningside II, LLC		
2	Check the Appropriate Box if a (a) (b)	Member of a Group o o	
3	SEC Use Only		
4	Citizenship or Place of Organiz Delaware	zation	
N. I. C	5		Sole Voting Power 0
Number of Shares Beneficially Owned by	6		Shared Voting Power 300,000
Each Reporting Person With:	7		Sole Dispositive Power 0
	8		Shared Dispositive Power 300,000
9	Aggregate Amount Beneficially 300,000	y Owned by Each Reporting	g Person
10	Check if the Aggregate Amoun	t in Row (9) Excludes Cert	ain Shares o
11	Percent of Class Represented by Amount in Row (9) 0% (See Item 4 herein)		
12	Type of Reporting Person OO		

1	Name of Reporting Person RT Kendall, LLC		
2	Check the Appropriate Box if (a) (b)	f a Member of a Group o o	
3	SEC Use Only		
4	Citizenship or Place of Organ Delaware	nization	
Noorban af	5		Sole Voting Power 0
Number of Shares Beneficially Owned by	6		Shared Voting Power 634,296
Each Reporting Person With:	7		Sole Dispositive Power 0
	8		Shared Dispositive Power 634,296
9	Aggregate Amount Beneficia 634,296	ılly Owned by Each Reporti	ing Person
10	Check if the Aggregate Amou	unt in Row (9) Excludes Ce	ertain Shares o
11	Percent of Class Represented 0.1% (See Item 4 herein)	by Amount in Row (9)	
12	Type of Reporting Person OO		

1	Name of Reporting Person RT Morningside, LLC		
2	Check the Appropriate Box if (a) (b)	f a Member of a Group o o	
3	SEC Use Only		
4	Citizenship or Place of Organ Delaware	iization	
	5		Sole Voting Power 0
Number of Shares Beneficially Owned by	6		Shared Voting Power 1,471,200
Each Reporting Person With:	7		Sole Dispositive Power 0
	8		Shared Dispositive Power 1,471,200
9	Aggregate Amount Beneficia 1,471,200	lly Owned by Each Reporting	ng Person
10	Check if the Aggregate Amou	ant in Row (9) Excludes Cer	rtain Shares o
11	Percent of Class Represented by Amount in Row (9) 0.3% (See Item 4 herein)		
12	Type of Reporting Person OO		

1	Name of Reporting Person RT Spartan III, LLC		
2	Check the Appropriate Box	if a Member of a Group	
	(a)	0	
	(b)	0	
3	SEC Use Only		
4	Citizenship or Place of Orga Delaware	nization	
	5		Sole Voting Power 0
Number of Shares Beneficially Owned by	6		Shared Voting Power 17,283,700
Each Reporting Person With:	7		Sole Dispositive Power 0
	8		Shared Dispositive Power 17,283,700
9	Aggregate Amount Benefici 17,283,700	ally Owned by Each Report	ing Person
10	Check if the Aggregate Amo	ount in Row (9) Excludes Co	ertain Shares o
11	Percent of Class Represented 3.2% (See Item 4 herein)	d by Amount in Row (9)	
12	Type of Reporting Person OO		

1	Name of Reporting Person RTLC Management VI, LLC		
2	Check the Appropriate Box if	a Member of a Group	
	(a)	0	
	(b)	0	
3	SEC Use Only		
4	Citizenship or Place of Organi Delaware	zation	
N. I. C	5		Sole Voting Power 0
Number of Shares Beneficially Owned by	6		Shared Voting Power 17,283,700
Each Reporting Person With:	7		Sole Dispositive Power 0
	8		Shared Dispositive Power 17,283,700
9	Aggregate Amount Beneficial 17,283,700	ly Owned by Each Reportin	g Person
10	Check if the Aggregate Amou	nt in Row (9) Excludes Cert	tain Shares o
11	Percent of Class Represented by 3.2% (See Item 4 herein)	by Amount in Row (9)	
12	Type of Reporting Person OO		

