X

FORM 4

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

1. Name and Address of Reporting Person*

York Parent Ltd

UNITED STATES SECURITIES AND EXCHANGE COMMISSION

Washington, D.C. 20549

OMB APPROVAL								
OMB Number:	3235-0287							
Estimated average burden								
hours per response:	0.5							

Х

10% Owner

Other (specify below)

7. Nature of Indirect Beneficial Ownership (Instr. 4)

11. Nature of Indirect Beneficial Ownership (Instr. 4)

See Footnotes⁽⁵⁾⁽⁷⁾⁽⁸⁾⁽⁹⁾ (10)(11)

See Footnotes⁽⁶⁾⁽⁷⁾⁽⁸⁾⁽⁹⁾ (10)(11)

See Footnotes⁽⁶⁾⁽⁷⁾⁽⁸⁾⁽⁹⁾ (10)(11)

5. Relationship of Reporting Person(s) to Issuer

6. Individual or Joint/Group Filing (Check Applicable Line) Form filed by One Reporting Person

Form filed by More than One Reporting Person

10. Ownership Form: Direct (D) or Indirect (I) (Instr. 4)

I

I

I

6. Ownership Form: Direct (D) or Indirect (I) (Instr. 4)

(Check all applicable)

Director

below)

Officer (give title

5. Amount of Securities Beneficially Owned Following Reported Transaction(s) (Instr. 3 and 4)

9. Number of

derivative Securities Beneficially

Owned Following Reported Transaction(s) (Instr. 4)

0

0

0

345 PAF						3. Date of Earliest Transaction (Month/Day/Year) 01/29/2021												
(Street) NEW Y	4. If Amendment, I							iment, D	ent, Date of Original Filed (Month/Day/Year)								n	
(City)		(State)	(Zip)															
			Table I -	Non	-Deriv	vativ	e Se	ecuriti	es Acq	uir	ed, Dis	pose	ed of, c	or Ben	efici	ally C)	
1. Title of	itle of Security (Instr. 3) 2. Tran Date (Monti							2A. Dee Executio if any (Month/			ansaction de (Instr.	4. S Dis	4. Securities Acquired (A) or Disposed Of (D) (Instr. 3, 4 an				ıd 5)	
										Co	de V	Am	nount	(A) (D)	or	Price		
			Table						s Acqui								v	
1. Title of Derivative Security (Instr. 3)	2. Conversion or Exercise Price of Derivative Security	rcise (Month/Day/Year) if any Code (Instr. Securities of (Month/Day/Year) (Month/Day/Year) 8) Acquired (A) o Disposed of (D (Instr. 3, 4 and		er of re s I (A) or d of (D)		xerc n Da	isable and	i 7. Se De					ie va r.					
			Code V (A) (D)			Date Exercisable		Expiration Date		tle	Amount or Number of Shares							
Class B Common Stock	(2)	01/29/2021		S ⁽¹⁾			96,9	933,192	(2)		(2)	C	Class A Common Stock			2 (1)		
Class D Common Stock	(3)(4)	01/29/2021		S ⁽¹⁾			22,9	988,329	(3)(4)		(3)(4)	c	Class C Common Stock	22,988,329		(1)		
Non- voting common units of Tradeweb Markets LLC	(4)	01/29/2021		S ⁽¹⁾			22,9	988,329	(4)		(4)	C	Class A Common tock ⁽³⁾⁽⁴⁾	22,98	8,329		1	
<u>York P</u> (Last) C/O TH		(First) TONE GROUP	(Middle)	e)			-											
(Last) C/O TH 345 PAF (Street)	E BLACKS RK AVENU	TONE GROUP E	INC.				_											
(Last) C/O TH 345 PAF	E BLACKS RK AVENU	TONE GROUP					_											
(Last) C/O THI 345 PAF (Street) NEW Y0 (City)	E BLACKS RK AVENU ORK	TONE GROUP E NY (State)	INC. 1015- (Zip)															
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STATEMENT OF CHANGES IN BENEFICIAL OWNERSHIP Filed pursuant to Section 16(a) of the Securities Exchange Act of 1934 or Section 30(h) of the Investment Company Act of 1940

