(Last)

(Street)

(First)

C/O BESSEMER VENTURE PARTNERS 1865 PALMER AVENUE, SUITE 104

(Middle)

FORM 4

## **UNITED STATES SECUR**

Washington, D.C. 20549

ITTES AND EXCHANGE COMMISSION
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OMB Number: 3235-0287 Estimated average burden 0.5 sponse:

 $Footnotes^{(2)(4)} \\$ 

11. Nature of Indirect Beneficial Ownership (Instr. 4)

Footnotes<sup>(3)(4)</sup>

See Footnotes(4)(5)

# Check this box if no longer subject to Section 16. Form 4 or Form 5

# STATEMENT OF CHANGES IN BENEFICIAL OWNERSHIP

U obligat	ions may conti tion 1(b).				Fil	led pui	rsuar r Sec	nt to Section 16 ction 30(h) of th	6(a) of th	ie Sec	curities Exch	ange	Act of 1	1934		ho	ours per re	esponse:		0.
		Reporting Person'				2. Iss	suer	Name <b>and</b> Tic	ker or Tr	ading					5. Relationship of Check all applica Director	ble)	:	X 10	% Owne	
(Last) (First) (Middle) C/O BESSEMER VENTURE PARTNERS 1865 PALMER AVENUE, SUITE 104				3. Date of Earliest Transaction (Month/Day/Year) 08/22/2017									Officer ( below)	give tit	le		her (spe	cify		
(Street)	MONT 1	NY	10538			4. If a	Ame	ndment, Date o	of Origin	al File	ed (Month/Da	ay/Ye	ar)	6		ed by C	up Filing One Repo More than	rting Pe	rson	ŕ
(City)	(	State)	(Zip)																	
			Table I -	Non-l	Deri	vativ	e S	ecurities A	cquir	ed, C	Disposed	of,	or Be	neficial	ly Owned					
1. Title of	Security (Ins	tr. 3)		2. Tra Date (Mont			Exe if a	. Deemed ecution Date, any onth/Day/Year)	3. Transa Code (1 8)		4. Securition Disposed				5. Amount of Securities Beneficially ( Following		6. Owner Form: D (D) or Ir (I) (Instr	Direct ndirect	7. Natu Indirect Benefic Owners	t cial ship
									Code	v	Amount		(A) or (D)	Price	Reported Transaction(s (Instr. 3 and 4				(Instr. 4	1)
Class A (	Common St	ock		08/	/22/2	017			С		2,056,43	<b>4</b> <sup>(2)</sup>	A	\$0.00	2,056,43	<b>4</b> <sup>(2)</sup>	1	I	See Footn	otes <sup>(2)</sup>
Class A (	Common St	ock		08/	/22/2	017			J <sup>(5)</sup>		2,056,43	4 <sup>(5)</sup>	D	\$0.00	(5) 0		]	I	See Footn	otes <sup>(4)</sup>
			Table					curities Ac Ils, warran							Owned					
1. Title of Derivative Security (Instr. 3)	2. Conversion or Exercise Price of Derivative Security	3. Transaction Date (Month/Day/Year)	3A. Deemed Execution Da if any (Month/Day/Y	ite, 1	4. Transa Code ( 8)		Dei Sed Aci Dis	Number of rivative curities quired (A) or sposed of (D) str. 3, 4 and 5)	6. Date Expirat (Month	ion Da		Sec Der	curities l	Amount of Underlying Security (In	Derivative	9. Nur deriva Secur Benef Owner Follov Repor	ities icially d ving	10. Owners Form: Direct ( or Indir (I) (Inst	ship Ind Be D) Ov ect (In	. Nature direct neficial vnershi str. 4)
				(	Code	v	(A)	(D)	Date Exercis	sable	Expiration Date	Title		Amount or Number of Shares			action(s)			
Class B Common Stock	(1)	08/22/2017			С			2,056,434 <sup>(2)</sup>	(1)	ı	(1)	Cor	ass A mmon tock	2,056,43	\$0.00 <sup>(1)</sup>	9,253	3,955 <sup>(3)</sup>	I	Se Fo	e otnotes <sup>(</sup>
I		Reporting Person' re Partners V																		
		(First) ENTURE PART ENUE, SUITE 1		idle)																
(Street)	MONT	NY	105	538																
(City)		(State)	(Zip)	)																
I	nd Address of	Reporting Person' Ltd.	•																	
		(First) ENTURE PART ENUE, SUITE 1		idle)																
(Street)	MONT	NY	105	538																
(City)		(State)	(Zip)	)																
I	nd Address of	Reporting Person	*																	