1	Name of Reporting Person RT Kingdom, LLC		
2	Check the Appropriate Box if a	Member of a Group	
	(a)	0	
	(b)	0	
3	SEC Use Only		
4	Citizenship or Place of Organiz Delaware	ation	
	5		Sole Voting Power 0
Number of Shares Beneficially Owned by	6		Shared Voting Power 20,047,516
Each Reporting Person With:	7		Sole Dispositive Power 0
reison with.	8		Shared Dispositive Power 20,047,516
9	Aggregate Amount Beneficially 20,047,516	y Owned by Each Reporting	g Person
10	Check if the Aggregate Amoun	t in Row (9) Excludes Certa	ain Shares o
11	Percent of Class Represented by 3.7% (See Item 4 herein)	y Amount in Row (9)	
12	Type of Reporting Person OO		

1	Name of Reporting Person RTLC Management IV, LLC		
2	Check the Appropriate Box if	a Member of a Group	
	(a)	0	
	(b)	0	
3	SEC Use Only		
4	Citizenship or Place of Organ	ization	
	Delaware		
Number of	5		Sole Voting Power 0
Shares	6		Cl
Beneficially	6		Shared Voting Power 20,047,516
Owned by			20,017,310
Each	7		Sole Dispositive Power
Reporting			0
Person With:			a
	8		Shared Dispositive Power 20,047,516
9	Aggregate Amount Beneficially Owned by Each Reporting Person 20,047,516		
10	Check if the Aggregate Amount in Row (9) Excludes Certain Shares o		
11	Percent of Class Represented by Amount in Row (9) 3.7% (See Item 4 herein)		
12	Type of Reporting Person OO		

END OF COVER PAGE

CUSIP No. 90184L102

The Reporting Persons named in Item 2 below are hereby jointly filing this Schedule 13G (this Statement) because due to certain relationships among the Reporting Persons, such Reporting Persons may be deemed to beneficially own the same securities named in Item 1 below by one of the Reporting Persons. In accordance with Rule 13d-1(k)(1)(iii) promulgated pursuant to the Securities Exchange Act of 1934, as amended (the Exchange Act), the Reporting Persons named in Item 2 below have executed a written agreement relating to the joint filing of this Schedule 13G (the Joint Filing Agreement), a copy of which is attached hereto as Exhibit 1.

(the Joint Filing Agreement	;), a copy of which is attached	hereto as	Exhibit 1.
Item 1.			_
	(a)	Name of Twitter,	
	(b)		of Issuer s Principal Executive Offices.
		1355 Ma	rket Street, Suite 900, San Francisco, California 94103
Item 2.	(a)	Name of	Persons Filing (collectively, the Reporting Persons).
		(i)	RTLC Management, LLC
		(ii)	John Giampetroni
		(iii)	Suhail Rizvi
		(iv)	Compliance Matter Services, LLC
		(v)	Institutional Associates Fund II, LLC
		(vi)	Institutional Associates Fund, LLC
		(vii)	IAF Manager, LLC
		(viii)	RT Treetops, LLC
		(ix)	RTLC Management V, LLC
		(x)	RT EA, LLC
		(xi)	RTLC Management III, LLC
		(xii)	RT-FF SM II, LLC
		(xiii)	RT-FF SM, LLC
		(xiv)	RT Morningside II, LLC
		(xv)	RT Kendall, LLC
		(xvi)	RT Morningside, LLC
		(xvii)	RT Spartan III, LLC
		(xviii)	RTLC Management VI, LLC

(xix)

RT Kingdom, LLC

	(xx) RTLC Management IV, LLC
(b)	Address or Principal Business Office or, if none, Residence.
	(i) (xviii) in Item 2(a) above: 260 East Brown Street, Suite 380, Birmingham, MI 48009
	(xix) (xx) in Item 2(a) above: 575 Madison Avenue, 7th Floor, New York, NY 10022
(c)	Citizenship or place of organization.
	(i) RTLC Management, LLC Delaware
	(ii) John Giampetroni United States of America
	(iii) Suhail Rizvi United States of America
	(iv) Compliance Matter Services, LLC - Delaware
	(v) Institutional Associates Fund II, LLC - Delaware
	(vi) Institutional Associates Fund, LLC - Delaware
	(vii) IAF Manager, LLC - Delaware
	(viii) RT Treetops, LLC - Delaware
	(ix) RTLC Management V, LLC - Delaware
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	22

	(x)	RT EA, LLC Delaware
	(xi)	RTLC Management III, LLC - Delaware
	(xii)	RT-FF SM II, LLC - Delaware
	(xiii)	RT-FF SM, LLC - Delaware
	(xiv)	RT Morningside II, LLC - Delaware
	(xv)	RT Kendall, LLC - Delaware
	(xvi)	RT Morningside, LLC - Delaware
	(xvii)	RT Spartan III, LLC - Delaware
	(xviii)	RTLC Management VI, LLC - Delaware
	(xix)	RT Kingdom, LLC Delaware
(d) (e)		
	/010 IL1	~~

Item 3. Reporting person.

