SECURITIES AND EXCHANGE COMMISSION Washington, D.C. 20549

Schedule 13G (Rule 13d-102)

INFORMATION TO BE INCLUDED IN STATEMENTS FILED PURSUANT TO RULES 13d-1 (b), (c) AND (d) AND AMENDMENTS THERETO FILED PURSUANT TO 13d-2 (b)

(Amendment No. _)*

Root, Inc.

(Name of Issuer)

Class A Common Stock, par value \$0.0001 per share

(Title of Class of Securities)

77664L108

(CUSIP Number)

December 31, 2020

(Date of Event Which Requires Filing of this Statement)

Check the appropriate box to designate the rule pursuant to which this Schedule is filed:

- $\square \qquad \text{Rule 13d-1(b)}$
- $\square \qquad \text{Rule 13d-1(c)}$
- \boxtimes Rule 13d-1(d)

*The remainder of this cover page shall be filled out for a reporting person's initial filing on this form with respect to the subject class of securities, and for any subsequent amendment containing information which would alter disclosures provided in a prior cover page.

The information required on the remainder of this cover page shall not be deemed to be "filed" for the purpose of Section 18 of the Securities Exchange Act of 1934 ("Act") or otherwise subject to the liabilities of that section of the Act but shall be subject to all other provisions of the Act (however, see the Notes).

(Continued on following pages)

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1	-	NAME OF REPORTING PERSONS Ribbit Capital IV, L.P. ("Fund IV")							
2	CHECK THE A	PPROPRI	(a)		(b)	X			
3	SEC USE ONLY								
4	CITIZENSHIP OR PLACE OF ORGANIZATION Cayman Islands								
E	NUMBER OF SHARES BENEFICIALLY	5	SOLE VOTING POWER 28,926,722 shares ¹ , except that Ribbit Capital GP IV, L.P. ("GP IV"), Capital GP IV, Ltd. ("UGP IV"), the general partner of GP IV, and M UGP IV, may be deemed to have sole power to vote these shares.						
0	OWNED BY EACH REPORTING PERSON		SHARED VOTING POWER See response to row 5.						
	WITH	7	SOLE DISPOSITIVE POWER 28,926,722 shares ¹ , except that GP IV, the general partner of Fund IV and Malka, the sole director of UGP IV, may be deemed to have sole						
		8	SHARED DISPOSITIVE POWER See response to row 7.						
9	AGGREGATE A	MOUNT	BENEFICIALLY OWNED BY EACH REPORTING PERSON		28,926	,722			
10	CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (9) EXCLUDES CERTAIN SHARES								
11	PERCENT OF C	LASS RE	EPRESENTED BY AMOUNT IN ROW 9		32.7%2	2			
12	2 TYPE OF REPORTING PERSON PN								

¹ Represents shares of Class B Common Stock held by Fund IV. Each share of Class B common stock is convertible at any time at the option of the holder into one share of Class A common stock.

 2 Based upon 59,443,588 shares of Class A Common Stock reported to be outstanding as of November 24, 2020 as set forth in the Issuer's Form 10-Q for period ended September 30, 2020 as filed with the Securities and Exchange Commission ("SEC") on December 2, 2020. Assumes the conversion of the Class B Common Stock held by the Reporting Person into Class A Common Stock.

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1		NAME OF REPORTING PERSONS Ribbit Founder Fund IV, L.P. ("FF IV")							
2	CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP (a) \Box								
3	SEC USE ONLY	-							
4	CITIZENSHIP C Cayman Islands	OR PLACE	E OF ORGANIZATION						
NUMBER OF SHARES BENEFICIALLY		5	SOLE VOTING POWER 560,817 shares ¹ which are directly owned by Fund IV as nominee for I partner of FF IV, UGP IV, the general partner of GP IV, and Malka, the deemed to have sole power to vote these shares.						
0	OWNED BY EACH REPORTING PERSON WITH		SHARED VOTING POWER See response to row 5.						
			SOLE DISPOSITIVE POWER 560,817 shares ¹ which are directly owned by Fund IV as nominee for I partner of FF IV, UGP IV, the general partner of GP IV, and Malka, the deemed to have sole power to dispose of these shares.						
		8	SHARED DISPOSITIVE POWER See response to row 7.						
9	AGGREGATE A	MOUNT	BENEFICIALLY OWNED BY EACH REPORTING PERSON		560,817	7			
10	CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (9) EXCLUDES CERTAIN SHARES								
11	PERCENT OF C	CLASS RE	PRESENTED BY AMOUNT IN ROW 9		0.9% ²				
12	2 TYPE OF REPORTING PERSON				PN				

¹ Represents shares of Class B Common Stock. Each share of Class B common stock is convertible at any time at the option of the holder into one share of Class A common stock.

