REALNETWORKS INC Form SC 13G/A February 03, 2016

SECURITIES AND EXCHANGE COMMISSION

Washington, D.C. 20549

SCHEDULE 13G/A

(Rule 13d-102)

INFORMATION TO BE INCLUDED IN STATEMENTS FILED PURSUANT

TO RULES 13d-1(b), (c) AND (d) AND AMENDMENTS THERETO FILED

PURSUANT TO RULE 13d-2(b)

(Amendment No. 1)*

RealNetworks, Inc. (Name of Issuer)

Common Stock (Title of Class of Securities)

75605L708 (CUSIP Number)

December 31, 2015 (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)

þ Rule 13d-1(c)

o Rule 13d-1(d)

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* 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).

SCHEDULE 13G/A1

CUSIP No. 75605L708 Page 2 of 5 Pages

NAME OF REPORTING PERSON

1

Lloyd I. Miller, III , CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP* (a) " **(b)** " 3 SEC USE ONLY 4 CITIZENSHIP OR PLACE OF ORGANIZATION **United States** 5 SOLE VOTING POWER NUMBER OF 2,828,282 6 SHARED VOTING POWER **SHARES** 76.534 BENEFICIALLY 7 SOLE DISPOSITIVE POWER 2,828,282 SHARED DISPOSITIVE POWER **OWNED BY** EACH **8**76,534 REPORTING PERSON WITH AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON 9 2.904.816 10 CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (9) EXCLUDES CERTAIN SHARES o PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (9) 11,0071 8.0%1 $12 \underset{\rm IN-OO**}{\rm TYPE \ OF \ REPORTING \ PERSON}$

** See Item 4.

¹ The percentage reported in this Schedule 13G/A is based upon 36,250,994 shares of Common Stock outstanding according to the Form 10-Q filed by the Issuer on November 9, 2015.

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Item 1(a). Name of Issuer:	RealNetworks, Inc.
Item 1(b). Address of Issuers's Principal Executive Offices:	1501 First Avenue South Suite 600 Seattle, Washington 98134
Item 2(a). Name of Person Filing:	Lloyd I. Miller, III
Item 2(b). Address of Principal Business Office or, if None, Residence:	3300 South Dixie Highway Suite 1-365 West Palm Beach, Florida 33405
Item 2(c). Citizenship:	U.S.A.
Item 2(d). Title of Class of Securities:	Common Stock
Item 2(e). CUSIP Number:	75605L708

Item IF THIS STATEMENT IS FILED PURSUANT TO RULE 13d-1(b) OR 13d-2(b) or (c), CHECK WHETHER3. THE PERSON FILING IS A:

Not Applicable, this statement is filed pursuant to 13d-1(c)

OWNERSHIP: Mr. Miller has sole voting and dispositive power with respect to 2,828,282 of the reported securities as (i) manager of a limited liability company that is the adviser to certain trusts, (ii) manager of a limited liability company that is the general partner of certain limited partnerships, (iii) trustee for certain generation skipping trusts, (iv) managing member of a limited liability company, (v) manager of a limited limited liability company, (v) manager of a limited limited liability company.

4. liability company that is the manager of a limited liability company, (vi) manager of a limited liability company, (vii) investment counsel for a certain trust, (viii) settlor of an individual retirement account, and (ix) an individual. Mr. Miller has shared voting and dispositive power with respect to 76,534 of the reported securities as (i) co-trustee for a certain generation skipping trust, (ii) co-trustee of certain trusts, and (iii) authorized agent of a certain brokerage account.

(a)2,904,816

(b)8.0%

(c)(i) sole voting power: 2,828,282

(ii) shared voting power: 76,534

(iii) sole dispositive power: 2,828,282

(iv) shared dispositive power: 76,534

Item 5. OWNERSHIP OF FIVE PERCENT OR LESS OF A CLASS:

Not Applicable

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Item 6. OWNERSHIP OF MORE THAN FIVE PERCENT ON BEHALF OF ANOTHER PERSON:

Other than shares held directly by Lloyd I. Miller, III, persons other than Lloyd I. Miller, III have the right to receive or the power to direct the receipt of dividends from, or the proceeds from the sale of, the reported securities.

