SEC Form 4

FORM 4

UNITED STATES SECURITIES AND EXCHANGE COMMISSION

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

OMB APPROVAL							
OMB Number:	3235-02						

to Sect obligati	this box if no lo ion 16. Form 4 ions may conti tion 1(b).	or Form 5	S	Filed	l pursi	uant	t to S	Section 1	6(a) o	of the	Sec	curities Exc	han	ge Act	of 1934		RSHIP		OMB Num Estimated hours per i	averag	e burde	235-0287 n 0.5
1. Name and Address of Reporting Person* Norwest Venture Partners XI, LP (Last) (First) (Middle) 525 UNIVERSITY AVENUE SUITE 800				2. 1	 or Section 30(h) of the Investment Company Act of 1940 2. Issuer Name and Ticker or Trading Symbol <u>Health Catalyst, Inc.</u> [HCAT] 								5. Relationship of R (Check all applicab Director			Reporting Person(s) to Issu le) X 10% Own						
					3. Date of Earliest Transaction (Month/Day/Year) 07/15/2020									Officer (give title Other (specify below) below)								
(Street) PALO A	ALTO CA 94301 4. If Amendment, Date of Original Filed (Month/Day/Year) 6. Individual or Joint/Group Filit Line Form filed by One Re X Form filed by More the						portin	, Perso	on													
(City)	(S ⁻		(Zip)	New Design								.	-1 -	6								
[2. Transaction Date (Month/Day/Ye	ar) i	2A. D Exect ar) if any		Deemed cution Date,		3. Transaction Code (Instr. 8)		4. Securities A		Acquired (A) or D) (Instr. 3, 4 an		d 5. Amount Securities Beneficiall Owned Following		of	6. Owne Form: D (D) or Indirect (Instr. 4)	irect (I)	Indire Benef	neficial nership		
									Cod	le V	,	Amount		(A) or (D)	Price		Reported Transaction (Instr. 3 and					
Common	Stock			07/15/202	0				J ⁽¹⁾)	_	599,93	9	D	\$0.00	(1)	1,752,2	14 ⁽²⁾	D			imitod
Common	Stock			07/15/202	0				J ⁽³⁾)		600,00	0	D	\$0.00	(3)	1,752,0	090	Ι	I By Limited Partnership		
		Та	ble	ll - Derivati (e.g., pu														d				
1. Title of Derivative Security (Instr. 3)	2. Conversion or Exercise Price of Derivative Security	Date (Month/Day/Year)	Ex if a	. Deemed ecution Date, uny onth/Day/Year)	4. Transact Code (In 8)				Expiration (Month/E ed ed		atio	Exercisable and on Date Day/Year)		7. Title and Amount of Securities Underlying Derivative Security (In: 3 and 4)			8. Price of Derivative Security (Instr. 5)	deriva Secu Bene Owne Follo Repo	rities ficially ed wing rted saction(s)	Form Direc	t (D) direct	11. Nature of Indirec Beneficia Ownershi (Instr. 4)
					Code	• V	,	(A) (I		Date Exerc	isat	Expira	ation	Title	Amou or Numb of Share	er						
		f Reporting Person e Partners XI		 D			1															
<u>INOI We</u>	st ventur		<u>, Li</u>																			
(Last) 525 UNI SUITE 8	VERSITY 800	(First) AVENUE		(Middle)																		
(Street) PALO A	LTO	CA		94301																		
(City)		(State)		(Zip)																		
		f Reporting Person e Partners XI		. <u>P</u>																		
(Last) 525 UNI	VERSITY	(First) AVENUE, SUI	FE 8	(Middle) 300																		
(Street) PALO A	LTO	CA		94301																		
(City)		(State)		(Zip)																		
	nd Address o <u>Jeffrey</u>	f Reporting Person	*																			

(Last)	(First)	(Middle)

525 UNIVERSIT	ΓΥ AVENUE				
(Street) PALO ALTO	CA	94301			
(City)	(State)	(Zip)			
1. Name and Addres	ss of Reporting Perso E <mark>rik</mark>	n*			
(Last) (First) (Middle) 525 UNIVERSITY AVENUE SUITE 800					
(Street) PALO ALTO	СА	94301			
(City)	(State)	(Zip)			

Explanation of Responses:

1. Shares were disposed of via a pro rata in-kind distribution of Issuer's stock from Norwest Venture Partners XI, LP ("NVP XI") to its limited partners.

2. The NVP XI distribution resulted in a change in the form of beneficial ownership so that following the distribution 123 shares were beneficially owned by Kossow Family Trust, of which Mr. Kossow is a Trustee. The remaining 1,752,091 shares are held of record by 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.

3. Shares were disposed of via a pro rata in-kind distribution of Issuer's stock from Norwest Venture Partners XII, LP ("NVP XII") to its limited partners.

4. The securities shown on Line 2 of Table I represent securities held of record by 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, 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:

<u>/s/ Matthew De Dominicis,</u> Chief Financial Officer

07/17/2020

** 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 Number.