FORM 4

UNITED STATES SECURITIES AND EXCHANGE COMMISSION

Washington, D.C. 20549

STATEMENT OF CHANGES IN BENEFICIAL OWNERSHIP

OMB APPROVAL

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

Filed pursuant to Section 16(a) of the Securities Exchange Act of 1934

			or Section 30(h) of the Investment Company Act of 1940								
Name and Address of Reporting Person*			2. Issuer Name and Ticker or Trading Symbol Zoom Video Communications, Inc. [ZM]	5. Relationship of Reporting Person(s) to Issuer (Check all applicable)							
Eschenbach Carl M.			a som trace communications, mer [and]	X	Director	X	10% Owner				
(Last) 2800 SAND HIL	(First) L ROAD, SUITE 1	(Middle)	3. Date of Earliest Transaction (Month/Day/Year) 12/09/2019		Officer (give title below)		Other (specify below)				
(Street) MENLO PARK CA 94025		94025	4. If Amendment, Date of Original Filed (Month/Day/Year)	6. Indiv Line) X	,						
(City)	(State)	(Zip)			Form liled by More	nan Oi	ne Reporting Person				

(Last) (First) (Middle) 2800 SAND HILL ROAD, SUITE 101		Date of Earliest Transac 2/09/2019	tion (Mo	onth/D	ay/Year)		Officer (give title Other (specify below) 6. Individual or Joint/Group Filing (Check Applicable Line) X Form filed by One Reporting Person Form filed by More than One Reporting Person					
(Street) MENLO PARK CA 94025 (City) (State) (Zip)	4.	If Amendment, Date of C	Original	Filed (Month/Day/Yea	Line)						
	on-Derivativ	ve Securities Acq	uired.	Dis	nosed of, o	r Bene	icially (Owned				
1. Title of Security (Instr. 3)	2. Transaction Date (Month/Day/Y	n 2A. Deemed Execution Date,	3. Transaction Code (Instr. 8)		4. Securities A Disposed Of (I	cquired (A D) (Instr. 3,) or	5. Amount of Securities Beneficially Owned Following Reported	6. Ownership Form: Direct (D) or Indirect (I) (Instr. 4)	7. Nature of Indirect Beneficial Ownership (Instr. 4)		
			Code	v	Amount	(A) or (D)	Price	Transaction(s) (Instr. 3 and 4)		ļ		
Class A Common Stock	12/09/201	19	С		647,046	A	\$0.00	647,046	I	Sequoia Capital Global Growth Fund II, L.P. ⁽¹⁾⁽²⁾⁽³⁾		
Class A Common Stock	12/09/201	19	С		8,021	A	\$0.00	8,021	I	Sequoia Capital Global Growth II Principals Fund, L.P.(1)(2)(3)		
Class A Common Stock	12/09/201	19	С		1,881,643	A	\$0.00	1,881,643	I	Sequoia Capital U.S. Growth Fund VII, LP ⁽⁴⁾⁽⁵⁾		
Class A Common Stock	12/09/201	19	С		122,450	A	\$0.00	122,450	I	Sequoia Capital U.S. Growth VII Principals Fund, LP ⁽⁴⁾⁽⁵⁾		
Class A Common Stock	12/09/201	19	С		38,908	A	\$0.00	38,908	I	Sequoia Capital U.S. Growth Fund V, LP ⁽⁶⁾⁽⁷⁾		
Class A Common Stock	12/09/201	19	J ⁽⁸⁾		647,046	D	\$0.00	0	I	Sequoia Capital Global Growth Fund II, L.P. ⁽¹⁾⁽²⁾⁽³⁾		
Class A Common Stock	12/09/201	19	J ⁽⁸⁾		8,021	D	\$0.00	0	I	Sequoia Capital Global Growth II Principals Fund, L.P.(1)(2)(3)		