-112	10000
(State)	(Zip)
of Reporting Person*	TY FUND LP
(First)	(Middle)
VENTURE PARTNERS	5
ENUE, SUITE 104	
NY	10538
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of Panarting Parean*	
	etitutional I. D
ure Paruleis VII IIIs	ditutional L.P.
(First)	(Middle)
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	,
ENUE, SUITE 104	
NY	10538
(State)	(Zip)
of Penorting Person*	
(First)	(Middle)
VENTURE PARTNERS	, ,
/E., SUITE 104	
NY	10538
(State)	(Zip)
	of Reporting Person* CIAL OPPORTUNI  (First)  VENTURE PARTNERS /ENUE, SUITE 104  NY  (State)  of Reporting Person* ure Partners VII Ins  (First)  VENTURE PARTNERS /ENUE, SUITE 104  NY  (State)  of Reporting Person*  (First)  VENTURE PARTNERS /ENUE, SUITE 104  NY  (State)  of Reporting Person*  (First)  VENTURE PARTNERS /E., SUITE 104

10538

#### **Explanation of Responses:**

LARCHMONT

- 1. Each share of Class B Common Stock is convertible without payment or consideration into one share of Class A Common Stock at the option of the holder and has no expiration date.
- 2. Represents 645,268 shares converted from Class B Common Stock to Class A Common Stock by Bessemer Venture Partners VII L.P. ("BVP VII"), 282,305 shares converted from Class B Common Stock to Class A Common Stock by Bessemer Venture Partners VII Institutional L.P. ("BVP VII Inst"), 1,088,891 shares converted from Class B Common Stock to Class A Common Stock by BVP Special Opportunity Fund VII L.P. ("BVP VII SOF"), and 39,970 shares converted from Class B Common Stock to Class A Common Stock to Class A Common Stock to Class A Common Stock by 15 Angels LLC ("BVP 15A" and together with BVP VII, BVP VII Inst, and BVP VII SOF, the "Funds").
- 3. After the conversion, 2,903,707 shares of Class B Common Stock are held by BVP VII, 1,270,372 shares of Class B Common Stock are held by BVP VII Inst, 4,900,009 shares of Class B Common Stock are held by BVP VII SOF and 179,867 shares of Class B Common Stock are held by BVP 15A.
- 4. Deer VII & Co. Ltd. ("Deer Ltd.") is the general partner of Deer VII & Co. L.P. ("Deer L.P."), which is the general partner of each of the Funds. Deer Ltd. and Deer L.P. disclaim beneficial ownership of the securities held by the Funds, and this report shall not be deemed an admission that Deer Ltd. and Deer L.P. are the beneficial owners of such securities, except to the extent of their pecuniary interest therein, if any, by virtue of their direct and indirect general partner interests in the Funds.
- 5. On August 22, 2017, BVP VII, BVP VII Inst, BVP VII Inst, BVP VII SOF, and BVP 15A distributed, for no consideration, 645,268, 282,305, 1,088,891 and 39,970 shares (collectively, the "Shares"), respectively, of Class A Common Stock (the "DIK") to their limited partners and to Deer L.P., representing each such partner's pro rata interest in such Shares. On the same date, one or more of such limited partner(s) distributed, for no consideration, the Shares to certain of its or their members in an amount equal to each such member's respective pro rata interests in the Shares. Finally, on the same date, Deer L.P. distributed, for no consideration, the Shares it received from the distributions to its members in an amount equal to each such member's pro rata interest in the Shares. All of the aforementioned distributions were made in accordance with the exemption afforded by Rules 16a-13 and 16a-9 of the Securities Exchange Act of 1934, as amended.

### Remarks:

/s/Scott Ring, General Counsel, Deer VII & Co. Ltd., the General Partner of Deer VII & Co. L.P., 08/23/2017 the General Partner of Bessemer Venture Partners VII L.P. /s/Scott Ring, General Counsel, Deer VII & Co. Ltd., the General Partner of Deer VII & Co. L.P., 08/23/2017 the General Partner of Bessemer Venture Partners VII Institutional /s/Scott Ring, General Counsel, Deer VII & Co. Ltd., the General Partner of Deer VII & Co. L.P., 08/23/2017 the General Partner of BVP VII Special Opportunity Fund L.P. /s/Scott Ring, General Counsel, Deer VII & Co. Ltd., the General 08/23/2017 Partner of Deer VII & Co. L.P /s/Scott Ring, General Counsel, 08/23/2017 Deer VII & Co. Ltd /s/Scott Ring, Authorized Person 08/23/2017 of 15 Angels LLC \*\* Signature of Reporting Person

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.

Persons who respond to the collection of information contained in this form are not required to respond unless the form displays a currently valid OMB Number.