ST. BERNARD SOFTWARE, INC. Form SC 13G/A February 11, 2011 SECURITIES AND EXCHANGE COMMISSION

Washington, D.C. 20549

Schedule 13G

INFORMATION TO BE INCLUDED IN STATEMENTS FILED PURSUANT TO RULES 13d-1 (b), (c) AND (d) AND AMENDMENTS THERETO FILED PURSUANT TO 13d-2 (b)

(Amendment No. 1)*

St. Bernard Software, Inc.

(Name of Issuer)

Common Stock

(Title of Class of Securities)

85228F202

(CUSIP Number)

December 31, 2010

(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)

x Rule 13d-1(c)

" 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).

Page of 14 Pages Exhibit Index Contained on Page 13

CUSIP NO. 85228F202	13 G	Page 2 of 14	
ATA Ventures II, L.P	ION NO. OF ABOVE PERSON (Entities Only). . ("ATA Ventures II")		
2 CHECK THE APPRO	OPRIATE BOX IF A MEMBER OF A GROUP (See Instructions)	(1-)	
3 SEC USE ONLY	(a) "	(b) x	
	LACE OF ORGANIZATION		
Delaware	LACE OF ORGANIZATION		
5	SOLE VOTING POWER		
NUMBER OF	1,800,216 shares, consisting of (i) 1,213,452 shares of common stock, (ii) a warrant to	
SHARES	purchase 118,209 shares of common stock (the "Ventures Warrant"), and		
BENEFICIALLY	1,643,636 shares of common stock issuable upon the optional conversion	of that certain	
OWNED BY EACH	convertible note (the "Ventures Note"), such that after giving effect to an	• •	
REPORTING	conversion, ATA Ventures II and its affiliates would beneficially own no		
PERSON	9.99% of the Issuer's shares of common stock outstanding. ATA Manag		
WITH	WITH ("ATA Management II"), the general partner of ATA Ventures II, may be deemed to		
	have sole power to vote these shares, and Hatch Graham ("Graham"), M	U	
	("Fujimura") and T. Peter Thomas ("Thomas"), the managing directors of Management II, may be deemed to have shared power to vote these shared		
6	SHARED VOTING POWER		
0	See response to row 5.		
7	SOLE DISPOSITIVE POWER		
	1,800,216 shares, consisting of (i) 1,213,452 shares of common stock, (ii) the Ventures	
	Warrant and (iii) the Ventures Note. ATA Management II, the general pa	utner of ATA	
	Ventures II, may be deemed to have sole power to dispose of these share		
	Fujimura and Thomas, the managing directors of ATA Management II, r	nay be deemed	
	to have shared power to dispose of these shares.		
8	SHARED DISPOSITIVE POWER		
9 AGGREGATE AM	See response to row 7. IOUNT BENEFICIALLY OWNED BY EACH	1,800,216	
REPORTING PER		1,000,210	
	HE AGGREGATE AMOUNT IN ROW (9)		
	TAIN SHARES (See Instructions)		
	ASS REPRESENTED BY AMOUNT IN ROW (9)	9.8%	
12 TYPE OF REPOR	TING PERSON (See Instructions)	PN	

