FORM 4

UNITED STATES SECURITIES AND EXCHANGE COMMISSION

Washington, D.C. 20549

STATEMENT OF CHANGES IN BENEFICIAL OWNERSHIP

OMB APPROVAL 3235-0287 Estimated average burden

0.5

hours per response:

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

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

1. Name and Address of Reporting Person* Deeter Byron B						2. Issuer Name and Ticker or Trading Symbol TWILIO INC [TWLO]								5. Relationship of Reporting Person(s) to Issuer (Check all applicable)						
(Last) (First) (Middle)						Date of Earliest Transaction (Month/Day/Year)								X Director Officer (give title below)					Owner (specify)	
C/O BES	106	06/28/2016																		
1865 PALMER AVE., SUITE 104							endmei	nt, Date	e of Origina	al Fil	ed (Month/		6. Individual or Joint/Group Filing (Check Applicable							
(Street) LARCHMONT NY 10538															Line) X Form filed by One Reporting Person Form filed by More than One Reporting Person					
(City)	(S	tate)	(Zip)																	
Table I - Non-Derivative Securities Acquired, Disposed of, or Beneficially Owned																				
1. Title of Security (Instr. 3)				2. Transaction Date (Month/Day/Ye		Exe	A. Deemed Execution Date, f any Month/Day/Year)		3. Transaction Code (Instr. 8)		4. Securit Disposed 5)	Of (D) (Inst	Acquired (A) or (D) (Instr. 3, 4 and		5. Amount of Securities Beneficially Owned Following Reported		6. Ownership Form: Direct (D) or Indirect (I) (Instr. 4)		7. Nature of Indirect Beneficial Ownership (Instr. 4)	
									Code	v	Amount	(A) or (D)	Price	Transaction (Instr. 3 au						
Common Stock				06/28/2016					J ⁽⁹⁾		0	D	D \$0		0		I See footnotes(2			
Common Stock ⁽¹⁾					06/28/2016						0	A	\$0	0	I		I	See footnotes ⁽²⁾⁽⁴⁾		
Common Stock ⁽¹⁾				06/28/2016		5			С		0	A	\$0	0	I		I	See footnotes ⁽²⁾⁽⁵⁾		
Common Stock ⁽¹⁾ 06/2					2016				С		0	A	\$0	0		I			tnotes(2)(6)	
Common Stock ⁽¹⁾ 06/28/2					2016				С		0	A	\$0	0		1 1			tnotes(2)(7)	
Common Stock ⁽¹⁾ 06/2				06/28/	2016				С		0	A	\$0	0		I		See footnotes ⁽²⁾⁽⁸⁾		
Common Stock 06/28/20					2016	16			J ⁽⁹⁾		0 D		\$0	0	0		I See foo		etnotes ⁽²⁾⁽¹¹⁾	
Table II - Derivative Securities Acquired, Disposed of, or Beneficially Owned (e.g., puts, calls, warrants, options, convertible securities)																				
1. Title of Derivative Security (Instr. 3)	ivative Conversion Date Executi urity or Exercise (Month/Day/Year) if any			on Date, Tran		saction of (Instr. Do Se Ad (A Di of		vative urities uired or osed o) r. 3, 4	6. Date Exercis Expiration Dat (Month/Day/Ye		te	7. Title and Amount of Securities Underlying Derivative Security (Instr. 3 and 4)		8. Price of Derivative Security (Instr. 5)	9. Numl derivati Securiti Benefic Owned Followi Reporte Transac (Instr. 4	ive ies cially ing ed ction(s)		D) ect	11. Nature of Indirect Beneficial Ownership (Instr. 4)	
					Code	v	(A)	(D)	Date Exercisal		Expiration Date	Title	Amount or Number of Shares							
Series A Preferred Stock	(1)	06/28/2016			С			0	(1)		(1)	Common Stock	0	\$0.00	()	I		See footnotes ⁽²⁾⁽⁴⁾	
Series B Preferred Stock	(1)	06/28/2016			С			0	(1)		(1)	Common Stock	0	\$0.00	()	I		See footnotes ⁽²⁾⁽⁵⁾	
Series C Preferred Stock	(1)	06/28/2016			С			0	(1)		(1)	Common Stock	0	\$0.00	C)	I		See footnotes ⁽²⁾⁽⁶⁾	
Series D Preferred Stock	(1)	06/28/2016			С			0	(1)		(1)	Common Stock	0	\$0.00	()	I		See footnotes ⁽²⁾⁽⁷⁾	
Series E Preferred Stock	(1)	06/28/2016			С			0	(1)		(1)	Common Stock	0	\$0.00	()	I		See footnotes ⁽²⁾⁽⁸⁾	
Class B Common Stock	(10)	06/28/2016			J ⁽⁹⁾		0		(10)		(10)	Class A Common Stock	0	\$0.00	C)	I		See footnotes ⁽²⁾⁽¹¹⁾	
Explanatio	n of Respons	ses:																		

