FORM 4

UNITED STATES SECURITIES AND EXCHANGE COMMISSION

Washington, D.C. 20549

STATEMENT OF CHANGES IN BENEFICIAL OWNERSHIP

	OMB APPRO	OVAL					
	OMB Number:	3235-0287					
l	Estimated average burd	en					
l	hours per response:	0.5					

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Filed pursuant to Section 16(a) of the Securities Exchange Act of 1934 or Section 30(h) of the Investment Company Act of 1940

1. Name and Address of Reporting Person* <u>Bailey Brian D.</u>	2. Issuer Name and Ticker or Trading Symbol Bandwidth Inc. [BAND]										ationshi c all app Direc	licable	porting Po		,	to Issuer % Owner			
(Last) (First) (Mi C/O CARMICHAEL INVESTMENT LLC	3. Date of Earliest Transaction (Month/Day/Year) 03/14/2019										Office below	er (give v)	e title	Other (specify below)					
4725 PIEDMONT ROW DR, STE 210	4. If	4. If Amendment, Date of Original Filed (Month/Day/Year)									Individual or Joint/Group Filing (Check Applicable Line)								
(Street) CHARLOTTE NC 28											X Form filed by One Reporting Person Form filed by More than One Reporting Person								
(City) (State) (Zip	<u></u>																		
1. Title of Security (Instr. 3) 2. Transaction Date (Month/Day/Year)			2A. Deemed Execution Date, if any (Month/Day/Year)		3. Transaction Code (Instr.						r	5. Amount of Securities Beneficially Owned Following			6. Ownership Form: Direct (D) or Indirect (I) (Instr. 4)		7. Nature of Indirect Beneficial Ownership (Instr. 4)		
					Code	v	Amou	nt (A	A) or D)	Price		Tran	orted saction tr. 3 and						
Class A Common Stock	03/14/2019			S ⁽¹⁾		8,6	557	D \$.4131 ⁽²⁾	225,947			I		See footnotes(3)(4)(5)			
Class A Common Stock	03/14/2019			S ⁽¹⁾		39	90	D	\$65.45 ⁽⁶⁾		225,557			I		See footnotes ⁽³⁾⁽⁴⁾⁽⁵⁾			
Class A Common Stock			S ⁽¹⁾		953		D	\$66.4031(7)		224,604)4	I		See footnotes ⁽³⁾⁽⁴⁾⁽⁵⁾				
Class A Common Stock			S ⁽¹⁾		8,343 D		D	\$65.8815(8)		216,261		1	I		See footnotes ⁽³⁾⁽⁴⁾⁽⁵⁾				
Class A Common Stock			S ⁽¹⁾		1,650		D	\$67.0272(9)		214,611		.1	I		See footnotes ⁽³⁾⁽⁴⁾⁽⁵⁾				
Class A Common Stock 03/15/2019					S		7 D		D	\$67.63		214,604)4	I		See footnotes ⁽³⁾⁽⁴⁾⁽⁵⁾		
Tab	le II - Derivati (e.g., pu												wned						
Derivative Conversion Date Security Or Exercise (Month/Day/Year) if	Execution Date, if any (Month/Day/Year)	4. Transaction Code (Instr. 8)		5. Number of Derivative Securities Acquired (A) or Disposed of (D) (Instr. 3, 4 and 5)		Expira	e Exercisable and tion Date n/Day/Year)		,	7. Title and Amount of Securities Underlying Derivative Security (Instr. and 4)		Deri Sec (Inst	rice of vative urity tr. 5)	deriva Secur Benef Owner Follov Repor	ities icially d ving ted action(s)	10. Owners Form: Direct or India (I) (Inst	ship (D) rect	11. Nature of Indirect Beneficial Ownership (Instr. 4)	
Explanation of Responses:		Code	v	(A)		Date Exerci	sable	Expiratio Date			Amount or Number of Shares								

