FORM 4

UNITED STATES SECURITIES AND EXCHANGE COMMISSION

Washington, D.C. 20549

STATEMENT OF CHANGES 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 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>EFRUSY KEVIN</u>					Couchbase, Inc. [BASE]								5. Relationship of Reporting Person(s) to Issuer (Check all applicable) Director 10% Owner					
(Last)	(Fi	rst) (ľ	Middle)		Date of E		nsactio	n (Moi	nth/Day/Year)				er (give	title		er (sp	- 1
C/O COUCHBASE, INC. 3250 OLCOTT STREET				4.	If Amend		6. Individual or Joint/Group Filing (Check Applicable Line) Form filed by One Reporting Person											
(Street) SANTA CLARA	CA	A 9	5054			ulo 10)h5 1/a) Tr	nec	ection Inc	dicati		Form Perso		y More tha	an One	Report	ting
City) (State) (Zip)				Rule 10b5-1(c) Transaction Indication Check this box to indicate that a transaction was made pursuant to a contract, instruction or written plan that is intended to satisfy the affirmative defense conditions of Rule 10b5-1(c). See Instruction 10.											ed to			
(Oity)	(51			on-Deriva	tive					ditions of Rule Pisposed C	`			ed				
1. Title of Security (Instr. 3) 2. Transaction Date (Month/Day/Ye			1	2A. Deemed Execution Date, if any (Month/Day/Year)		3. Transaction Code (Instr. 8)		4. Securities Acqui		d (A) or	5. Amount of Securities Beneficially Owned Following Reported		6. Ownership Form: Direct (D) or Indirect (I) (Instr. 4)		. Natu ndirect Benefic	t cial ship		
								Code	v	Amount	(A) or (D)	Price	Transaction (Instr. 3 and				Instr. 4	"
Common	Stock			05/30/202	24			A		6,494(1)	A	\$0	28,02	7	D			
Common	Stock												548,874	4 ⁽²⁾	I		Accel	X L.P.
Common	Stock												146,48	34	I	(I S	Accel Grow Fund Strate Partne	th II
Common	Stock												217,11	0	I	I I 2	Accel Grown Fund Invest 2013	th
Common	Stock												41,585	(4)	I		Accel Strate Partne	
Common	Stock												2,022,3	12	I	I	Accel Grow Fund	
Common	Stock												57,390	J (5)	I		Accel nvest 2008	
Common	Stock												560%)	I	1	Accel Assoc L.L.C	iates
Common Stock									35,592 ⁽⁷⁾		I	I Fam		frusy y Trust /2005 ⁽⁸⁾				
		Tal	ble II							sposed of, , converti				d				
1. Title of Derivative Security (Instr. 3)	itle of 2. 3. Transaction 3A. Deemed Execution Date or Exercise (Month/Day/Year) if any			4. 5. Numb of Code (Instr. Derivative		Expiration Date (Month/Day/Year) ss d			7. Title and Amount of Securities Underlying Derivative Security (Instr. 3 and 4)		Derivative Security (Instr. 5) Benef Owne Follow Repor		rities ficially d wing rted action(s)	Ownership Form: Direct (D) or Indirect (I) (Instr. 4)		11. Nature of Indirect Beneficial Ownership (Instr. 4)		