CUSI	P NO. 85228F20	2		13 G		Page 3 of 14
1	I.R.S. IDENTIFICATION NO. OF ABOVE PERSON (Entities Only). ATA Affiliates Fund II, L.P. ("ATA Affiliates II")					
			(a)		(b) x	
3	SEC USE ONL	Y				
4	CITIZENSHIP	OR PL	ACE OF ORGANIZATION			
	Delaware					
		5	SOLE VOTING POWER			
Ν	UMBER OF		26,562 shares consisting of (i) 18,122	shares of common sto	ock, (ii) a warra	ant to
	SHARES		purchase 1,730 shares of common sto			
BE	NEFICIALLY		shares of common stock issuable upor			· •
OWN	NED BY EACH		convertible note (the "Affiliates Note			
R	EPORTING		conversion, ATA Affiliates II and its	affiliates would benef	icially own no	more than
	PERSON		9.99% of the Issuer's shares of comm	non stock outstanding.	. ATA Managei	ment II, the
	WITH		general partner of ATA Affiliates II,	may be deemed to hav	e sole power to	o vote these
			shares, and Graham, Fujimura and Th	nomas, the managing d	lirectors of ATA	A
			Management II, may be deemed to ha	we shared power to vo	ote these shares	
		6	SHARED VOTING POWER			
			See response to row 5.			
		7	SOLE DISPOSITIVE POWER			
			26,562 shares, consisting of (i) 18,122	2 shares of common st	tock, (ii) the Af	filiates
			Warrant and (iii) the Affiliates Note.	ATA Management II,	the general par	tner of ATA
			Affiliates II, may be deemed to have a	sole power to dispose	of these shares,	, and
			Graham, Fujimura and Thomas, the n	nanaging directors of A	ATA Managem	ent II, may
			be deemed to have shared power to di	ispose of these shares.		
		8	SHARED DISPOSITIVE POWER			
			See response to row 7.			
9	AGGREGATE	AMO	UNT BENEFICIALLY OWNED BY E	EACH		
	REPORTING I	PERSO	N	26,562		
10	CHECK BOX	IF THE	E AGGREGATE AMOUNT IN ROW ((9)		
			IN SHARES (See Instructions)			
11	PERCENT OF	CLAS	S REPRESENTED BY AMOUNT IN	ROW (9)		
				0.2%		
12	TYPE OF REP	ORTIN	IG PERSON (See Instructions)			
				PN		

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Х

- NAME OF REPORTING PERSONS
 I.R.S. IDENTIFICATION NO. OF ABOVE PERSON (Entities Only).
 ATA Investment Fund II, L.P. ("ATA Investment II")
- 2 CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP (See Instructions)
 - (a) " (b)

3 SEC USE ONLY

4 CITIZENSHIP OR PLACE OF ORGANIZATION Delaware

5 SOLE VOTING POWER NUMBER OF 5,283 shares consisting of (i) 3,625 shares of common stock, (ii) a warrant to purchase 343 shares of common stock (the "Investment Warrant"), and (iii) up to 4,765 shares of SHARES BENEFICIALLY common stock issuable upon the optional conversion of that certain convertible note (the "Investment Note"), such that after giving effect to any such optional conversion, **OWNED BY EACH** ATA Investment II and its affiliates would beneficially own no more than 9.99% of the REPORTING Issuer's shares of common stock outstanding. ATA Management II, the general partner PERSON of ATA Ventures II, may be deemed to have sole power to vote these shares, and WITH Graham, Fujimura and Thomas, the managing directors of ATA Management II, may be deemed to have shared power to vote these shares. SHARED VOTING POWER 6 See response to row 5. 7 SOLE DISPOSITIVE POWER 5,283 shares, consisting of (i) 3,625 shares of common stock, (ii) the Investment Warrant and (iii) the Investment Note. ATA Management II, the general partner of ATA Investment II, may be deemed to have sole power to dispose of these shares, and Graham, Fujimura and Thomas, the managing directors of ATA Management II, may be deemed to have shared power to dispose of these shares. 8 SHARED DISPOSITIVE POWER See response to row 7. 9 AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH **REPORTING PERSON** 5,283 CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (9) 10 **EXCLUDES CERTAIN SHARES (See Instructions)** 11 PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (9) 0.1% 12 **TYPE OF REPORTING PERSON (See Instructions)** PN

