Upland Software, Inc. Form SC 13D/A January 30, 2017
SECURITIES AND EXCHANGE COMMISSION
WASHINGTON, D.C. 20549
SCHEDULE 13D
(RULE 13d-101)
INFORMATION TO BE INCLUDED IN STATEMENTS FILED PURSUANT TO RULE 13d-1(a)
AND AMENDMENTS THERETO FILED PURSUANT TO RULE 13d-2(a)
(Amendment No. 1)*
Upland Software, Inc.
(Name of Issuer)
Common Stock, \$0.0001 par value per share
(Title of Class of Securities)
91544A109
(CUSIP Number)
Stephanie Lucie

c/o Austin Ventures

300 West Sixth Street, Suite 2300

Austin, Texas 78701
(512) 485-1900
(Name, Address and Telephone Number of Person
Authorized to Receive Notices and Communications)
March 24, 2016
(Date of Event Which Requires Filing of This Statement)
If the filing person has previously filed a statement on Schedule 13G to report the acquisition that is the subject of the Schedule 13D, and is filing this schedule because of §§ 240.13d-1(e), 240.13d-1(f) or 240.13d-1(g), check the following box "
Note: Schedules filed in paper format shall include a signed original and five copies of the schedule, including all exhibits. See Rule 240.13d-7 for other parties to whom copies are to be sent.
*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.

This information required on the remainder of this cover page shall not be deemed to be "filed" for the purpose of

but shall be subject to all other provisions of the Act (however, see the Notes).

Section 18 of the Securities Exchange Act of 1934 ("Act") or otherwise subject to the liabilities of that section of the Act

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2	NAME OF REPORTING PERSONS I.R.S. IDENTIFICATION NO. OF ABOV Austin Ventures IX, L.P. ("AV IX") CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP (See Instructions)	
3	SEC USE ONLY	
4	SOURCE OF FUNDS	WC
	CHECK BOX IF DISCLOSURE OF	
5	LEGAL PROCEEDINGS IS REQUIRED	
	PURSUANT TO ITEMS 2(d) OR 2(e)	
6	CITIZENSHIP OR PLACE OF	Delaware
	ORGANIZATION SOLE VOTING POWER	
		L.P. ("AVP IX LP"), the general partner of AV IX,
), the general partner of AVP IX LP, may be deemed
,	7 to have sole power to vote these shares, and .	
	DeAngelis ("DeAngelis"), Christopher A. Pa	citti ("Pacitti"), Philip S. Siegel ("Siegel") and John D.
		or are associated with AVP IX LLC, may be deemed
NUMBER OF	to have shared power to vote these shares.	
SHARES BENEFICIALLY	SHARED VOTING POWER	
OWNED BY	See response to row 7.	
EACH	SOLE DISPOSITIVE POWER	
REPORTING		general partner of AV IX, and AVP IX LLC, the
PERSON	<u>-</u>	ed to have sole power to dispose of these shares,
WITH		Thornton, who are members of or are associated
	with AVP IX LLC, may be deemed to have s	hared power to dispose of these shares.
	SHARED DISPOSITIVE POWER	
	10	
AGGREGATE A	See response to row 9. AMOUNT BENEFICIALLY OWNED BY EAC	CH
11 REPORTING PERSON 8/3,034		
12 CHECK BOX IF	THE AGGREGATE AMOUNT IN ROW (9)	
EXCLUDES CE	RTAIN SHARES (See Instructions)	
	LASS REPRESENTED BY AMOUNT IN RO	
14TYPE OF REPO	RTING PERSON (See Instructions)	PN

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	NAME OF REPORTING PERSONS I.R.S. IDENTIFICATION NO. OF ABOV	/E PERSON (Entities Only).
1		21 End of (Emilion only).
	AV Partners IX, L.P. CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP (See	
2	Instructions)	(a)
		(b) x
3	SEC USE ONLY	
4	SOURCE OF FUNDS	WC
~	CHECK BOX IF DISCLOSURE OF	
5	LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO ITEMS 2(d) OR 2(e)	
	CITIZENSHIP OR PLACE OF	
6	ORGANIZATION	Delaware
	SOLE VOTING POWER	
		ed by AV IX. AVP IX LP, the general partner of
		er to vote these shares, except that AVP IX LLC, eemed to have sole power to vote these shares, and
		ented to have sole power to vote these shares, and enton, who are members of or are associated with
	AVP IX LLC, may be deemed to have shared	
NUMBER OF	SHARED VOTING POWER	•
SHARES	8	
BENEFICIALLY	See response to row 7.	
OWNED BY EACH	SOLE DISPOSITIVE POWER	ed by AV IX. AVP IX LP, the general partner of
REPORTING	AVIV may be deemed to have the cale now	er to dispose of these shares, except that AVP IX
PERSON		be deemed to have sole power to dispose of these
WITH	shares, and Aragona, DeAngelis, Pacitti, Sieg	
		ed to have shared power to dispose of these shares.
	SHARED DISPOSITIVE POWER	
	See response to row 9.	
	see response to row 7.	
	AMOUNT BENEFICIALLY OWNED BY EAC	CH 873,034
11 REPORTING PERSON 675,034		
CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (9)		
12 EXCLUDES CERTAIN SHARES (See Instructions) 13 PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (9) 4.9%		
14TYPE OF REPORTING PERSON (See Instructions)		PN

