SEC For	m 4																				
	UNITED STATES SECURITIES AND EXCHANGE COMMISSIO Washington, D.C. 20549														OMB APPROVAL						
Check t Section obligation Instruct	Filed pursuant to Section 16(a) of the Securities Exchange Act of 1934 or Section 30(h) of the Investment Company Act of 1940													E	OMB Num Estimated	ber: average t	-	3235-0287 0.5			
1. Name an Liebern		2. Issuer Name and Ticker or Trading Symbol <u>Udemy</u> , <u>Inc.</u> [UDMY]									5. Relationship of Reporting Person(s) to Issuer (Check all applicable) X Director X 10% Owner					ner					
	(F GHT PART ENUE OF T	(Middle) S, 36TH F	3. Date of Earliest Transaction (Month/Day/Year) 11/02/2021									Officer (give title Other (specify below) below)									
(Street) NEW YC	10036 (Zip)		4. If Amendment, Date of Original Filed (Month/Day/Year)								6.	6. Individual or Joint/Group Filing (Check Applicable Line) X Form filed by One Reporting Person Form filed by More than One Reporting Person									
(City)	(3	State)	,	Non	Dori	/		curities	Acquire		Disposed	l of or l	Ronofi		/ Owned						
1. Title of Security (Instr. 3)			2. Transacti Date (Month/Day)			n (ear)	2A. Deemed Execution Date, if any (Month/Day/Year)		3. 4. Securit		4. Securitie	es Acquired (A) or Of (D) (Instr. 3, 4 and 5)			5. Amount of Securities Beneficially Owne Following Report				Indirect Beneficial		
						Code	v	Amount	(A) 0 (D)	r Price	9	Transaction((Instr. 3 and 4									
Common		11/02/2021		21			с		30,702,5	25 A	A (4)(5)(6)(7)		42,032,260		I I I I I I I I I I I I I I I I I I I		See footn	otes ⁽¹⁾⁽²⁾⁽³⁾			
			Table								isposed o s, conver				Owned						
1. Title of Derivative Security (Instr. 3) 2. 3. Transaction Date Price of Derivative Security 0 Exercise Price of Derivative Security (Month/Day/Year)			3A. Deemed Execution Date, if any (Month/Day/Year)		4. Transaction Code (Instr. 8)				6. Date Exercisable and Expiration Date (Month/Day/Year)		ate	7. Title and Amount of Securities Underlying Derivative Security (Instr. 3 and 4)		ing	8. Price of Derivative Security (Instr. 5)	9. Number of derivative Securities Beneficially Owned Following Reported		10. Owners Form: Direct (I or Indire (I) (Instr	hip In Be D) Ov ect (Ir	11. Nature of Indirect Beneficial Ownership (Instr. 4)	
					Code	v	(A)	(D)	Date Exercisable		Expiration Date	Title	Amour Numbe Shares	r of		Transaction(s) (Instr. 4)					
Series A-1 Convertible Preferred Stock	(4)	11/02/2021			С		1,523,162		(4)	(4) (4)		Common Stock	1,523,162		(4)	0		Ι		ee footnotes ⁽¹⁾	
Series B Convertible Preferred Stock	(5)	11/02/2021			С			20,511,673	(5)		(5)	Common Stock	20,51	1,673	3 (5)		0	I		ee footnotes ⁽¹⁾)(3)	
Series C Convertible Preferred Stock	(6)	11/02/2021			С			4,646,911	(6)		(6)	Common Stock	4,640	5,911	(6)	0		I	Se (2)	ee footnotes ⁽¹⁾	
Series D Convertible Preferred Stock	(7)	11/02/2021			с			4,020,779	(7)		(7)	Common Stock	4,020),779	(7)		0	I	Se (2)	ee footnotes ⁽¹⁾	

Explanation of Responses:

1. See Exhibit 99.1

2. See Exhibit 99.1

_ _ _

3. See Exhibit 99.1

4. See Exhibit 99.1

5. See Exhibit 99.1

6. See Exhibit 99.1

7. See Exhibit 99.1

Remarks:

Exhibit List ----- Exhibit 99.1 - Explanation of Responses

/s/ Jeffrey Lieberman

** Signature of Reporting Person

<u>11/02/2021</u> Date

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.