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5 SOLE VOTING POWER NUMBER OF 1,832,061 shares consisting of (i) 1,235,199 shares of common stock held directly by ATA Ventures II, ATA Affiliates II and ATA Investment II, (ii) warrants to purchase SHARES BENEFICIALLY 120,282 shares of the common stock, held directly by ATA Ventures II, ATA Affiliates **OWNED BY EACH** II and ATA Investment II (the "ATA Warrants"), and (iii) up to 1,672,450 shares of the REPORTING common stock issuable upon the optional conversion of those certain convertible notes held directly by ATA Ventures II, ATA Affiliates II and ATA Investment II (the "ATA PERSON Notes"), such that after giving effect to any such optional conversion, ATA Management WITH II and its affiliates would beneficially own no more than 9.99% of the Issuer's shares of common stock outstanding. ATA Management II, the general partner of ATA Ventures II, ATA Affiliates II and ATA Investment II, may be deemed to have sole power to vote these shares, and Graham, Fujimura and Thomas, the managing directors of ATA Management II, may be deemed to have shared power to vote these shares. 6 SHARED VOTING POWER See response to row 5. 7 SOLE DISPOSITIVE POWER 1,832,061 shares consisting of (i) 1,235,199 shares of common stock held directly by ATA Ventures II, ATA Affiliates II and ATA Investment II, (ii) the ATA Warrants, and (iii) the ATA Notes. ATA Management II, the general partner of ATA Ventures II, ATA Affiliates II and ATA Investment II, may be deemed to have sole power to dispose of these shares, and Graham, Fujimura and Thomas, the managing directors of ATA Management II, may be deemed to have shared power to dispose of these shares. 8 SHARED DISPOSITIVE POWER See response to row 7. 9 AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH **REPORTING PERSON** 1,832,061 CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (9) 10 EXCLUDES CERTAIN SHARES (See Instructions) PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (9) 9.9% 11 TYPE OF REPORTING PERSON (See Instructions) 00 12

CUSIP NO. 85228F202		13 G	Page 6 of 14		
1 NAME OF REPORTING PERSONS I.R.S. IDENTIFICATION NO. OF ABOVE PERSON (Entities Only). Hatch Graham					
2 CHECK THE APPRO	OPRIATE BOX IF A MEMBER	OF A GROUP (See Instru	ctions)		
		(a)	(b) x		
3 SEC USE ONLY					
	LACE OF ORGANIZATION				
U.S. Citizen NUMBER OF 5	SOLE VOTING POWER				
SHARES	0 shares.				
BENEFICIALLY	0 shares.				
OWNED BY EACH					
REPORTING					
PERSON					
WITH					
6	SHARED VOTING POWER				
	1,832,061 shares consisting of				
	ATA Ventures II, ATA Affilia				
	and (iii) the ATA Notes. ATA ATA Affiliates II and ATA In		-		
	these shares, and Graham, a m				
	deemed to have shared power		Tanagement II, may be		
7	SOLE DISPOSITIVE POWER				
	0 shares.				
8	SHARED DISPOSITIVE POV	VER			
	1,832,061 shares consisting of				
	ATA Ventures II, ATA Affilia				
	and (iii) the ATA Notes. ATA				
	ATA Affiliates II and ATA In these shares, and Graham, a m	-			
	deemed to have shared power	6 6	Tanagement II, may be		
9 AGGREGATE AMO	OUNT BENEFICIALLY OWNER				
REPORTING PERS		1,832,061			
10 CHECK BOX IF TH	E AGGREGATE AMOUNT IN				
	AIN SHARES (See Instructions)				
11 PERCENT OF CLAS	SS REPRESENTED BY AMOU				
		9.9%			
12 TYPE OF REPORTI	NG PERSON (See Instructions)	TNT			
		IN			

CUSIP NO. 85228F202		13 G	Page 7 of 14
	PORTING PERSONS FICATION NO. OF ABOVE PERSON (En a	ntities Only).	
2 CHECK THE A	PPROPRIATE BOX IF A MEMBER OF	· · · · · · · · · · · · · · · · · · ·	
		(a) (b)	Х
3 SEC USE ONL[*]4 CITIZENSHIP	Y OR PLACE OF ORGANIZATION		
4 CITIZENSHIP Japanese Citizer			
NUMBER OF 5			
SHARES	0 shares.		
BENEFICIALLY	o shares.		
OWNED BY EACH			
REPORTING			
PERSON			
WITH			
6			
	1,832,061 shares consisting of (i) 1,		
	ATA Ventures II, ATA Affiliates II		
	and (iii) the ATA Notes. ATA Man ATA Affiliates II and ATA Investm		
	these shares, and Fujimura, a manag	•	
	deemed to have shared power to vo		lient II, may be
7	· · · · · · · · · · · · · · · · · · ·		
	0 shares.		
8	3 SHARED DISPOSITIVE POWER		
	1,832,061 shares consisting of (i) 1,		
	ATA Ventures II, ATA Affiliates II		
	and (iii) the ATA Notes. ATA Man	e e i	
	ATA Affiliates II and ATA Investm		
	these shares, and Fujimura, a manag	-	nent II, may be
9 AGGREGATE	deemed to have shared power to dis AMOUNT BENEFICIALLY OWNED B		
REPORTING F		1,832,061	
	F THE AGGREGATE AMOUNT IN RO		
	ERTAIN SHARES (See Instructions)		
	CLASS REPRESENTED BY AMOUNT	IN ROW (9)	
		9.9%	
12 TYPE OF REP	ORTING PERSON (See Instructions)		
		IN	