 2 Based upon 59,443,588 shares of Class A Common Stock reported to be outstanding as of November 24, 2020 as set forth in the Issuer's Form 10-Q for period ended September 30, 2020 as filed with SEC on December 2, 2020. Assumes the conversion of the Class B Common Stock held by the Reporting Person into Class A Common Stock.

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1								
1		NAME OF REPORTING PERSONS RT-E Ribbit Opportunity IV, LLC ("RT-E")						
2	CHECK THE AF	PPROPRL	ATE BOX IF A MEMBER OF A GROUP	(a)		(b)	×	
3	SEC USE ONLY							
4	CITIZENSHIP C Delaware	OR PLACI	E OF ORGANIZATION					
В	NUMBER OF SHARES BENEFICIALLY		SOLE VOTING POWER 4,244,843 shares ¹ which are directly owned by Fund IV as nominee for member of RT-E, UGP IV, the general partner of GP IV, and Malka, the deemed to have sole power to vote these shares.	r RT-E, exc e sole direc	cept that ctor of U	GP IV, t GP IV, n	he managing nay be	
	VNED BY EACH REPORTING PERSON WITH	6	SHARED VOTING POWER See response to row 5.					
	WITH	7	SOLE DISPOSITIVE POWER 4,244,843 shares ¹ which are directly owned by Fund IV as nominee for member of RT-E, UGP IV, the general partner of GP IV, and Malka, the deemed to have sole power to dispose of these shares.	r RT-E, exc e sole direc	cept that ctor of U	GP IV, t GP IV, n	he managing nay be	
		8	SHARED DISPOSITIVE POWER See response to row 7.					
9	AGGREGATE A	MOUNT	BENEFICIALLY OWNED BY EACH REPORTING PERSON		4,244,8	43		
10	CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (9) EXCLUDES CERTAIN SHARI			RES				
11	PERCENT OF C	LASS RE	EPRESENTED BY AMOUNT IN ROW 9		6.7% ²			
12	TYPE OF REPORTING PERSON				00			

¹ Represents shares of Class B Common Stock. Each share of Class B common stock is convertible at any time at the option of the holder into one share of Class A common stock.

² Based upon 59,443,588 shares of Class A Common Stock reported to be outstanding as of November 24, 2020 as set forth in the Issuer's Form 10-Q for period ended September 30, 2020 as filed with SEC on December 2, 2020. Assumes the conversion of the Class B Common Stock held by the Reporting Person into Class A Common Stock.

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1	NAME OF REPO								
	Ribbit Capital GP	PIV, L.P.	("GP IV")						
2	CHECK THE AP	CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP (a) \Box (b)							
3	SEC USE ONLY								
4	CITIZENSHIP O Cayman Islands	R PLACI	E OF ORGANIZATION						
NUMBER OF SHARES BENEFICIALLY OWNED BY EACH		5	SOLE VOTING POWER 33,732,382 shares ¹ owned by Fund IV for itself and as nominee for FI of Fund IV and FF IV and the managing member of RT-E, may be dee shares, except that UGP IV, the general partner of GP IV, and Malka, t deemed to have sole power to vote these shares.	emed to hav	e sole p	ower to	vote these		
	REPORTING PERSON WITH	6	SHARED VOTING POWER See response to row 5.						
		7	SOLE DISPOSITIVE POWER 33,732,382 shares ¹ owned by Fund IV for itself and as nominee for FI of Fund IV and FF IV and the managing member of RT-E, may be dee these shares, except that UGP IV, the general partner of GP IV, and M deemed to have sole power to dispose of these shares.	emed to hav	e sole p	ower to	dispose of		
		8	SHARED DISPOSITIVE POWER See response to row 7.						
9	AGGREGATE A	MOUNT	BENEFICIALLY OWNED BY EACH REPORTING PERSON		33,732	,382			
10	CHECK BOX IF	THE AG	GREGATE AMOUNT IN ROW (9) EXCLUDES CERTAIN SHARES						
11	PERCENT OF C	LASS RE	PRESENTED BY AMOUNT IN ROW 9		36.2%2	2			
12	TYPE OF REPO	RTING PI	ERSON		PN				

¹ Represents shares of Class B Common Stock. Each share of Class B common stock is convertible at any time at the option of the holder into one share of Class A common stock.