2. Issuer Name and Ticker or Trading Symbol

Tradeweb Markets Inc. [TW]

1. Name and Address BCP York Sub	of Reporting Person [*] sidiary (Caymar	<u>ı) L.P.</u>
(Last)	(First)	(Middle)
C/O THE BLACE	STONE GROUP II	NC.
345 PARK AVEN	UE	
(Street)		
NEW YORK	NY	10154
(City)	(State)	(Zip)
1. Name and Address <u>BCP VII Hold</u>	of Reporting Person [*] ings Manager (C	<u>Cayman) L.L.C.</u>
(Last)	(First)	(Middle)
C/O THE BLACE	STONE GROUP II	NC.
345 PARK AVEN	UE	
(Street)		
NEW YORK	NY	10154
(City)	(State)	(Zip)

Explanation of Responses:

1. On January 29, 2021, the Reporting Persons sold their interests in Refinitiv Parent Limited, which indirectly beneficially owns the securities of the Issuer reported herein, to the London Stock Exchange Group plc ("LSEG plc") in an all-stock transaction, for an aggregate of 204,225,968 voting and limited voting ordinary shares to be issued by LSEG plc in accordance with the terms of the stock purchase agreement governing the transaction (the "Sale"). No securities of the Issuer were transferred by Refinitiv TW Holdings Ltd. or Refinitiv US PME LLC in connection with the Sale, and such entities continue to own the securities reported herein.

2. Shares of the Issuer's Class B common stock ("Class B Common Stock") have ten votes per share and are exchangeable for shares of the Issuer's Class A common stock ("Class A Common Stock") on a one-for-one basis at the discretion of the holder. These exchange rights do not expire.

3. Shares of Class D common stock of the Issuer ("Class D Common Stock") have ten votes per share but no economic rights (including rights to dividends or, other than their par value, distributions upon liquidation) and are issued in an equal amount to the number of non-voting common units of Tradeweb Markets LLC, a subsidiary of the Issuer ("LLC Units"), held. Shares of Class D Common Stock are exchangeable for shares of the Issuer's Class C common stock ("Class C Common Stock"), which have one vote per share but no economic rights (other than their par value upon liquidation), on a one-for-one basis at the discretion of the holder. These exchange rights do not expire.

4. Pursuant to the terms of the limited liability company agreement for Tradeweb Markets LLC, LLC Units may be exchanged for shares of Class A Common Stock or Class B Common Stock, in each case, on a one-for-one basis at the discretion of the holder. Upon such an exchange, a corresponding number of shares of Class D Common Stock (or shares of Class C Common Stock, in the event the holder exchanged its shares of Class D Common Stock as described above) will be canceled. These exchange rights do not expire.