CUSIP	NO. 85228F202		13 G	Page 8 of 14
1		PORTING PERSONS FICATION NO. OF ABOVE PERSON (s	(Entities Only).	
2	CHECK THE A	APPROPRIATE BOX IF A MEMBER (
3	SEC USE ONL	V	(a) (b)	Х
4		OR PLACE OF ORGANIZATION		
BEN OWN RE	JMBER OF 5 SHARES IEFICIALLY ED BY EACH EPORTING PERSON WITH	5 SOLE VOTING POWER 0 shares.		
	7	 1,832,061 shares consisting of (i) ATA Ventures II, ATA Affiliates and (iii) the ATA Notes. ATA M ATA Affiliates II and ATA Invest these shares, and Thomas, a manu deemed to have shared power to solve DISPOSITIVE POWER 0 shares. SHARED DISPOSITIVE POWER 	R	e ATA Warrants, of ATA Ventures II, sole power to vote nt II, may be
		ATA Ventures II, ATA Affiliates and (iii) the ATA Notes. ATA M ATA Affiliates II and ATA Inves	1,235,199 shares of common stoc II and ATA Investment II, (ii) the anagement II, the general partner of tment II, may be deemed to have a aging director of ATA Management dispose of these shares.	e ATA Warrants, of ATA Ventures II, sole power to vote
9	AGGREGATE REPORTING F	AMOUNT BENEFICIALLY OWNED	•	
10	CHECK BOX I	IF THE AGGREGATE AMOUNT IN F ERTAIN SHARES (See Instructions)		
11		CLASS REPRESENTED BY AMOUN	T IN ROW (9) 9.9%	
12	TYPE OF REP	ORTING PERSON (See Instructions)	J.J /U	
		()	IN	

CUSIP NO. 85228F202		13 G	Page 9 of 14	
This Amendment No. 1 amends and restates in its entirety the Schedule 13G previously filed by ATA Ventures II, L.P. ("ATA Ventures II"), ATA Affiliates Fund II, L.P. ("ATA Affiliates II"), ATA Investment Fund II, L.P. ("ATA Investment II") and ATA Management II, LLC ("ATA Management II") and Hatch Graham ("Graham"), Michio Fujimura ("Fujimura") and T. Peter Thomas ("Thomas") (together with all prior and current amendments thereto, this "Schedule 13G").				
ITEM 1(A).		NAME OF ISSUER		
	St. Ber	mard Software, Inc.		
ITEM 1(B).	ADDRESS OF ISSU	JER'S PRINCIPAL EXECUTIVE (DFFICES	
		Avenue of Science Diego, CA 92128		
United States				

This Schedule 13G is filed by ATA Ventures II, L.P., a Delaware limited partnership ("ATA Ventures II"), ATA Affiliates Fund II, L.P., a Delaware limited partnership ("ATA Affiliates II"), ATA Investment Fund II, L.P., a Delaware limited partnership ("ATA Investment II") and ATA Management II, LLC, a Delaware limited liability company ("ATA Management II") and Hatch Graham ("Graham"), Michio Fujimura ("Fujimura") and T. Peter Thomas ("Thomas"). The foregoing entities and individuals are collectively referred to as the "Reporting Persons."

NAME OF PERSONS FILING

ATA Management II, the general partner of ATA Ventures II, ATA Affiliates II and ATA Investment II, may be deemed to have sole power to vote and sole power to dispose of shares of the issuer directly owned by ATA Ventures II, ATA Affiliates II and ATA Investment II. Graham, Fujimura and Thomas are managing directors of ATA Management II and may be deemed to have sole power to vote and sole power to dispose of shares of the issuer directly owned by ATA Ventures II, ATA Affiliates II and ATA Investment II. ATA Affiliates II and ATA Investment II.