 2 Based upon 59,443,588 shares of Class A Common Stock reported to be outstanding as of November 24, 2020 as set forth in the Issuer's Form 10-Q for period ended September 30, 2020 as filed with SEC on December 2, 2020. Assumes the conversion of the Class B Common Stock held by the Reporting Person into Class A Common Stock.

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1	NAME OF REPO Ribbit Capital GF							
2	CHECK THE AF	PROPRIA	ATE BOX IF A MEMBER OF A GROUP	(a)		(b)	\boxtimes	
3	SEC USE ONLY							
4	CITIZENSHIP O Cayman Islands	R PLACE	E OF ORGANIZATION					
NUMBER OF SHARES BENEFICIALLY OWNED BY EACH REPORTING		5	SOLE VOTING POWER 33,732,382 shares ¹ owned by Fund IV for itself and as nominee for FF partner of GP IV, which is the general partner of Fund IV and FF IV an may be deemed to have sole power to vote these shares, except that GP FF IV and the managing member of RT-E, and Malka, the sole director power to vote these shares.	d the mar IV, the g	naging m eneral pa	nember of	f RT-E, and Fund IV and	
	PERSON WITH	6	SHARED VOTING POWER See response to row 5.					
		7	SOLE DISPOSITIVE POWER 33,732,382 shares ¹ owned by Fund IV for itself and as nominee for FF partner of GP IV, which is the general partner of Fund IV and FF IV an may be deemed to have sole power to dispose of these shares, except th and FF IV and the managing member of RT-E, and Malka, the sole dire sole power to dispose of these shares.	d the mar	naging m	nember of eral partr	f RT-E, and her of Fund IV	
		8	SHARED DISPOSITIVE POWER See response to row 7.					
9	AGGREGATE A	MOUNT	BENEFICIALLY OWNED BY EACH REPORTING PERSON		33,732	2,382		
10	CHECK BOX IF	THE AG	GREGATE AMOUNT IN ROW (9) EXCLUDES CERTAIN SHARES					
11	PERCENT OF C	LASS RE	PRESENTED BY AMOUNT IN ROW 9		36.2%	2		
12	TYPE OF REPO	RTING PI	ERSON		00			

¹ Represents shares of Class B Common Stock. Each share of Class B common stock is convertible at any time at the option of the holder into one share of Class A common stock.

² Based upon 59,443,588 shares of Class A Common Stock reported to be outstanding as of November 24, 2020 as set forth in the Issuer's Form 10-Q for period ended September 30, 2020 as filed with SEC on December 2, 2020. Assumes the conversion of the Class B Common Stock held by the Reporting Person into Class A Common Stock.

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1		NAME OF REPORTING PERSONS Bullfrog Capital, L.P. ("BF Fund")							
2	CHECK THE A	PPROPRI	ATE BOX IF A MEMBER OF A GROUP	(a)		(b)	\boxtimes		
3	SEC USE ONLY								
4	CITIZENSHIP C Cayman Islands	CITIZENSHIP OR PLACE OF ORGANIZATION Cayman Islands							
NUMBER OF SHARES BENEFICIALLY OWNED BY EACH REPORTING PERSON		5	SOLE VOTING POWER 1,732,255 shares ¹ , except that Bullfrog Capital GP, L.P. ("BF GP"), th Capital GP, Ltd. ("BF UGP"), the general partner of BF GP, and Mey BF UGP, may be deemed to have sole power to vote these shares.						
		6	SHARED VOTING POWER See response to row 5.						
	WITH	7	SOLE DISPOSITIVE POWER 1,732,255 shares ¹ , except that BF GP, the general partner of BF Fund and Malka, the sole director of BF UGP, may be deemed to have sole	, BF UGP, power to d	the gene lispose o	ral partno f these sl	er of BF GP, nares.		
		8	SHARED DISPOSITIVE POWER See response to row 7.						
9	AGGREGATE A	MOUNT	BENEFICIALLY OWNED BY EACH REPORTING PERSON		1,732,	255			
10	CHECK BOX IF	GREGATE AMOUNT IN ROW (9) EXCLUDES CERTAIN SHARES							
11	PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW 9				2.9% ²				
12	TYPE OF REPORTING PERSON				PN				

¹ Represents shares of Class A Common Stock held by BF Fund.