If this state	ment is filed pursuant to	§§.240.13d-1(b) or 240.13d-2(b), or (c), check whether the person filing is a:
(a)	0	Broker or dealer registered under section 15 of the Act (15 U.S.C.
(a)	O	780).
(b)	0	Bank as defined in section 3(a)(6) of the Act (15 U.S.C. 78c).
(c)	0	Insurance company as defined in section 3(a)(19) of the Act (15
(C)	O	U.S.C. 78c).
(d)	o	Investment company registered under section 8 of the Investment
		Company Act of 1940 (15 U.S.C. 80a-8).
(e)	0	An investment adviser in accordance with § 240.13d-1(b)(1)(ii)(E).
(f)	0	An employee benefit plan or endowment fund in accordance with §
		240.13d-1(b)(1)(ii)(F).
(g)	0	A parent holding company or control person in accordance with
		§240.13d-1(b)(1)(ii)(G).
(h)	O	A savings association as defined in Section 3(b) of the Federal
		Deposit Insurance Act (12 U.S.C. 1813).
(i)	0	A church plan that is excluded from the definition of an investment
		company under section 3(c)(14) of the Investment Company Act of
		1940 (15 U.S.C. 80a-3).
(j)	O	A non-U.S. institution in accordance with §240.13d-1(b)(1)(ii)(J).
		Group, in accordance with §240.13d-1(b)(1)(ii)(K). If filing as a
(12)		non-U.S. institution in accordance with
(k)	0	
		§240.13d-1(b)(1)(ii)(J), please specify the type of institution.

Item 4. Ownership.

	(i)	RTLC Management, LLC (RTLC)
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(a) Amount beneficially owned:

85,171,093 shares

(b) Percent of class:

15.6%*

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

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

-0-

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

85,171,093 shares

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

-0-

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

85,171,093 shares

RTLC, as manager of Compliance Matter Services, LLC; Institutional Associates Fund II, LLC; RTLC Management III, LLC; RT Kendall, LLC; RT Morningside, LLC; RT-FF SM II, LLC; and RT-FF SM, LLC, and as sole member of IAF Manager, LLC; RTLC Management IV, LLC; RTLC Management VI, LLC; and RTLC Management V, LLC has the power to vote or to dispose of the common stock beneficially owned by those entities. RTLC does not directly own any shares of common stock, however, by reason of the provisions of Rule 13d-3 of the Exchange Act, may be deemed to beneficially own the shares owned by these entities. RTLC disclaims beneficial ownership of the securities owned by the entities for which it serves as manager or sole member and this report shall not be deemed as an admission of beneficial ownership of the reported securities.

(ii) John Giampetroni and Suhail Rizvi

(a) Amount beneficially owned:

85,171,093 shares

(b) Percent of class:

15.6%*

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

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

-0-

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

85,171,093 shares

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

-0-

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

85,171,093 shares

Messrs. Giampetroni and Rizvi, as managers of RTLC, have power to dispose of and to vote the common stock beneficially owned by RTLC as manager and sole member of the entities identified in Item 4(i) above. Neither Mr. Giampetroni or Mr. Rizvi directly own any shares of common stock, however, by reason of the provisions of Rule 13d-3 of the Act, each may be deemed to beneficially own the shares beneficially owned by RTLC. Messrs. Giampetroni and Rizvi disclaim beneficial ownership of the securities owned by the entities for which RTLC serves as manager or sole member and this report shall not be deemed as an admission of beneficial ownership of the reported securities.

(iii) Compliance Matter Services, LLC

(a) Amount beneficially owned:

7,704,685 shares

(b) Percent of class:

1.4%*

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

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

-0-

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

7,704,685 shares

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

-0-

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

7,704,685 shares

The shares are held directly by Compliance Matter Services, LLC (Compliance). RTLC (the manager of Compliance Matter Services, LLC) and Messrs. Giampetroni and Rizvi (the managers of RTLC) have power to vote and to dispose of the shares of common stock held by Compliance. RTLC and Messrs. Giampetroni and Rizvi do not directly own any shares of common stock, however, by reason of the provisions of Rule 13d-3 of the Exchange Act, each may be deemed to beneficially own the shares owned by Compliance. RTLC and Messrs. Giampetroni and Rizvi disclaim beneficial ownership of the securities owned by Compliance and this report shall not be deemed as an admission of beneficial ownership of the reported securities.

