Shah Shardul

FORM 4

UNITED STATES SECURITIES AND EXCHANGE COMMISSION

	Washing	ton, D.C. 20549	
STATEMENT	OF CHANGES	S IN BENEFICIAL	OWNERSHIP

OMB APPROVAL

(Check all applicable)

3235-0287 OMB Number: Estimated average burden hours per response: 0.5

5. Relationship of Reporting Person(s) to Issuer

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

1. Name and Address of Reporting Person'

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

2. Issuer Name and Ticker or Trading Symbol

Datadog, Inc. [DDOG]

														^	Director			10% O	wher
(Last) (First) (Middle) C/O DATADOG, INC., 620 8TH AVENUE, 45TH FLOOR			3. Date of Earliest Transaction (Month/Day/Year) 12/10/2019								_	Officer (g below)	Officer (give title below)			specify			
				_ 4	4. If Amendment, Date of Original Filed (Month/Day/Year)									6. Individual or Joint/Group Filing (Check Applicable Line)					
(Street) NEW YO	ORK N	ΙΥ	10018											X		,	•	ting Persor One Repor	n rting Person
(City)	(5	State)	(Zip)																
		7	able I - No	on-Der	rivat	ive S	Secu	rities Ac	quired	, Dis	sposed (of, or B	enefi	cially (Owned				
1. Title of Security (Instr. 3)		2. Transaction Date (Month/Day/Year)		2A. Deemed Execution Date, if any (Month/Day/Year)		3. Transaction Code (Instr. 8)		4. Securities Acquired (A) or Disposed Of (D) (Instr. 3, 4 a			or and 5)	Securities Beneficiall Owned Fol	Beneficially Owned Following		Direct Indirect tr. 4)	7. Nature of Indirect Beneficial Ownership			
								Code	v Amount		(A) (D)	A) or Price		Reported Transaction(s) (Instr. 3 and 4)				(Instr. 4)	
Class A (Class A Common Stock 12/10		10/20	2019		C ⁽¹⁾		2,495,6	501	A \$0.00 ⁽¹⁾		2,495,601			1 1	See footnote ⁽²⁾			
Class A (Common St	ock	12/10/2		10/20	19			J ⁽¹⁾		1,309,6	585	D \$0.00 ⁽¹⁾		1,309,685				See footnote ⁽²⁾
Class A Common Stock		12/1	12/10/2019				C ⁽³⁾		7,783,1	147	A S	50.00 ⁽³⁾	7,783,147			1 1	See footnote ⁽⁴⁾		
Class A (Class A Common Stock		12/1	12/10/2019				J ⁽³⁾		3,891,5	573	D S	50.00 ⁽³⁾	3,891,574				See footnote ⁽⁴⁾	
Class A Common Stock		12/1	12/10/2019				C ⁽⁵⁾		157,10	04	A S	50.00 ⁽⁵⁾	157,104				See footnote ⁽⁶⁾		
Class A Common Stock			12/1	2/10/2019				C ⁽⁷⁾		138,50	08	A S	0.00 ⁽⁷⁾ 138,5		508		1 1	See footnote ⁽⁸⁾	
Class A (Class A Common Stock 38,915 ⁽¹⁰⁾ D								D										
			Table II					ities 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	ate, T	4. Transaction Code (Instr.		5. Number of Derivative		6. Date Exercis Expiration Date (Month/Day/Ye		sable and 7. Title and Amo		ount of erlying	8. Price of Derivative Security (Instr. 5)	derivati Securiti Benefic Owned Followii Reporte	ve Owner es Form: ially Direct or Indi ng (I) (Insi	Ownershi	Beneficial Ownership t (Instr. 4)		
				c	Code	v	(A)	(D)	Date Exercisa		Expiration Date	Title		ount or ber of es		Transactio (Instr. 4)			
Class B Common	(1)	12/10/2019			C ⁽¹⁾			2,495,601	(9)		(9)	Class A Common Stock		95,601	\$0.00	10,35	3,715	I	See footnote ⁽²⁾
Class B	(3)	12/10/2019			C ⁽³⁾			7,783,147	(9)		(9)	Class A		33,147	\$0.00	31,13	2,589	I	See

Explanation of Responses:

(5)

(7)

12/10/2019

12/10/2019

Class B

Class B

Common

1. On December 10, 2019, Index Ventures Growth III (Jersey), L.P. ("Index Growth III") converted in the aggregate 2,495,601 shares of the Issuer's Class B Common Stock into 2,495,601 shares of the Issuer's Class A Common Stock. Subsequently on the same date, Index Growth III distributed in-kind, without consideration, 1,309,685 shares of Class A Common Stock pro-rata to its limited partners, in accordance with the exemption under Rule 16a-9(a) and Rule 16a-13 of the Securities Exchange Act of 1934, as amended.

