SEC For																		
FORM 4 UNITE				D STATES SECURITIES AND EXCHANGE COMMISSION Washington, D.C. 20549												OMB APPROVAL		
Section obligati	this box if no lo n 16. Form 4 or ions may contil tion 1(b).		d pur	suant	to Sectior	n 16(a	a) of the Se	ecuriti	NEFICI		SHIP OMB Number: 3235-0287 Estimated average burden hours per response: 0.5							
1. Name and Address of Reporting Person [*] WALDEN MARNI M					2.1	2. Issuer Name and Ticker or Trading Symbol <u>DraftKings Inc.</u> [DKNG]								heck all appli X Directo	cable) or	10% Owner		
	C/O DRAFTKINGS INC.				3. Date of Earliest Transaction (Month/Day/Year) 05/05/2022									Officer (give title C below) b				респу
222 BERKELEY STREET, 5TH FLOOR (Street)					4.1	4. If Amendment, Date of Original Filed (Month/Day/Year)								6. Individual or Joint/Group Filing (Check Applicable Line) X Form filed by One Reporting Person				
BOSTON			02116											Form f	Form filed by More than One Reporting Person			
(City)	(S		(Zip)						<u> </u>									
Table I - Non-Deriv 1. Title of Security (Instr. 3) 2. Trans Date (Month)							3. Transaction Code (Instr.		4. Securities Acquired (A) Disposed Of (D) (Instr. 3, 5)		red (A) or	d Securiti Benefici	int of es ally Following	Form (D) o	m: Direct or Indirect nstr. 4)	7. Nature of Indirect Beneficial Ownership (Instr. 4)		
									Code	v	Amount	(A) (D)	Price	Transac (Instr. 3	tion(s)			
Class A Common Stock 05/05									Α			114,371 A		114,371			D	
		-	Table II -								osed of, onvertil			/ Owned				
1. Title of Derivative Security (Instr. 3)	2. Conversion or Exercise Price of Derivative Security	3. Transaction Date (Month/Day/Year)	3A. Deemed Execution I if any (Month/Day	Date, T	ransaction Code (Instr.		5. Number		6. Date Exercis: Expiration Date (Month/Day/Yea)	of Securi Underlyin Derivativ	7. Title and Amount of Securities Jnderlying Derivative Security Instr. 3 and 4)		9. Number derivative Securitie: Beneficia Owned Following Reported Transacti (Instr. 4)	e s ally g	10. Ownership Form: Direct (D) or Indirect (I) (Instr. 4)	11. Nature of Indirect Beneficial Ownership (Instr. 4)
				c	Code	v	(A)	(D)	Date Exercisat		Expiration Date	Title	Amount or Number of Shares					
Restricted Stock Units	(3)(4)	05/05/2022			Α		13,342		(5)		(5)	Class A Common Stock	13,342	(1)(2)(3)(4)	13,34	42	D	
Stock						1	1					Class A	1	1				

Explanation of Responses:

\$4.13

05/05/2022

Stock

Option

1. Pursuant to the Agreement and Plan of Merger, dated August 9, 2021 (the "Merger Agreement"), between DraftKings Inc. (now known as DraftKings Holdings Inc.) ("Old DraftKings"), Golden Nugget Online Gaming, Inc., New Duke Holdco, Inc. (now known as DraftKings Inc.) ("New DraftKings"), Duke Merger Sub, Inc. ("DK Merger Sub") and Gulf Merger Sub, Inc., upon the consummation of the merger of DK Merger Sub with and into Old DraftKings at 12:01 a.m. Eastern Time on May 5, 2022 (the "DraftKings Merger"), each issued and outstanding share of Class A common stock, par value \$0.0001 per share, of Old DraftKings ("Old DraftKings Class A Common Stock") was converted into the right to receive one share of Class A common stock, par value \$0.0001 per share, of New DraftKings ("New DraftKings"), New Yor Cle to the right to receive one share of Class A common stock, par value \$0.0001 per share, of New DraftKings ("New DraftKings"), New Yor Cle to the right to receive one share of Class A common stock, par value \$0.0001 per share, of New DraftKings ("New DraftKings"), New Yor Cle to the right to receive one share of Class A common stock, par value \$0.0001 per share, of New DraftKings ("New Yor Cle to the right to receive one share of Class A common stock, par value \$0.0001 per share, of New DraftKings ("New Yor Cle to the right to receive one share of Class A common stock, par value \$0.0001 per share, of New DraftKings ("New Yor Cle to the right to receive one share of Class A common stock, par value \$0.0001 per share, of New DraftKings ("New Yor Cle to the right to receive one share of Class A common stock, par value \$0.0001 per share, of New DraftKings ("New Yor Cle to the right to receive one share of Class A common stock, par value \$0.0001 per share, of New Yor Cle to the right to receive one share of Class A common stock, par value \$0.0001 per share, of New Yor Cle to the right to receive one share of Class A common stock, par value \$0.0001 per share, of New Yor Cle to the part to receive one share of Class A common stoc DraftKings Class A Common Stock"). The acquisition of the New DraftKings Class A Common Stock is exempt from Section 16(b) of the Securities Exchange Act of 1934, as amended (the "Exchange (continued on footnote 2)

