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to Section 16. Form 4 or Form 5 obligations may continue. See				NT C	IT OF CHANGES IN BENEFICIAL OWNERSHIP									OMB Number: 3235-0287					
					pursuant to Section 16(a) of the Securities Exchange Act of 1934								Estimated average burden hours per response: 0.5						
			*	_		•	,			mpany Act	of 1	940		Deletionshi	o of Do	porting D	orcon/		
1. Name and Address of Reporting Person* VEPF VI CO INVEST 1 GP, L.P.														5. Relationship of Reporting Person(s) to Issuer (Check all applicable)					
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(Last) (First) (Middle)					3. Date of Earliest Transaction (Month/Day/Year)								below				elow)	peeny	
		Y PARTNERS		06/2	28/2	021													
4 EMB	ARCADER	O CENTER, 201	IHFL.		Ame	ndmer	nt Date	of Ori	iginal File	d (Month/E	Dav/N	Year		6. Individual o	r .1oint/	Group Eili	na (Ch	neck Ar	nlicable
(Street)					Anc	manner	n, Date		iginar ne		Juyi	rcui		Line)			• •		•
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(City)	(3)		Zip) I - Non-Deriva	ative	Sec	uriti		auir	ed Dis	nosed c	of c	or F	Benefic	rially Own	ed				
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Date			Date (Month/Day/Year	ar) Executi (Month			Cod	Transaction Code (Instr. 8)		Disposed Of (D) ( 5)		Instr. 3, 4 and		Securities Beneficially Owned Following		Form: Direct (D) or Indirect (I)		Indirect Beneficial Ownership	
							Cod	e V	/ Amo	unt	(A) (D)	or	Price	Reported Transaction( (Instr. 3 and	s)	(Instr. 4)		(Instr.	
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Commor	i stock, \$0.0	01 par value	06/28/2021				S <sup>(1</sup>		1,27	7 <b>5,0</b> 00 <sup>(1)</sup>	D	)	\$33	63,270,50	8(2)(3)	I		Foot	notes <sup>(2)(3)</sup>
		Та	ble II - Derivat (e.g., pi	ive S uts. c	ecu alls	irities	s Acqu rrants	uireo	d, Disp tions. (	osed of	, or ble	Be se	eneficia	ally Owne s)	d				
1. Title of Derivative	2. Conversion	3. Transaction	3A. Deemed Execution Date,	4.		5.	Number	er 6. Date Exercisable a		isable and	7	. Titl	le and	8. Price of 9. Numb					11. Natur of Indire
Security (Instr. 3)	or Exercise Price of	Date (Month/Day/Year)	if any (Month/Day/Year)	Transacti Code (Ins 8)		str. Derivativ Securitie Acquired (A) or			piration Da onth/Day/\		Amount of Securities Underlying		rities	Security Secur		Securities Form: Beneficially Direct ( Owned or Indir Following (I) (Inst			Beneficia
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1. Name a	nd Address o	f Reporting Person	*																
VEPF	<u>VI CO IN</u>	<u>IVEST 1 GP,</u>	<u>L.P.</u>																
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1. Name and Address of Reporting Person <sup>®</sup>	
VEPF MANAGEMENT, L.P.	

(Last)	(First)	(Middle)	(Middle)						
C/O VISTA EQUITY PARTNERS									
4 EMBARCADERO CENTER, 20TH FL.									
(Street)									
SAN									
FRANCISCO	CA	94111	94111						
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(City)	(State)	(Zip)							
1. Name and Addres	s of Reporting Perso	າ*							
SMITH ROBERT F									
(Last)	(First)	(Middle)							
C/O VISTA EQUITY PARTNERS									
4 EMBARCADERO CENTER, 20TH FL.									
	, ,								
(Street)									
SAN	CA	94111	94111						
FRANCISCO									
(City)	(State)	(Zip)							

## Explanation of Responses:

1. On June 28, 2021, the Reporting Persons sold an aggregate 1,275,000 shares of common stock, par value \$0.001 ("Common Stock"), of Jamf Holding Corp. (the "Issuer") in an underwritten public offering pursuant to the Issuer's Registration Statement on Form S-1 (File No. 333-256859). The aggregate 1,275,000 shares of Common Stock sold by the Reporting Persons include (a) 683,412 shares of Common Stock sold by Vista Equity Partners Fund VI, L.P. ("VEPF VI") (b) 412,851 shares of Common Stock sold by Vista Equity Partners Fund VI-A, L.P. ("VEPF VI") (b) 412,851 shares of Common Stock sold by Vista Equity Partners Fund VI-A, L.P. ("VEPF FAF"), (d) 126,238 shares of Common Stock sold by Vista Co-Invest Fund 2017-1, L.P. ("VEPF Co-Invest") and (e) 44,183 shares of Common Stock sold by VEPF VI Co-Invest 1, L.P. ("VEPF Co-Invest") (collectively, the "Vista Funds").

