FORM 4

UNITED STATES SECURITIES AND EXCHANGE COMMISSION

Washington, D.C. 20549

OMB APPROVAL

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Check this box if no longer subject to Section 16. Form 4 or Form 5 obligations may continue. See Instruction 1(b).

STATEMENT OF CHANGES IN BENEFICIAL OWNERSHIP

Filed pursuant to Section 16(a) of the Securities Exchange Act of 1934 or Section 30(h) of the Investment Company Act of 1940

					or Sec	ctio	n 30(h) of the I	nvestmen	t Coı	mpany Act	of 19	40							
Clearstone Venture Management III,						Issuer Name and Ticker or Trading Symbol RUBICON PROJECT, INC. [RUBI]									Relationship of Reporting Person(s) to Issuer (Check all applicable) Director X 10% Owner					
L.L.C.					3. Date of Earliest Transaction (Month/Day/Year) 10/27/2015									Of			(specify			
(Last) (First) (Middle)			10/2	10/2//2013									below) below)							
725 ARIZONA AVENUE, SUITE 304					4. If A	4. If Amendment, Date of Original Filed (Month/Day/Year)									6. Individual or Joint/Group Filing (Check Applicable Line)					
																rm filed by On		-		
(Street) SANTA MONICA CA 90401														X Form filed by More than One Reporting Person						
(City)	(St	ate) (Z	Zip)																	
		Tabl	e I - N	Non-Deriv	ative	Se	curit	ies Ac	quired,	Dis	posed of	, or	Bene	eficia	ally Ow	ned				
Date				nsaction h/Day/Year)		2A. Deemed Execution Date, if any (Month/Day/Year)		3. Transaction Code (Instr. 8)		4. Securities Acquired Disposed Of (D) (Instr. and 5)			Sec Ber Ow		6. Ownership Form: Direct (D) or Indirect (I)		7. Nature of Indirect Beneficial Ownership			
								Code	v	Amount		(A) or (D)	Price	Rep Tra	owing orted nsaction(s) tr. 3 and 4)	(Instr. 4)	(Instr. 4)		
Common Stock 10/27/2)15			J (1)		445,632	(1)	D	D \$0 ⁽¹⁾		4,010,692(2)		D				
Common Stock 10			10/27/2	/2015				J ⁽³⁾		7,966(3)		D	\$0	(3) 7	1,695(4)(5)	D	•			
Common Stock 10/27/20				015)15		J ⁽⁶⁾		9,073((6) D		\$0	0(5)(7)		D					
		Та	ble II	- Derivat											y Owne	ed				
1. Title of Derivative Security (Instr. 3)	2. Conversion or Exercise Price of Derivative Security	3. Transaction Date (Month/Day/Year)	3A. Deemed Execution Date, if any		4. Transaction Code (Instr.				6. Date Exercis Expiration Dat (Month/Day/Ye		isable and 7 te Am ear) Sec Un De		Title and mount of ecurities nderlying erivative ecurity (Instr. and 4)		8. Price of Derivativ Security (Instr. 5)	9. Number derivative Securities Beneficially Owned Following Reported Transaction (Instr. 4)	Ownership Form: Direct (D) or Indirect (I) (Instr.	11. Nature of Indirect Beneficial Ownership (Instr. 4)		
					Code	\	v (A)) (D)	Date Exercisa		Expiration Date	Title	or Nur of	ount mber ires						
		Reporting Person		nt III, L.L	<u>.C.</u>															
(Last) 725 ARI		(First) ENUE, SUITE 30		liddle)																
(Street) SANTA MONICA CA 90401				0401																
(City)		(State)	(Z	ip)																

1. Name and Address of Reporting Person* CLEARSTONE VENTURE PARTNERS III-A LP								
(Last)	(First)	(Middle)						
725 ARIZONA AV								
SUITE 304								
(Street)								
SANTA MONICA	CA	90401						
(City)	(State)	(Zip)						
Name and Address of Reporting Person* Clearstone Venture Partners III-B, a Delaware Multiple Series LLC								
(Last)	(First)	(Middle)						
725 ARIZONA AVENUE, SUITE 304								
(Street)								
SANTA MONICA	CA	90401						
(City)	(State)	(Zip)						

Explanation of Responses:

- 1. On October 27, 2015, Clearstone Venture Partners III-A, L.P., a Delaware limited partnership ("CVP III-A"), distributed for no consideration, 445,632 shares of Common Stock of the Issuer (the "Shares") to its partners including Clearstone Venture Management III, L.L.C., a Delaware limited liability company ("CVM III"), the General Partner of CVP III-A, representing each such partners' pro rata interest in the shares held by CVP III-A. The distribution was made in accordance with the exemption afforded by Rule 16a-9 of the Securities Exchange Act of 1934, as amenunded.
- 2. These shares are held by CVP III-A.
- 3. On October 27, 2015, Clearstone Venture Partners III-B, L.P., a Delaware multiple series limited liability company ("CVP III-B"), distributed for no consideration, 7,966 shares of Common Stock of the Issuer (the "Shares") to its members including CVM III, the Managing Member of CVP III-B, representing each such members' pro rata interest in the shares held by CVP III-B. The distribution was made in accordance with the exemption afforded by Rule 16a-9 of the Securities Exchange Act of 1934, as amemnded.
- 4. These shares are held by CVP III-B.
- 5. This statement is being filed jointly by CVM III, CVP III-A and CVP III-B. CVM III is the general partner and managing member of CVP III-A and CVP III-B, respectively, and as such may be deemed to be the beneficial owner of the shares owned by CVP III-A and CVP III-B. CVM III disclaims beneficial ownership of such shares except to the extent of its pecuniary interest therein, if any, and the inclusion of these shares in this report shall not be deemed an admission of beneficial ownership of the reported shares by CVM III for purposes of Section 16 or for any other purpose.
- 6. On the same date, CVM III distributed for no consideration, to its members, an aggregate of 9,073 Shares, consisting of 1,107 Shares that it received as a distribution on October 27, 2015 from CVP III-B, in an amount equal to each such member's pro rata interest in the Shares. This distribution was made in accordance with the exemptions afforded by Rule 16a-13 and Rule 16a-9 of the Securities Exchange Act of 1934, as amended.
- 7. Immediately following the distribution described in note (6) above, CVM III held no Shares directly.

<u>Dana E. Moraly</u> <u>10/27/2015</u>

** Signature of Reporting Person Date

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.

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