1. Title of Security (Instr. 3)			2. Transaction Date (Month/Day/Year)		2A. Deemed Execution Date, if any (Month/Day/Year)		3. Transaction Code (Instr.) 8)		Disposed Of (D		Acquired (A) or (D) (Instr. 3, 4 and 5)		5. Amount of Securities Beneficially Owned Following		6. Ownership Form: Direct (D) or Indirect (I) (Instr. 4)		7. Nature of Indirect Beneficial Ownership		
									Code	v	Amount		(A) or (D)	Price	Reported Transactio (Instr. 3 an			(In	str. 4)
Class A Common Stock			12/0	12/09/2019			J(8)		1,881,643		D	\$0.00	0		I		equoia apital .S. rowth .nd VII, P ⁽⁴⁾⁽⁵⁾		
Class A Common Stock			12/09/2019					J ⁽⁸⁾		122,450		D	\$0.00	0		I		equoia apital .S. rowth II rincipals .ind, p(4)(5)	
Class A Common Stock			12/09/2019				J(8)		38,908		D	\$0.00	0		I C		equoia apital .S. rowth .ind V, p(6)(7)		
Class A Common Stock			12/0	12/09/2019		J ⁽⁹⁾		65,451		A	\$0.00	130,385		I I		y estate anning chicle			
			Table II -	Deriv	vativ	re Se	curi	ities Acqı warrants	uired, [Disp	osed of	, or E	ene	ficially O	wned				
Security or (Instr. 3) Pri	2. Conversion or Exercise Price of Derivative Security	3. Transaction Date (Month/Day/Year)	Date Execution Da		4. Transaction Code (Instr.		Derivative E		6. Date Exercisa Expiration Date (Month/Day/Yea		e Securities		e and Amount of ities Underlying ative Security 3 and 4)		8. Price of Derivative Security (Instr. 5)	9. Numb derivativ Securitie Beneficia Owned Followin Reported	ve Owne es Form: ally Direct or Ind ig (I) (Ins	(D)	11. Natur of Indired Beneficia Ownersh (Instr. 4)
				С	Code	v	(A)		Date Exercisal		Expiration Date	Title	1	Amount or Number of Shares		Transact (Instr. 4)	on(s)		
Class B Common Stock	(10)	12/09/2019			С			647,046	(10)		(10)	Class Comn Stoc	non	647,046	\$0.00	5,176,	,176,371 I		Sequoia Capital Global Growth Fund II, L.P. ⁽¹⁾⁽²⁾⁽¹⁾
Class B Common Stock	(10)	12/09/2019			С			8,021	(10)		(10)	Class Comn Stoo	non	8,021	\$0.00	64,1	63 I		Sequoia Capital Global Growth II Principals Fund, L.P (1)(2)(3)
Class B Common Stock	(10)	12/09/2019			С			1,881,643	(10)		(10)	Class Comn Stoc	non [1,881,643	\$0.00	15,053	5,148 I		Sequoia Capital U.S. Growth Fund VII LP ⁽⁴⁾⁽⁵⁾
Class B Common Stock	(10)	12/09/2019			С			122,450	(10)		(10)	Class Comn Stoo	non	122,450	\$0.00	979,5	599 I		Sequoia Capital U.S. Growth V Principals Fund, LP ⁰ (5)
	1	I	I	- 1			1	ı I				I			I	I	- 1	- 1	(3)

Explanation of Responses:

(10)

12/09/2019

C

Class B

Common Stock (10)

38,908

Class A

Commor Stock 38,908

\$0.00

155,630

(10)

Sequoia Capital U.S.