ITEM 2(B).

ITEM 2(A).

ADDRESS OF PRINCIPAL BUSINESS OFFICE

The address for each of the Reporting Persons is:

c/o ATA Management II, LLC 203 Redwood Shores Parkway #550 Redwood City, CA 94065

ITEM 2(C)

CITIZENSHIP

ATA Ventures II, ATA Affiliates II and ATA Investment II are Delaware limited partnerships. ATA Management II is a Delaware limited liability company. Graham and Thomas are United States citizens. Fujimura is a Japanese citizen.

ITEM 2(D) AND (E).

TITLE OF CLASS OF SECURITIES AND CUSIP NUMBER

Common Stock

CUSIP # 85228F202

ITEM 3.

Not Applicable.

CUSIP NO. 85228F202		13 G	Page 10 of 14	
ITEM 4.	OWNERSHIP			
Provide the following information regarding the aggregate number and percentage of the class of securities of the issuer identified in Item 1.				
(a) Am		Amount beneficially owned:		
	See Row 9 of cover page for each Reporting Person.			
	(b)	Percent of Class:		
	See F	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.	OWN	NERSHIP OF FIVE PERCENT OR LESS OF A CLASS		
	Not applicable.			
ITEM 6.	OWNERSHIP OF M	ORE THAN FIVE PERCENT ON BEHALF OF ANOTHER PE	RSON.	

Under certain circumstances, set forth in the limited partnership agreements of ATA Ventures II, ATA Affiliates II and ATA Investment II, and the limited liability company agreement of ATA Management II, 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.

ITEM IDENTIFICATION AND CLASSIFICATION OF THE SUBSIDIARY WHICH ACQUIRED THE7. SECURITY BEING REPORTED ON BY THE PARENT HOLDING COMPANY

Not applicable.

ITEM 8. IDENTIFICATION AND CLASSIFICATION OF MEMBERS OF THE GROUP.

Not applicable.

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ITEM 9.

NOTICE OF DISSOLUTION OF GROUP.

Not applicable.

ITEM 10.

CERTIFICATION.

By signing below I certify that, to the best of my knowledge and belief, the securities referred to above were not acquired and are not held for the purpose of or with the effect of changing or influencing the control of the issuer of the securities and were not acquired and are not held in connection with or as a participant in any transaction having that purpose or effect.

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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 11, 2011

ATA VENTURES II, L.P., by its General Partner ATA Management II, LLC

ATA AFFILIATES FUND II, L.P., by its General Partner ATA Management II, LLC

ATA INVESTMENT FUND II, L.P., by its General Partner ATA Management II, LLC

ATA MANAGEMENT II, LLC

By: /s/ Hatch Graham Hatch Graham, Managing Director

GRAHAM

By: /s/ Hatch Graham Hatch Graham

FUJIMURA

By: /s/ Michio Fujimura Michio Fujimura

THOMAS

By: /s/ T. Peter Thomas T. Peter Thomas

The original statement shall be signed by each person on whose behalf the statement is filed or his authorized representative. If the statement is signed on behalf of a person by his authorized representative other than an executive officer or general partner of the filing person, evidence of the representative's authority to sign on behalf of such person shall be filed with the statement, provided, however, that a power of attorney for this purpose which is already on file with the Commission may be incorporated by reference. The name and any title of each person who signs the statement shall be typed or printed beneath his signature.

NOTE: Schedules filed in paper format shall include a signed original and five copies of the schedule, including all exhibits. See §240.13d-7 for other parties for whom copies are to be sent.

Attention: Intentional misstatements or omissions of fact constitute Federal criminal violations (See 18 U.S.C. 1001)

CUSIP NO. 85228F202 13 G Page 13 of 14 EXHIBIT INDEX Found on Sequentially Numbered Page

Exhibit A: Agreement of Joint Filing

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EXHIBIT A

Agreement of Joint Filing

An Agreement of Joint Filing is on file as Exhibit A to the original Schedule of 13G filed by Reporting Persons.