(Street)

UNITED STATES SECURITIES AND EXCHANGE COMMISSION

Washington, D.C. 20549

OMB APPROVAL

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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).

FORM 4

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

SORENSON CAPITAL PARTNERS III, LP					2. Issuer Name and Ticker or Trading Symbol <u>Couchbase, Inc.</u> [BASE] 3. Date of Earliest Transaction (Month/Day/Year)								5. Relationship of Reporting Person(s) to Issuer (Check all applicable) Director X 10% Owner Officer (give title Other (specify below) below)						
3400 ASHTON BOULEVARD, #400					07/26/2021														
(Street) LEHI UT 84043			_	4. If Amendment, Date of Original Filed (Month/Day/Year)								6. Individual or Joint/Group Filing (Check Applicable Line) Form filed by One Reporting Person X Form filed by More than One Reporting Person							
(City)	(State)	(Zip)																
		1	Table I - N						cquire	d, Di	sposed	of, or B	enefic	ially	Owned				
Date			nsactio h/Day/Y		Exec if any	2A. Deemed Execution Date, if any (Month/Day/Year)				Securities Acquired (A) or sposed Of (D) (Instr. 3, 4 and 5)			Beneficially Owned Following		6. Ownership Form: Direct (D) or Indirect (I) (Instr. 4)		7. Nature of Indirect Beneficial Ownership		
									Code	v	Amount	(A) 0 (D)	r Pric	e	Reported Transaction (Instr. 3 and				Instr. 4)
Common	Common Stock		07/2	26/20:	5/2021			с		3,248,3	92 A	((1)	3,406,128		I A		By: SCP Couchbase Acquisition, L.L.C. ⁽²⁾⁽³⁾	
			Table II								posed of convert				Owned				
1. Title of Derivative Security (Instr. 3)	2. Conversion or Exercise Price of Derivative Security	3. Transaction Date (Month/Day/Year)	3A. Deemed Execution D if any (Month/Day)	ate,	4. Transa Code (8)		Deri Sec Acq or D	umber of ivative urities uired (A) Disposed of (Instr. 3, 4 5)	6. Date Expirati (Month/	on Da		Securitie Derivativ	tle and Amount of Irities Underlying vative Security r. 3 and 4)		8. Price of Derivative Security (Instr. 5)	9. Number of derivative Securities Beneficially Owned Following Reported	tive ties cially I ing	10. Ownersh Form: Direct (D or Indired (I) (Instr.	Beneficial) Ownership ct (Instr. 4)
				ŀ	Code	v	(A)		Date Exercis	able	Expiration Date	Title	Amou Numb Share	er of	-	Transactio (Instr. 4)			
Series F Preferred Stock	(1)	07/26/2021			С			2,156,007	(1)		(1)	Common Stock	2,156	6,007	\$0.00		0	I	By: SCP Couchbase Acquisition L.L.C. ⁽²⁾⁽³⁾
Series G Preferred Stock	(1)	07/26/2021			С			1,024,048	(1)		(1)	Common Stock	1,092	2,385	\$0.00		0	I	By: SCP Couchbase Acquisition L.L.C. ⁽²⁾⁽³⁾
		f Reporting Person*	TNERS I	<u>III, LI</u>	<u>P</u>			,	*			*	-		*			7	
(Last) 3400 AS	SHTON BO	(First) ULEVARD, #40	(Mid 0	dle)															
(Street) LEHI		UT	840	43															
(City)		(State)	(Zip)																
		f Reporting Person*		<u>III-A</u> ,	LP														
(Last) 3400 AS	SHTON BO	(First) ULEVARD, #40	(Mid 0	dle)															
(Street) LEHI		UT	840	43															
		(State) f Reporting Person [*]	(Zip)		ID														
(Last)		(First) ULEVARD, #40	(Mid				,												

	LEHI	UT	84043			
	(City)	(State)	(Zip)			

Explanation of Responses:

1. Immediately prior to the completion of the Issuer's initial public offering, each share of Series F Preferred Stock is convertible into shares of the Issuer's Common Stock, par value \$0.00001 per share, on a one-forone basis and has no expiration date. Immediately prior to the completion of the Issuer's initial public offering, each share of Series G Preferred Stock is convertible into shares of the Issuer's Common Stock, par value \$0.00001 per share, on a 1.06673317089756-for-one basis and has no expiration date.

2. Sorenson Capital Partners III, LP ("SCP III"), Sorenson Capital Partners III-A, LP ("SCP III-A"), Sorenson Capital Partners III-B, LP ("SCP III-B") and Sorensen Capital Investment Partner III, LP ("SCP III") are the members of SCP Couchbase Acquisition L.L.C. Sorenson Capital Associates III, LP is the general partner of each of SCP III-B, LP ("SCP III-B") and Sorensen Capital Advisors, LP is the general partner of SCIP III. West Rim Capital Advisors, LLC ("West Rim Capital") is the general partner of each of Sorenson Capital Associates III, LP and West Rim Capital Advisors, LP. Rob Rueckert is a member of the Issuer's board of directors and the president of SCP Couchbase Acquisition L.L.C. Each of Mark Ludwig, Ron Mika, Rob Rueckert and Luke Sorenson are partners of West Rim Capital and therefore may be deemed to have shared voting and dispositive power with respect to the shares held by SCP Couchbase Acquisition L.L.C.

3. (continuation of FN 2): Each of the foregoing entities and individuals disclaim beneficial ownership of such shares except to the extent of their pecuniary interest therein. The address for each of the Sorenson entities listed above is 3400 Ashton Boulevard #400, Lehi, Utah 84043.

Remarks:

Sorenson Capital Partners III, LP, /s/ Rob Rueckert, Authorized 07/26/2021 Signatory

Sorenson Capital Partners III-A,

LP, /s/ Rob Rueckert, Authorized 07/26/2021 Signatory

Sorenson Capital Partners III-B,

LP, /s/ Rob Rueckert, Authorized 07/26/2021 Signatory

** Signature of Reporting Person Date

Reminder: Report on a separate line for each class of securities beneficially owned directly or indirectly.

 \ast 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.