(9)

(9)

157,104

138 508

Class A

Commor

Stock Class A

Stock

157,104

138,508

\$0.00

\$0.00

628,418

559 689

footnote⁽⁶⁾

footnote⁽⁸⁾

(9)

(9)

- 2. The shares are held by Index Growth III. Index Venture Growth Associates III Limited ("IVGA III") is the general partner of Index Growth III. The Reporting Person is a partner within the Index Ventures group. Advisors within the Index Ventures group provide advice to each of Index Growth III, Index Ventures VI (Jersey) L.P. ("Index VI"), and Index Ventures VI Parallel Entrepreneur Fund (Jersey), L.P. ("Index VI Parallel" and together with Index Growth III and Index VI, the "Funds"). The Reporting Person disclaims Section 16 beneficial ownership of these securities, except to the extent of his pecuniary interest therein, if any, and this report shall not be deemed an admission that the Reporting Person is the beneficial owner of such securities for Section 16 or any other purpose.
- 3. On December 10, 2019, Index VI converted in the aggregate 7,783,147 shares of the Issuer's Class B Common Stock into 7,783,147 shares of the Issuer's Class A Common Stock. Subsequently on the same date, Index VI distributed in-kind, without consideration, 3,891,573 shares of Class A Common Stock pro-rata to its partners, including its limited partners and its general partner, Index Venture Associates VI Limited ("IVA VI"), in accordance with the exemption under Rule 16a-9(a) and Rule 16a-13 of the Securities Exchange Act of 1934, as amended. On the same date, IVA VI distributed in-kind, without consideration, the 972,893 shares of Class A Common Stock received in the Index VI distribution pro-rata to its shareholders, in accordance with the exemption under Rule 16a-9(a) and Rule 16a-13 of the Securities Exchange Act of 1934, as
- 4. The shares are held by Index VI. The Reporting Person disclaims Section 16 beneficial ownership of such shares except to the extent of his pecuniary interest therein, if any, and this report shall not be deemed an admission that such shares are beneficially owned by him for Section 16 or any other purpose.
- 5. On December 10, 2019, Index VI Parallel converted in the aggregate 157,104 shares of the Issuer's Class B Common Stock into 157,104 shares of the Issuer's Class A Common Stock.

 $C^{(5)}$

 $C^{(7)}$

- 6. The shares are held by Index VI Parallel. IVA VI is the general partner of Index VI Parallel. The Reporting Person disclaims Section 16 beneficial ownership of such shares except to the extent of his pecuniary interest therein, if any, and this report shall not be deemed an admission that such shares are beneficially owned by him for Section 16 or any other purpose.
- 7. On December 10, 2019, Yucca (Jersey) SLP ("Yucca") converted in the aggregate 138,508 shares of the Issuer's Class B Common Stock into 138,508 shares of the Issuer's Class A Common Stock.
- 8. The shares are held by Yucca. Yucca is the administrator of the Index co-investment vehicles that are contractually required to mirror the relevant Fund's investment in the Issuer (in this case, Index Growth III, Index VI and Index VI Parallel). The Reporting Person disclaims Section 16 beneficial ownership of such shares except to the extent of his pecuniary interest therein, if any, and this report shall not be deemed an admission that such shares are beneficially owned by him for Section 16 or any other purpose.

9. Each share of Class B Common Stock is convertible at any time at the option of the Reporting Person into one share of Class A Common Stock and has no expiration date. Each share of Class B Common Stock will convert automatically into one share of Class A Common Stock upon the earlier of: (i) any transfer, whether or not for value, except for certain "Permitted Transfers" as defined in the Issuer's amended and restated certificate of incorporation, and (ii) the tenth anniversary of the Issuer's initial public offering of its Class A Common Stock.

10. Represents shares received in the distribution described in footnote (3) above.

Remarks:

/s/ Shardul Shah 12/12/2019

Date

** 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.

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