EXPLANATION OF RESPONSES

- (1) Upon the conversion of the shares of the Series A-1 Convertible Preferred Stock, Series B Convertible Preferred Stock, Series C Convertible Preferred Stock and Series D Convertible Preferred Stock described herein, the Insight Funds (defined below) collectively hold 42,032,260 shares of Common Stock (collectively, "Shares" and each, a "Share") of Udemy, Inc. (the "Issuer"). Grace Software Cross Fund Holdings, LLC ("Grace") holds 1,088,764 Shares, Insight Venture Partners (Cayman) VII, L.P. ("Cayman VII") holds 11,778,259 Shares, Insight Venture Partners (Delaware) VII, L.P. ("Delaware VII") holds 1,692,351 Shares, Insight Venture Partners VII (Co-Investors), L.P. ("Co-Investors VII") holds 619,269 Shares, Insight Venture Partners VII, L.P. ("IVP VII") holds 26,755,331 Shares and Insight Partners Public Equities Master Fund, L.P. ("IPPE Master Fund", and together with Grace, Cayman VII, Delaware VII, Co-Investors VII and IVP VII, the "Insight Funds") holds 98,286 Shares.
- (2) The reporting person is a member of the board of managers of Insight Holdings Group, LLC ("Holdings"). Holdings is the sole shareholder of Insight Venture Associates VII, Ltd. ("IVA VII Ltd"), IVA Ltd is the general partner of Insight Venture Associates VII, L.P. ("IVA VII LP"), IVA VII LP is the general partner of each of Cayman VII, Delaware VII, Co-Investors VII and IVP VII (collectively, "Fund VII"). Holdings is the sole shareholder of Insight Associates XI, Ltd. ("IA XI Ltd"), IA XI Ltd is the general partner of Insight Associates XI L.P. ("IA XI LP") and IA XI LP is the manager of Grace. Holdings is the sole shareholder of Insight Venture Management, LLC ("IVM"), IVM is the sole member of Insight Partners Public Equities GP, LLC ("IPPE GP") and IPPE GP is the general partner of IPPE Master Fund.
- (3) All Shares indicated as indirectly owned by the reporting person are included herein because the reporting person is a member of the board of managers of Holdings, Holdings is the sole shareholder of IVA VII Ltd, IVA VII Ltd is the general partner of IVA VII LP, IVA VII LP is the general partners of Fund VII, Holdings is the sole shareholder of IA XI Ltd, IA XI Ltd is the general partner of IA XI LP and IA XI LP is the manager of Grace, Holdings is the sole member of IVM, IVM is the sole member of IPPE GP and IPPE GP is the general partner of IPPE Master Fund, and the reporting person therefore may be deemed to share voting and dispositive power over such shares. The reporting person disclaims beneficial ownership of all Shares held of record by Fund VII, Grace and IPPE Master Fund, except to the extent of his pecuniary interest therein.
- (4) Each share of Series A-1 Convertible Preferred Stock is automatically convertible into Common Stock on a one-to-one basis immediately prior to the completion of the Issuer's initial public offering of Common Stock, has no expiration date and converted into Common Stock upon the closing of the Issuer's initial public offering, which occurred on November 2, 2021.
- (5) Each share of Series B Convertible Preferred Stock is automatically convertible into Common Stock on a one-to-one basis immediately prior to the completion of the Issuer's initial public offering of Common Stock, has no expiration date and converted into Common Stock upon the closing of the Issuer's initial public offering, which occurred on November 2, 2021.
- (6) Each share of Series C Convertible Preferred Stock is automatically convertible into Common Stock on a one-to-one basis immediately prior to the completion of the Issuer's initial public offering of Common Stock, has no expiration date and converted into Common Stock upon the closing of the Issuer's initial public offering, which occurred on November 2, 2021.
- (7) Each share of Series D Convertible Preferred Stock is automatically convertible into Common Stock on a one-to-one basis immediately prior to the completion of the Issuer's initial public offering of Common Stock, has no expiration date and converted into Common Stock upon the closing of the Issuer's initial public offering, which occurred on November 2, 2021.