FORM 3

UNITED STATES SECURITIES AND EXCHANGE COMMISSION

Washington, D.C. 20549

OMB APPROVAL OMB Number: 3235-0104

Estimated average burden hours per response: 0.5

INITIAL STATEMENT OF BENEFICIAL OWNERSHIP OF SECURITIES

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* DST GLOBAL IV, L.P.		' Requiri	of Event ng Statement /Day/Year) /2020	3. Issuer Name and Ticker or Trading Symbol ContextLogic Inc. [WISH]							
(CAYMAN)	(First) FRUST COM) LIMITED,				4. Relationship of Rep Issuer (Check all applicable) Director	orting X	()			Amendment, d (Month/Day/	Date of Original Year)
ONE CAPIT	TAL PLACE,	PO BOX			Officer (give title below)		Other (below)	specify		eck Applicable	int/Group Filing e Line) by One Reporting
(Street) GRAND CAYMAN	E9	KY1-110	03						X	Corres filed	by More than One Person
(City)	(State)	(Zip)									
			Table I - N	lon-Deriva	tive Securities Bei	nefici	ially Ov	vned			
1. Title of Sec	urity (Instr. 4)				2. Amount of Securitie Beneficially Owned (Ir 4)		3. Owner Form: D (D) or Ir (I) (Instr	Direct Indirect		ture of Indire ership (Instr.	
		(ve Securities Bene ants, options, con)		
1. Title of Derivative Security (Instr. 4)		Expiration Date		3. Title and Amount of Securities Underlying Derivative Security (Instr. 4)		4. Conversion or Exercise Price of		5. Ownership Form: Direct (D)	6. Nature of Indirect Beneficial Ownership (Instr. 5)		
			Date Exercisable	Expiration Date	Title		unt or ber of es	Derivat Securit	ive	or Indirect (I) (Instr. 5)	3,
Series D Pre	ferred Stock		(1)	(1)	Class A Common Stock	30,5	97,430	(1)		D ⁽²⁾	
Series E Pre						_			_		
	ferred Stock		(1)	(1)	Class A Common Stock	3,80	05,970	(1)		D ⁽²⁾	
Series E Pre			(1)	(1)			05,970 78,250	(1)		D ⁽²⁾	By DST Global IV Co-Invest, L.P. ⁽³⁾
Series E Pre	ferred Stock		.,		Stock Class A Common	6,47				_	IV Co-Invest,
	ferred Stock		(1)	(1)	Stock Class A Common Stock Class A Common	6,47	78,250	(1)		I	IV Co-Invest, L.P. ⁽³⁾ By DST Global
Series E Pre	ferred Stock ferred Stock ferred Stock		(1)	(1)	Stock Class A Common Stock Class A Common Stock Class A Common	16,1	78,250 95,640	(1)		I	IV Co-Invest, L.P. ⁽³⁾ By DST Global V, L.P. ⁽⁴⁾ By DST Investments XI,
Series E Pre	ferred Stock ferred Stock ferred Stock		(1)	(1)	Stock Class A Common Stock Class A Common Stock Class A Common Stock Class A Common	6,4° 16,1 28,5	78,250 95,640 85,330	(1)		I	IV Co-Invest, L.P. ⁽³⁾ By DST Global V, L.P. ⁽⁴⁾ By DST Investments XI, L.P. ⁽⁵⁾ By DST Investments XV,

Name and Address of Reporting Person

DST GLOBAL IV, L.P.

(Last) (First) (Middle)

TRIDENT TRUST COMPANY (CAYMAN)

ONE CAPITA	L PLACE, PC) BOX 847
Street)		
GRAND CAYMAN	E9	KY1-1103
(City)	(State)	(Zip)
	ress of Reporting	
DST Globa	l IV Co-Inv	<u>est, L.P.</u>
(Last)	(First)	(Middle)
	UST COMPA	NY (CAYMAN)
LIMITED ONE CAPITA	L PLACE, PC) BOX 847
Street)		
GRAND	EO	LW1 1100
CAYMAN	E9	KY1-1103
(City)	(State)	(Zip)
Name and Add	ress of Reporting	g Person [*]
DST Globa		
(Last)	(First)	(Middle)
	UST COMPA	NY (CAYMAN)
LIMITED ONE CADITA	L PLACE, PC	D ROY 947
	E I L/ICE, I C	DON 047
Street) GRAND		
CAYMAN	E9	KY1-1103
(City)	(State)	(Zip)
	lress of Reporting	
	STMENTS	=
(Last)	(First)	(Middle)
TRIDENT TR		NY (CAYMAN)
LIMITED	I DI ACE EC) DOV 047
ONE CAPITA	L PLACE, PC	υ ΔUΛ 04/
Street)		
GRAND CAYMAN	E9	KY1-1103
(City)	(State)	/7in\
(City)	(State)	(Zip)
	ress of Reporting	
		<u>-</u>
(Last)	(First)	(Middle)
TRIDENT TR LIMITED	UST COMPA	NY (CAYMAN)
	L PLACE, PC	BOX 847
Street)		
GRAND	E9	KY1-1103
CAYMAN		

