SEC Form 4	
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FORM 4

UNITED STATES SECURITIES AND EXCHANGE COMMISSION

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

OMB APPROVAL

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OMB Number: 3235-0							
Estimated average burden							
hours per response:	0.5						

Sectio obligat	this box if no lo n 16. Form 4 o tions may conti tion 1(b).		ST			DURY OF CHANGES IN BENEFICIAL OWNERSHIP												OMB Number: 3235-0287 Estimated average burden hours per response: 0.5			
1. Name and Address of Reporting Person* Smith Mike C.						2. Issuer Name and Ticker or Trading Symbol 5. Re <u>Stitch Fix, Inc.</u> [SFIX]									Relationship of Reporting Person(s) to Issuer heck all applicable) Director 10% Owner Officer (give title Other (specify						
(Last) (First) (Middle) C/O STITCH FIX, INC.						3. Date of Earliest Transaction (Month/Day/Year) 08/17/2020									X Childer (give little Childer (specify below) below) President and COO						
1 MONTGOMERY STREET, SUITE 1500																					
(Street) SAN FRANC	ISCO C	A	94104		_ 4	4. If Amendment, Date of Original Filed (Month/Day/Year)								6. Individual or Joint/Group Filing (Check Applicable Line) X Form filed by One Reporting Person Form filed by More than One Reporting Person							
(City)	(5	State)	(Zip)																		
		Та	able I - N	lon-De	rivat	ive	Securiti	es Ac	cquire	ed, D	isposed of	f, or Be	enefic	ially C	Dwned						
Dat			2. Transa Date (Month/D		ar) i	A. Deemed Execution Date, f any Month/Day/Year)		3. Transaction Code (Instr. 8)		4. Securities Acquired (A) or Disposed Of (D) (Instr. 3, 4 and			5)	Securities Beneficia Owned Fo	5. Amount of Securities Beneficially Dwned Following		nership : Direct r Indirect str. 4)	7. Nature of Indirect Beneficial Ownership			
									Code	v	Amount	(A) or (D)	Price		Reported Transaction(s) (Instr. 3 and 4)				(Instr. 4)		
Class A (Common St	ock		08/17/2020)			C ⁽¹⁾		20,000 ⁽²⁾	A	\$	6 <mark>0</mark>	101,	.340	340 D				
Class A (Common St	ock		08/17/2020)			S ⁽³⁾		13,204	D	\$23.7	7278(4)	88,	136	D				
Class A (Common St	ock		08/17/2020					S ⁽³⁾		6,796	D	\$24.3	8937 ⁽⁵⁾	81,3	340	0 D				
Class A (Common St	ock		08/18	/2020)		C ⁽¹⁾		20,000 ⁽²⁾	A	\$	5 <mark>0</mark>	101,340		D					
Class A Common Stock 08/18/				/2020)			S ⁽³⁾		20,000	D	\$ <mark>25.1</mark>	691 ⁽⁶⁾	81,340		D					
			Table I								posed of, convertib				vned						
1. Title of Derivative Security (Instr. 3)	2. Conversion or Exercise Price of Derivative Security	3. Transaction Date (Month/Day/Year)	3A. Deemed Execution Date, if any (Month/Day/Year)		4. Transactio Code (Ins 8)				Expiration I (Month/Day or				rities ing ve Secu	1	8. Price of Derivative Security (Instr. 5)	9. Numbe derivative Securities Beneficia Owned Following Reported	e s ully g	y Direct (D) or Indirec (I) (Instr. 4	Beneficial Ownership t (Instr. 4)		
					Code	v	(A)	(D)	Date	cisable	Expiration Date	Title	or Nui of	ount mber ares		Transacti (Instr. 4)	יחנג)				
Employee Stock Option (Right to Buy)	\$0.064	08/17/2020			М			20,000) (7)		06/23/2023	Class B Common Stock ⁽⁸⁾⁽⁹⁾ 20,0		,000	\$0	65,000		D			
Class B Common Stock	\$0.064	08/17/2020			М		20,000		(2)		(2)	Class A Common Z Stock		,000	\$0	718,364		D			
Class B Common Stock	(2)	08/17/2020			C ⁽¹⁾			20,000) (2)		(2)	Class A Common Stock 20,00		,000	\$0	698,364		D			
Class B Common Stock	(2)	08/18/2020			C ⁽¹⁾			20,000) (2)		(2)	Class A Commo Stock	on 20	,000	\$ 0	678,364		D			
•	n of Respon	ses: n of Class B Commo	n Stock into	Class A C	omme	n Stor	rk held of m	cord by	the Per	orting	Person										
 2. Each shar 3. Shares dis 4. The report Issuer, any sthis footnote 5. The report Issuer, any sthis footnote 6. The report 	e of Class B Cc posed of pursu ted price in Co ecurity holder of ted price in Co ecurity holder of ted price in Co ecurity holder of	and to class be connected as a previously estimated and to a previously estimated of the Issuer, or the stated of the Issuer, or the state and the Issuer, or the state and the Issuer, or the state as a weighted of the Issuer, or the states as the Issuer, or the Issuer,	ertible into o tablished Ru average sale aff of theSeo average sale aff of theSeo average sale	one share o ale 10b5-1 price. The curities and price. The curities and price. The	of Class plan. ese shai d Excha ese shai d Excha	s A Co res we ange C res we ange C res we	ommon Stoo ere sold in n Commission ere sold in n Commission ere sold in n	ck at the nultiple , upon i nultiple , upon i nultiple	e option transact request, transact request, transact	of the h ions at full info ions at full info ions at	older and has n prices ranging f prmation regard prices ranging f prmation regard prices ranging f	rom\$23.29 ling the nu rom\$24.29 ling the nu rom\$25.00	9 to \$24. mber of 9 to \$24. mber of 0 to \$25.	shares so 53 per sh shares so 32 per sh	old at each so nare. The Re old at each so nare. The Re	eparate prio porting Per eparate prio porting Per	ce with rson un ce with rson un	in therange s dertakes to p in therange s dertakes to p	et forth in provide to the set forth in provide to the		
8. Each shar automaticall outstanding of the outsta	e of Class B Co y into Class A shares of Class nding shares of	ommon Stock is conv Common Stock on th A Common Stock an Class B Common St Class B Common St	e earlier of (d Class B C ock, voting	i) the date ommon St as a single	on whi ock; (ii class.	ich the i) ten j	e number of years follow	outstan ving the	ding sha effectiv	ares of (re date o	Class B Commo of the Issuer's in	on Stock re uitial public	epresents c offerin	s less tha g; or (iii)	n 10% of the) the date sp	e aggregate ecified by v	e combi vote of	ined number the holders (of of a majority		

9. In automot, each share of class B Common Stock will convert automaticany mit one share of Class A Common Stock (i) upon any transfer, whether or not for value (subject to certain exceptions), or (ii) in the event of the death or disability (as defined in the amended and restated certificate of incorporation of the Issuer) of the reporting person, shares of Class B Common Stock held by the reporting person or the reporting person's permitted estate planning entities will convert into Class A Common Stock.

** 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.