(Street) SANTA

CA

90401

FORM 3

UNITED STATES SECURITIES AND EXCHANGE COMMISSION

Washington, D.C. 20549

OMB APPROVAL

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INITIAL STATEMENT OF 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

			01 36	ection 30(11) 0	the investment Company i	ACL O	1 1940				
1. Name and Address of Reporting Person* <u>Upfront Ventures</u> <u>Management, LLC</u>			Requirin	g Statement Day/Year)	3. Issuer Name and Ticker or Trading Symbol ThredUp Inc. [TDUP]						
(Last)	(First)	(Middle)	_		4. Relationship of Repor Issuer (Check all applicable) Director	ting F	Person(s)			Amendment, I d (Month/Day/	Date of Original Year)
1314 7TH S	STREET				Officer (give	Λ	Other (6. In	idividual or Joi eck Applicable	nt/Group Filing Line)
(Street) SANTA	CA	90401	_		title below)		below)	, , , ,	X	Form filed by Person Form filed by	by One Reporting
MONICA	CA	30401							Λ	Reporting F	Person
(City)	(State)	(Zip)									
			Table I - No	on-Deriva	tive Securities Bene	efici	ally Ov	vned			
1. Title of Sec	Title of Security (Instr. 4)				2. Amount of Securities Beneficially Owned (Inst 4)	tr.			4. Nature of Indirect Beneficial Ownership (Instr. 5)		
Common Stock ⁽¹⁾			11,621		I	By U		Upfront Growth I, L.P.(2)			
Common Stock ⁽¹⁾				17,432		I	I By U		y Upfront Growth II, L.P. ⁽²⁾		
Common Stock ⁽¹⁾				317,500		I	I By U		Upfront IV Ancillary, L.P.(2)		
Common Stock ⁽¹⁾				454,198		I By		By U	Upfront IV L.P. ⁽²⁾		
		(e			e Securities Benefic ants, options, conve						
, Ex			2. Date Exerc Expiration Day/	ate	3. Title and Amount of Securit Underlying Derivative Securit (Instr. 4)			4. Convers	cise	5. Ownership Form:	6. Nature of Indirect Beneficial Ownership (Instr. 5)
		Date Exercisable	Expiration Date	Title	Nur	Amount or Number of Shares		ve	Direct (D) or Indirect (I) (Instr. 5)		
Series D Pre	eferred Stock	ζ	(3)	(3)	Common Stock ⁽¹⁾	5,0	81,076	(3)		I	By Upfront IV L.P. ⁽²⁾
Series E Pre	eferred Stock	<u> </u>	(3)	(3)	Common Stock ⁽¹⁾	1,5	97,929	(3)		I	By Upfront Growth I, L.P. ⁽²⁾
Series E-1 F	Preferred Sto	ck	(3)	(3)	Common Stock ⁽¹⁾	2,3	96,893	(3)		I	By Upfront Growth II, L.P.
Series F Pre	eferred Stock		(3)	(3)	Common Stock ⁽¹⁾	10)4,591	(3)		I	By Upfront Growth I, L.P. ⁽²⁾
Series F Pre	eferred Stock		(3)	(3)	Common Stock ⁽¹⁾	15	56,887	(3)		I	By Upfront Growth II, L.P.
	Address of Rep Ventures M										
(Last) 1314 7TH S	(First) STREET	(Middle)								

MONICA		
(City)	(State)	(Zip)
1. Name and Add Suster Mar	dress of Reporting	Person*
(Last) 1314 7TH ST	(First) (Middle)	
(Street) SANTA MONICA	CA	90401
(City)	(State)	(Zip)
1. Name and Add Sisteron Yv	dress of Reporting	Person*
(Last) 1314 7TH ST	(First) REET	(Middle)
(Street) SANTA MONICA	CA	90401
(City)	(State)	(Zip)

Explanation of Responses:

- 1. Immediately prior to the completion of the Issuer's initial public offering and following the conversion of each series of the Issuer's convertible preferred stock into Common Stock, each share of Common Stock shall be reclassified into one share of Class B Common Stock in an exempt transaction pursuant to Rule 16b-7. Class B Common Stock is convertible into Class A Common Stock at any time at the option of the holder.
- 2. Upfront Growth GP I, LLC is the general partner of Upfront Growth I, L.P. ("Upfront Growth I"). Upfront Growth GP II, LLC is the general partner of Upfront Growth II, L.P. ("Upfront Growth II"). Upfront GP IV, L.P. is the general partner of Upfront IV L.P. ("Upfront IV Ancillary GP, LLC is the general partner of Upfront IV Ancillary, L.P. ("Upfront IV Ancillary", and together with Upfront Growth I, Upfront Growth II and Upfront IV, the "Upfront Entities"). The Upfront Entities and their general partners are managed by Upfront Ventures Management, LLC, which is controlled by Mark Suster and Yves Sisteron. Each of the Upfront Entities, their respective general partners, Upfront Ventures Management, LLC and Messrs. Suster and Sisteron disclaims beneficial ownership of the shares reported herein except to the extent of his or its respective pecuniary interest therein.
- 3. Each share of Series D Preferred Stock, Series E Preferred Stock, Series E-1 Preferred Stock and Series F Preferred Stock (collectively, the "Preferred Stock") shall automatically convert into one share of the Issuer's Common Stock, par value \$0.0001 per share, on a one-for-one basis, immediately prior to the closing of the Issuer's initial public offering. The shares of Preferred Stock have no expiration date.

Remarks:

2 of 2

Upfront Ventures

Management, LLC, by /s/
Dana Kibler, Chief
Financial Officer
/s/ Yves Sisteron
/s/ Mark Suster
** Signature of Reporting

Ug/75/2021

03/25/2021

03/25/2021

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.

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.