Growth Fund V, LP⁽⁶⁾⁽⁷⁾

^{1.} SC US (TTGP), Ltd. is the general partner of SC Global Growth II Management, L.P., which is the general partner of each of Sequoia Capital Global Growth Fund II, L.P. and Sequoia Capital Global Growth II Principals Fund, L.P. or collectively, the SC GGFII Funds. As a result, SC US (TTGP), Ltd. and SC Global Growth II Management, L.P. may be deemed to share voting and dispositive power with respect to the shares held by the SC GGFII Funds. In addition, the directors and stockholders of SC US (TTGP), Ltd. who exercise voting and investment discretion with respect to the SC GGFII Funds are Messrs. Douglas M. Leone and Michael Abramson. As a result, and by virtue of the relationships described in this footnote, each such person may be deemed to share voting and dispositive power with respect to the shares held by the SC GGFII

^{2. (}Continued from footnote 1) Each of Messrs. Douglas M. Leone and Michael Abramson, SC US (TTGP), Ltd. and SC Global Growth II Management, L.P. disclaims beneficial ownership of the securities held by the SC GGFII Funds except to the extent of their pecuniary interest therein, and the inclusion of these securities in this report shall not be deemed an admission of beneficial ownership of the reported securities for purposes of Section 16 or for any other purposes.

^{3.} The Reporting Person is a non-managing member of SC Global Growth II Management, L.P. SC Global Growth II Management, L.P. is the general partner of each of Sequoia Capital Global Growth Fund II, L.P. and Sequoia Capital Global Growth II Principals Fund, L.P. The Reporting Person disclaims beneficial ownership of these securities except to the extent of his pecuniary interest therein, and the inclusion of these securities in this report shall not be deemed an admission of beneficial ownership of the reported securities for purposes of Section 16 or any other purpose.

^{4.} SC US (TTGP), Ltd. is the general partner of SC U.S. Growth VII Management, L.P., which is the general partner of each of Sequoia Capital U.S. Growth Fund VII, LP and Sequoia Capital U.S. Growth VII Principals Fund, LP or collectively, the SC US GFVII Funds. As a result, SC US (TTGP), Ltd. and SC U.S. Growth VII Management, L.P. may be deemed to share voting and dispositive power with respect to the shares held by the SC US GFVII Funds. Each of SC US (TTGP), Ltd. and SC U.S. Growth VII Management, L.P. disclaims beneficial ownership of the securities held by the SC US GFVII Funds except to the extent

of its pecuniary interest therein, and the inclusion of these securities in this report shall not be deemed an admission of beneficial ownership of the reported securities for purposes of Section 16 or for any other purposes.

- 5. The Reporting Person is a managing member of SC U.S. Growth VII Management, L.P. SC U.S. Growth VII Management, L.P. is the partner of each of Sequoia Capital U.S. Growth Fund VII, LP and Sequoia Capital U.S. Growth VII Principals Fund. The Reporting Person disclaims beneficial ownership of these securities except to the extent of his pecuniary interest therein, and the inclusion of these securities in this report shall not be deemed an admission of beneficial ownership of the reported securities for purposes of Section 16 or any other purpose.
- 6. SC US (TTGP), Ltd. is the general partner of SCGF V Management, L.P., which is the general partner of Sequoia Capital U.S. Growth Fund V, LP. As a result, SC US (TTGP), Ltd. and SCGF V Management, L.P. may be deemed to share voting and dispositive power with respect to the shares held by Sequoia Capital U.S. Growth Fund V, LP. Each of SC US (TTGP), Ltd. and SCGF V Management, L.P. disclaims beneficial ownership of the securities held by Sequoia Capital U.S. Growth Fund V, LP. except to the extent of its pecuniary interest therein, and the inclusion of these securities in this report shall not be deemed an admission of beneficial ownership of the reported securities for purposes of Section 16 or for any other purposes.
- 7. The Reporting Person is a non-managing member of SCGF V Management, L.P. SCGF V Management, L.P. is the general partner of Sequoia Capital U.S. Growth Fund V, LP. The Reporting Person disclaims beneficial ownership of these securities except to the extent of his pecuniary interest therein, and the inclusion of these securities in this report shall not be deemed an admission of beneficial ownership of the reported securities for purposes of Section 16 or any other purpose.
- 8. Represents a pro rata distribution of Class A Common Stock of the Issuer to partners or members for no consideration and includes subsequent distributions by general partners or managing members to their respective partners or members.
- 9. Represents the receipt of shares of Class A Common Stock of the Issuer by virtue of the pro rata in-kind distributions described in footnote (8) above.