- 1. The sales reported in this Form 4 were effected pursuant to a Rule 10b5-1 trading plan.
- 2. The price reported in Column 4 is a weighted average price. These shares were sold in multiple transactions at prices ranging from \$64.16 to \$65.10. The reporting person undertakes to provide Bandwidth Inc. (the "Company"), any security holder of the Company, or the staff of the Securities and Exchange Commission, upon request, full information regarding the number of shares sold at each separate price within the range set forth in this footnote.
- 3. Following the transactions reported herein, consists of (i) 1,517 shares of Class A Common Stock held by Carmichael Investment Partners, LLC ("CIP"), (ii) 908 shares of Class A Common Stock held by Carmichael Investment Partners III, LLC ("CIP III"), (iii) 608 shares of Class A Common Stock held by Carmichael Investment Partners III, LLC ("CIP III" and, together with CIP and CIP II, the "Carmichael Investment Partners" in LLC ("CIP III"), (iii) 608 shares of Class A Common Stock held by Carmichael Investment Partners III, LLC ("CIP III"), (iii) 608 shares of Class A Common Stock held by Carmichael Investment Partners III, LLC ("CIP III"), (iii) 608 shares of Class A Common Stock held by Carmichael Investment Partners III, LLC ("CIP III"), (iii) 608 shares of Class A Common Stock held by Carmichael Investment Partners III, LLC ("CIP III"), (iii) 608 shares of Class A Common Stock held by Carmichael Investment Partners III, LLC ("CIP III"), (iii) 608 shares of Class A Common Stock held by Carmichael Investment Partners III, LLC ("CIP III"), (iii) 608 shares of Class A Common Stock held by Carmichael Investment Partners III, LLC ("CIP III"), (iii) 608 shares of Class A Common Stock held by Carmichael Investment Partners III, LLC ("CIP III"), (iii) 608 shares of Class A Common Stock held by Carmichael Investment Partners III, LLC ("CIP III"), (iii) 608 shares of Class A Common Stock held by Carmichael Investment Partners III, LLC ("CIP III"), (iii) 608 shares of Class A Common Stock held by Carmichael Investment Partners III ("CIP III"), (iii) 608 shares of Class A Common Stock held by Carmichael Investment Partners III ("CIP III"), (iii) 608 shares of Class A Common Stock held by Carmichael Investment Partners III ("CIP III"), (iii) 608 shares of Class A Common Stock held by Carmichael Investment Partners III ("CIP III"), (iii) 608 shares of Class A Common Stock held by Carmichael Investment Partners III ("CIP III"), (iii) 608 shares of Class A Common Stock held by Carmichael Investment Partners III ("CIP III") Entities"), (iv) 206,329 shares of Class A Common Stock held directly by Carmichael Bandwidth, LLC and (v) 5,242 shares of Class A Common Stock held directly by Brian D. Bailey.
- 4. Pursuant to an agreement between Mr. Bailey and Carmichael Partners LLC, Carmichael Partners LLC is entitled to all economic benefit with respect to 3,667 shares held by Mr. Bailey.
- 5. Carmichael Bandwidth LLC is the managing member of each of the Carmichael Entities. Brian D. Bailey and Kevin J. Martin are the managing partners of Carmichael Bandwidth LLC and Carmichael Partners LLC and share voting and dispositive power with respect to the shares held by the Carmichael Entities and Carmichael Partners LLC. Each of the Reporting Persons disclaims beneficial ownership of the securities reported herein except to the extent of its or their pecuniary interest therein.
- 6. The price reported in Column 4 is a weighted average price. These shares were sold in multiple transactions at prices ranging from \$65.16 to \$66.11. The reporting person undertakes to provide the Company, any security holder of the Company, or the staff of the Securities and Exchange Commission, upon request, full information regarding the number of shares sold at each separate price within the range set forth in this footnote.
- 7. The price reported in Column 4 is a weighted average price. These shares were sold in multiple transactions at prices ranging from \$66.22 to \$66.67. The reporting person undertakes to provide the Company, any security holder of the Company, or the staff of the Securities and Exchange Commission, upon request, full information regarding the number of shares sold at each separate price within the range set forth in this footnote.
- 8. The price reported in Column 4 is a weighted average price. These shares were sold in multiple transactions at prices ranging from \$65.38 to \$66.37. The reporting person undertakes to provide the Company, any security holder of the Company, or the staff of the Securities and Exchange Commission, upon request, full information regarding the number of shares sold at each separate price within the range set forth in this footnote
- 9. The price reported in Column 4 is a weighted average price. These shares were sold in multiple transactions at prices ranging from \$66.58 to \$67.46. The reporting person undertakes to provide the Company,

any security holder of the Company, or the staff of the Securities and Exchange Commission, upon request, full information regarding the number of shares sold at each separate price within the range set forth in this footnote.

Remarks:

<u>/s/ Brian D. Bailey</u> 03/18/2019

** 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.

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