(iv) Institutional Associates Fund II, LLC

(a) Amount beneficially owned:

2,981,151 shares

(b)	Percent of class:	
	0.5%*	
(c)	Number of shares as to wh	ich the person has:
	(i)	Sole power to vote or to direct the vote:
		-0-
	(ii)	Shared power to vote or to direct the vote:
		2,981,151 shares
	(iii)	Sole power to dispose or to direct the disposition of:
		-0-
	(iv)	Shared power to dispose or to direct the disposition of
		2,981,151 shares

The shares are held directly by Institutional Associates Fund II, LLC (IAF II). RTLC (the manager of IAF II, LLC) and Messrs. Giampetroni and Rizvi (the managers of RTLC) have power to vote and to dispose of the shares of common stock held by IAF II, LLC. RTLC and Messrs. Giampetroni and Rizvi do not directly own any shares of common stock, however, by reason of the provisions of Rule 13d-3 of the Exchange Act, may be deemed to beneficially own the shares owned by IAF II, LLC. RTLC and Messrs. Giampetroni and Rizvi disclaim beneficial ownership of the securities owned by IAF II, LLC and this report shall not be deemed as an admission of beneficial ownership of the reported securities.

(*)	mstitutional / issociati	is rund, LLC and I'm Managi	ci, EEC
	(a)	Amount beneficially owned	i:
		32,165,227 shares	
	(b)	Percent of class:	
		5.9%*	
	(c)	Number of shares as to which	ch the person has:
		(i)	Sole power to vote or to direct the vote:
			-0-
		(ii)	Shared power to vote or to direct the vote:
			32,165,227 shares
		(iii)	Sole power to dispose or to direct the disposition of:
			-0-
		(iv)	Shared power to dispose or to direct the disposition of:
			32,165,227 shares

Institutional Associates Fund, LLC and IAF Manager, LLC

(v)

The shares are held directly by Institutional Associates Fund, LLC. IAF Manager, LLC (the manager of Institutional Associates Fund, LLC), RTLC (the sole member of IAF Manager, LLC) and Messrs. Giampetroni and Rizvi (the managers of RTLC) have power to vote and to dispose of the shares of common stock held by Institutional Associates Fund, LLC. IAF Manager, LLC, RTLC and Messrs. Giampetroni and Rizvi do not directly own any shares of common stock, however, by reason of the provisions of Rule 13d-3 of the Exchange Act, may be deemed to

beneficially own the shares owned by Institutional Associates Fund, LLC. IAF Manager, LLC, RTLC and Messrs. Giampetroni and Rizvi disclaim beneficial ownership of the securities owned by Institutional Associates Fund, LLC and this report shall not be deemed as an admission of beneficial ownership of the reported securities.

vi)	RT Treetops, LLC	and RTLC Management V, LL	C
	(a)	Amount beneficially owner	
		1,056,557 shares	
	(b)	Percent of class:	
		0.2%*	
	(c)	Number of shares as to wh	nich the person has:
		(i)	Sole power to vote or to direct the vote:
			-0-
		(ii)	Shared power to vote or to direct the vote:
			1,056,557 shares
		(iii)	Sole power to dispose or to direct the disposition of:
			-0-
		(iv)	Shared power to dispose or to direct the disposition of:
			1,056,557 shares

The shares are held directly by RT Treetops, LLC. RTLC Management V, LLC (the manager of RT Treetops, LLC), RTLC (the sole member of RTLC Management V, LLC) and Messrs. Giampetroni and Rizvi (the managers of RTLC) have power to vote and to dispose of the shares of common stock held by RT Treetops, LLC. RTLC Management V, LLC, RTLC and Messrs. Giampetroni and Rizvi do not directly own any shares of common stock, however, by reason of the provisions of Rule 13d-3 of the Exchange Act, may be deemed to beneficially own the shares owned by RT Treetops, LLC. RTLC Management V, LLC, RTLC and Messrs. Giampetroni and Rizvi disclaim beneficial ownership of the securities owned by RT Treetops, LLC and this report shall not be deemed as an admission of beneficial ownership of the reported securities.