10. Each share of Class B Common Stock is convertible at the option of the Reporting Person into one share of Class A Common Stock and has no expiration date. Each share of Class B Common Stock held by the Reporting Person will automatically convert into one share of Class A Common Stock upon (a) other than Eric S. Yuan, the death of the Reporting Person, or (b) any transfer by the Reporting Person except certain "Permitted Transfers" described in the Issuer's certificate of incorporation. All outstanding shares of Class B Common Stock will convert into shares of Class A Common Stock upon the earliest of (i) six months following the death or incapacity of Mr. Yuan, (ii) six months following the date that Mr. Yuan ceases providing services to the Issuer, (iii) the date specified by the holders of a majority of the shares of Class B Common Stock and (iv) the 15-year anniversary of the closing of the Issuer's initial public offering.

Remarks

Exhibit 24.1 - Power of Attorney of Carl M. Eschenbach

/s/ Jung Yeon Son, Attorney-In-Fact 12/11/2019

** Signature of Reporting Person Da

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.

LIMITED POWER OF ATTORNEY FOR CERTAIN FILINGS WITH THE SECURITIES AND EXCHANGE COMMISSION

Know all by these presents that the undersigned hereby constitutes and appoints each of Marie Klemchuk and Jung Yeon Son the undersigned's true and lawful attorney-in-fact to:

- (1) Execute for and on behalf of the undersigned, in the undersigned's capacity as an officer, director and/or stockholder of any entity affiliated with Sequoia Capital Operations, LLC or any corporation or other person in which an investment fund affiliated with Sequoia Capital Operations, LLC makes an investment (each, a "Company"), Forms 3, 4, and 5 and amendments thereto in accordance with Section 16(a) of the Securities Exchange Act of 1934, as amended (the "1934 Act"), and the rules thereunder, as well as any reports on Schedules 13D or 13G or Forms 13F or 13H and amendments thereto in each case in accordance with Section 13 of the 1934 Act and the rules thereunder or any Forms 144 in accordance with Rule 144 under the Securities Act of 1933, as amended (the "1933 Act");
- (2) Do and perform any and all acts for and on behalf of the undersigned which may be necessary or desirable to complete and execute any such Form 3, 4, or 5, Schedule 13D, Schedule 13G, Form 13F, Form 13H or Form 144 or amendment thereto and timely file such form with the United States Securities and Exchange Commission (the "SEC") and any stock exchange or similar authority; and
- (3) Take any other action of any type whatsoever which, in the opinion of such attorney-in-fact, may be necessary or desirable in connection with the foregoing authority, it being understood that the documents executed by such attorney-in-fact on behalf of the undersigned pursuant to this Limited Power of Attorney shall be in such form and shall contain such terms and conditions as such attorney-in-fact may approve.

The undersigned hereby grants to each such attorney-in-fact full power and authority to do and perform any and every act and thing whatsoever required, necessary, or proper to be done in the exercise of any of the rights and powers herein granted, as fully to all intents and purposes as the undersigned might or could do if personally present, with full power of substitution or revocation, hereby ratifying and confirming all that each such attorney-in-fact, or any such attorney-in-fact's substitute or substitutes, shall lawfully do or cause to be done by virtue of this Limited Power of Attorney and the rights and powers herein granted. The undersigned acknowledges that the foregoing attorneys-infact, in serving in such capacity at the request of the undersigned, are not assuming, nor is any Company assuming, any of the undersigned's responsibilities to comply with Section 13 or Section 16 of the 1934 Act or Rule 144 under the 1933 Act.

This Limited Power of Attorney shall remain in full force and effect until revoked by the undersigned in a signed writing delivered to the foregoing attorneys-in-fact. This Limited Power of Attorney may be filed with the SEC as a confirming statement of the authority granted herein.

[Signature Page Follows]

IN WITNESS WHEREOF, the undersigned has caused this Limited Power of Attorney to be executed as of December 10, 2019.

By: /s/ Carl M. Eschenbach
Carl M. Eschenbach