5. These securities are directly held by Refinitiv TW Holdings Ltd.

6. These securities are directly held by Refinitiv US PME LLC.

7. Refinitiv US LLC is the controlling member of Refinitiv US PME LLC. Refinitiv US Holdings Inc. is the sole member of Refinitiv US LLC. Refinitiv Parent Limited is the sole shareholder of Refinitiv US Holdings Inc. and Refinitiv TW Holdings Itd. Frior to the Sale, York Parent Limited (*fl/a* Refinitiv Holdings Limited) was the sole shareholder of Refinitiv Parent Limited. BCP York Holdings (Delaware) L.P. is the majority shareholder of Refinitiv Holdings Limited, BCP York Holdings (Delaware) L.P. is the general partner of BCP York Holdings (Delaware) L.P. is the sole member of BCP York Holdings GP (Delaware) L.L.C. BCP VII Holdings (Delaware) L.P. BCP York Subsidiary (Cayman) L.P. is the sole member of BCP York Holdings GP (Delaware) L.C. BCP VII Holdings (Delaware) L.P. BCP York Subsidiary (Cayman) L.P. is the sole member of BCP York Holdings GP (Delaware) L.C. BCP VII Holdings (Delaware) L.P. BCP York Subsidiary (Cayman) L.P. is the sole member of BCP York Holdings GP (Delaware) L.C. BCP VII Holdings (Delaware) L.P. BCP York Subsidiary (Cayman) L.P. is the sole member of BCP York Holdings GP (Delaware) L.C. BCP VII Holdings (Delaware) L.P. BCP York Subsidiary (Cayman) L.P. is the sole member of BCP York Holdings (Delaware) L.P. BCP York Subsidiary (Cayman) L.P. is the sole member of BCP York Holdings (Delaware) L.P. BCP York Subsidiary (Cayman) L.P. is the sole member of BCP York Holdings (Delaware) L.P. BCP York Subsidiary (Cayman) L.P. is the sole member of BCP York Subsidiary (Cayman) L.P. is the sole member of BCP York Subsidiary (Cayman) L.P. is the sole member of BCP York Subsidiary (Cayman) L.P. is the sole member of BCP York Subsidiary (Cayman) L.P. is the sole member of BCP York Subsidiary (Cayman) L.P. is the sole member of BCP York Subsidiary (Cayman) L.P. is the sole member of BCP York Subsidiary (Cayman) L.P. is the sole member of BCP York Subsidiary (Cayman) L.P. is the sole member of BCP York Subsidiary (Cayman) L.P. is the sole member of BCP York Subsidiary (Cayman) L.P. is the sole member o

A Blackstone Management Associates (Cayman) VII L.P. is the managing member of BCP VII Holdings Manager (Cayman) L.L.C. BCP VII GP L.L.C. is a general partner of Blackstone Management Associates (Cayman) VII L.P. Blackstone Holdings III GP L.P. is the sole member of BCP VII GP L.L.C. The general partner of Blackstone Holdings III GP L.P. is blackstone Group I.c. (*th*/a The Blackstone Group L.P.). The sole holder of the Class C common stock of The Blackstone Group Inc. is Blackstone Group Management L.L.C. Blackstone Group Management L.C. Blackstone Group Management GROUP MA

10. Information with respect to each of the Reporting Persons is given solely by such Reporting Person, and no Reporting Person has responsibility for the accuracy or completeness of information supplied by another Reporting Person. 11. Each of the Reporting Persons disclaims beneficial ownership of the securities reported herein, except to the extent of such Reporting Person's pecuniary interest therein, and, pursuant to Rule 16a-1(a)(4) under the Securities Exchange Act of 1934, each of the Reporting Persons states that the inclusion of these securities in this report shall not be deemed an admission of beneficial ownership of all of the reported securities for purposes of Section 16 or for any other purpose.

Remarks:

YORK PARENT LIMITED, By: /s/ Martin J. Brand, Name: Martin J. 02/02/2021 Brand, Title: Director **BCP YORK HOLDINGS** (DELAWARE) L.P., By: BCP York Holdings GP (Delaware) L.L.C., its 02/02/2021 general partner, By: /s/ Martin J. Brand, Name: Martin J. Brand, **Title: President** BCP YORK HOLDINGS GP (DELAWARE) L.L.C., By: /s/ 02/02/2021 Martin J. Brand, Name: Martin J. Brand, Title: President BCP YORK SUBSIDIARY (CAYMAN) L.P., By: BCP VII Holdings Manager (Cayman) LLC its GP, By: Blackstone Holdings III LP, its indirect MM, By: 02/02/2021 Blackstone Holdings III GP LP, its GP, By: Blackstone Holdings III GP Management LLC, its GP, By: /s/ Tabea Hsi, SMD BCP VII HOLDINGS MANAGER (CAYMAN) L.L.C., By: BCP VII GP L.L.C., its indirect MM, By: Blackstone Holdings III L.P., its SM, By: Blackstone Holdings III 02/02/2021 GP L.P., its GP, By: Blackstone Holdings III GP Management L.L.C., its GP, By: /s/ Tabea Y. Hsi, SMD ** Signature of Reporting Person 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.