(vii)	RT EA, LLC and RT	RTLC Management III, LLC		
	(a)	Amount beneficially owned:		
		1,000,000 shares		
	(b)	1,000,000 shares		
	(b)	Percent of class:		
		0.2%*		
	(c)	Number of shares as to which th	e person has:	
	.,		•	
		(i)	Sole power to vote or to direct the vote:	
			-0-	

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

1,000,000 shares

Sole power to dispose or to direct the disposition of:

-0
(iv) Shared power to dispose or to direct the disposition of:

1,000,000 shares

The shares are held directly by RT EA, LLC. RTLC Management III, LLC (the manager of RT EA, LLC), RTLC (the manager of RTLC Management III, LLC) and Messrs. Giampetroni and Rizvi (the managers of RTLC) have power to vote and to dispose of the shares of common stock held by RT EA, LLC. RTLC Management III, LLC, RTLC and Messrs. Giampetroni and Rizvi do not directly own any shares of common stock, however, by reason of the provisions of Rule 13d-3 of the Exchange Act, may be deemed to beneficially own the shares owned by RT EA, LLC. RTLC Management III, LLC, RTLC and Messrs. Giampetroni and Rizvi disclaim beneficial ownership of the securities owned by RT EA, LLC and this report shall not be deemed as an admission of beneficial ownership of the reported securities.

(viii)	RT-FF SM II, LLC		
	(a)	Amount beneficially owner	d :
		294,118 shares	
	(b)	Percent of class:	
		0.0%*	
	(c)	Number of shares as to whi	ich the person has:
		(i)	Sole power to vote or to direct the vote:
			-0-
		(ii)	Shared power to vote or to direct the vote:
			294,118 shares
		(iii)	Sole power to dispose or to direct the disposition of:
			-0-
		(iv)	Shared power to dispose or to direct the disposition of:
			294,118 shares

The shares are held directly by RT-FF SM II, LLC. RTLC (the manager of RT-FF SM II, LLC) and Messrs. Giampetroni and Rizvi (the managers of RTLC) have power to vote and to dispose of the shares of common stock held by RT-FF SM II, LLC. RTLC and Messrs. Giampetroni and Rizvi do not directly own any shares of common stock, however, by reason of the provisions of Rule 13d-3 of the Exchange Act, may be deemed to beneficially own the shares owned by RT-FF SM II, LLC. RTLC and Messrs. Giampetroni and Rizvi disclaim beneficial ownership of the securities owned by RT-FF SM II, LLC and this report shall not be deemed as an admission of beneficial ownership of the reported securities.

(ix) RT-FF SM, LLC

(a) Amount beneficially owned:

232,643 shares
Percent of class:

0.0%*

Number of shares as to which the person has:

(c)

(i)	Sole power to vote or to direct the vote:
	-0-
(ii)	Shared power to vote or to direct the vote:
	232,643 shares
(iii)	Sole power to dispose or to direct the disposition of:
	-0-
(iv)	Shared power to dispose or to direct the disposition of
	232,643 shares

The shares are held directly by RT-FF SM, LLC. RTLC (the manager of RT-FF SM, LLC) and Messrs. Giampetroni and Rizvi (the managers of RTLC) have power to vote and to dispose of the shares of common stock held by RT-FF SM, LLC. RTLC and Messrs. Giampetroni and Rizvi do not directly own any shares of common stock, however, by reason of the provisions of Rule 13d-3 of the Exchange Act, may be deemed to beneficially own the shares owned by RT-FF SM, LLC. RTLC and Messrs. Giampetroni and Rizvi disclaim beneficial ownership of the securities owned by RT-FF SM, LLC and this report shall not be deemed as an admission of beneficial ownership of the reported securities.