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

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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SIGNATURE

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 3, 2016 <u>/s/ Lloyd I. Miller, III</u> Lloyd I. Miller, III

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m 4)

(12) Type of reporting person (see instructions) OO

CUSIP No. 693320202 (1) Names of reporting persons Steven A. Cohen

3

(2) Check the appropriate box if a member of a group (a)	
(see instructions) (b)X	K
(3) SEC use only	
(4) Citizenship or place of organization United States	
Number of shares beneficially owned by each reporting person with:	
(5) Sole voting power 0	
(6) Shared voting power 137,209 (see Item 4)	
(7) Sole dispositive power 0	
(8) Shared dispositive power 137,209 (see Item 4)	
(9) Aggregate amount beneficially owned by each reporting person	
137,209 (see Item 4)	
(10) Check if the aggregate amount in Row (9) excludes certain shares	
(see instructions)	
(11) Percent of class represented by amount in Row (9) 0.4% (see Item 4)	
(12) Type of reporting person (see instructions) IN	

This Amendment No. 1 (this "Amendment") amends and restates that Schedule 13G filed under this Issuer by the reporting persons identified herein with respect to Common Stock of the Issuer on February 17, 2017 (the "Initial Filing"). As reflected in this Amendment, Point72 Asset Management, L.P. (the "Former Investment Manager") merged with and into Stamford Harbor Capital, L.P. (the "Stamford Harbor"), a Delaware limited partnership, on January 1, 2018 (the "Merger"), at which time Stamford Harbor, as the surviving entity, was renamed Point72 Asset Management, L.P. ("Point72 Asset Management"). In connection with the Merger, the investment management agreements between the Former Investment Manager and certain funds it managed were assigned pursuant to the Merger to Point72 Asset Management. As a result, Point72 Asset Management may be deemed to beneficially own the securities of the Issuer underlying such interests, as described in this Amendment.

Item 1(a) Name of issuer:

PHH Corporation

Item 1(b) Address of issuer's principal executive offices:

3000 Leadenhall Road, Mt. Laurel, NJ 08054, United States

2(a) Name of person filing:

This statement is filed by: (i) Point72 Asset Management, L.P. ("Point72 Asset Management") with respect to shares of common stock, par value \$0.01 per share ("Shares"), of the Issuer held by certain investment funds it manages; (ii) Point72 Capital Advisors, Inc. ("Point72 Capital Advisors Inc.") with respect to Shares held by certain investment funds managed by Point72 Asset Management; (iii) Cubist Systematic Strategies, LLC ("Cubist Systematic Strategies") with respect to Shares held by certain investment funds it manages; and (iv) Steven A. Cohen ("Mr. Cohen") with respect to Shares beneficially owned by Point72 Asset Management, Point72 Capital Advisors Inc., and Cubist Systematic Strategies.

Point72 Asset Management, Point72 Capital Advisors Inc., Cubist Systematic
Strategies, and Mr. Cohen have entered into a Joint Filing Agreement, a copy of
which is filed with this Schedule 13G as Exhibit 99.1, pursuant to which they
have agreed to file this Schedule 13G jointly in accordance with the
provisions of Rule 13d-1(k) of the Act.
2(b) Address or principal business office or, if none, residence:
The address of the principal business office of (i) Point72 Asset Management,
Point72 Capital Advisors Inc. and Mr. Cohen is 72 Cummings Point Road,
Stamford, CT 06902; and (ii) Cubist Systematic Strategies is 330 Madison
Avenue, New York, NY 10173.
2(c) Citizenship:
Point72 Asset Management is a Delaware limited partnership. Point72 Capital Advisors Inc. is a Delaware
corporation. Cubist Systematic Strategies is a Delaware limited liability company. Mr. Cohen is a United States citizen.