CUSIP NO. 91544A109 13DPage 4 of 19

1	NAME OF REPORTING PERSONS I.R.S. IDENTIFICATION NO. OF ABOV	/E PERSON (Entities Only).	
2	AV Partners IX, L.L.C. CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP (See Instructions)	(a) (b) x	
3 4	SEC USE ONLY SOURCE OF FUNDS	WC	
5	CHECK BOX IF DISCLOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO ITEMS 2(d) OR 2(e)	, 	
6	CITIZENSHIP OR PLACE OF ORGANIZATION SOLE VOTING POWER	Delaware	
NUMBER OF SHARES	7 AVP IX LP, may be deemed to have the sole LP, the general partner of AV IX, may be de	ed by AV IX. AVP IX LLC, the general partner of power to vote these shares, except that AVP IX emed to have sole power to vote these shares, and rnton, who are members of or are associated with d power to vote these shares.	
BENEFICIALLY OWNED BY EACH	See response to row 7. SOLE DISPOSITIVE POWER 873,034 shares, all of which are directly own	ed by AV IX. AVP IX LLC, the general partner of	
REPORTING PERSON WITH	AVP IX LP, may be deemed to have the sole power to dispose of these shares, except that AVP IX LP, the general partner of AV IX, may be deemed to have sole power to dispose of these shares, and Aragona, DeAngelis, Pacitti, Siegel and Thornton, who are members of or are associated with AVP IX LLC, may be deemed to have shared power to dispose of these shares. SHARED DISPOSITIVE POWER		
	See response to row 9.		
11 REPORTING P	AMOUNT BENEFICIALLY OWNED BY EAC PERSON	CH 873,034	
12 CHECK BOX I	F THE AGGREGATE AMOUNT IN ROW (9)	··	
EXCLUDES CERTAIN SHARES (See Instructions)			
	CLASS REPRESENTED BY AMOUNT IN RO		
14TYPE OF REPORTING PERSON (See Instructions) OO			

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1	NAME OF REPORTING PERSONS I.R.S. IDENTIFICATION NO. OF ABOV	E PERSON (Entities Only).
2	Austin Ventures X, L.P. ("AV X") CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP (See Instructions)	(a) (b) x
2	CEC LICE ONLY	
3 4	SEC USE ONLY SOURCE OF FUNDS	WC
4	CHECK BOX IF DISCLOSURE OF	WC
5	LEGAL PROCEEDINGS IS REQUIRED	
	PURSUANT TO ITEMS 2(d) OR 2(e)	
6	CITIZENSHIP OR PLACE OF	Delaware
O	ORGANIZATION	Delaware
	SOLE VOTING POWER	I. D. ("AVD V I D") the concret neutron of AV V
	and AV Partners X L.I.C. ("AVP X L.I.C")	L.P. ("AVP X LP"), the general partner of AV X, the general partner of AVP X LP, may be deemed to
	1	agona, DeAngelis, Pacitti, Siegel and Thornton,
NUMBER OF	•	VP X LLC, may be deemed to have shared power
NUMBER OF SHARES	to vote these shares.	
BENEFICIALLY	8 SHARED VOTING POWER	
OWNED BY	See response to row /.	
EACH	SOLE DISPOSITIVE POWER	general partner of AV X, and AVP X LLC, the
REPORTING	•	d to have sole power to dispose of these shares, and
PERSON	• •	enton, who are members of or are associated with
WITH	AVP X LLC, may be deemed to have shared	power to dispose of these shares.
	SHARED DISPOSITIVE POWER	
A CODEC A TE	See response to row 9.	***************************************
11 AGGREGATE A	AMOUNT BENEFICIALLY OWNED BY EAC	1,309,550
CHECK BOX II	F THE AGGREGATE AMOUNT IN ROW (9)	
12 EXCLUDES CE	ERTAIN SHARES (See Instructions)	··
	CLASS REPRESENTED BY AMOUNT IN RO	W (9) 7.3%
14TYPE OF REPO	ORTING PERSON (See Instructions)	PN

