

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

UNITED STATES SECURITIES AND EXCHANGE COMMISSION Washington, D.C. 20549

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STATEMENT OF CHANGES IN 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 *					2.	2. Issuer Name and Ticker or Trading Symbol							5. Relationship of Reporting Person(s) to Issuer							
Hoog lov C					N	NETFLIX INC [NFLX]								(Check all applicable)						
Hoag Jay C					3. Date of Earliest Transaction (MM/DD/YYYY)							X Director10% Owner								
(Last) (First) (Middle)				٦.	5. Date of Latricst Transaction (MINI/DD/1111)							Officer (give title below) Other (specify below)				below)				
C/O TECHNOLOGY CROSSOVER						11/10/2020														
VENTURES																				
ROAD	,																			
	(Stree	et)			4.	If Aı	nendn	nent,	Date	Ori	ginal Fil	ed (MM/I	DD/YY	YYY)	6. Individual o	or Joint/G	roup Fili	ng (Che	k App	licable Line)
MENLO PARK, CA 94025												_X _ Form filed by One Reporting Person Form filed by More than One Reporting Person								
(City) (State) (Zip)																				
			Tabl	e I - N	on-De	rivat	ive Se	ecuri	ties A	cqu	uired, D	isposed (of, oı	· Ben	eficially Own	ed				
1.Title of Security 2. Trans.			3. 2	A. De	A. Deemed	(Instr. 8)					ired (A) 5. Am		Amount of Securities Beneficially Owned			6.		lature of		
(Instr. 3)		Date		Execution Date, if any					or Dispos (Instr. 3,			llowing Reported Transaction(s) str. 3 and 4)			Ownershi Form:	Indirect Beneficial				
							,					,		`	,			Direct (Dor Indirect) Owi	nership
									. 4.	17		(A) or	D					(I) (Instr.	(1110	,
Common Stock									ode	V	Amount	(D)	Price		9394	33		4) I	TC'	V VII,
Common Stock															4878	64		I	_	V VII (A),
Common Stock															812	3		I		V Member ad, L.P. (3)
Common Stock															6404	34		I		ange estor,
Common Stock													1727	04		I		ange (A) estor,		
Common Stock													39777			I		ange (B) estor,		
Common Stock													47085			I	Orange (MF) Investor, L.P. (7)			
Common Stock					129890					I	I Hamilton Investments Limited Partnership (8)									
Common Stock														470972		I	Fan U/A	e Hoag nily Trust A DTD 02/1994 (9)		
	Tak	le II - Dav	ivati	ve Sec	uritica	Ron	eficie	lly O	wnod	(0)	a pute	calle w	grre	nte o	options, conve	rtible soo	rities)			
Title of Derivate	2.	3. Trans.			4. Trans			•		ì			_		Amount of	8. Price of		r of 10.		11. Nature
Security (Instr. 3)	Conversion or Exercise Price of Derivative	Date	Execu Date,	tion	(Instr. 8		Deriva Acquir Dispos	erivative Securities equired (A) or sposed of (D) astr. 3, 4 and 5)			Expiration I		Secu Deri	irities I	Underlying Security	Derivative Security (Instr. 5)		Owi Fori Ily Der	nership n of vative irity:	
	Security	_		<u> </u>	Code	V	(A)		(D)		Date Exercisable	Expiration Date	n Title	Amo	ount or Number of		Following Reported Transactio (Instr. 4)	Dire or I	ct (D) direct instr.	
			_		_	_	_		_					_					_	

Explanation of Responses:

(1) These shares are directly held by TCV VII, L.P. ("TCV VII"). Jay C. Hoag is a Class A Director of Technology Crossover Management VII, Ltd. ("Management VII") and a limited partner of Technology Crossover Management VII, L.P. ("TCM VII"). Management VII is the sole general partner of TCM VII, which is the sole general partner of TCV VII. Mr. Hoag may be deemed to beneficially own the shares held by TCV VII but disclaims beneficial ownership of such shares except to the extent of his pecuniary interest therein.