60,961

(6)(7)(8)

2. (Continued from footnote 1) Act"), pursuant to Rule 16b-3 and Rule 16b-7 under the Exchange Act. Contemporaneously with the filing of this Form 4 to reflect the acquisition of New DraftKings Class A Common Stock by the Reporting Person in connection with the consummation of the DraftKings Merger, the Reporting Person is filing a Form 4 with respect to Old DraftKings to report the disposition by such Reporting Person of an equal number of shares of Old DraftKings Class A Common Stock in connection with the consummation of the DraftKings Merger. This Form 4 only reports the acquisition of securities of the Reporting Person pursuant to the Merger Agreement and does not reflect the purchase of securities by the Reporting Person.

3. Pursuant to the Merger Agreement and in connection with the consummation of the DraftKings Merger, each outstanding restricted stock unit denominated in Old DraftKings Class A Common Stock (collectively, the "Old DraftKings RSUs") was converted into an equivalent restricted stock unit denominated in New DraftKings Class A Common Stock (collectively, the "New DraftKings RSUs"), each of which represents a contingent right to receive one share of New DraftKings Class A Common Stock. Contemporaneously with the filing of this Form 4 to reflect the acquisition of New DraftKings RSUs by the Reporting Person in connection with the consummation of the DraftKings Merger, the Reporting Person is filing a Form 4 with respect to Old DraftKings to report the disposition by such Reporting Person of an equal number of Old DraftKings RSUs in connection with the consummation of the DraftKings Merger. (continued on footnote 4)

4. (Continued from footnote 3) This Form 4 only reports the acquisition of securities of the Reporting Person pursuant to the Merger Agreement and does not reflect the purchase of securities by the Reporting Person. As used herein, the term "RSUs" refers to (i) Old DraftKings RSUs prior to the DraftKings Merger and (ii) New DraftKings RSUs following the DraftKings Merger, in each case, unless the context requires otherwise.

5. These RSUs were granted on May 3, 2022 and shall vest in full on the earlier of (i) the next annual meeting of the stockholders of New DraftKings following the grant date and (ii) the first anniversary of the grant date.

6. Pursuant to the Merger Agreement and in connection with the consummation of the DraftKings Merger, each outstanding stock option to purchase Old DraftKings Class A Common Stock ("Old DraftKings Options") was converted into an equivalent stock option to purchase New DraftKings Class A Common Stock ("New DraftKings Options"). Contemporaneously with the filing of this Form 4 to reflect the acquisition of New DraftKings Options by the Reporting Person in connection with the consummation of the DraftKings Merger, the Reporting Person is filing a Form 4 with respect to Old DraftKings to report the disposition by such Reporting Person of an equal number of Old DraftKings Options in connection with the consummation of the DraftKings Merger. This Form 4 only reports the acquisition of securities of the Reporting Person pursuant to the Merger Agreement and does not reflect the purchase of securities by the Reporting Person. (continued on footnote 7)

7. (Continued from footnote 6) As used herein, the term "Stock Options" refers to (i) Old DraftKings Options prior to the DraftKings Merger and (ii) New DraftKings Options following the DraftKings Merger, in each case, unless the context requires otherwise

8. These Stock Options are vested and exercisable as of the date hereof.

/s/ Faisal Hasan, attorney-infact

Commor Stock

60,961 (1)(2)(6)(7)

10/04/2028

05/09/2022

Date

60,961

D

** 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 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.