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2		NAME OF REPORTING PERSONS I.R.S. IDENTIFICATION NO. OF ABOV AV Partners X, L.P. CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP (See Instructions)		RSON (Entities Only) x
			(0)	A
3		SEC USE ONLY	****	
4		SOURCE OF FUNDS	WC	
5		CHECK BOX IF DISCLOSURE OF LEGAL PROCEEDINGS IS REQUIRED		
3		PURSUANT TO ITEMS 2(d) OR 2(e)		
6		CITIZENSHIP OR PLACE OF	Dela	Word
6		ORGANIZATION	Dela	wate
		SOLE VOTING POWER	1.1	
		1,309,550 shares, all of which are directly ow AV X, may be deemed to have the sole power		
	7	general partner of AVP X LP, may be deeme		
		Aragona, DeAngelis, Pacitti, Siegel and Thor		-
NUMBER OF		$\ensuremath{AVP}\xspace \ensuremath{X}\xspace \ensuremath{LLC}\xspace,$ may be deemed to have shared	power	r to vote these shares.
SHARES	8	SHARED VOTING POWER		
BENEFICIALLY OWNED BY		See response to row 7. SOLE DISPOSITIVE POWER		
EACH		1,309,550 shares, all of which are directly ow	ned b	v AV X. AVP X LP, the general partner of
REPORTING	0	AV X, may be deemed to have the sole power	r to di	spose of these shares, except that AVP X
PERSON	9	LLC, the general partner of AVP X LP, may	be dee	emed to have sole power to dispose of these
WITH		shares, and Aragona, DeAngelis, Pacitti, Sieg		
		associated with AVP X LLC, may be deemed SHARED DISPOSITIVE POWER	to na	ve shared power to dispose of these shares.
	10	See response to row 9.		
11 AGGREGATE REPORTING P		MOUNT BENEFICIALLY OWNED BY EAC	H	1,309,550
CHECK BOX I	FΊ	THE AGGREGATE AMOUNT IN ROW (9)		
12 EXCLUDES CI	ER	TAIN SHARES (See Instructions)		
		ASS REPRESENTED BY AMOUNT IN RO	W (9)	7.3%
14TYPE OF REPO	OR	TING PERSON (See Instructions)		PN

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1	NAME OF REPORTING PERSONS I.R.S. IDENTIFICATION NO. OF ABOV	E PERSON (Entities Only).		
	AV Partners X, L.L.C. CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP (See			
2	Instructions)	(a) "		
	,	(b) x		
3	SEC USE ONLY			
4	SOURCE OF FUNDS	WC		
	CHECK BOX IF DISCLOSURE OF			
5	LEGAL PROCEEDINGS IS REQUIRED			
	PURSUANT TO ITEMS 2(d) OR 2(e)			
6	CITIZENSHIP OR PLACE OF	Delaware		
	ORGANIZATION	2 5 3 4 1 4 1 5 1		
	SOLE VOTING POWER			
	· · · · · · · · · · · · · · · · · · ·	and by AV X. AVP X LLC, the general partner of		
		power to vote these shares, except that AVP X LP,		
	the general partner of AV X, may be deemed			
NUMBER OF	AVP X LLC, may be deemed to have shared	nton, who are members of or are associated with		
SHARES	SHARED VOTING POWER	power to vote these shares.		
BENEFICIALLY	See response to row 7.			
OWNED BY	SOLE DISPOSITIVE POWER			
EACH		and by AV X. AVP X LLC, the general partner of		
REPORTING		power to dispose of these shares, except that AVP		
PERSON		X LP, the general partner of AV X, may be deemed to have sole power to dispose of these		
WITH		shares, and Aragona, DeAngelis, Pacitti, Siegel and Thornton, who are members of or are		
		I to have shared power to dispose of these shares.		
	SHARED DISPOSITIVE POWER	•		
	See response to row 9.			
	AMOUNT BENEFICIALLY OWNED BY EAC	CH 1,309,550		
REPORTING P	PERSON	1,507,550		
12 CHECK BOX I	FIFTHE AGGREGATE AMOUNT IN ROW (9)	·		
EXCLUDES CERTAIN SHARES (See Instructions)				
	CLASS REPRESENTED BY AMOUNT IN RO			
14TYPE OF REP	ORTING PERSON (See Instructions)	00		

