FORM 4

UNITED STATES SECURITIES AND EXCHANGE COMMISSION

Washington, D.C. 20549

STATEMENT OF CHANGES IN BENEFICIAL OWNERSHIP

OMB APPRO	VAL
OMB Number:	3235-0287
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hours per response:	0.5

Check this box if no longer subject to

U obligat	n 16. Form 4 or ions may conti tion 1(b).			Fi			at to Section 16 ction 30(h) of th					f 1934		- 11		l average bur response:	0.5
1. Name and Address of Reporting Ferson				2. Issuer Name and Ticker or Trading Symbol Stitch Fix, Inc. [SFIX]							5. Relationship of Reporting Person(s) to Issuer (Check all applicable) Director X 10% Owner						
(Last) (First) (Middle) C/O BASELINE VENTURES 680 S. CACHE STREET, SUITE 100-10820			3. Date of Earliest Transaction (Month/Day/Year) 02/16/2021							Office below	er (give titl	le	Othi belo	er (specify w)			
(Street) JACKSON WY 83001										5. Individual or Joint/Group Filing (Check Applicable Line) Form filed by One Reporting Person X Form filed by More than One Reporting Person							
(City)	((State)	(Zip)														
			Table I - N	on-Deri	ivativ	e S	ecurities A	cquire	d, D	isposed	of, or E	Beneficia	lly Owned				
1. Title of S	Security (Ins	tr. 3)		2. Transac Date (Month/Da	Day/Year) i		. Deemed ecution Date, any onth/Day/Year)	3. Transaction Code (Instr. 8)		4. Securities Acquired (A) or Disposed Of (D) (Instr. 3, 4 and			Beneficial Following	ly Owned Reported	Form (D) or	: Direct r Indirect str. 4)	7. Nature of Indirect Beneficial Ownership
								Code	v	Amount	(A) (D)	or Price	Transactio				(Instr. 4)
Class A C	Common St	ock		02/16/2	2021			С		826,451	(3)(4)	\$0.0	0 826,	451			See Footnotes ⁽¹⁾⁽²⁾
Class A Common Stock 02/16/2021						J ⁽¹⁾		826,451	(3)(4)	\$0.0	0 0)			See Footnotes ⁽¹⁾⁽²⁾		
			Table II				curities Aco						/ Owned				
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/Yea	Code		Der Sec Acc Dis	lumber of ivative curities quired (A) or posed of (D) str. 3, 4 and 5)	mber of attive ities (Month/D sed of (D)		6. Date Exercisable and Expiration Date (Month/Day/Year) 7. Title and Amour Securities Underly Derivative Securit (Instr. 3 and 4)		s Underlying e Security		9. Numb derivativ Securitie Benefici Owned Followin	ve es ally ng	Ownership Form: Direct (D)	Beneficial Ownership (Instr. 4)
				Code	v	(A)	(D)	Date Exercis	able	Expiration Date	Title	Amount o Number o Shares		Reporte Transac (Instr. 4)	tion(s)		
Class B Common Stock	(5)(6)	02/16/2021		С			826,451 ⁽³⁾⁽⁴⁾	(5)(6)	(7)	Class A Common Stock	826,45	1 \$0.00	16,572	2,170	I	See Footnotes ⁽¹⁾ (2)(8)
Class B Common Stock	(5)(6)	02/16/2021		J ⁽¹⁾⁽⁸⁾			377,497 ⁽⁸⁾	(5)(6)	(7)	Class A Common Stock	377,497	\$0.00	16,194	1,673	I	See Footnotes ⁽¹⁾ (2)(8)
		Reporting Person*	<u> </u>														
	SELINE VI ACHE STF	(First) ENTURES REET, SUITE 10	(Middl 0-10820	e)													
(Street) JACKSC)N	WY	8300	1		_ _											

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(Last)	(First)	(Middle)						
C/O BASELINE VENTURES								
680 S. CACHE STREET, SUITE 100-10820								
(Street)								
JACKSON	WY	83001						
(City)	(State)	(Zip)						
1. Name and Addre Baseline Cab	ss of Reporting Person'							
(Last)	(First)	(Middle)						
C/O BASELINE	E VENTURES							
680 S. CACHE STREET, SUITE 100-10820								
(Street)								
JACKSON	WY	83001						
(City)	(State)	(Zip)						
	ss of Reporting Person [*] ENCORE, L.P.							
(Last)	(First)	(Middle)						
C/O BASELINE VENTURES								
680 S. CACHE STREET, SUITE 100-10820								
(Street)								
JACKSON	WY	83001						

