FORM 4

UNITED STATES SECURITIES AND EXCHANGE COMMISSION

Washington, D.C. 20549 STATEMENT OF CHANGES IN BENEFICIAL OWNERSHIP

OMB APPROVAL

OMB Number: 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* Hadley Harbor Master Investors (Cayman) II L.P.						2. Issuer Name and Ticker or Trading Symbol ContextLogic Inc. [WISH]									lationship of ck all applica Director Officer (of below)	g Person	` '	ner		
LLP,	C/O WELLINGTON MANAGEMENT COMPANY LLP,					3. Date of Earliest Transaction (Month/Day/Year) 12/18/2020									Delow)			Delow)		
280 CONGRESS STREET					4	4. If Amendment, Date of Original Filed (Month/Day/Year)								6. Ind Line)	6. Individual or Joint/Group Filing (Check Applicable Line)					
(Street) BOSTON MA 02210														X		•		ting Person One Report	ing Person	
(City)	(5	State)	(Zip)																	
		7	able I - No	n-Der	ivat	tive S	ecu	rities Ac	quired	, Dis	posed	of, o	r Bene	ficially	Owned					
Date				2. Transaction Date (Month/Day/Year)		2A. Deemed Execution Date, if any (Month/Day/Year)		Code	Transaction Code (Instr.		4. Securities Acquired (A) of Disposed Of (D) (Instr. 3, 4			and 5) Securities Beneficial Owned Fo		6. Ownership Form: Direct (D) or Indirect (I) (Instr. 4)		7. Nature of Indirect Beneficial Ownership		
									Code	v	Amount		(A) or (D)	Price	Reported Transactio (Instr. 3 ar				Instr. 4)	
Class A Common Stock 12/					2/18/2020				С		5,574,840		A	(1)	5,574,840		D			
Class A Common Stock 12/3					2/18/2020				С		589,710		A	(1)	589,	589,710		D		
Class A Common Stock 12/18					/18/2020				J		35,283		Α	(2)	35,283		D			
			Table II -					ties Acq warrants							wned					
1. Title of Derivative Security (Instr. 3)	2. Conversion or Exercise Price of Derivative Security	3. Transaction Date (Month/Day/Year)	3A. Deemed Execution Dat if any (Month/Day/Ye	~ c	ransa ode (action (Instr.	Derivative E		Expiration	i. Date Exercisi Expiration Date Month/Day/Yea		Secu	7. Title and Amou Securities Underly Derivative Securit (Instr. 3 and 4)		8. Price of Derivative Security (Instr. 5)	9. Numb derivativ Securitie Benefici Owned Followir Reporte Transac (Instr. 4)	ve es ially ng d tion(s)	10. Ownership Form: Direct (D) or Indirect (I) (Instr. 4)	11. Nature of Indirect Beneficial Ownership (Instr. 4)	
				_	ode	, l	(A)	(D)	Date Exercisa		Expiration	Title	N N	mount or umber of nares		(Instr. 4)				

Explanation of Responses:

(1)

(1)

5,574,840

Remarks:

Series G

Preferred

Series H

Preferred

Stock

Stock

Hadley Harbor Master Investors (Cayman) II L.P., By: Wellington Management 12/18/2020 Company LLP, as Investment Advisor, /s/ Peter McIsaac, Title: **Authorized Person**

** Signature of Reporting Person Date

Class A

Commo

Stock

Class A

Commor Stock

(1)

(1)

5,574,840

589,710

\$0.00

0

D

D

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).

12/18/2020

12/18/2020

** Intentional misstatements or omissions of facts constitute Federal Criminal Violations See 18 U.S.C. 1001 and 15 U.S.C. 78ff(a).

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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.

^{1.} Upon the closing of the Issuer's initial public offering, each share of Series G Preferred Stock and Series H Preferred Stock automatically converted into one share of the Issuer's Class A Common Stock. Each of the Series G Preferred Stock and Series H Preferred Stock had no expiration date

^{2.} The Series H Redeemable Convertible Preferred Stock Purchase Agreement (the "Series H SPA") entered into by the Issuer with the purchasers of Series H Preferred Stock provided that, based on the initial public offering price of the Issuer's initial public offering, the holders of Series H Preferred Stock were entitled to receive, for no additional consideration, an additional number of shares of Class A Common Stock such that the value of the Class A Common Stock issued upon conversion of the Series H Preferred Stock in connection with such offering shall equal 150% of the aggregate consideration paid for the Series H Preferred Stock. The Issuer issued these shares to the reporting person in connection with the foregoing.