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NAME OF REPORTING PERSONS , I.R.S. IDENTIFICATION NO. OF ABOVE PERSON (Entities Only). Joseph C. Aragona CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP (See Instructions) 2 (a) (b) **3SEC USE ONLY 4SOURCE OF FUNDS** WC $_5{\rm CHECK}$ BOX IF DISCLOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO ITEMS 2(d) OR 2(e) 6CITIZENSHIP OR PLACE OF ORGANIZATION U.S. Citizen **SOLE VOTING POWER** -()-SHARED VOTING POWER 2,182,584 shares, of which 873,034 are directly owned by AV IX and 1,309,550 are directly 8 owned by AV X. Aragona is a member of AVP IX LLC, the general partner of AVP IX LP, the NUMBER OF **SHARES** general partner of AV IX, and a member of AVP X LLC, the general partner of AVP X LP, the general partner of AV X, and may be deemed to have shared power to vote these shares. **BENEFICIALLY OWNED BY** SOLE DISPOSITIVE POWER EACH **REPORTING** SHARED DISPOSITIVE POWER **PERSON** 2,182,584 shares, of which 873,034 are directly owned by AV IX and 1,309,550 are directly **WITH** 10 owned by AV X. Aragona is a member of AVP IX LLC, the general partner of AVP IX LP, the general partner of AV IX, and a member of AVP X LLC, the general partner of AVP X LP, the general partner of AV X, and may be deemed to have shared power to dispose of these shares. AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH 2,182,584 REPORTING PERSON CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (9) EXCLUDES CERTAIN SHARES (See Instructions) 13 PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (9) 12.2% 14TYPE OF REPORTING PERSON (See Instructions) IN

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NAME OF REPORTING PERSONS
, I.R.S. IDENTIFICATION NO. OF ABOVE PERSON (Entities Only).
 Kenneth P. DeAngelis
 CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP (See Instructions)
2
                                                                              (a)
                                                                              (b)
3SEC USE ONLY
4SOURCE OF FUNDS
                                                                              WC
_5{\rm CHECK} BOX IF DISCLOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO ITEMS 2(d) OR 2(e)
                                                                              U.S. Citizen
6CITIZENSHIP OR PLACE OF ORGANIZATION
                  SOLE VOTING POWER
                  -()-
                  SHARED VOTING POWER
                  2,182,584 shares, of which 873,034 are directly owned by AV IX and 1,309,550 are directly
                8 owned by AV X. DeAngelis is a member of AVP IX LLC, the general partner of AVP IX LP,
NUMBER OF
                  the general partner of AV IX, and a member of AVP X LLC, the general partner of AVP X LP,
SHARES
                  the general partner of AV X, and may be deemed to have shared power to vote these shares.
BENEFICIALLY
                  SOLE DISPOSITIVE POWER
OWNED BY
                  -()-
EACH
                  SHARED DISPOSITIVE POWER
REPORTING
                  2,182,584 shares, of which 873,034 are directly owned by AV IX and 1,309,550 are directly
PERSON
                  owned by AV X. DeAngelis is a member of AVP IX LLC, the general partner of AVP IX LP,
WITH
                  the general partner of AV IX, and a member of AVP X LLC, the general partner of AVP X LP,
                  the general partner of AV X, and may be deemed to have shared power to dispose of these
  AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH
                                                               2,182,584
  REPORTING PERSON
12 CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (9)
  EXCLUDES CERTAIN SHARES (See Instructions)
13 PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (9) 12.2%
14TYPE OF REPORTING PERSON (See Instructions)
                                                               IN
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NAME OF REPORTING PERSONS , I.R.S. IDENTIFICATION NO. OF ABOVE PERSON (Entities Only). Christopher A. Pacitti CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP (See Instructions) 2 (a) (b) **3SEC USE ONLY 4SOURCE OF FUNDS** WC $_5{\rm CHECK}$ BOX IF DISCLOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO ITEMS 2(d) OR 2(e) U.S. Citizen 6CITIZENSHIP OR PLACE OF ORGANIZATION **SOLE VOTING POWER** -()-SHARED VOTING POWER 2,182,584 shares, of which 873,034 are directly owned by AV IX and 1,309,550 are directly 8 owned by AV X. Pacitti is a member of AVP IX LLC, the general partner of AVP IX LP, the NUMBER OF general partner of AV IX, and a member of AVP X LLC, the general partner of AVP X LP, the **SHARES** general partner of AV X, and may be deemed to have shared power to vote these shares. **BENEFICIALLY OWNED BY** SOLE DISPOSITIVE POWER **EACH REPORTING** SHARED DISPOSITIVE POWER **PERSON** 2,182,584 shares, of which 873,034 are directly owned by AV IX and 1,309,550 are directly **WITH** 10 owned by AV X. Pacitti is a member of AVP IX LLC, the general partner of AVP IX LP, the general partner of AV IX, and a member of AVP X LLC, the general partner of AVP X LP, the general partner of AV X, and may be deemed to have shared power to dispose of these shares. AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH 2,182,584 REPORTING PERSON CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (9) EXCLUDES CERTAIN SHARES (See Instructions) 13 PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (9) 12.2% 14TYPE OF REPORTING PERSON (See Instructions) IN

