GARMIN LTD
Form SC 13G/A
January 19, 2016

UNITED STATES

SECURITIES AND EXCHANGE COMMISSION

Washington, D.C. 20549

SCHEDULE 13G

Under the Securities Exchange Act of 1934

(Amendment No. 9)*

Garmin Ltd. (Name of Issuer)

Registered Shares (Title of Class of Securities)

H2906T 109 (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:

Rule 13d-1(b)

Rule 13d-1(c)

x 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).

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Names of Reporting Persons

1I.R.S. Identification Nos. of Above Persons (entities only)

Min H. Kao

(a) "

2Check the Appropriate Box if a Member of a Group

(b) "

3SEC Use Only

4Citizenship or Place of Organization

USA

Number of Sole Voting Power

5

9,161,654*

Shares

Shared Voting Power

Beneficially 6

24,332,539*

Owned by Sole Dispositive Power

7

9,161,654*

Each

Reporting

Person

8 Shared Dispositive Power 24,332,539*

With

9 Aggregate Amount Beneficially Owned by Each Reporting Person

33,494,193*

10Check if the Aggregate Amount in Row (9) Excludes Certain Shares x

11 Percent of Class Represented by Amount in Row (9)

17.63%

12 Type of Reporting Person

IN

*

As described in Item 4 below, the number of shares reported excludes 5,207,824 Registered Shares held by the Yu-Fan C. Kao Revocable Trust 9/28/95, over which Registered Shares Min H. Kao's spouse has sole voting and dispositive power. Min H. Kao disclaims beneficial ownership of these 5,207,824 Registered Shares and nothing herein shall be construed as an admission that Min H. Kao is the beneficial owner of such Registered Shares.

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Names of Reporting Persons

1I.R.S. Identification Nos. of Above Persons (entities only)

Yu-Fan C. Kao

(a) "

2Check the Appropriate Box if a Member of a Group

(b) "

3SEC Use Only

4Citizenship or Place of Organization

USA

Number of Sole Voting Power

5

5,207,824*

Shares

Shared Voting Power

Beneficially 6

24,332,539*

Owned by Sole Dispositive Power

7

5,207,824*

Each

Reporting

Person

Shared Dispositive Power 24,332,539*

8

With

29,540,363*

9 Aggregate Amount Beneficially Owned by Each Reporting Person

10Check if the Aggregate Amount in Row (9) Excludes Certain Shares

11Percent of Class Represented by Amount in Row (9) 15.55%

12Type of Reporting Person

IN

As described in Item 4 below, the number of shares reported excludes 9,161,654 Registered Shares held by the *Min-Hwan Kao Revocable Trust 9/28/95, over which Registered Shares Yu-Fan C. Kao's spouse has sole voting and dispositive power. Yu-Fan C. Kao disclaims beneficial ownership of these 9,161,654 Registered Shares.

CUSIP No. H2906T 109 Page 4 of 11 pages Names of Reporting Persons I.R.S. Identification Nos. of Above Persons (entities only) 1 Jennifer Kao (a) " **2**Check the Appropriate Box if a Member of a Group 3SEC Use Only 4Citizenship or Place of Organization **USA** Number of Sole Voting Power 0 Shares **Shared Voting Power** Beneficially 6 12,110,755 Owned by Sole Dispositive Power 0 Each Reporting Shared Dispositive Power Person 12,110,755 With Aggregate Amount Beneficially Owned by Each Reporting Person 12,110,755 Check if the Aggregate Amount in Row (9) Excludes Certain Shares

10

11 Percent of Class Represented by Amount in Row (9)

6.37%

12 Type of Reporting Person

IN

CUSIP No. H2906T 109 Page 5 of 11 pages Names of Reporting Persons I.R.S. Identification Nos. of Above Persons (entities only) 1 Kenneth Kao (a) " ²Check the Appropriate Box if a Member of a Group (b) " 3SEC Use Only 4Citizenship or Place of Organization **USA** Number of Sole Voting Power 0 Shares **Shared Voting Power** Beneficially 6 12,221,784 Owned by Sole Dispositive Power 0 Each Reporting Shared Dispositive Power Person 12,221,784 With Aggregate Amount Beneficially Owned by Each Reporting Person 12,221,784

