MARRONE BIO INNOVATIONS INC Form 3 August 01, 2013 FORM 3 UNITED STATES SECURITIES AND EXCHANGE COMMISSION Washington, D.C. 20549

INITIAL STATEMENT OF BENEFICIAL OWNERSHIP OF SECURITIES

Filed pursuant to Section 16(a) of the Securities Exchange Act of 1934, Section 17(a) of the Public Utility Holding Company Act of 1935 or Section 30(h) of the Investment Company Act of 1940

(Print or Type Responses)

1. Name and A Person <u>*</u> One Eart	-	_	2. Date of Event Requiring Statement (Month/Day/Year) 08/01/2013		3. Issuer Name and Ticker or Trading Symbol MARRONE BIO INNOVATIONS INC [MBII]					
(Last)	(First)	(Middle)			4. Relationship of Reporting Person(s) to Issuer			5. If Amendment, Date Original Filed(Month/Day/Year)		
201 ENTRA	DA DRIV	E								
(Street)					(Check all applicable)			6. Individual or Joint/Group		
SANTA MONICA,Â	A CAÂ 904	02			Director Officer (give title below	X 10% Othe /) (specify bel	r	_X_ Form f Person	ck Applicable Line) iiled by One Reporting iled by More than One Person	
(City)	(State)	(Zip)	Та	ble I - N	on-Derivat	ive Securit	ies Be	neficially	Owned	
1.Title of Secu (Instr. 4)	rity		Be	Amount of neficially (str. 4)	² Securities Owned	3. Ownership Form: Direct (D) or Indirect (I) (Instr. 5)	4. Na Owne (Instr	ership	rect Beneficial	
Common St	ock		1,2	283,617		Ι	See	footnotes	(1) (2) (3)	
Reminder: Rep owned directly	•		ach class of securitie	es benefici	ally SI	EC 1473 (7-02	2)			
	inforn requir	nation conta red to respo	pond to the colle ained in this forn and unless the fo MB control numb	n are not orm displa	ays a					
ſ	fable II - Der	rivative Secu	rities Beneficially (Owned (e.	g., puts, calls,	warrants, op	tions, c	onvertible	securities)	
1. Title of Deri (Instr. 4)	vative Securi	Expir	te Exercisable and ation Date Day/Year)	Securitie	and Amount of as Underlying ve Security	4. Convers or Exerc		Ownership Form of	6. Nature of Indirec Beneficial Ownersh (Instr. 5)	

(Instr. 4)

Expiration Title

Date

Exercisable Date

Price of

Security

Amount or

Number of

Derivative

Derivative

Direct (D)

or Indirect

Security:

OMB APPROVAL

3235-0104

January 31,

2005

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Number:

Expires:

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				Shares		(I) (Instr. 5)	
Common Stock Warrants	(4)	(8)(9)	Common Stock	<u>(4)</u>	\$ <u>(4)</u>	Ι	See footnotes (1) (6) (7)
Convertible Promissory Note	(5)	(5)	Common Stock	<u>(5)</u>	\$ <u>(5)</u>	Ι	See footnotes (1) (6) (7)

Reporting Owners

Reporting Owner Name / Address	Relationships					
	Director	10% Owner	Officer	Other		
One Earth Capital, LLC 201 ENTRADA DRIVE SANTA MONICA, CA 90402	Â	ÂX	Â	Â		

Signatures

One Earth Capital, LLC, By: Henry Street LLC, Its: Managing Member, By: /s/ David H. Jacobs, Jr., on behalf of Henry Street LLC

**Signature of Reporting Person

08/01/2013

Explanation of Responses:

- * If the form is filed by more than one reporting person, *see* Instruction 5(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).

This statement is being filed by One Earth Capital, LLC ("One Earth") on its own behalf and on behalf of Henry Street LLC ("Henry Street") and David H. Jacobs, Jr. ("Mr. Jacobs" and together with One Earth and Henry Street, the "Reporting Persons"). Each Reporting Person disclaims beneficial ownership of the securities reported herein except to the extent of its pecuniary interest therein. Henry Street is the sole managing member of One Earth. Mr. Jacobs, the sole manager of Henry Street, has voting control over Henry Street. As a

- (1) Is the sole managing member of One Earth. Mr. Jacobs, the sole manager of Henry Street, has voting control over Henry Street. As a result, each of Mr. Jacobs and Henry Street may be deemed to have beneficial ownership (as determined under Section 13(d) of the Securities Exchange Act of 1934, as amended) of the securities of the Company (as defined below) held by One Earth. Mr. Jacobs and Henry Street are in the process of obtaining EDGAR filing codes and this Form 3 will be amended to add each of them as signatories as soon as EDGAR filing codes are obtained by them.
- (2) One Earth holds directly 1,283,617 shares of the Company's common stock, par value \$0.00001 per share (the "Common Stock").
- (3) Each of Mr. Jacobs and Henry Street may be deemed to beneficially own indirectly 1,283,617 shares of Common Stock by reason of the direct ownership of 1,283,617 shares of Common Stock by One Earth.

Such warrant is exercisable upon completion of the initial public offering of Marrone Bio Innovations, Inc. (the "Company") for a number
(4) of shares of Common Stock equal to \$75,000 divided by 70% of the price per share in the Company's initial public offering and at an exercise price per share equal to 70% of the price per share of Common Stock sold in the Company's initial public offering.

\$1,000,000 is the original principal amount under the convertible promissory note as of March 16, 2012, which is the date of the initial purchase thereof. Upon completion of the Company's initial public offering, such principal, plus all accrued interest, will automatically

- (5) purchase interest, up on comparing a much purchase of common Stock at a price per share equal to 70% of the price per share of Common Stock sold in the Company's initial public offering.
- (6) Each of such warrant and convertible promissory note are held directly by One Earth.
- (7) Each of Mr. Jacobs and Henry Street may be deemed to beneficially own indirectly each of such warrant and such convertible promissory note by reason of the direct holding thereof by One Earth.

Such warrant expires on the earlier to occur of (i) 5:00 p.m., California local time, on June 14, 2023, and (ii) an Acquisition, provided that the Company has complied with Section 9(b) thereof in all material respects. Acquisition is defined in such warrant as (a) the acquisition

(8) of the Company by another entity by means of any transaction or series of related transactions (including, without limitation, any transfer of more than 50% of the voting power of the Company, reorganization, merger or consolidation, but excluding any merger effected exclusively for the purpose of changing the domicile of the Company); (Continued in footnote 9)

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or (b) a sale of all or substantially all of the assets of the Company; unless the Company's stockholders of record as constituted immediately prior to such acquisition or sale will, immediately after such acquisition or sale (by virtue of securities issued as

(9) immediately prior to such acquisition or sale will, immediately after such acquisition or sale (by virtue of securities issued as consideration for the Company's acquisition or sale or otherwise) hold at least fifty percent (50%) of the voting power of the surviving or acquiring entity.

Note: File three copies of this Form, one of which must be manually signed. If space is insufficient, *See* Instruction 6 for procedure. Potential persons who are to respond to the collection of information contained in this form are not required to respond unless the form displays a currently valid OMB number.