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NAME OF REPORTING PERSONS , I.R.S. IDENTIFICATION NO. OF ABOVE PERSON (Entities Only). Philip S. Siegel CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP (See Instructions) 2 (a) (b) **3SEC USE ONLY 4SOURCE OF FUNDS** WC $_5{\rm CHECK}$ BOX IF DISCLOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO ITEMS 2(d) OR 2(e) U.S. Citizen 6CITIZENSHIP OR PLACE OF ORGANIZATION **SOLE VOTING POWER** -()-SHARED VOTING POWER 2,182,584 shares, of which 873,034 are directly owned by AV IX and 1,309,550 are directly 8 owned by AV X. Siegel is associated with AVP IX LLC, the general partner of AVP IX LP, the NUMBER OF general partner of AV IX, and a member of AVP X LLC, the general partner of AVP X LP, the **SHARES** general partner of AV X, and may be deemed to have shared power to vote these shares. **BENEFICIALLY OWNED BY** SOLE DISPOSITIVE POWER **EACH REPORTING** SHARED DISPOSITIVE POWER **PERSON** 2,182,584 shares, of which 873,034 are directly owned by AV IX and 1,309,550 are directly **WITH** 10 owned by AV X. Siegel is associated with AVP IX LLC, the general partner of AVP IX LP, the general partner of AV IX, and a member of AVP X LLC, the general partner of AVP X LP, the general partner of AV X, and may be deemed to have shared power to dispose of these shares. AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH 2,182,584 REPORTING PERSON CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (9) EXCLUDES CERTAIN SHARES (See Instructions) 13 PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (9) 12.2% 14TYPE OF REPORTING PERSON (See Instructions) IN

CUSIP NO. 91544A109 13DPage 12 of 19

NAME OF REPORTING PERSONS 1.R.S. IDENTIFICATION NO. OF ABOVE PERSON (Entities Only). John D. Thornton CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP (See Instructions) 2 (a) (b) **3SEC USE ONLY 4SOURCE OF FUNDS** WC $_5{\rm CHECK}$ BOX IF DISCLOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO ITEMS 2(d) OR 2(e) 6CITIZENSHIP OR PLACE OF ORGANIZATION U.S. Citizen **SOLE VOTING POWER** 37,960 (including 10,416 shares issued pursuant to a restricted stock award and 27,544 shares that are subject to stock options exercisable by Thornton within 60 days of the date of this filing). SHARED VOTING POWER 2,182,584 shares, of which 873,034 are directly owned by AV IX and 1,309,550 are directly 8 owned by AV X. Thornton is a member of AVP IX LLC, the general partner of AVP IX LP, NUMBER OF the general partner of AV IX, and a member of AVP X LLC, the general partner of AVP X LP, **SHARES** the general partner of AV X, and may be deemed to have shared power to vote these shares. **BENEFICIALLY** SOLE DISPOSITIVE POWER **OWNED BY** 37,960 (including 10,416 shares issued pursuant to a restricted stock award and 27,544 shares **EACH** that are subject to stock options exercisable by Thornton within 60 days of the date of this **REPORTING** filing). **PERSON** SHARED DISPOSITIVE POWER **WITH** 2,182,584 shares, of which 873,034 are directly owned by AV IX and 1,309,550 are directly owned by AV X. Thornton is a member of AVP IX LLC, the general partner of AVP IX LP, the general partner of AV IX, and a member of AVP X LLC, the general partner of AVP X LP, the general partner of AV X, and may be deemed to have shared power to dispose of these shares. AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH 2,220,544 REPORTING PERSON CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (9) EXCLUDES CERTAIN SHARES (See Instructions) 13 PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (9) 12.4% 14TYPE OF REPORTING PERSON (See Instructions) IN

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Statement on Schedule 13D

This Amendment No. 1 ("Amendment No. 1") amends and restates the Statement on Schedule 13D initially filed on November 14, 2014 and relates to the beneficial ownership of common stock, par value \$0.0001 per share ("Common Stock"), of Upland Software, Inc., a Delaware corporation ("Issuer"). This Amendment No. 1 is being filed by Austin Ventures IX, L.P., a Delaware limited partnership ("AV IX"), AV Partners IX, L.P., a Delaware limited partnership ("AVP IX LP"), AV Partners IX, L.L.C., a Delaware limited liability company ("AVP IX LLC"), Austin Ventures X, L.P., a Delaware limited partnership ("AVP X LP"), AV Partners X, L.L.C., a Delaware limited liability company ("AVP X LLC"), Joseph C. Aragona ("Aragona"), Kenneth P. DeAngelis ("DeAngelis"), Christopher A. Pacitti ("Pacitti"), Philip S. Siegel ("Siegel") and John D. Thornton ("Thornton" and collectively with AV IX, AVP IX LP, AVP IX LLC, AV X, AVP X LP, AVP X LLC, Aragona, DeAngelis, Pacitti, and Siegel, "Reporting Persons").

