FORM 4

UNITED STATES SECURITIES AND EXCHANGE COMMISSION Washington, D.C. 20549

OMB APPE	ROVAL
OMB Number:	3235-0287
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-	0.5

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

STATEMENT OF CHANGES IN BENEFICIAL OWNERSHIP OF SECURITIES

Filed pursuant to Section 16(a) of the Securities Exchange Act of 1934 or Section 30(h) of the Investment Company Act of 1940

(Print or Type Responses) 1. Name and Address of Reporting Person * Grayson Dayna B			2. Issuer Name and Ticker or Trading Symbol Desktop Metal, Inc. [DM]						5. Relationship of Reporting Person(s) to Issuer (Check all applicable) X Director 10% Owner						
(Last) (First) (Middle) C/O DESKTOP METAL, INC., 63 3RD AVENUE			3. Date of Earliest Transaction (Month/Day/Year) 12/09/2020						-		e title below)		er (specify below	7)	
BURLIN	GTON, M	(Street) IA 01803		4. If Ame	endmen	t, Date	Origina	al Filed(M	onth/Day/Year)		6. Individual o _X_ Form filed by Form filed by	One Reporting)
(Cit	y)	(State)	(Zip)			Tab	ole I - N	Non-Deriv	vative Securit	es Acquii	red, Disposed	of, or Bene	ficially Own	ed	
1.Title of Security (Instr. 3) 2. Transaction Date (Month/Day/Year		any	eemed tion Date, if h/Day/Year)	, if Co	(Instr. 8)		Securities AcA) or Disposed nstr. 3, 4 and 5	of (D) (Owned Follow Fransaction(s)			Ownership Form:	7. Nature of Indirect Beneficial Ownership		
				(Wonth	- Day/ 1		Code	VA	mount (A) or		(I)		or Indirect	Instr. 4)	
									s who respo orm are not					ned SEC 1	474 (9-02)
								in this f displays		required valid Of eficially (l to respond MB control r	unless the		ned SEC 1	474 (9-02)
1. Title of Derivative Security (Instr. 3)	Conversion		3A. Deemed Execution Date, if	4. Transac Code	ts, calls 5. tion of Se or of (Ir	, warra Numbe	r 6. tive Ex (A) ed	in this f displays red, Dispo ptions, co	form are not as a currently used of, or Bernvertible securcisable and Date	required valid Of eficially (rities)	I to respond MB control r Owned and Amount erlying ies	unless the number.	9. Number of Derivative Securities Beneficially Owned Following Reported Transaction	of 10. Ownersh Form of Derivativ Security: Direct (D or Indirect (s) (I)	11. Natu p of Indire Benefici e Ownersh (Instr. 4)
Derivative Security	Conversion or Exercise Price of Derivative	Date	3A. Deemed Execution Date, if any	4. Transac Code	tion of Se Acor of (Ir an	Number Derivar curities quired Dispos (D) str. 3, 4 d 5)	r 6. Extive (N) (A) ed 14,	in this f displays red, Dispo ptions, con . Date Exe expiration 1	orm are not s a currently sed of, or Bernvertible securcisable and Date //Year)	required valid Of eficially (rities) 7. Title of Under Securities	I to respond MB control r Owned and Amount erlying ies	8. Price of Derivative Security	9. Number of Derivative Securities Beneficially Owned Following Reported	of 10. Ownersh Form of Derivativ Security: Direct (E or Indirec	11. Nature of Indire Benefici e Ownersl (Instr. 4)

Reporting Owners

	Relationships				
Reporting Owner Name / Address	Director	10% Owner	Officer	Other	
Grayson Dayna B C/O DESKTOP METAL, INC. 63 3RD AVENUE BURLINGTON, MA 01803	X				

Signatures

By: /s/ Meg Broderick, Attorney-in-Fact	12/11/2020
Signature of Reporting Person	Date

Explanation of Responses:

- * 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).
- (1) The stock option vests with respect to 25% of the underlying shares on August 5, 2021 and with respect to the remaining shares in 36 equal monthly installments thereafter.

Pursuant to the business combination of Trine Acquisition Corp. and Desktop Metal, Inc. ("Old Desktop"), each share of Old Desktop outstanding common and preferred stock were automatically converted into the right to receive shares of the Issuer's Class A Common Stock based on a 1-to-1.221218442 conversion ratio (the "Conversion Ratio). In addition, each (2) outstanding Old Desktop equity award was automatically converted into a corresponding equity award of the Issuer based on the Conversion Ratio and with the same terms and vesting conditions as the Old Desktop equity awards.

Note: File three copies of this Form, one of which must be manually signed. If space is insufficient, see Instruction 6 for procedure.

Potential persons who are to respond to the collection of information contained in this form are not required to respond unless the form displays a currently valid OMB number.