SEC Form 4 UNITED 3	STATES SECURITIES AND EXCHANGE CO	OMMISSION					
	Washington, D.C. 20549	Washington, D.C. 20549					
Check this box if no longer subject to Section 16. Form 4 or Form 5 obligations may continue. See Instruction 1(b).	Filed pursuant to Section 16(a) of the Securities Exchange Act of 19						
1. Name and Address of Reporting Person*	or Section 30(h) of the Investment Company Act of 1940 2. Issuer Name and Ticker or Trading Symbol <u>nCino OpCo, Inc.</u> [NCNO]	5. Relationship of (Check all applicat	elationship of Reporting Person(s) to Issue ck all applicable)				
Rudow David		Director X Officer (g	10% Ovive title Other (s				
(Last)(First)(Middle)6770 PARKER FARM DRIVE, SUITE 200	3. Date of Earliest Transaction (Month/Day/Year) 01/07/2022	below)	below) CFO & Treasurer				
	4. If Amendment, Date of Original Filed (Month/Day/Year)	6. Individual or Joir	nt/Group Filing (Check Ap	oplic			

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(Last)	(First)	(Middle)		of Earliest Transac			Day/Year)	- x	Director Officer (give title below) CFO &	Dwner (specify)		
6770 PARKER F	ARM DRIV	E, SUITE 200										
(Street)			4. If An	nendment, Date of (Driginal	Filed	(Month/Day/Ye	ear)	Line)	ividual or Joint/Grou		
WILMINGTON	NC	28405								Form filed by On Form filed by Mo	1 0	
(City)	(State)	(Zip)								Person		
		Table I - No	n-Derivative S	ecurities Acqu	uired,	Disp	oosed of, o	or Ben	eficially	Owned		
		2. Transaction Date (Month/Day/Year)	2A. Deemed Execution Date, if any (Month/Day/Year)	3. Transa Code (8)		4. Securities Disposed Of 5)			5. Amount of Securities Beneficially Owned Following Reported	6. Ownership Form: Direct (D) or Indirect (I) (Instr. 4)	7. Nature of Indirect Beneficial Ownership (Instr. 4)	
					Code V		Amount (A) or (D)		Price	Transaction(s) (Instr. 3 and 4)		(11311.4)
Common Stock			01/07/2022		D		18,806	D	(1)(2)	28,826	D	

Table II - Derivative Securities Acquired, Disposed of, or Beneficially Owned (e.g., puts, calls, warrants, options, convertible securities)

D

28,826

D

(1)(3)

0

D

	3		2					3		-		-	3		
1. Title of Derivative Security (Instr. 3)	2. Conversion or Exercise Price of Derivative Security	3. Transaction Date (Month/Day/Year)	3A. Deemed Execution Date, if any (Month/Day/Year)	4. Transa Code (8)		of Deri Seci Acq (A) o Disp of (E	umber vative urities uired or oosed D) (Instr. and 5)	6. Date Exercisable and Expiration Date (Month/Day/Year)		7. Title and Amount of Securities Underlying Derivative Security (Instr. 3 and 4)		8. Price of Derivative Security (Instr. 5)	9. Number of derivative Securities Beneficially Owned Following Reported Transaction(s) (Instr. 4)	10. Ownership Form: Direct (D) or Indirect (I) (Instr. 4)	11. Nature of Indirect Beneficial Ownership (Instr. 4)
				Code	v	(A)	(D)	Date Exercisable	Expiration Date	Title	Amount or Number of Shares				
Restricted Stock Units	(4)	01/07/2022		D			50,000	(4)	11/01/2026	Common Stock	50,000	(1)(3)	0	D	
Restricted Stock Units	(5)	01/07/2022		D			40,782	(5)	06/08/2027	Common Stock	40,782	(1)(3)	0	D	

Explanation of Responses:

Common Stock

1. Pursuant to the Agreement and Plan of Merger, dated November 16, 2021 (the "Merger Agreement"), by and among the Issuer, Penny HoldCo, Inc., a Delaware corporation and a wholly owned subsidiary of the Issuer ("Parent"), SimpleNexus, LLC, a Utah limited liability company (the "SimpleNexus"), and certain other parties, effective January 7, 2022, among other things: (i) the Issuer merged with a merger sub and survived such merger as a wholly owned subsidiary of Parent (the "nCino Merger"); (ii) certain blocker merger sub entities merged with and into the respective corresponding blocker entity, with each of the respective blocker entities surviving as a wholly owned subsidiary of Parent; (iii) SimpleNexus merged with a separate merger sub and survived such merger as a wholly owned indirect subsidiary of Parent (the mergers contemplated in clauses (i) - (iii) hereof, collectively, the "Mergers"). Upon completion of the Mergers, Parent changed its name to nCino, Inc.

2. Pursuant to the Merger Agreement, at the effective time of the nCino Merger (the "Effective Time"), these shares of the Issuer's common stock, par value \$0.0005 per share, ("Shares") converted automatically into an equivalent number of shares of common stock, par value \$0.0005 per share, of Parent ("Parent Shares"). As of January 7, 2022, the closing market price of the Shares was \$50.82

3. Pursuant to the Merger Agreement, at the Effective Time, these restricted stock units ("RSUs") converted automatically into an award of an equivalent number of Parent restricted stock units on substantially the same terms and conditions (including vesting and delivery schedule) as applied to such RSU immediately prior to the Effective Time.

4. Each RSU represents a contingent right to receive one Share. These RSUs remain from an original grant of 100,000 RSUs that vest in four equal annual installments starting on November 1, 2020, subject to the reporting person's continued employment through the applicable vesting date

5. Each RSU represents a contingent right to receive one Share. These RSUs remain from an original grant of 54,375 RSUs that vest in four equal annual installments starting on June 8, 2021, subject to the reporting person's continued employment through the applicable vesting date

/s/ Jeanette Sellers, Attorneyin-Fact for David Rudow

01/11/2022

** 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).

01/07/2022

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.