ITEM 1.

SECURITY AND ISSUER.

- (a) The class of equity securities to which this statement relates is the Common Stock of the Issuer.
- (b) The Issuer's principal executive offices are located at 401 Congress Avenue, Suite 1850, Austin, Texas 78701.

ITEM 2.

IDENTITY AND BACKGROUND.

The persons and entities filing this Schedule 13D are AV IX, AVP IX LP, AVP IX LLC, AV X, AVP X LP, AVP X LLC, Aragona, DeAngelis, Pacitti, Siegel, and Thornton. AVP IX LP, the general partner of AV IX, may be deemed to have sole power to vote and sole power to dispose of shares of the Issuer directly owned by AV IX. AVP IX LLC, the general partner of AVP IX LP, may be deemed to have sole power to vote and sole power to dispose of shares of the Issuer directly owned by AV IX. AVP X LP, the general partner of AV X, may be deemed to have sole power to vote and sole power to dispose of shares of the Issuer directly owned by AV X. AVP X LLC, the general partner of AVP X LP, may be deemed to have sole power to vote and sole power to dispose of shares of the Issuer directly owned by AV X. Aragona, DeAngelis, Pacitti, Siegel and Thornton are members of or are associated with AVP IX LLC and may be deemed to have shared power to vote and shared power to dispose of shares of the Issuer directly owned by AV IX. Aragona, DeAngelis, Pacitti, Siegel and Thornton are members of or are associated with AVP X LLC and may be deemed to have shared power to vote and shared power to dispose of shares of the Issuer directly owned by AV X. Thornton may be deemed to have sole power to vote and sole power to dispose of shares of

the Issuer directly owned by Thornton.

- (b) The address of the principal place of business for each of the Reporting Persons is c/o Austin Ventures, 300 West Sixth Street, Suite 2300, Austin, Texas 78701.
- (c) The principal occupation of each of the Reporting Persons is the venture capital investment business. The principal business of each of AV IX and AV X is to make investments in private and public companies. The principal business of AVP IX LP is to serve as the general partner of AV IX, and the principal business of AVP IX LLC is to serve as the general partner of AVP X LP is to serve as the general partner of AV X, and the principal business of AVP X LLC is to serve as the general partner of AVP X LP. Aragona, DeAngelis, Pacitti, Siegel and Thornton are members of or are associated with each of AVP IX LLC and AVP X LLC.
- (d) During the last five years, none of the Reporting Persons has been convicted in any criminal proceeding (excluding traffic violations or similar misdemeanors).
- (e) During the last five years, none of the Reporting Persons has been a party to a civil proceeding of a judicial or administrative body of competent jurisdiction and as a result of such proceeding was or is subject to a judgment, decree or final order enjoining future violations of, or prohibiting or mandating activities subject to, federal or state securities laws or finding any violation with respect to such laws.

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(f) AV IX, AVP IX LP, AV X and AVP X LP are Delaware limited partnerships. AVP IX LLC and AVP X LLC are Delaware limited liability companies. Aragona, DeAngelis, Pacitti, Siegel and Thornton are United States citizens.

ITEM 3. SOURCE AND AMOUNT OF FUNDS OR OTHER CONSIDERATION.

In connection with the Issuer's issuance of Series A preferred stock in October 2010, AV IX acquired 498,548 shares of Series A preferred stock at a purchase price of \$6.10 per share and AV X acquired 747,822 shares of Series A preferred stock at a purchase price of \$6.10 per share.

In connection with the Issuer's issuance of Series B preferred stock in January 2012, AV IX acquired 255,524 shares of Series B preferred stock at a purchase price of \$6.10 per share and AV X acquired 383,286 shares of Series B preferred stock at a purchase price of \$6.10 per share.

In connection with the Issuer's convertible debt financing in October 2013, the Issuer issued a convertible promissory note in the principal amount of \$700,000 to AV IX and the Issuer issued a convertible promissory note in the principal amount of \$1,050,000 to AV X. Such promissory notes accrued interest at a rate of 5% per annum. All of the convertible promissory notes issued in such financing were converted into shares of Series C preferred stock in December 2013 in connection with the Series C preferred stock financing described below.

In connection with the Issuer's issuance of Series C preferred stock in December 2013, the aggregate principal amount and accrued interest of the convertible promissory note held by AV IX converted into 80,500 shares of Series C preferred stock and the aggregate principal amount and accrued interest of the convertible promissory note held by AV X converted into 120,750 shares of Series C preferred stock.