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1		NAME OF REPORTING PERSONS Bullfrog Founder Fund, L.P. ("BF FF")							
2	CHECK THE AF	PROPRIA	TE BOX IF A MEMBER OF A GROUP	(a)		(b)	\boxtimes		
3	SEC USE ONLY								
4	CITIZENSHIP O Cayman Islands								
NUMBER OF SHARES BENEFICIALLY		5	SOLE VOTING POWER 21,721 shares ¹ which are directly owned by BF Fund as nominee for F partner of BF FF, BF UGP, the general partner of BF GP, and Malka, t deemed to have sole power to vote these shares.	3F FF, exce he sole dire	ept that E ector of F	BF GP, th BF UGP,	ne general may be		
0	OWNED BY EACH REPORTING PERSON		SHARED VOTING POWER See response to row 5.						
	WITH	7	SOLE DISPOSITIVE POWER 21,721 shares ¹ which are directly owned by BF Fund as nominee for H partner of BF FF, BF UGP, the general partner of BF GP, and Malka, t deemed to have sole power to dispose of these shares.	3F FF, exce he sole dire	ept that E ector of I	BF GP, th BF UGP,	ne general may be		
		8	SHARED DISPOSITIVE POWER See response to row 7.						
9	AGGREGATE A	MOUNT	BENEFICIALLY OWNED BY EACH REPORTING PERSON		21,721				
10	CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (9)EXCLUDES CERTAIN SHARES								
11	PERCENT OF C	LASS RE	PRESENTED BY AMOUNT IN ROW 9		0.0% ²				
12	TYPE OF REPO	RTING PE	ERSON		PN				

¹ Represents shares of Class A Common Stock.

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1		NAME OF REPORTING PERSONS Bullfrog Capital GP, L.P. ("BF GP")						
2	CHECK THE AF	CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP				(b)	\boxtimes	
3	SEC USE ONLY							
4	CITIZENSHIP O Cayman Islands	E OF ORGANIZATION						
NUMBER OF SHARES BENEFICIALLY OWNED BY EACH		5	SOLE VOTING POWER 1,753,976 shares ¹ owned by BF Fund for itself and as nominee for BF Fund and BF FF, may be deemed to have sole power to vote these shar partner of BF GP, and Malka, the sole director of BF UGP, may be dee shares.	res, except	that BF	UGP, the	e general	
	REPORTING PERSON WITH		SHARED VOTING POWER See response to row 5.					
		7	SOLE DISPOSITIVE POWER 1,753,976 shares ¹ owned by BF Fund for itself and as nominee for BF Fund and BF FF, may be deemed to have sole power to vote these shar partner of BF GP, and Malka, the sole director of BF UGP, may be dee these shares.	res, except	that BF	UGP, the	e general	
		8	SHARED DISPOSITIVE POWER See response to row 7.					
9	AGGREGATE A	MOUNT	BENEFICIALLY OWNED BY EACH REPORTING PERSON		1,753,9	076		
10	CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (9) EXCLUDES CERTAIN SHARES							
11	PERCENT OF C	LASS RE	PRESENTED BY AMOUNT IN ROW 9		3.0% ²			
12	TYPE OF REPO	RTING PI	ERSON		PN			

¹ Represents shares of Class A Common Stock.