RT Morningside II, LLC and RTLC Management III, LLC (x) Amount beneficially owned: 300,000 shares (b) Percent of class: 0.0%* (c) Number of shares as to which the person has: (i) Sole power to vote or to direct the vote: (ii) Shared power to vote or to direct the vote: 300,000 shares (iii) Sole power to dispose or to direct the disposition of: -0-Shared power to dispose or to direct the disposition of: (iv) 300,000 shares

The shares are held directly by RT Morningside II, LLC. RTLC Management III, LLC (the manager of RT Morningside II, LLC), RTLC (the manager of RTLC Management III, LLC) and Messrs. Giampetroni and Rizvi (the managers of RTLC) have power to vote and to dispose of the shares of common stock held by RT Morningside II, LLC. RTLC and Messrs. Giampetroni and Rizvi do not directly own any shares of common stock, however, by reason of the provisions of Rule 13d-3 of the Exchange Act, may be deemed to beneficially own the shares owned by RT Morningside II, LLC. RTLC and Messrs. Giampetroni and Rizvi disclaim beneficial ownership of the securities owned by RT Morningside II, LLC and this report shall not be deemed as an admission of beneficial ownership of the reported securities.

(X1)	RT Kendall, LLC (a)	Amount beneficially owned	d:
	(b)	634,296 shares Percent of class:	
	(0)	refeelt of class.	
	()	0.1%*	
	(c)	Number of shares as to whi	ich the person has:
		(i)	Sole power to vote or to direct the vote:
			-0-
		(ii)	Shared power to vote or to direct the vote:
			634,296 shares
		(iii)	Sole power to dispose or to direct the disposition of:
			-0-
		(iv)	Shared power to dispose or to direct the disposition of:
			634,296 shares
			*

(vi)

DT Vandall IIC

The shares are held directly by RT Kendall, LLC. RTLC (the manager of RT Kendall, LLC) and Messrs. Giampetroni and Rizvi (the managers of RTLC) have power to vote and to dispose of the shares of common stock held by RT Kendall, LLC. RTLC and Messrs. Giampetroni and Rizvi do not directly own any shares of common stock, however, by reason of the provisions of Rule 13d-3 of the Exchange Act, may be deemed to beneficially own the shares owned by RT Kendall, LLC. RTLC and Messrs. Giampetroni and Rizvi disclaim beneficial ownership of the securities owned by RT Kendall, LLC and this report shall not be deemed as an admission of beneficial ownership of the reported securities.

(xii)	RT Morningside, LLC (a)	Amount beneficially owned:	
	(b)	1,471,200 shares Percent of class:	
	(c)	0.3%* Number of shares as to whic	h the person has:
		(i)	Sole power to vote or to direct the vote:
		(1)	-0-
		(ii)	Shared power to vote or to direct the vote:
			1,471,200 shares

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

-0(iv) Shared power to dispose or to direct the disposition of:

1,471,200 shares

The shares are held directly by RT Morningside, LLC. RTLC (the manager of RT Morningside, LLC) and Messrs. Giampetroni and Rizvi (the managers of RTLC) have power to vote and to dispose of the shares of common stock held by RT Morningside, LLC. RTLC and Messrs. Giampetroni and Rizvi do not directly own any shares of common stock, however, by reason of the provisions of Rule 13d-3 of the Exchange Act, may be deemed to beneficially own the shares owned by RT Morningside, LLC. RTLC and Messrs. Giampetroni and Rizvi disclaim beneficial ownership of the securities owned by RT Morningside, LLC and this report shall not be deemed as an admission of beneficial ownership of the reported securities.

(xiii) RT Spartan III, LLC and RTLC Management VI, LLC

(a) Amount beneficially owned:

17,283,700 shares

(b) Percent of class:

3.2%*

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

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

-0-

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

17,283,700 shares

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

-0-

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

17,283,700 shares

The shares are held directly by RT Spartan III, LLC. RTLC Management VI, LLC (the manager of RT Spartan III, LLC), RTLC (the sole member of RTLC Management VI, LLC) and Messrs. Giampetroni and Rizvi (the managers of RTLC) have power to vote and to dispose of the shares of common stock held by RT Spartan III, LLC. RTLC Management VI, LLC, RTLC and Messrs. Giampetroni and Rizvi do not directly own any shares of common stock,

however, by reason of the provisions of Rule 13d-3 of the Exchange Act, may be deemed to beneficially own the shares owned by RT Spartan III, LLC. RT Management VI, LLC, RTLC and Messrs. Giampetroni and Rizvi disclaim beneficial ownership of the securities owned by RT Spartan III, LLC and this report shall not be deemed as an admission of beneficial ownership of the reported securities.