On November 5, 2014, Thornton received a restricted stock award of 10,416 shares under the Issuer's 2014 Equity Incentive Plan for service as a non-employee director. The award is subject to repurchase by the Issuer lapsing on November 5, 2015.

In connection with the Issuer's initial public offering of Common Stock, which closed on November 12, 2014 ("Offering"), each share of the Issuer's preferred stock automatically converted into one share of Common Stock.

AV IX purchased 38,462 shares of the Common Stock at \$12.00 per share in the Offering, or \$461,544 in the aggregate.

AV X purchased 57,692 shares of the Common Stock at \$12.00 per share in the Offering, or \$692,304 in the aggregate.

On November 9, 2015, Thornton was granted a stock option from the Issuer to purchase 15,929 shares of Common Stock at an exercise price of \$7.84 per share. Such option vests and becomes exercisable in twelve equal monthly installments commencing on June 17, 2015. Such option will expire on November 9, 2025.

On August 8, 2016, Thornton was granted a stock option from the Issuer to purchase 15,487 shares of Common Stock at an exercise price of \$7.74 per share. Such option vests and becomes exercisable in twelve equal monthly installments commencing on June 17, 2016. Such option will expire on August 8, 2026.

The source of the funds for all purchases and acquisitions by the Reporting Persons was from working capital.

No part of the purchase price was borrowed by any Reporting Person for the purpose of acquiring any securities discussed in this Item 3.

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ITEM 4.

PURPOSE OF TRANSACTION.

The Reporting Persons hold their securities of the Issuer for investment purposes. Depending on the factors discussed herein, the Reporting Persons may, from time to time, acquire additional shares of Common Stock and/or retain and/or sell all or a portion of the shares of Common Stock held by the Reporting Persons in the open market or in privately negotiated transactions, and/or may distribute the Common Stock held by the Reporting Persons to their respective members or limited partners. Any actions the Reporting Persons might undertake will be dependent upon the Reporting Persons' review of numerous factors, including, among other things, the price levels of the Common Stock, general market and economic conditions, ongoing evaluation of the Issuer's business, financial condition, operations and prospects, the relative attractiveness of alternative business and investment opportunities, and other future developments. Except as set forth above, the Reporting Persons have no present plans or intentions which would result in or relate to any of the transactions described in subparagraphs (a) through (j) of Item 4 of Schedule 13D.

ITEM 5. INTEREST IN SECURITIES OF THE ISSUER.

- (a,b) Regarding aggregate beneficial ownership, see Row 11 of the cover page of each Reporting Person. Regarding percentage beneficial ownership, see Row 13 of the cover page of each Reporting Person. Regarding sole power to vote shares, see Row 7 of the cover page of each Reporting Person. Regarding shared power to vote shares, see Row 8 of the cover page of each Reporting Person. Regarding sole power to dispose of shares, see Row 9 of the cover page of each Reporting Person. Regarding shared power to dispose of shares, see Row 10 of the cover page of each Reporting Person. The percentage listed in Row 13 for each Reporting Person was calculated based upon 17,841,355 shares of Common Stock outstanding on November 1, 2016.
- (c) Except as set forth in Item 3 above, the Reporting Persons have not effected any transaction in the Common Stock of the Issuer during the past 60 days.
- (d) Under certain circumstances set forth in the limited partnership agreement of AV IX, the general partner and limited partners of AV IX may be deemed to have the right to receive dividends from, or the proceeds from, the sale of shares of the Issuer owned by such entity of which they are a partner. Under certain circumstances set forth in the limited partnership agreement of AV X, the general partner and limited partners of AV X may be deemed to have the right to receive dividends from, or the proceeds from, the sale of shares of the Issuer owned by such entity of which they are a partner.

(e) AV IX, AVP IX LP, and AVP IX LLC ceased to be beneficial owners of more than five percent of the Issuer's Common Stock on March 24, 2016.

ITEM CONTRACTS, ARRANGEMENTS, UNDERSTANDINGS OR RELATIONSHIPS WITH RESPECT TO SECURITIES OF THE ISSUER.

In connection with the acquisition of the preferred stock of the Issuer, certain Reporting Persons and certain other investors are entitled to the registration of their shares, including demand and piggyback registration rights, as more fully described in the Issuer's Registration Statement on Form S-1, filed with the SEC on September 4, 2014 (the "Prospectus") and incorporated herein by reference.