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1	NAME OF REPC	ORTING F	PERSONS				
	Bullfrog Capital G	GP, Ltd. ('	'BF UGP")				
2	CHECK THE AP	PROPRIA	ATE BOX IF A MEMBER OF A GROUP	(a)		(b)	\boxtimes
3	SEC USE ONLY						
4	CITIZENSHIP O Cayman Islands	R PLACE	E OF ORGANIZATION				
NUMBER OF SHARES BENEFICIALLY OWNED BY EACH REPORTING		5	SOLE VOTING POWER 1,753,976 shares ¹ owned by BF Fund for itself and as nominee for BI BF GP, which is the general partner of BF Fund and BF FF, and may these shares, except that BF GP, the general partner of BF Fund and B UGP, may be deemed to have sole power to vote these shares.	be deemed t	o have s	ole pow	er to vote
	PERSON WITH		SHARED VOTING POWER See response to row 5.				
		7	SOLE DISPOSITIVE POWER 1,753,976 shares ¹ owned by BF Fund for itself and as nominee for B BF GP, which is the general partner of BF Fund and BF FF, and may these shares, except that BF GP, the general partner of BF Fund and F UGP, may be deemed to have sole power to dispose of these shares.	be deemed t	o have s	ole pow	er to vote
		8	SHARED DISPOSITIVE POWER See response to row 7.				
9	AGGREGATE A	MOUNT	BENEFICIALLY OWNED BY EACH REPORTING PERSON		1,753,9	076	
10	CHECK BOX IF	THE AG	GREGATE AMOUNT IN ROW (9) EXCLUDES CERTAIN SHARES				
11	PERCENT OF CI	LASS RE	PRESENTED BY AMOUNT IN ROW 9		3.0% ²		
12	TYPE OF REPOR	RTING PI	ERSON		00		

¹ Represents shares of Class A Common Stock.

 1
 NAME OF REPORTING PERSON

 1
 Meyer Malka ("Malka")

 2
 CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP

 3
 SEC USE ONLY

 4
 CITIZENSHIP OR PLACE OF ORGANIZATION United States

 NUMBER OF SHARES
 5

 SOLE VOTING POWER SHARES
 SOLE VOTING POWER 35,486,358 shares, of which 33,732,382 shares¹ are owned by Fund IV for itself and as nomine

BE OWI	UMBER OF SHARES NEFICIALLY NED BY EACH EPORTING PERSON WITH	5	SOLE VOTING POWER 35,486,358 shares, of which 33,732,382 shares ¹ are owned by Fund IV for RT-E and 1,753,976 shares ² are owned by BF Fund for itself and as nomine director of UGP IV, which is the general partner of GP IV, which is the general and the managing member of RT-E, and Malka is the sole director of BF UC BF GP, which is the general partner of BF Fund and BF FF, and may be dee these shares.	te for BF FF. Malka is the sole eral partner of Fund IV and FF IV GP, which is the general partner of
		6	SHARED VOTING POWER See response to row 5.	
		7	SOLE DISPOSITIVE POWER 35,486,358 shares, of which 33,732,382 shares ¹ are owned by Fund IV for RT-E and 1,753,976 shares ² are owned by BF Fund for itself and as nomine director of UGP IV, which is the general partner of GP IV, which is the gen- and the managing member of RT-E, and Malka is the sole director of BF UC BF GP, which is the general partner of BF Fund and BF FF, and may be dee of these shares.	te for BF FF. Malka is the sole eral partner of Fund IV and FF IV GP, which is the general partner of
		8	SHARED DISPOSITIVE POWER See response to row 7.	
9	AGGREGATE AN	MOUNT BI	ENEFICIALLY OWNED BY EACH REPORTING PERSON	35,486,358
10	CHECK BOX IF	THE AGGE	REGATE AMOUNT IN ROW (9) EXCLUDES CERTAIN SHARES	
11	PERCENT OF CL	ASS REPR	RESENTED BY AMOUNT IN ROW 9	38.1% ³
12	TYPE OF REPOR	TING PER	SON	IN

¹ Represents shares of Class B Common Stock. Each share of Class B common stock is convertible at any time at the option of the holder into one share of Class A common stock.

² Represents shares of Class A Common Stock.

³ Based upon 59,443,588 shares of Class A Common Stock reported to be outstanding as of November 24, 2020 as set forth in the Issuer's Form 10-Q for period ended September 30, 2020 as filed with SEC on December 2, 2020. Assumes the conversion of the Class B Common Stock held by the Reporting Person into Class A Common Stock.

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ITEM 1(A). NAME OF ISSUER

Root, Inc.