2(d) Title of class of securities:

Common Stock, Par Value \$0.01 Per Share

2(e) CUSIP Number:

693320202

Item 3.

Not applicable

Item 4. Ownership

As of December 31, 2017:

- 1. Point72 Asset Management, L.P.
- (a) Amount beneficially owned: 79,607
- (b) Percent of class: 0.2%
- (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: 79,607
- (iii) Sole power to dispose or to direct the disposition of: 0
- (iv) Shared power to dispose or to direct the disposition of: 79,607

2. Point72 Capital Advisors, Inc.

- (a) Amount beneficially owned: 79,607
- (b) Percent of class: 0.2%
- (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: 79,607
- (iii) Sole power to dispose or to direct the disposition of: 0
- (iv) Shared power to dispose or to direct the disposition of: 79,607
- 3. Cubist Systematic Strategies, LLC
- (a) Amount beneficially owned: 57,602
- (b) Percent of class: 0.2%
- (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: 57,602
- (iii) Sole power to dispose or to direct the disposition of: $\boldsymbol{0}$
- (iv) Shared power to dispose or to direct the disposition of: 57,602

4. Steven A. Cohen

- (a) Amount beneficially owned: 137,209
- (b) Percent of class: 0.4%
- (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: 137,209
- (iii) Sole power to dispose or to direct the disposition of: 0
- (iv) Shared power to dispose or to direct the disposition of: 137,209

Point72 Asset Management, Point72 Capital Advisors Inc., Cubist Systematic Strategies, and Mr. Cohen own directly no Shares. Pursuant to an investment management agreement, Point72 Asset Management maintains investment and voting power with respect to the securities held by certain investment funds it manages. Point72 Capital Advisors Inc. is the general partner of Point72 Asset Management. Pursuant to an investment management agreement, Cubist Systematic Strategies maintains investment and voting power with respect to the securities held by certain investment funds it manages. Mr. Cohen controls each of Point72 Asset Management, Point72 Capital Advisors Inc. and Cubist Systematic Strategies. As of December 31, 2017, by reason of the provisions of Rule 13d-3

of the Securities Exchange Act of 1934, as amended, each of (i) Point72 Asset Management, Point72 Capital Advisors Inc. and Mr. Cohen may be deemed to beneficially own 79,607 Shares (constituting approximately 0.2% of the Shares outstanding); and (ii) Cubist Systematic Strategies and Mr. Cohen may be deemed to beneficially own 57,602 Shares (constituting approximately 0.2% of the Shares outstanding). Each of Point72 Asset Management, Point72 Capital Advisors Inc., Cubist Systematic Strategies, and Mr. Cohen disclaims beneficial ownership of any of the securities covered by this statement.

Item 5. Ownership of 5 Percent or Less of a Class.

If this statement is being filed to report the fact that as of the date hereof the reporting person has ceased to be the beneficial owner of more than 5 percent of the class of securities, check the following [x].

Instruction. Dissolution of a group requires a response to this item.

Item 6. Ownership of More than 5 Percent on Behalf of Another Person.

Not applicable

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

Item 10. Certifications

By signing below I certify that, to the best of his/her 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.

Signature. 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.

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Dated: February 14, 2018

POINT72 ASSET MANAGEMENT, L.P. By: <u>/s/ Jason M. Colombo</u> Name: Jason M. Colombo Title: Authorized Person

POINT72 CAPITAL ADVISORS, INC. By: <u>/s/ Jason M. Colombo</u> Name: Jason M. Colombo Title: Authorized Person

CUBIST SYSTEMATIC STRATEGIES, LLC By: <u>/s/ Jason M. Colombo</u> Name: Jason M. Colombo Title: Authorized Person

STEVEN A. COHEN By: <u>/s/ Jason M. Colombo</u> Name: Jason M. Colombo Title: Authorized Person