FORM 4

UNITED STATES SECURITIES AND EXCHANGE COMMISSION

Washington, D.C. 20549

STATEMENT	OF CHANG

GES IN BENEFICIAL OWNERSHIP

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

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

Filed nursuant to Section 16(a) of the Securities Eychange Act of 1934

									company Act o							
1. Name and Address of Reporting Person* <u>Insight Holdings Group, LLC</u>			2. Issuer Name and Ticker or Trading Symbol nCino, Inc. [NCNO]							5. Relationship of Reporting Person(s) to Issuer (Check all applicable) X Director X 10% Owner						
	(Fii IGHT PAR' ENUE OF '	,	Middle)	3. Date of Earliest Transaction (Month/Day/Year) 01/07/2022						Officer (give title Other (specify below) below)						
FLOOR			, 50111	4. If Amendment, Date of Original Filed (Month/Day/Year)						6. Individual or Joint/Group Filing (Check Applicable						
(Street)	ORK NY	<i>l</i> 1	0036							Line) Form filed by One Reporting Person X Form filed by More than One Reporting Person						
(City)	(St	ate) (Z	Zip)													
		Table	I - Non-Deriva				_	d, Di				ally Own	ed			
Da		2. Transaction Date (Month/Day/	Exer) if a	r) if any		3. Transaction Code (Instr. 8)			Acquired (A) or (D) (Instr. 3, 4 and		Beneficia Owned F	s Illy ollowing	6. Own Form: (D) or I (I) (Ins	Direct Indirect	7. Nature of Indirect Beneficial Ownership	
						Code	v	Amount	(A) o (D)	Price	Reported Transacti (Instr. 3 a	on(s)			(Instr. 4)	
Common Stock 01/		01/07/20	122		A		4,190,253	A	(1)	4,190,253		(2)		See footnotes ⁽³⁾		
Common Stock 01/07			01/07/20	22		A		3,368,720	A	(1)	3,368,720		(2)		See footnotes ⁽⁴⁾	
Common Stock 01/07/20		22		A		3,097,549	A	(1)	3,097,549		(2)		See footnotes ⁽⁵⁾			
Common	Stock		01/07/20	22			A		3,812,367	A	(1)	3,812	,367	I	(2)	See footnotes ⁽⁶⁾
		Tal	ole II - Derivati e.g., pu						posed of, o				d		•	
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. Transact Code (Ins	str. 5. A	. Numb	er 6. Da Expi (Moi		rcisable and Date	7. Title and Amount of Securities Underlying Derivative Security (Ins: 3 and 4)		8. Price of Derivative Security (Instr. 5)	9. Numb derivativ Securiti Benefici Owned Followir Reporte Transac (Instr. 4)	ive Cies F cially Cong (I ed ction(s)	10. Ownersl Form: Direct (I or Indire (I) (Instr.	Beneficia Ownersh ect (Instr. 4)
				Code V	, (A	A) (D	Date) Exer	cisable	Expiration Date	Title	Amount or Number of Shares					
		Reporting Person*														
(Last)	IGHT PAR	(First) TNERS	(Middle)													

1114 AVENUE OF THE AMERICAS, 36TH FLOOR (Street) **NEW YORK** 10036 NY (State) (City) (Zip) 1. Name and Address of Reporting Person^* **Insight Venture Associates Growth-Buyout** Coinvestment Ltd. (Last) (First) (Middle) C/O INSIGHT PARTNERS 1114 AVENUE OF THE AMERICAS, 36TH FLOOR (Street)

NEW YORK	NY	10036
(City)	(State)	(Zip)
		son* Growth-Buyout
(Last) C/O INSIGHT I		(Middle)
1114 AVENUE	OF THE AMER	ICAS, 36TH FLOOR
(Street) NEW YORK	NY	10036
(City)	(State)	(Zip)
		son* rowth-Buyout
(Last) C/O INSIGHT I	(First)	(Middle)
1114 AVENUE	OF THE AMER	ICAS, 36TH FLOOR
(Street) NEW YORK	NY	10036
(City)	(State)	(Zip)
1. Name and Addre <u>Insight Ventu</u>	<u>ıre Partners G</u>	<u>TOWIII-DUYOUL</u>
Insight Ventu Coinvestmen (Last) C/O INSIGHT I	(First) PARTNERS	
Insight Ventu Coinvestmen (Last) C/O INSIGHT I	(First) PARTNERS OF THE AMER	(Middle)
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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

This Form 4 is the second of three Forms 4 filed relating to the same event. The Form 4 has been split into three filings because there are more than 10 reporting persons in total, and the SEC's EDGAR filing system limits a single Form 4 to a maximum of 10 reporting persons. Each Form 4 is filed by Designated Filer, Insight Holdings Group, LLC. Jeffrey Horing, a member of the board of managers of Insight Holdings Group, LLC, serves on the Board of Directors of the Issuer (the "Board"). Solely for purposes of Section 16 of the Securities Exchange Act of 1934, as amended (the "Exchange Act"), each of the Reporting Persons may be deemed to be a "director by deputization" of the Issuer as a result of the service of Mr. Horing on the Board. Exhibit 11st Exhibit 99.1 - Explanation of Responses Exhibit 99.2 - Joint Filers' Signatures Exhibit 99.3 - Joint Filer Information