		Tal	ole II							•	osed of, convertib		ıor	ly Owne	d		
1. Title of	2. Conversion	3. Transaction		eemed	€ ode	V		um(D)er		tis Ebiter	Expiration is Datable and	7itTët	of le Salnaires unt of	8. Price of Derivative	9. Number of	10. Ownership	11. Nature
		e(\$/tonth/Day/Year)	if any		Code			vative		th/Day/			rities	Security	Securities	Form:	Beneficial
(Instr. 3)	Price of	of restricted stock un	(Mont	h/Day/Year)	8) -employ	vee dire	Secu	urities	it renres	ente a c	ontingent righ	Unde	rlying	(Instr. 5)	Beneficially	Direct (D)	^I Ownership
hundred perc	Derivative	the restricted stock un	nits will	subject to th	e Renoi	ting Per	Açqi	continu	ied servi	ice with	the Issuer thr	OUAD SU	ative	date vest on t	Owned he-earlier of (i) th	or indirect	: (ínštr. 4) iversary of
the date the a	annual award is	granted or (ii) the da	y prior t	to the date of	the Anr	nual Me	eting n	ext fol	lowing	the date	the annual av	vardis	rity (instra	,	Reported	e (1) (Instr. 41)"	
2. Reflects di	istributions of ((i) 423,600 shares of	he Issue	er's common	stock, (i	i) 423,6	00516	Hes of t	the Issue	er's com	mon stock, an	nd (iii) 5	550,680 sha	res of the Issu	erTransaction(s)	k, in each case	distributed
		d partners and genera															
December 18	8, 2023, Januar	y 8, 2024, and March	7, 2024	, respectively	, in acc	ordance	waller	Re exer	mptions	afforde	d by Rules 16	a-13 an	id 16a-9 of	the Securities	Exchange Act of	1934, as amen	ded.
3. Accel X A	Associates L.L.O	C. ("A10A") is the Ge	eneral Pa	artner of both	Accel 2	X L.P. a	nd Acc	cel X S	trategic	Partner	s L.P., and has	s the so	le voting ar	nd investment	power. Andrew G	. Braccia, Kev	in J. Efrusy,
		and Richard P. Wong															
		2A, is the General Par															
Braccia, San	neer K. Gandhi	, Ping Li, Ryan J. Sw	eeney ar	nd Richard P.	Wong a	ire the N	/Janagi	ng Mei	mbers o	f AGF2	A and Accel (Growth	F Number s	stors 2013 L.L	.C. and share such	powers. Each	person
disclaims bei	neficial owners	hip except to the exte	nt of the	eir pecuniary	interest	therein	. The a	ddress	for ate	Accel er	nti Expiration al	ove is	50 0 Univer	sity Avenue, I	Palo Alto, Californ	nia 94301.	_
4. Reflects di	istributions of ((i) 32,100 shares of th	e Issuer	's common st	ock, (ii)	32,100	shares	s of the	Issuer's	s commo	on stock, and	; iitie (iii) 41,	730 shares	of the Issuer's	common stock, in	each case dis	tributed by
Accel X Stra	tegic Partners l	L.P. to its limited part	ners and	l general part	ner, wh	ich shar	es wer	e furthe	er distril	buted, re	epresenting ea	ch such	partner's p	oro rata interes	t in such shares di	stributed, for 1	10

5. Reflects distributions of (i) 44,300 shares of the Issuer's common stock, (ii) 44,300 shares of the Issuer's common stock, and (iii) 57,590 shares of the Issuer's common stock, in each case distributed by Accel Investors 2008 L.L.C. to its limited partners and general partner, which shares were further distributed, representing each such partner's pro rata interest in such shares distributed, for no consideration on December 18, 2023, January 8, 2024, and March 7, 2024, respectively, in accordance with the exemptions afforded by Rules 16a-13 and 16a-9 of the Securities Exchange Act of 1934, as amended

consideration on December 18, 2023, January 8, 2024, and March 7, 2024, respectively, in accordance with the exemptions afforded by Rules 16a-13 and 16a-9 of the Securities Exchange Act of 1934, as

- 6. Reflects distribution of (i) 476 shares of the Issuer's common stock by Accel X L.P. and (ii) 84 shares of the Issuer's common stock by Accel X Strategic Partners L.P., in each case distributed to A10A for no consideration on March 7, 2024, in accordance with the exemptions afforded by Rules 16a-13 and 16a-9 of the Securities Exchange Act of 1934, as amended.
- 7. Reflects distributions of (i) 7,521 shares of the Issuer's common stock, (ii) 6,396 shares of the Issuer's common stock, and (iii) 210 shares of the Issuer's common stock, in each case distributed to The Efrusy Family Trust u/a/d 10/21/2005 (the "Trust"), of which Mr. Efrusy is a Trustee, for no consideration on December 18, 2023, January 8, 2024, and March 7, 2024, respectively, in accordance with the exemptions afforded by Rules 16a-13 and 16a-9 of the Securities Exchange Act of 1934, as amended.
- 8. Shares held by the Trust. The Reporting Person disclaims beneficial ownership over the securities reported herein except to the extent of his pecuniary interest therein, if any, and this report shall not be deemed an admission that the Reporting Person is the beneficial owner of such securities afforded by Rules 16a-13 and 16a-9 of the Securities Exchange Act of 1934, as amended.

Remarks:

/s/ Margaret Chow, by Power of Attorney for Kevin Efrusy

06/03/2024

** 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.