- 1. The aggregate number of shares of Issuer's Preferred Stock held by the Reporting Person converted into Common Stock immediately prior to the closing of the Issuer's initial public offering and has no expiration date. These shares converted into Common Stock on a 1-for-1 basis.
- 2. The Reporting Person is a director of Deer VII & Co. Ltd., which is the general partner of Deer VII & Co. Ltd., which is the general partner of Bessemer Venture Partners VII Institutional LP ("BVP VII Inst"), Bessemer Venture Partners VII, LP ("BVP VII") and BVP VII Special Opportunity Fund LP ("BVP VII SOF"). 15 Angels, LLC is a wholly-owned subsidiary of BVP VII Inst (BVP VII SOF, together with 15 Angels, LLC, BVP VII Inst and BVP VII, collectively, the "Funds"). The Reporting Person disclaims beneficial ownership of the securities held by the Funds, and this report shall not be deemed an admission that the Reporting Person is the beneficial owner of such securities, except to the extent of his pecuniary interest, if any, in the securities by virtue of his interest in Deer VII & Co. Ltd., his interest in Deer VII & Co. Ltd., his interest in Deer VII & Co.
- 3. BVP VII Inst, BVP VII and BVP VII SOF owned 17,972 shares, 41,080 shares and 69,323 shares, respectively, of Common Stock.
- 4. Reflects the conversion of the Issuer's Preferred Stock into Common Stock on a 1-for-1 basis, which became effective immediately prior to the closing of the Issuer's initial public offering. 399,702 of these shares were owned directly by 15 Angels LLC, 5,220 of these shares were owned directly by BVP VII Inst, 11,934 of these shares were owned directly by BVP VII and 20,138 of these shares were owned directly by BVP VII SOF.
- 5. Reflects the conversion of the Issuer's Preferred Stock into Common Stock on a 1-for-1 basis, which became effective immediately prior to the closing of the Issuer's initial public offering. 1,221,994 of these shares were owned directly by BVP VII Inst, 2,793,130 of these shares were owned directly by BVP VII and 4,713,410 of these shares were owned directly by BVP VII SOF.
- 6. Reflects the conversion of the Issuer's Preferred Stock into Common Stock on a 1-for-1 basis, which became effective immediately prior to the closing of the Issuer's initial public offering. 843,614 of these shares were owned directly by BVP VII Inst, 1,928,258 of these shares were owned directly by BVP VII and 3,253,936 of these shares were owned directly by BVP VII SOF.
- 7. Reflects the conversion of the Issuer's Preferred Stock into Common Stock on a 1-for-1 basis, which became effective immediately prior to the closing of the Issuer's initial public offering. 721,870 of these shares were owned directly by BVP VII Inst, 1,649,988 of these shares were owned directly by BVP VII and 2,784,358 of these shares were owned directly by BVP VII SOF.
- 8. Reflects the conversion of the Issuer's Preferred Stock into Common Stock on a 1-for-1 basis, which became effective immediately prior to the closing of the Issuer's initial public offering. 12,378 of these shares were owned directly by BVP VII Inst, 28,293 of these shares were owned directly by BVP VII SOF.
- 9. Immediately prior to the closing of the Issuer's initial public offering and following the conversion of each series of the Issuer's convertible preferred stock into Common Stock, each share of Common Stock was reclassified into one share of Class B Common Stock in an exempt transaction pursuant to Rule 16b-7.
- 10. Each share of Class B Common Stock is convertible into one share of Class A Common Stock at the option of the holder and has no expiration date.
- 11. 15 Angels, LLC, BVP VII Inst, BVP VII and BVP VII SOF own 399,702, 2,823,048 shares, 6,452,683 shares and 10,888,911 shares, respectively, of the Issuer's Class B Common Stock.

<u>/s/ Byron Deeter</u> <u>06/28/2016</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.

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.