> Insight Holdings Group, LLC; 01/11/2022 By /s/ Andrew Prodromos, Attorney-in-Fact

** 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.

EXPLANATION OF RESPONSES

- Pursuant to the Agreement and Plan of Merger, dated November 16, 2021 (the "Merger Agreement"), by and among nCino, Inc., a Delaware corporation ("Old nCino"), Penny HoldCo, Inc., a Delaware corporation and, at the time, a wholly owned subsidiary of Old nCino (the "Issuer"), SimpleNexus, LLC, a Utah limited liability company (the "SimpleNexus"), and certain other parties, effective January 7, 2022, among other things: (i) Old nCino merged with a merger sub and survived such merger as a wholly owned subsidiary of the Issuer (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 the Issuer; (iii) SimpleNexus merged with a separate merger sub and survived such merger as a wholly owned indirect subsidiary of the Issuer (the mergers contemplated in clauses (i) (iii) hereof, collectively, the "Mergers"). Upon completion of the Mergers, the Issuer changed its name to nCino, Inc. Pursuant to the Merger Agreement, at the effective time of the nCino Merger, each share of Old nCino common stock, par value \$0.0005 per share ("Old nCino Shares"), converted automatically into one share of common stock, par value \$0.0005 per share, of the Issuer ("Shares"). As of January 7, 2022, the closing market price of the Old nCino Shares was \$50.82.
- (2) For purposes of the exemption under Rule 16b-3 promulgated under the Exchange Act, the Board approved the acquisition of any direct or indirect pecuniary interest in any and all of the Shares by the Reporting Person as a result of or in connection with the transaction reported in this Form 4.
- (3) Held directly by Insight Venture Partners Growth-Buyout Coinvestment Fund, L.P.
- (4) Held directly by Insight Venture Partners Growth-Buyout Coinvestment Fund (Cayman), L.P.
- (5) Held directly by Insight Venture Partners Growth-Buyout Coinvestment Fund (Delaware), L.P.
- (6) Held directly by Insight Venture Partners Growth-Buyout Coinvestment Fund (B), L.P.

JOINT FILERS' SIGNATURES

INSIGHT HOLDINGS GROUP, LLC

By: /s/ Andrew Prodromos Name: Andrew Prodromos Title: Attorney-in-Fact	Date: <u>01/11/2022</u>
INSIGHT VENTURE ASSOCIATES GROWTH-BUYOUT COINVESTMENT, LTD.	
By: /s/ Andrew Prodromos Name: Andrew Prodromos Title: Authorized Officer	Date: 01/11/2022
INSIGHT VENTURE ASSOCIATES GROWTH-BUYOUT COINVESTMENT, L.P. By: Insight Venture Associates Growth-Buyout Coinvestment, Ltd., its general partner	
By: /s/ Andrew Prodromos Name: Andrew Prodromos Title: Authorized Officer	Date: 01/11/2022
INSIGHT VENTURE PARTNERS GROWTH-BUYOUT COINVESTMENT FUND, L.P. By: Insight Venture Associates Growth-Buyout Coinvestment, L.P., its general partner By: Insight Venture Associates Growth-Buyout Coinvestment, Ltd., its general partner	
By: /s/ Andrew Prodromos Name: Andrew Prodromos Title: Authorized Officer	Date: <u>01/11/2022</u>

INSIGHT VENTURE PARTNERS GROWTH-BUYOUT COINVESTMENT FUND (CAYMAN), L.P. By: Insight Venture Associates Growth-Buyout Coinvestment, L.P., its general partner By: Insight Venture Associates Growth-Buyout Coinvestment, Ltd., its general partner

By: <u>/s/ Andrew Prodromos</u> Date: <u>01/11/2022</u>

Name:Andrew Prodromos Title: Authorized Officer

INSIGHT VENTURE PARTNERS GROWTH-BUYOUT

COINVESTMENT FUND (DELAWARE), L.P. By: Insight Venture Associates Growth-Buyout Coinvestment, L.P., its general partner

By: Insight Venture Associates Growth-Buyout

Coinvestment, Ltd., its general partner

By: /s/ Andrew Prodromos Date: 01/11/2022

Name: Andrew Prodromos Title: Authorized Officer

INSIGHT VENTURE PARTNERS GROWTH-BUYOUT

COINVESTMENT FUND (B), L.P.