(xiv) RT Kingdom, LLC and RTLC Management IV, LLC

(a) Amount beneficially owned:

20.047.516 shares

(b) Percent of class:

3.7%*

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

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

-0-

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

20,047,516 shares

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

-0-

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

20,047,516 shares

The shares are held directly by RT Kingdom, LLC. RTLC Management IV, LLC (the manager of RT Kingdom, LLC), RTLC (the sole member of RTLC Management IV, LLC) and Messrs. Giampetroni and Rizvi (the managers of RTLC) have power to vote and to dispose of the shares of common stock held by RT Kingdom, LLC. RTLC Management IV, LLC, RTLC and Messrs. Giampetroni and Rizvi do not directly own any shares of common stock, however, by reason of the provisions of Rule 13d-3 of the Exchange Act, may be deemed to beneficially own the shares owned by RT Kingdom, LLC. RT Management IV, LLC, RTLC and Messrs. Giampetroni and Rizvi disclaim beneficial ownership of the securities owned by RT Kingdom, LLC and this report shall not be deemed as an admission of beneficial ownership of the reported securities.

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.

Not applicable.

Item 7. Identification and Classification of the Subsidiary Which Acquired the Security Being

Reported on By the Parent Holding Company or Control Person.

Not applicable.

Item 8. Identification and Classification of Members of the Group.

Not applicable.

Item 9. Notice of Dissolution of Group.

Not applicable.

^{*} As of December 31, 2013 (based on 544,696,816 shares of the Issuer's Common Stock outstanding as reported by the Issuer in its final Prospectus dated November 6, 2013 and filed with the Securities and Exchange Commission on November 7, 2013).

Item 10. Certification.

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.

Dated: February 13, 2014

RTLC MANAGEMENT, LLC

/s/ Viqar Shariff Name: Viqar Shariff Title: Vice President

JOHN GIAMPETRONI

/s/ John Giampetroni

JOHN GIAMPETRONI, individually

SUHAIL RIZVI

/s/ Suhail Rizvi SUHAIL RIZVI, individually

COMPLIANCE MATTER SERVICES, LLC

By: RTLC Management, LLC, its Manager

/s/ Viqar Shariff Name: Viqar Shariff Title: Vice President

INSTITUTIONAL ASSOCIATES FUND II, LLC

By: RTLC Management, LLC, its Manager

/s/ Viqar Shariff Name: Viqar Shariff Title: Vice President

IAF MANAGER, LLC

By: RTLC Management, LLC, its Sole Member

/s/ Viqar Shariff Name: Viqar Shariff Title: Vice President

INSTITUTIONAL ASSOCIATES FUND, LLC

By: RTLC Management, LLC, the Sole Member of

IAF Manager, LLC, its Manager

/s/ Viqar Shariff Name: Viqar Shariff Title: Vice President

RTLC MANAGEMENT V, LLC

By: RTLC Management, LLC, its Sole Member

RT TREETOPS, LLC

By: RTLC Management, LLC, the Sole Member of

RTLC Management V, LLC, its Manager

/s/ Viqar Shariff Name: Viqar Shariff Title: Vice President

RTLC MANAGEMENT III, LLC

By: RTLC Management, LLC, its Manager

/s/ Viqar Shariff Name: Viqar Shariff Title: Vice President

RT EA, LLC

By: RTLC Management, LLC, the Manager of RTLC Management III, LLC, its Manager

/s/ Viqar Shariff Name: Viqar Shariff Title: Vice President

RT-FF SM II, LLC

By: RTLC Management, LLC, its Manager

/s/ Viqar Shariff Name: Viqar Shariff Title: Vice President

RT-FF SM, LLC

By: RTLC Management, LLC, its Manager

/s/ Viqar Shariff Name: Viqar Shariff Title: Vice President

RT MORNINGSIDE II, LLC

By: RTLC Management, LLC, the Manager of RTLC Management III, LLC, its Manager

/s/ Viqar Shariff Name: Viqar Shariff Title: Vice President

RT KENDALL, LLC

By: RTLC Management, LLC, its Manager

/s/ Viqar Shariff Name: Viqar Shariff Title: Vice President

RT MORNINGSIDE, LLC

By: RTLC Management, LLC, its Manager

RTLC MANAGEMENT VI, LLC

By: RTLC Management, LLC, its Sole Member

/s/ Viqar Shariff Name: Viqar Shariff Title: Vice President

RT SPARTAN III, LLC

By: RTLC Management, LLC, the Sole Member of RTLC MANAGEMENT VI, LLC, its Manager

/s/ Viqar Shariff Name: Viqar Shariff Title: Vice President

RTLC MANAGEMENT IV, LLC

By: RTLC Management, LLC, its Sole Member

/s/ Viqar Shariff Name: Viqar Shariff Title: Vice President

RT KINGDOM, LLC

By: RTLC Management, LLC, the Sole Member of

RTLC Management IV, LLC, its Manager

Exhibit A

JOINT FILING AGREEMENT

Pursuant to Rule 13d-1(k)(1)(iii) of the Securities Exchange Act of 1934, each of the undersigned agrees that a single joint Schedule 13G and any amendments thereto may be filed on behalf of each of the undersigned with respect to the securities held by each of them in Twitter, Inc.