(City)	(State)	(Zip)
1. Name and Add	lress of Reporting	
LIMITED	(First) RUST COMPA	(Middle) NY (CAYMAN) D BOX 847
(Street) GRAND CAYMAN	E9	KY1-1103
(City)	(State)	(Zip)
1. Name and Add		; Person [*]
LIMITED	(First) EUST COMPA LL PLACE, PC	(Middle) NY (CAYMAN) BOX 847
(Street) GRAND CAYMAN	E9	KY1-1103
(City)	(State)	(Zip)
1. Name and Add		ງ Person [*]
LIMITED	(First) RUST COMPA LL PLACE, PC	(Middle) NY (CAYMAN)) BOX 847
(Street) GRAND CAYMAN	E9	KY1-1103
(City)	(Ctata)	(7in)

(Zip)

Explanation of Responses:

(City)

- 1. The Series D Preferred Stock, Series E Preferred Stock, Series F Preferred Stock, and Series G Preferred Stock (collectively, the "Preferred Stock") shall automatically convert into shares of the Issuer's Class A common stock, par value \$0.0001 per share, on a one-for-one basis, immediately prior to the completion of the Issuer's initial public offering. The Preferred Stock has no expiration date.
- 2. The shares are owned directly by DST Global IV, L.P., whose general partner is DST Managers Limited. DST Managers Limited holds ultimate voting and investment power over the shares held by DST Global IV, L.P. Each of the reporting persons other than DST Global IV, L.P. may be deemed to have an indirect pecuniary interest in the shares but disclaims beneficial ownership.
- 3. The shares are owned directly by DST Global IV Co-Invest, L.P., whose general partner is DST Managers Limited. DST Managers Limited holds ultimate voting and investment power over the shares held by DST Global IV Co-Invest, L.P. Each of the reporting persons other than DST Global IV Co-Invest, L.P. may be deemed to have an indirect pecuniary interest in the shares but disclaims beneficial ownership.
- 4. The shares are owned directly by DST Global V, L.P., whose general partner is DST Managers V Limited. DST Managers V Limited holds ultimate voting and investment power over the shares held by DST Global V, L.P. Each of the reporting persons other than DST Global V, L.P. may be deemed to have an indirect pecuniary interest in the shares but disclaims beneficial ownership.
- 5. The shares are owned directly by DST Investments XI, L.P., whose general partner is DST Managers Limited. DST Managers Limited holds ultimate voting and investment power over the shares held by DST Investments XI, L.P. Each of the reporting persons other than DST Investments XI, L.P. may be deemed to have an indirect pecuniary interest in the shares but disclaims beneficial ownership.
- 6. The shares are owned directly by DST Investments XV, L.P., whose general partner is DST Managers V Limited. DST Managers V Limited holds ultimate voting and investment power over the shares held by DST Investments XV, L.P.. Each of the reporting persons other than DST Investments XV, L.P. may be deemed to have an indirect pecuniary interest in the shares but disclaims beneficial ownership.
- 7. The shares are owned directly by DST Investments XVI, L.P., whose general partner is DST Managers V Limited. DST Managers V Limited holds ultimate voting and investment power over the shares held by DST Investments XVI, L.P.. Each of the reporting persons other than DST Investments XVI, L.P. may be deemed to have an indirect pecuniary interest in the shares but disclaims beneficial ownership.

Remarks:

Partner DST Managers Limited Despoina Zinonos as President of its General 12/15/2020 Partner DST Managers Limited Despoina Zinonos, as President of its General 12/15/2020 Partner DST Managers V Limited Despoina Zinonos, as President of its General 12/15/2020 Partner DST Managers Limited Despoina Zinonos, as President of its General 12/15/2020 Partner DST Managers V Limited Despoina Zinonos, as President of its General 12/15/2020 Partner DST Managers V Limited Despoina Zinonos, as 12/15/2020 **President** Despoina Zinonos, as 12/15/2020 **President** ** Signature of Reporting Date Person

Reminder: Report on a separate line for each class of securities beneficially owned directly or indirectly.

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.

^{*} 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).