(City)	(State)	(Zip)						
1. Name and Addres	s of Reporting Person*							
Baseline Increased Exposure Fund Associates, LLC								
(Last)	(First)	(Middle)						
C/O BASELINE	VENTURES							
680 S. CACHE STREET, SUITE 100-10820								
(Street)								
JACKSON	WY	83001						
,								
(City)	(State)	(Zip)						
1. Name and Addres	s of Reporting Person*							
Baseline Enco	ore Associates, L	<u>.LC</u>						
(Last)	(First)	(Middle)						
C/O BASELINE	VENTURES							
680 S. CACHE S	STREET, SUITE 10	0-10820						
(Street)								
JACKSON	WY	83001						
(0)	(2)	(-						
(City)	(State)	(Zip)						
1. Name and Address of Reporting Person*								
Baseline Incre	eased Exposure	Fund, LLC						
(Last)	(First)	(Middle)						
C/O BASELINE	VENTURES							
680 S. CACHE S	STREET, SUITE 10	0-10820						
(Street)								
JACKSON	WY	83001						
,								
(City)	(State)	(Zip)						
1. Name and Addres	s of Reporting Person*							
	ures 2009 Assoc	ciates, LLC						
(Last)	(First)	(Middle)						
C/O BASELINE VENTURES								
680 S. CACHE STREET, SUITE 100-10820								
(Street)	****	00004						
JACKSON	WY	83001						
(2):)		(T)						
(City)	(State)	(Zip)						

Explanation of Responses:

- 1. On February 16, 2021: (i) Baseline Ventures 2009, LLC ("BV 2009") distributed Class A common stock to its non-managing members and Class B common stock to its managing member (Baseline Ventures 2009 Associates, LLC ("BVA 2009")), BVA 2009 is the managing member of BV 2009. Steven Anderson is the sole member of BVA 2009. (ii) Baseline Increased Exposure Fund, LLC ("BIE") distributed Class A common stock to its non-managing members and Class B common stock to its managing member (Baseline Increased Exposure Fund Associates, LLC ("BIEA")). Steven Anderson is the sole member of BIEA. (iii) BVA 2009 and BIEA in turn distributed Class B common stock to Steven Anderson. Steven Anderson has separately filed a Form 4.
- 2. Following the distribution, the shares held by Reporting Persons are follows: (i) 5,148,712 shares of Class B common stock directly held by BIE; (ii) 10,502,650 shares of Class B common stock directly held by BV 2009; (iii) 277,911 shares of Class B common stock held directly by Baseline Cable Car, LLC; (iv) 265,400 shares of Class B common stock held by Baseline Encore, L.P. ("BE"). Baseline Encore Associates, LLC ("BEA") is the general partner of BE. Exteva Anderson is the sole member of BE and BEA. Steven Anderson is a Member of BIE and through such Membership interest in directly owns up to 54,893 shares of Class B common stock through such membership interest in BIE (out of the shares that BIE owns referenced in (i)). Each Reporting Person disclaims beneficial ownership of the securities except to the extent of its pecuniary interest therein.
- $3.\ BV\ 2009\ converted\ 554,731\ shares\ from\ Class\ B\ to\ Class\ A\ common\ stock\ prior\ to\ the\ distribution\ of\ the\ Class\ A\ shares\ to\ the\ non-managing\ members\ of\ BV\ 2009.$
- 4. BIE converted 271,720 shares from Class B to Class A common stock prior to their distribution of the Class A shares to the non-managing members of BIE.
- 5. 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. Class B Common Stock will convert automatically into Class A Common Stock on the earlier of (i) the date on which the number of outstanding shares of Class B Common Stock represents less than 10% of the aggregate combined number of outstanding shares of Class A Common Stock and Class B Common Stock; (ii) ten years following the effective date of the Issuer's initial public offering; or (iii) the date specified by vote of the holders of a majority of the outstanding shares of Class B Common Stock, voting as a single class.

6. In addition, each share of Class B Common Stock will convert automatically into 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.

7. Not Applicable.

8. These Class B shares were distributed to BVA 2009 and BIEA, and then distributed to, and are held directly by, Steven Anderson. Row 1, Column 9 includes Class B shares distributed to, and held directly by, Steven Anderson.

Remarks:

By Stephanie Malkowski,
Authorized Person Acting on
behalf of Baseline Ventures 2009
Associates, LLC the general
partner of Baseline Ventures
2009, LLC, /s/ Stephanie
Malkowski

By Stephanie Malkowski,
Authorized Person Acting on
behalf of Baseline Cable Car,
LLC, /s/ Stephanie Malkowski

By Stephanie Malkowski

By Stephanie Malkowski,

O2/18/2021

Authorized Person Acting on behalf of Baseline Encore L.P., LLC the general partner of Baseline Encore, LLC, /s/ Stephanie Malkowski By Stephanie Malkowski,

Authorized Person Acting on behalf of Baseline Increased

Exposure Fund Associates, LLC 02/18/2021

the general partner of Baseline Increased Exposure Fund, LLC, /s/ Stephanie Malkowski

By Stephanie Malkowski, Authorized Person Acting on

02/18/2021 behalf of Baseline Encore

Associates, LLC, /s/ Stephanie

Malkowski

By Stephanie Malkowski,

Authorized Person Acting on

behalf of Baseline Increased

02/18/2021 Exposure Fund Associates, LLC,

/s/ Stephanie Malkowski

By Stephanie Malkowski,

Authorized Person Acting on

behalf of Baseline Ventures 2009 02/18/2021

Associates, LLC, /s/ Stephanie

Malkowski

** 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.