Check if the Aggregate Amount in Row (9) Excludes Certain Shares

6.43%

11 Percent of Class Represented by Amount in Row (9)

10

12 Type of Reporting Person

IN

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Item 1(a) Name of Issuer: Garmin Ltd.
Item 1(b) Address of Issuer's Principal Executive Offices: Mühlentalstrasse 2, 8200 Schaffhausen, Switzerland
Item 2(a) Name of Person Filing: (i) Min H. Kao (ii) Yu-Fan C. Kao (iii) Jennifer Kao (iv) Kenneth Kao
Item 2(b) Address of Principal Business Office or, if none, Residence: 1200 East 151st Street, Olathe, Kansas 6606s for each person listed in 2(a)(i) - (iv)
Item 2(c) Citizenship: USA for each person listed in 2(a)(i)-(iv)
Item 2(d) Title of Class of Securities: Registered Shares
Item 2(e) CUSIP Number: H2906T 109
Item 3. If this statement is filed pursuant to § § 240.13d-1(b) or 240.13d-2(b) or (c), check whether the person filing is a:
(a) "Broker or dealer registered under section 15 of the Act (15 U.S.C. 780);
(b) "Bank is defined in section 3(a)(6) of the Act (15 U.S.C. 78c);

(c) "Insurance company as defined in section 3(a)(19) of the Act (15 U.S.C. 78c);
(d) "Investment company registered under section 8 of the Investment Company Act of 1940 (15 U.S.C. 80a-8);
(e) "An investment adviser in accordance with § 240.13d-1(b)(1)(ii)(E);
(f) "An employee benefit plan or endowment fund in accordance with § 240.13d-1(b)(1)(ii)(F);
(g) "A parent holding company or control person in accordance with § 240.13d-1(b)(1)(ii)(G);

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- (h) "A savings associations as defined in Section 3(b) of the Federal Deposit Insurance Act (12 U.S.C. 1813);
- (i) "A church plan that is excluded from the definition of an investment company under section 3(c)(14) of the Investment Company Act of 1940 (15 U.S.C. 80a-3);
- (j) "Group, in accordance with § 240.13d-1(b)(1)(ii)(J).
 - x Not applicable. (For each person listed in 2(a)(i)-(iv))

Item 4. Ownership

(a) Amount beneficially owned:

Min H. Kao	33,494,193 (1)
Yu-Fan C. Kao	29,540,363 (2)
Jennifer Kao	12,110,755 (3)
Kenneth Kao	12,221,784 (3)

(b) Percent of class:

 Min H. Kao
 17.63%

 Yu-Fan C. Kao
 15.55%

 Jennifer Kao
 6.37%

 Kenneth Kao
 6.43%

(c) Number of shares as to which the person has:

(i) sole power to vote or to direct the vote:

Min H. Kao	9,161,654
Yu-Fan C. Kao	5,207,824
Jennifer Kao	0
Kenneth Kao	0

(ii) shared power to vote or to direct the vote:

Min H. Kao	24,332,539
Yu-Fan C. Kao	24,332,539
Jennifer Kao	12,110,755

Kenneth Kao	12,221,784
(iii) sole power to dispose or to direct the disposition of:	
Min H. Kao	9,161,654
Yu-Fan C. Kao	5,207,824
Jennifer Kao	0
Kenneth Kao	0
(iv) shared power to dispose or to direct the disposition of:	
Min H. Kao	24,332,539
Yu-Fan C. Kao	24,332,539
Jennifer Kao	12,110,755
Kenneth Kao	12,221,784