By: Insight Venture Associates Growth-Buyout

Coinvestment, L.P., its general partner

By: Insight Venture Associates Growth-Buyout

Coinvestment, Ltd., its general partner

By: <u>/s/ Andrew Prodromos</u> Date: <u>01/11/2022</u>

Name: Andrew Prodromos Title: Authorized Officer

JOINT FILER INFORMATION

2,217,791 shares of common stock are held of record by Insight SN Holdings, LLC ("IVP X HoldCo 1"), 1,827,484 shares of common stock are held of record by Insight SN Holdings 2, LLC ("IVP X Holdco 2"), 3,240,081 shares of common stock are held of record by Insight Venture Partners (Cayman) X, L.P. ("IVP Cayman X") and 626,762 shares of common stock are held of record by Insight Venture Partners (Delaware) X, L.P. ("IVP Delaware X" and, together with IVP X Holdco 1, IVP X Holdco 2 and IVP Cayman X, the "IVP X Entities").

The amount listed as owned by each IVP X Entity may be deemed to be attributable to each of the other IVP X Entities, Insight Venture Partners X, L.P. ("IVP X"), Insight Venture Partners X (Co-Investors), L.P. ("IVP Co-Investors X"), Insight Venture Associates X, L.P. ("IVA X"), Insight Venture Associates X, Ltd. ("IVA X Ltd") and Insight Holdings Group, LLC ("Holdings"), because Holdings is the sole shareholder of IVA X Ltd, which in turn is the general partner of IVA X, which in turn is the general partner of each of IVP X, IVP Cayman X, IVP Delaware X and IVP Co-Investors X, and IVP X and IVP Co-Investors X in turn are the sole members of each of IVP X HoldCo 1 and IVP X HoldCo 2.

10,310,944 shares of common stock are held of record by Insight Venture Partners IX, L.P. ("IVP IX"), 5,123,257 shares of common stock are held of record by Insight Venture Partners (Cayman) IX, L.P. ("IVP Cayman IX"), 1,092,443 shares of common stock are held of record by Insight Venture Partners (Delaware) IX, L.P. ("IVP Delaware IX") and 205,816 shares of common stock are held of record by Insight Venture Partners IX (Co-Investors), L.P. ("IVP Co-Investors IX" and, together with IVP IX, IVP Cayman IX and IVP Delaware IX, the "IVP IX Funds").

The amount listed as owned by each IVP IX Fund may be deemed to be attributable to each of the other IVP IX Funds, Insight Venture Associates IX, L.P. ("IVA IX"), Insight Venture Associates IX, Ltd. ("IVA IX Ltd") and Holdings, because Holdings is the sole shareholder of IVA IX Ltd, which in turn is the general partner of IVA IX, which in turn is the general partner of each of the IVP IX Funds.

4,190,253 shares of common stock are held of record by Insight Venture Partners Growth-Buyout Coinvestment Fund, L.P. ("IVP Coinvestment"), 3,368,720 shares of common stock are held of record by Insight Venture Partners Growth-Buyout Coinvestment Fund (Cayman), L.P. ("IVP Coinvestment Cayman"), 3,097,549 shares of common stock are held of record by Insight Venture Partners Growth-Buyout Coinvestment Delaware") and 3,812,367 shares of common stock are held of record by Insight Venture Partners Growth-Buyout Coinvestment Fund (B), L.P. ("IVP Coinvestment Fund (B)" and, together with IVP Coinvestment, IVP Coinvestment Cayman and IVP Coinvestment Delaware, the "IVP Coinvestment Funds").

The amount listed as owned by each IVP Coinvestment Fund may be deemed to be attributable to each of the other IVP Coinvestment Funds, Insight Venture Associates Growth-Buyout Coinvestment, L.P. ("IVA Coinvestment"), Insight Venture Associates Growth-Buyout Coinvestment, Ltd. ("IVA Coinvestment Ltd") and Holdings, because Holdings is the sole shareholder of IVA Coinvestment Ltd, which in turn is the general partner of IVA Coinvestment, which in turn is the general partner of each of the IVP Coinvestment Funds.

9,547 shares of common stock are held of record by IVP (Venice), L.P. ("IVP Venice" and, together with the IVP X Entities, the IVP IX Funds and the IVP Coinvestment Funds, the "Funds"). The amount listed as owned by IVP Venice may be deemed to be attributable to each of IVP GP (Venice), LLC ("IVP GP Venice"), IVA X Ltd and Holdings, because Holdings is the sole shareholder of IVA X Ltd, which in turn is the managing member of IVP GP Venice, which in turn is the general partner of IVP Venice.

Each of Jeffrey Horing, Deven Parekh, Jeffrey Lieberman and Michael Triplett is a member of the board of managers of Holdings and may be deemed to have shared voting and dispositive power over the shares held of record by the Funds. The foregoing is not an admission by IVA IX, IVA IX Ltd, IVA Coinvestment, IVA Coinvestment Ltd, IVA X, IVA X Ltd, IVP GP Venice or Holdings that it is the beneficial owner of the shares held of record by the Funds. Each of Messrs. Horing, Parekh, Lieberman and Triplett disclaims beneficial ownership of the shares held by the Funds, except to the extent of his pecuniary interest therein.

The address of each of the entities and persons identified in this Exhibit 99.3 is c/o Insight Partners, 1114 Avenue of the Americas, 36th Floor, New York, New York 10036.