ITEM 1(B). ADDRESS OF ISSUER'S PRINCIPAL EXECUTIVE OFFICES

80 E. Rich Street, Suite 500 Columbus, Ohio 43215

ITEM 2(A). NAME OF PERSONS FILING

This Schedule 13G is filed by Ribbit Capital IV, L.P., a Cayman Islands exempted limited partnership ("Fund IV"), Ribbit Founder Fund IV, L.P., a Cayman Islands exempted limited partnership ("GP IV"), Ribbit Capital GP IV, Ltd., a Cayman Islands limited company ("UGP IV"), RT-E Ribbit Opportunity IV, LLC, a Delaware limited liability company ("RT-E"), Bullfrog Capital, L.P., a Cayman Islands exempted limited partnership ("BF Fund"), Bullfrog Founder Fund, L.P., a Cayman Islands exempted limited partnership ("BF Fund"), Bullfrog Founder Fund, L.P., a Cayman Islands exempted limited partnership ("BF GP"), Bullfrog Capital GP, Ltd., a Cayman Islands limited company ("BF UGP") and Meyer Malka ("Malka"). The foregoing entities and individuals are collectively referred to as the "Reporting Persons."

ITEM 2(B). ADDRESS OF PRINCIPAL OFFICE

The address for each of the Reporting Persons is:

c/o Ribbit Capital Management 364 University Avenue Palo Alto, California 94301

ITEM 2(C) <u>CITIZENSHIP</u>

The citizenship or place of organization of each of the Reporting Persons is set forth on such Reporting Person's cover page.

ITEM 2(D) <u>TITLE OF CLASS OF SECURITIES AND CUSIP NUMBER</u>

Class A Common Stock, par value \$0.0001 per share

ITEM 2(E) CUSIP NUMBER

77664L108

ITEM 3. IF THIS STATEMENT IS FILED PURSUANT TO RULE 13D-1(B), OR 13D-2(B) OR (C), CHECK WHETHER THE PERSON FILING IS A:

Not Applicable

ITEM 4. OWNERSHIP

Provide the following information regarding the aggregate number and percentage of the class of securities of the issuer identified in Item 1.

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(a) <u>Amount beneficially owned</u>:

See Row 9 of cover page for each Reporting Person.

(b) <u>Percent of Class</u>:

See Row 11 of cover page for each Reporting Person.

- (c) <u>Number of shares as to which such person has</u>:
 - (i) <u>Sole power to vote or to direct the vote</u>:

See Row 5 of cover page for each Reporting Person.

(ii) <u>Shared power to vote or to direct the vote</u>:

See Row 6 of cover page for each Reporting Person.

(iii) <u>Sole power to dispose or to direct the disposition of</u>:

See Row 7 of cover page for each Reporting Person.

(iv) Shared power to dispose or to direct the disposition of:

See Row 8 of cover page for each Reporting Person.

ITEM 5. OWNERSHIP OF FIVE PERCENT OR LESS OF A CLASS

Not applicable.

ITEM 6. OWNERSHIP OF MORE THAN FIVE PERCENT ON BEHALF OF ANOTHER PERSON.

Under certain circumstances, set forth in the limited partnership agreements of Fund IV, FF IV, GP IV, BF Fund, BF FF and BF GP, the limited liability company agreement of RT-E and the memorandum and articles of association of UGP IV and BF UGP, the general and limited partners, members or directors, as the case may be, of each of such entities may be deemed to have the right to receive dividends from, or the proceeds from, the sale of shares of the Issuer directly or indirectly owned by each such entity of which they are a general partner, limited partner, member or director.

 ITEM 7.
 IDENTIFICATION AND CLASSIFICATION OF THE SUBSIDIARY WHICH ACQUIRED THE SECURITY BEING REPORTED ON BY THE PARENT HOLDING COMPANY

Not applicable.

ITEM 8. IDENTIFICATION AND CLASSIFICATION OF MEMBERS OF THE GROUP.

Not applicable.

ITEM 9. NOTICE OF DISSOLUTION OF GROUP.

Not applicable

ITEM 10. <u>CERTIFICATION</u>.

Not applicable

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SIGNATURES

After reasonable inquiry and to the best of my knowledge and belief, I certify that the information set forth in this statement is true, complete and correct.

Date: February 16, 2021

RIBBIT CAPITAL IV, L.P.

By: RIBBIT CAPITAL GP IV, L.P. Its: General Partner

By: RIBBIT CAPITAL GP IV, LTD. Its: General Partner

By: /s/ Meyer Malka Meyer Malka Director

RIBBIT FOUNDER FUND IV, L.P.

