SEC Form 3

FORM 3

UNITED STATES SECURITIES AND EXCHANGE COMMISSION

Washington, D.C. 20549

## INITIAL STATEMENT OF BENEFICIAL OWNERSHIP OF SECURITIES

OMB APPROVAL

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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. Date of Event<br>Requiring Statement       |                    | 3. Issuer Name and Ticker or Trading Symbol<br>Health Catalyst, Inc. [HCAT] |   |   |                                       |  |
|--|---|--------------------|---|---|---|---------------------------------------|--|
| Norwest Venture Partners XI, LP  | (Month/Day/Year)<br>07/24/2019                |                    |   |   |   |                                       |  |
| (Last) (First) (Middle)<br>525 UNIVERSITY AVENUE   |   |                    | 4. Relationship of Reporting Pers<br>(Check all applicable)<br>Director X   |   | (N  | If Amendment, Da<br>Ionth/Day/Year)   | ate of Original Filed                              |
| SUITE 800  |   |                    | Officer (give title below)  | Other (spe<br>below)                                    | cify 6.   | Individual or Join<br>oplicable Line) | /Group Filing (Check                               |
| (Street)<br>PALO ALTO CA 94301   |   |                    |   |   |   |                                       | y One Reporting Person<br>y More than One<br>erson |
| (City) (State) (Zip)   |   |                    |   |   |   |                                       |  |
| Table I - Non-Derivative Securities Beneficially Owned   |   |                    |   |   |   |                                       |  |
| 1. Title of Security (Instr. 4)  |   |                    | 2. Amount of Securities<br>Beneficially Owned (Instr. 4)                    | 3. Ownersh<br>Form: Direct<br>or Indirect<br>(Instr. 5) | ct (D)   (Ins   | lature of Indirect<br>str. 5)         | Beneficial Ownership                               |
| Table II - Derivative Securities Beneficially Owned   (e.g., puts, calls, warrants, options, convertible securities) |   |                    |   |   |   |                                       |  |
| 1. Title of Derivative Security (Instr. 4)   | 2. Date Exerce<br>Expiration D<br>(Month/Day/ | ate                | 3. Title and Amount of Securiti<br>Underlying Derivative Security           |   | 4. 5. 6. Nature of Indirect<br>Conversion Ownership<br>or Exercise Form: (Instr. 5) |                                       |  |
|  | Date<br>Exercisable                           | Expiration<br>Date | Title   | Amount or<br>Number of<br>Shares                        | Price of<br>Derivative<br>Security  | ve or Indirect                        |  |
| Series B Convertible Preferred Stock <sup>(1)</sup>  | (2)   | (2)                | Common Stock  | 1,442,727   | (2)   | D                                     |  |
| Series C Convertible Preferred Stock <sup>(1)</sup>  | (3)   | (3)                | Common Stock  | 577,045   | (3)   | D                                     |  |
| Series D Convertible Preferred Stock <sup>(1)</sup>  | (4)   | (4)                | Common Stock  | 471,832   | (4)   | D                                     |  |
| Series E Convertible Preferred Stock <sup>(1)</sup>  | (5)   | (5)                | Common Stock  | 424,568   | (5)   | D                                     |  |
| Series F Convertible Preferred Stock <sup>(1)</sup>  | (6)   | (6)                | Common Stock  | 35,919  | (6)   | D                                     |  |
| Series B Convertible Preferred Stock   | (2)   | (2)                | Common Stock  | 1,442,727   | (2)   | Ι                                     | By Limited<br>Partnership <sup>(7)</sup>           |
| Series C Convertible Preferred Stock   | (3)   | (3)                | Common Stock  | 577,045   | (3)   | I                                     | By Limited<br>Partnership <sup>(7)</sup>           |
| Series D Convertible Preferred Stock   | (4)   | (4)                | Common Stock  | 471,831   | (4)   | I                                     | By Limited<br>Partnership <sup>(7)</sup>           |
| Series E Convertible Preferred Stock   | (5)   | (5)                | Common Stock  | 424,568   | (5)   | I                                     | By Limited<br>Partnership <sup>(7)</sup>           |
| Series F Convertible Preferred Stock   | (6)   | (6)                | Common Stock  | 35,919  | (6)   | I                                     | By Limited<br>Partnership <sup>(7)</sup>           |
| 1. Name and Address of Reporting Person <sup>*</sup><br>Norwest Venture Partners XI, LP                              |   |                    |   |   |   |                                       | 1  |
| (Last) (First) (Middle<br>525 UNIVERSITY AVENUE<br>SUITE 800   | 9)  |                    |   |   |   |                                       |  |
| (Street)<br>PALO ALTO CA 94301   |   |                    |   |   |   |                                       |  |
| (City) (State) (Zip)   |   |                    |   |   |   |                                       |  |
| 1. Name and Address of Reporting Person <sup>*</sup><br><u>Norwest Venture Partners XII, LP</u>                      |   |                    |   |   |   |                                       |  |
| (Last) (First) (Middle   | e)  | -                  |   |   |   |                                       |  |