In connection with the acquisition of the preferred stock of the Issuer, certain Reporting Persons and certain other investors entered into an Amended and Restated Investors' Rights Agreement, an Amended and Restated Right of First Refusal and Co-Sale Agreement, and an Amended and Restated Voting Agreement. Such agreements collectively provide for, among other things, voting rights and obligations, information rights, rights of first refusal and registration rights. Each such agreement automatically terminated upon the closing of the Offering. Each such agreement is more fully described in the Prospectus and incorporated herein by reference.

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Thornton, in his capacity as a director of the Issuer, along with the other directors of the Issuer, entered into an Indemnification Agreement with the Issuer, as more fully described in the Prospectus and incorporated herein by reference.

On November 5, 2014, Thornton received a restricted stock award of 10,416 shares under the Issuer's 2014 Equity Incentive Plan for service as a non-employee director. The award is subject to repurchase by the Issuer lapsing on November 5, 2015. The Issuer's 2014 Equity Incentive Plan is more fully described in the Prospectus and incorporated herein by reference.

In connection with the Issuer's initial public offering, certain Reporting Persons and certain other persons entered into a lock-up agreement and agreed, subject to certain exceptions, not to offer, pledge, sell, contract to sell, sell any option or contract to purchase, purchase any option or contract to sell, grant any option, right or warrant to purchase, or otherwise transfer or dispose of, directly or indirectly, any shares of Common Stock or any securities convertible into or exchangeable for shares of Common Stock, or enter into any swap or other agreement that transfers, in whole or in part, any of the economic consequences of ownership of any shares of Common Stock or such other securities, without the prior written consent of William Blair & Company, L.L.C. and Raymond James & Associates, Inc. for a period of 180 days from the date of the Prospectus, subject to certain exceptions. Such lock-up period is more fully described in the Prospectus and incorporated herein by reference.

On November 9, 2015, Thornton was granted a stock option from the Issuer to purchase 15,929 shares of Common Stock at an exercise price of \$7.84 per share. Such option vests and becomes exercisable in twelve equal monthly installments commencing on June 17, 2015. Such option will expire on November 9, 2025.

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> MATERIAL TO BE FILED AS EXHIBITS. ITEM 7.

EXHIBIT Agreement of Joint Filing.

EXHIBIT Power of Attorney.

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EXHIBIT C Form of Indemnification Agreement for Directors and Officers, the form is incorporated herein by reference to Exhibit 10.2 to the Issuer's Registration Statement on Form S-1, filed with the SEC on September 4, 2014.

EXHIBIT D Form of Lock-Up Agreement entered into by and among the Issuer, the underwriters and certain others, the form is incorporated by reference to Exhibit 1.1 to the Issuer's Registration Statement on Form S-1 filed with the SEC on September 4, 2014.

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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: January 27, 2017

AUSTIN VENTURES IX, L.P. /s/ Kevin Kunz

By AV Partners IX, L.P., Signature

Its General Partner

By AV Partners IX, L.L.C. Kevin Kunz

Its General Partner Chief Financial Officer/Attorney-In-Fact

AV PARTNERS IX, L.P. /s/ Kevin Kunz By AV Partners IX, L.L.C. Signature

Its General Partner

Kevin Kunz

Chief Financial Officer/Attorney-In-Fact

AV PARTNERS IX, L.L.C. /s/ Kevin Kunz

Signature

Kevin Kunz

Chief Financial Officer/Attorney-In-Fact

AUSTIN VENTURES X, L.P. /s/ Kevin Kunz By AV Partners X, L.P.,

Signature

Its General Partner

By AV Partners X, L.L.C., Kevin Kunz

Its General Partner Chief Financial Officer/Attorney-In-Fact

AV PARTNERS X, L.P. /s/ Kevin Kunz By AV Partners X, L.L.C., Signature

Its General Partner

Kevin Kunz

Chief Financial Officer/Attorney-In-Fact

AV PARTNERS X, L.L.C. /s/ Kevin Kunz

Signature

Kevin Kunz Chief Financial Officer/Attorney-In-Fact

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JOSEPH C. ARAGONA /s/ Kevin Kunz

Signature

Kevin Kunz

Chief Financial Officer/Attorney-In-Fact

KENNETH P. DeANGELIS /s/ Kevin Kunz

Signature

Kevin Kunz

Chief Financial Officer/Attorney-In-Fact

CHRISTOPHER A. PACITTI /s/ Kevin Kunz

Signature

Kevin Kunz

Chief Financial Officer/Attorney-In-Fact

PHILIP S. SIEGEL /s/ Kevin Kunz

Signature

Kevin Kunz

Chief Financial Officer/Attorney-In-Fact

JOHN D. THORNTON /s/ Kevin Kunz

Signature

Kevin Kunz

Chief Financial Officer/Attorney-In-Fact

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EXHIBIT INDEX

Exhibit Description

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- B Power of Attorney.
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