The undersigned further agree that each party hereto is responsible for the timely filing of such Statement on Schedule 13G and any amendments thereto, and for the accuracy and completeness of the information concerning such party contained therein; provided, however, that no party is responsible for the accuracy or completeness of the information concerning any other party, unless such party knows or has reason to believe that such information is inaccurate.

IN WITNESS WHEREOF, the undersigned have executed this Agreement as of February 13, 2014.

RTLC MANAGEMENT, LLC

/s/ Viqar Shariff Name: Viqar Shariff Title: Vice President

JOHN GIAMPETRONI

/s/ John Giampetroni JOHN GIAMPETRONI, individually

SUHAIL RIZVI

/s/ Suhail Rizvi SUHAIL RIZVI, individually

COMPLIANCE MATTER SERVICES, LLC

By: RTLC Management, LLC, its Manager /s/ Viqar Shariff

Name: Viqar Shariff Title: Vice President

INSTITUTIONAL ASSOCIATES FUND II, LLC

By: RTLC Management, LLC, its Manager

/s/ Viqar Shariff Name: Viqar Shariff Title: Vice President

IAF MANAGER, LLC

By: RTLC Management, LLC, its Sole Member

/s/ Viqar Shariff Name: Viqar Shariff Title: Vice President

INSTITUTIONAL ASSOCIATES FUND, LLC

By: RTLC Management, LLC, the Sole Member of IAF Manager, LLC, its Manager /s/ Viqar Shariff
Name: Viqar Shariff

Title: Vice President

RTLC MANAGEMENT V, LLC

By: RTLC Management, LLC, its Sole Member

/s/ Viqar Shariff Name: Viqar Shariff Title: Vice President

RT TREETOPS, LLC

By: RTLC Management, LLC, the Sole Member of

RTLC Management V, LLC, its Manager

/s/ Viqar Shariff Name: Viqar Shariff Title: Vice President

RTLC MANAGEMENT III, LLC

By: RTLC Management, LLC, its Manager

/s/ Viqar Shariff Name: Viqar Shariff Title: Vice President

RT EA, LLC

By: RTLC Management, LLC, the Manager of RTLC Management III, LLC, its Manager

/s/ Viqar Shariff Name: Viqar Shariff Title: Vice President

RT-FF SM II, LLC

By: RTLC Management, LLC, its Manager

/s/ Viqar Shariff Name: Viqar Shariff Title: Vice President

RT-FF SM, LLC

By: RTLC Management, LLC, its Manager

/s/ Viqar Shariff Name: Viqar Shariff Title: Vice President

RT MORNINGSIDE II, LLC

By: RTLC Management, LLC, the Manager of RTLC Management III, LLC, its Manager

/s/ Viqar Shariff Name: Viqar Shariff Title: Vice President

RT KENDALL, LLC

By: RTLC Management, LLC, its Manager

RT MORNINGSIDE, LLC

By: RTLC Management, LLC, its Manager

/s/ Viqar Shariff Name: Viqar Shariff Title: Vice President

RTLC MANAGEMENT VI, LLC

By: RTLC Management, LLC, its Sole Member

/s/ Viqar Shariff Name: Viqar Shariff Title: Vice President

RT SPARTAN III, LLC

By: RTLC Management, LLC, the Sole Member of RTLC MANAGEMENT VI, LLC, its Manager

/s/ Viqar Shariff Name: Viqar Shariff Title: Vice President

RTLC MANAGEMENT IV, LLC

By: RTLC Management, LLC, its Sole Member

/s/ Viqar Shariff Name: Viqar Shariff Title: Vice President

RT KINGDOM, LLC

By: RTLC Management, LLC, the Sole Member of

RTLC Management IV, LLC, its Manager