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Of the 33,494,193 Registered Shares, (i) 9,161,654 Registered Shares are held by the Min-Hwan Kao Revocable Trust 9/28/95, over which Registered Shares Min H. Kao has sole voting and dispositive power, and (ii) 24,332,539 Registered Shares are held by revocable trusts established by Jennifer Kao and Kenneth Kao, the children of Min H. Kao and Yu-Fan C. Kao, for which Min H. Kao and Yu-Fan C. Kao are co-trustees and together share voting and dispositive power with respect to those Registered Shares. In addition to the 33,494,193 Registered Shares reported, 5,207,824 Registered Shares are held by the Yu-Fan C. Kao Revocable Trust 9/28/95, over which Registered Shares Min H. Kao's spouse has sole voting and dispositive power. Min H. Kao disclaims beneficial ownership of these 5,207,824 Registered Shares.

Of the 29,540,363 Registered Shares, (i) 5,207,824 Registered Shares are held by the Yu-Fan C. Kao Revocable Trust 9/28/95, over which Registered Shares Yu-Fan C. Kao has sole voting and dispositive power, and (ii) 24,332,539 Registered Shares are held by revocable trusts established by Jennifer Kao and Kenneth Kao, the children of Min H. Kao and Yu-Fan C. Kao, for which Min H. Kao and Yu-Fan C. Kao are co-trustees and together share voting and dispositive power with respect to those Registered Shares. In addition to the 29,540,363 Registered Shares reported, 9,161,654 Registered Shares are held by the Min-Hwan Kao Revocable Trust 9/28/95, over which Registered Shares Yu-Fan C. Kao's spouse has sole voting and dispositive power. Yu-Fan C. Kao disclaims beneficial ownership of these 9,161,654 Registered Shares.

A revocable trust established by Jennifer Kao holds 12,110,755 Registered Shares and a revocable trust established by Kenneth Kao holds 12,221,784 Registered Shares. Min H. Kao and Yu-Fan C. Kao are co-trustees for each of these trusts and together share voting and dispositive power with respect to the Registered Shares held by those (3) trusts. However, Jennifer Kao may be deemed the beneficial owner of the 12,110,755 Registered Shares held by the trust that she established because she has the power to revoke that trust, and Kenneth Kao may be deemed the beneficial owner of the 12,221,784 Registered Shares held by the trust that he established because he has the power to revoke that trust.

Item 5. Ownership of Five 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 five percent of the class of securities, check the following.

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

Not Applicable

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 Item Identification and Classification of the Subsidiary Which Acquired the Security Being Reported on B 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
Not Applicable

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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.

Dated: January 15, 2016

By: /s/ Min H. Kao Name: Min H. Kao

By: /s/ Yu-Fan C. Kao Name: Yu-Fan C. Kao

By: /s/ Min H. Kao by Min H. Kao, attorney-in-fact

Name: Jennifer Kao

By: /s/ Min H. Kao by Min H. Kao, attorney-in-fact

Name: Kenneth Kao

Pursuant to the Joint Filing Agreement with respect to Schedule 13G attached hereto as Exhibit I, among Min H. Kao, Yu-Fan C. Kao, Jennifer Kao and Kenneth Kao, this statement on Schedule 13G is filed on behalf of each of them.

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EXHIBIT I

JOINT FILING AGREEMENT

Each of the undersigned hereby agrees that the Schedule 13G filed herewith is filed jointly, pursuant to Rule 13d-1(f)(1) of the Securities Exchange Act of 1934, as amended, on behalf of each of them.

Dated: January 15, 2016

MIN H. KAO

/s/ Min H. Kao Min H. Kao

YU-FAN C. KAO

/s/ Yu-Fan C. Kao Yu-Fan C. Kao

JENNIFER KAO

/s/ Min H. Kao by Min H. Kao, attorney-in-fact Jennifer Kao

KENNETH KAO

/s/ Min H. Kao by Min H. Kao, attorney-in-fact Kenneth Kao