2. Represents (a) 33,913,577 shares held directly by VEPF VI, (b) 20,487,298 shares held directly by VEPF VI-A, (c) 412,685 shares held directly by VEPF FAF, (d) 6,264,406 shares held directly by VEPF VI, vista Co-Invest and (e) 2,192,542 shares held directly by VEPF CO-Invest. Vista Equity Partners Fund VI GP, L.P. ("Fund VI GP") is the sole general partner of each of VEPF VI, VEPF VI-A and VEPF FAF. Fund VI GP's sole general partner is VEPF VI GP, Ltd. ("Fund VI UGP"). Vista Co-Invest Fund 2017-1 GP, L.P. ("Vista Co-Invest GP") is the sole general partner of Vista Co-Invest. Vista Co-Invest UGP"). VEPF VI Co-Invest 1 GP, L.P. ("VEPF Co-Invest GP") is the sole general partner of VEPF Co-Invest.

3. VEPF Co-Invest GP's sole general partner is VEPF VI Co-Invest 1 GP, Ltd. ("VEPF Co-Invest UGP"). Robert F. Smith is the Sole Director and one of the 11 members of each of Fund VI UGP, Vista Co-Invest UGP and VEPF Co-Invest UGP, VEPF Management, L.P. (the "Management Company"), is the sole management company of each of the Vista Funds. The Management Company's sole general partner is VEP Group, LLC ("VEP Group"). Robert F. Smith is the sole Managing Member of VEP Group. Consequently, Mr. Smith, Fund VI GP, Fund VI UGP, the Management Company and VEPF Goup may be deemed the beneficial owners of the shares held by the Vista Funds. Each of the Vista Funds, Fund VI UGP, Vista Co-Invest UGP, VEPF Co-Invest UGP, the Management Company, VEP Group and Mr. Smith expressly disclaim beneficial ownership of any shares not held directly, except to the extent of its or his pecuniary interest.

## Remarks:

This report is filed as form 2 of 2 to report related transactions for the following filers: Vista Equity Partners Fund VI, L.P., Vista Equity Partners Fund VI-A, L.P., VEPF VI FAF, L.P., VEPF VI GP, Ltd., Vista Equity Partners VI GP, L.P., Vista Co-Invest Fund 2017-1, L.P., Vista Co-Invest Fund 2017-1 GP, L.P., Vista Co-Invest Fund 2017-1, L.P., VEPF VI Co-Invest 1 GP, Ltd., VEPF VI Co-Invest 1, L.P., VEPF VI Co-Invest 1 GP, Ltd., VEPF VI Co-Invest 1, L.P., VEPF VI Co-Invest 1 GP, Ltd., VEPF VI Co-Invest 1, L.P., VEPF VI Co-Invest 1 GP, Ltd., VEPF VI Co-Invest 1, L.P., VEPF VI Co-Invest 1 GP, Ltd., VEPF VI Co-Invest 1, L.P., VEPF VI Co-Invest 1 GP, Ltd., VEPF VI Co-Invest 1, L.P., VEPF VI Co-Invest 1 GP, Ltd., VEPF VI Co-Invest 1, L.P., VEPF VI Co-Invest 1 GP, Ltd., VEPF VI Co-Invest 1, L.P., VEPF VI Co-Invest 1 GP, Ltd., VEPF VI Co-Invest 1, L.P., VEPF VI Co-Invest 1 GP, Ltd., VEPF VI Co-Invest 1, L.P., VEPF VI Co-Invest 1 GP, Ltd., VEPF VI Co-Invest 1, L.P., VEPF VI Co-Invest 1 GP, Ltd., VEPF VI Co-Invest 1, L.P., VEPF VI Co-Invest 1 GP, Ltd., VEPF VI Co-Invest 1, L.P., VEPF VI Co-Invest 1 GP, Ltd., VEPF VI Co-Invest 1, L.P., VEPF VI Co-Invest 1 GP, Ltd., VEPF VI Co-Invest 1, L.P., VEPF VI Co-Invest 1 GP, Ltd., VEPF VI Co-Invest 1, L.P., VE

/s/ Jeff Lendino, as attorney-<br/>in-fact for VEPF VI Co-Invest07/01/20211 GP, L.P./s/ Jeff Lendino, as attorney-<br/>in-fact for VEPF VI Co-Invest07/01/20211 GP, Ltd../s/ Jeff Lendino, as attorney-<br/>in-fact for VEPF07/01/2021Management, L.P.07/01/2021/s/ Jeff Lendino, as attorney-<br/>in-fact for Robert F. Smith<br/>in-fact for Reporting Person07/01/2021

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

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

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

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

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