By: RIBBIT CAPITAL GP IV, L.P. Its: General Partner

By: RIBBIT CAPITAL GP IV, LTD. Its General Partner

By: /s/ Meyer Malka

Meyer Malka Director

RT-E RIBBIT OPPORTUNITY IV, LLC

By: RIBBIT CAPITAL GP IV, L.P. Its: Managing Member

By: RIBBIT CAPITAL GP IV, LTD. Its General Partner

By: /s/ Meyer Malka Meyer Malka Director

RIBBIT CAPITAL GP IV, L.P.

By: RIBBIT CAPITAL GP IV, LTD. Its: General Partner

By: /s/ Meyer Malka

Meyer Malka Director

RIBBIT CAPITAL GP IV, LTD.

By: /s/ Meyer Malka

Meyer Malka Director

BULLFROG CAPITAL, L.P.

By: BULLFROG CAPITAL GP, L.P. Its: General Partner

By: BULLFROG CAPITAL GP, LTD. Its: General Partner

By: /s/ Meyer Malka Meyer Malka Director

BULLFROG FOUNDER FUND, L.P.

By: BULLFROG CAPITAL GP, L.P. Its: General Partner

By: BULLFROG CAPITAL GP, LTD. Its General Partner

By: /s/ Meyer Malka

Meyer Malka Director

BULLFROG CAPITAL GP, L.P.

By: BULLFROG CAPITAL GP, LTD. Its: General Partner

By: <u>/s/ Meyer Malka</u> Meyer Malka Director

BULLFROG CAPITAL GP, LTD.

By: /s/ Meyer Malka

Meyer Malka Director

MEYER MALKA

By: /s/ Meyer Malka Meyer Malka

EXHIBIT INDEX

<u>Exhibit</u>

Exhibit A: Agreement of Joint Filing

Found on Sequentially <u>Numbered Page</u>

EXHIBIT A

Agreement of Joint Filing

The undersigned hereby agree that a single Schedule 13G (or any amendment thereto) relating to the Class A common stock, par value \$0.0001 per share, of Root, Inc. shall be filed on behalf of each of the undersigned and that this Agreement shall be filed as an exhibit to such Schedule 13G.

Date: February 16, 2021

RIBBIT CAPITAL IV, L.P.

By: RIBBIT CAPITAL GP IV, L.P. Its: General Partner

By: RIBBIT CAPITAL GP IV, LTD. Its: General Partner

By: /s/ Meyer Malka

Meyer Malka Director

RIBBIT FOUNDER FUND IV, L.P.

By: RIBBIT CAPITAL GP IV, L.P. Its: General Partner

By: RIBBIT CAPITAL GP IV, LTD. Its General Partner

By: /s/ Meyer Malka Meyer Malka

Director

RT-E RIBBIT OPPORTUNITY IV, LLC

By: RIBBIT CAPITAL GP IV, L.P. Its: Managing Member

By: RIBBIT CAPITAL GP IV, LTD. Its General Partner

By: /s/ Meyer Malka Meyer Malka Director

RIBBIT CAPITAL GP IV, L.P.

By: RIBBIT CAPITAL GP IV, LTD. Its: General Partner

By: /s/ Meyer Malka

Meyer Malka Director

RIBBIT CAPITAL GP IV, LTD.

By: /s/ Meyer Malka Meyer Malka

Director

BULLFROG CAPITAL, L.P.

By: BULLFROG CAPITAL GP, L.P. Its: General Partner

By: BULLFROG CAPITAL GP, LTD. Its: General Partner

By: /s/ Meyer Malka Meyer Malka Director

BULLFROG FOUNDER FUND, L.P.

By: BULLFROG CAPITAL GP, L.P. Its: General Partner

By: BULLFROG CAPITAL GP, LTD. Its General Partner

By: /s/ Meyer Malka Meyer Malka Director

BULLFROG CAPITAL GP, L.P.

By: BULLFROG CAPITAL GP, LTD. Its: General Partner

By: /s/ Meyer Malka Meyer Malka Director

BULLFROG CAPITAL GP, LTD.

By: /s/ Meyer Malka Meyer Malka

Director

MEYER MALKA

By: /s/ Meyer Malka

Meyer Malka