| 525 UNIVERSITY AVENUE, SUITE 800  |         |          |  |  |  |  |
|---|---------|----------|--|--|--|--|
| (Street)  |         |          |  |  |  |  |
| PALO ALTO   | CA      | 94301    |  |  |  |  |
| (City)  | (State) | (Zip)    |  |  |  |  |
| 1. Name and Address of Reporting Person <sup>*</sup><br>Crowe Jeffrey   |         |          |  |  |  |  |
| (Last)  | (First) | (Middle) |  |  |  |  |
| 525 UNIVERSITY AVENUE   |         |          |  |  |  |  |
| SUITE 800   |         |          |  |  |  |  |
| (Street)  |         |          |  |  |  |  |
| PALO ALTO   | CA      | 94301    |  |  |  |  |
| (City)  | (State) | (Zip)    |  |  |  |  |
| 1. Name and Address of Reporting Person <sup>*</sup><br>Kossow Jon Erik |         |          |  |  |  |  |
| (Last)  | (First) | (Middle) |  |  |  |  |
| 525 UNIVERSITY AVENUE   |         |          |  |  |  |  |
| SUITE 800   |         |          |  |  |  |  |
| (Street)  |         |          |  |  |  |  |
| PALO ALTO   | CA      | 94301    |  |  |  |  |
| (City)  | (State) | (Zip)    |  |  |  |  |

## Explanation of Responses:

1. The securities shown on Lines 1 through 5 of Table II represent securities held of record by Norwest Venture Partners XI, LP ("NVP XI"). Genesis VC Partners XI, LLC ("Genesis XI") is the general partner of NVP XI and may be deemed to have sole voting and dispositive power over the shares held by NVP XI. NVP Associates, LLC ("NVP Associates"), the managing member of Genesis XI, and Jeffrey Crowe and Jon E. Kossow, as Co-Chief Executive Officers of NVP Associates, may be deemed to share voting and dispositive power with respect to such securities. Such entities, Crowe and Kossow disclaim beneficial ownership of all such securities, except to the extent of any pecuniary interest therein.

2. The Series B Convertible Preferred Stock shall automatically convert into Common Stock on a 1:1 basis immediately prior to the completion of the Issuer's initial public offering of Common Stock and has no expiration date.

3. The Series C Convertible Preferred Stock shall automatically convert into Common Stock on a 1:1 basis immediately prior to the completion of the Issuer's initial public offering of Common Stock and has no expiration date.

4. The Series D Convertible Preferred Stock shall automatically convert into Common Stock on a 1:1 basis immediately prior to the completion of the Issuer's initial public offering of Common Stock and has no expiration date.

5. The Series E Convertible Preferred Stock shall automatically convert into Common Stock on a 1:1 basis immediately prior to the completion of the Issuer's initial public offering of Common Stock and has no expiration date.

6. The Series F Convertible Preferred Stock shall automatically convert into Common Stock on a 1:1 basis immediately prior to the completion of the Issuer's initial public offering of Common Stock and has no expiration date.

7. The securities shown on Lines 6 through 10 of Table II represent securities held of record by Norwest Venture Partners XII, LP ("NVP XII"). Genesis VC Partners XII, LLC ("Genesis XII") is the general partner of NVP XII and may be deemed to have sole voting and dispositive power over the shares held by NVP XII. NVP Associates, LLC ("NVP Associates"), the managing member of Genesis XII, and Jeffrey Crowe and Jon E. Kossow, as Co-Chief Executive Officers of NVP Associates, may be deemed to share voting and dispositive power with respect to such securities. Such entities, Crowe and Kossow disclaim beneficial ownership of all such securities, except to the extent of any pecuniary interest therein.

## **Remarks:**

/s/ Matthew De Dominicis, **Chief Financial Officer** 

07/24/2019

\*\* 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 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).

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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Date