- (2) These shares are directly held by TCV VII (A), L.P. ("TCV VII (A)"). Jay C. Hoag is a Class A Director of Management VII and a limited partner of TCM VII. Management VII is the sole general partner of TCM VII, which is the sole general partner of TCV VII (A). Mr. Hoag may be deemed to beneficially own the shares held by TCV VII (A) but disclaims beneficial ownership of such shares except to the extent of his pecuniary interest therein.
- (3) These shares are directly held by TCV Member Fund, L.P. ("Member Fund"). Jay C. Hoag is a limited partner of Member Fund and a Class A Director of Management VII. Management VII is a general partner of Member Fund. Mr. Hoag may be deemed to beneficially own the shares held by Member Fund but disclaims beneficial ownership of such shares except to the extent of his pecuniary interest therein.
- (4) These shares are directly held by Orange Investor, L.P. ("Orange Investor"). Jay C. Hoag is a Class A Director of Technology Crossover Management VIII, Ltd. ("Management VIII") and a limited partner of Technology Crossover Management VIII, L.P. ("TCM VIII"). Management VIII is the sole general partner of TCM VIII, which in turn is the sole general partner of TCV VIII, L.P., which in turn is the sole member of Orange Investor GP, LLC ("Orange GP"), which in turn is the sole general partner of Orange Investor. Mr. Hoag may be deemed to beneficially own the shares held by Orange Investor but disclaims beneficial ownership of such shares except to the extent of his pecuniary interest therein.
- (5) These shares are directly held by Orange (A) Investor, L.P. ("Orange (A) Investor"). Jay C. Hoag is a Class A Director of Management VIII and a limited partner of TCM VIII. Management VIII is the sole general partner of TCM VIII, which in turn is the sole general partner of TCV VIII, L.P., which in turn is the sole member of Orange GP, which in turn is the sole general partner of Orange (A) Investor. Mr. Hoag may be deemed to beneficially own the shares held by Orange (A) Investor but disclaims beneficial ownership of such shares except to the extent of his pecuniary interest therein.
- (6) These shares are directly held by Orange (B) Investor, L.P. ("Orange (B) Investor"). Jay C. Hoag is a Class A Director of Management VIII and a limited partner of TCM VIII. Management VIII is the sole general partner of TCM VIII, which in turn is the sole general partner of TCV VIII, L.P., which in turn is the sole member of Orange GP, which in turn is the sole general partner of Orange (B) Investor. Mr. Hoag may be deemed to beneficially own the shares held by Orange (B) Investor but disclaims beneficial ownership of such shares except to the extent of his pecuniary interest therein.
- (7) These shares are directly held by Orange (MF) Investor, L.P. ("Orange (MF) Investor"). Jay C. Hoag is a Class A Director of Management VIII.

 Management VIII is the sole general partner of TCM VIII, which in turn is the sole general partner of TCV VIII, L.P., which in turn is the sole member of Orange GP, which in turn is the sole general partner of Orange (MF) Investor. Mr. Hoag may be deemed to beneficially own the shares held by Orange (MF) Investor but disclaims beneficial ownership of such shares except to the extent of his pecuniary interest therein.
- (8) These shares are held by Hamilton Investments Limited Partnership. Jay C. Hoag is the general partner of Hamilton Investments Limited Partnership. Mr. Hoag disclaims beneficial ownership of such shares except to the extent of his pecuniary interest therein.
- (9) These shares are held by The Hoag Family Trust U/A DTD 08/02/1994. Jay C. Hoag is a trustee of The Hoag Family Trust U/A DTD 08/02/1994. Mr. Hoag disclaims beneficial ownership of such shares except to the extent of his pecuniary interest therein.

Remarks

This Form 4 is filed by one Reporting Person and is a joint filing with the Form 4 filed by Jay C. Hoag on November 12, 2020 and relates to the same transactions.

Reporting Owners

reporting 6 where							
Panarting Owner Name / Address	Relationships						
Reporting Owner Name / Address	Director 10% Own		Officer	Other			
Hoag Jay C							
C/O TECHNOLOGY CROSSOVER VENTURES	v						
250 MIDDLEFIELD ROAD	Λ						
MENLO PARK, CA 94025							

Signatures

Frederic D. Fenton Authorized signatory for Jay C. Hoag	11/12/2020
**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 control number.