SEC For	rm 4 FORM	4	UNITEI	D STA	ATE	s s	EC	URITII	ES A	ND	E	ХСНА	NGE	co	MMIS	SION					
					Washi	ington, E	D.C. 2		OMB APPROVAL												
Sectio obligat	this box if no lo n 16. Form 4 or tions may conti ction 1(b).	led pu	NT OF CHANGES IN BENEFICIAL OWNERS											IIP OMB Number: 3235-028 Estimated average burden hours per response: 0.							
								.,				npany Act	of 1940	)	ED	lationabic -	f Donorti-	a Doro	on(c) to los		
1. Name and Address of Reporting Person* <u>Hyzer Peter Cameron</u>																5. Relationship of Reporting Person(s) to Issuer (Check all applicable) Director 10% Owner Officer (give title Other (specifi				wner	
(Last) (First) (Middle) C/O ZOOMINFO TECHNOLOGIES INC., 805 BROADWAY STREET, SUITE 900						3. Date of Earliest Transaction (Month/Day/Year) 10/29/2021										X Onler (give the Outer (specify below) below) Chief Financial Officer					
					4.											6. Individual or Joint/Group Filing (Check Applicable Line)					
(Street) VANCOUVER WA 98660					_	X Form file									led by One Reporting Person led by More than One Reporting						
(City)	(5	State)	(Zip)																		
		Та	ble I - No	n-Deri	vativ	/e Se	ecur	ities Ac	cquire	d, D	is	posed c	of, or	Bene	ficially	Owned					
1. Title of Security (Instr. 3) 2. Trans Date (Month/							2A. Deemed Execution Date, if any (Month/Day/Year)		Cod	Transaction Code (Instr.					4 and 5) Securit Benefic		es Fo ially (D) Following (I)		: Direct r Indirect str. 4)	7. Nature of Indirect Beneficial Ownership (Instr. 4)	
										e V		Amount	(	A) or D)	Price	Transact (Instr. 3 a				(1150.4)	
Class A Common Stock <sup>(1)</sup> 10/29					9/202	/2021			A <sup>(2</sup>	:)		57,231	<b>1</b> <sup>(2)</sup>	Α	(2)	1,073,639			D		
Class A Common Stock <sup>(1)</sup> 10/29					9/202	/2021			A <sup>(3</sup>	A <sup>(3)</sup> 15		152,038 <sup>(4)</sup> A		A	(3)	1,225,677			D		
Class A Common Stock <sup>(1)</sup> 10/29					9/202	21			A <sup>(3</sup>	)		61,854	<b>4</b> <sup>(5)</sup>	Α	(3)	1,287,531			D		
			Table II -													Dwned					
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)	i 4 Date, T	4. Transactio Code (Inst		5. N Deri Sec Acq or D of (I	umber of ivative urities uired (A) Disposed D) (Instr. and 5)	6. Date Expira	6. Date Exercisable and Expiration Date (Month/Day/Year)			7. Title and Amount of Securities Underlying Derivative Security (Instr. 3 and 4)		nount	8. Price of Derivative Security (Instr. 5)	9. Number of derivative Securities Beneficially Owned Following Reported Transaction(s		10. Ownership Form: Direct (D) or Indirect (I) (Instr. 4)	Beneficial Ownershij (Instr. 4)	
					Code	e V (A		(D)	Date Exercis			xpiration Date	Title	or Nu	nount Imber Shares		(Instr. 4)	un(S)			
LTIP Units of ZoomInfo Holdings LLC	(2)	10/29/2021		]	D <sup>(2)</sup>			57,231	(2)	)		(2)	Class Comm Stocl	ion 5	7,231	(2)	0		D		
Class P Units of ZoomInfo Holdings LLC	\$4	10/29/2021		1	D <sup>(3)</sup>			161,670	(4	)		(4)	Class Comm Stocl	ion 16	61,670	(3)	0		D		
Class P	<u> </u>	1					1	<u> </u>			┢										

## Explanation of Responses:

\$<mark>21</mark>

10/29/2021

Units of

Holdings

LLC

ZoomInfo

 On October 29, 2021, pursuant to a reorganization, (the "Reorganization"), ZoomInfo Technologies Inc. (formerly known as ZoomInfo NewCo Inc.) (the "Issuer") became the successor of ZoomInfo Intermediate Inc. (formerly known as ZoomInfo Technologies Inc.) ("ZoomInfo") pursuant to merger transactions, in which a subsidiary of ZoomInfo Technologies Inc. merged with and into ZoomInfo Intermediate Inc., with ZoomInfo Intermediate Inc., surviving and, immediately following such merger, a subsidiary of ZoomInfo Technologies Inc. merged with and into ZoomInfo Intermediate Inc., with OpCo surviving. The mergers resulted in the Issuer becoming a parent holding company of ZoomInfo and OpCo, but did not alter the proportionate economic interests of security holders.
 Prior to the Reorganization, LTIP Units of OpCo would, upon vesting, be automatically converted into Class A Common Units of OpCo (together with corresponding shares of the Issuer's Class B common stock ("Class B Common Stock")) which would then be exchangeable for shares of Class A Common Stock on a one-for-one basis. In connection with the Reorganization, such LTIP Units were disposed of for a number of shares of Class A Common Stock which would have been received by the Reporting Person upon the vesting and exchange of such LTIP Units. The shares of Class A Common Stock received remain subject to the same vesting schedule that was applicable to the LTIP Units, as follows: (a) 34% on March 1, 2023, and (b) 66% on March 1, 2024.

(5)

90,000

3. Prior to the Reorganization, Class P limited liability company units of OpCo ("Class P Units") were profits interests that were economically similar to a stock settled stock option. Vested Class P units were exchangeable, at the holder's election, into a number of shares of Class A Common Stock equal in value to the "spread value" represented by the excess of the value of shares of Class A Common Stock at the time of exchange above the "distribution threshold" associated with the Class P Units, multiplied by the number of Class P Units being exchanged. In connection with the Reorganization, the Class P Units held by the Reporting Person were disposed of for a number of shares of Class A Common Stock which would have been received by the Reporting Person pursuant to the calculation described above, had the Reporting Person exchanged such Class P Units for Class A Common Stock on the date of the Reorganization.

4. The number reflected in Table II reflects the number of Class P Units that were held by the Reporting Person. Reflects an original amount of 1,753,518 Class P Units, which, prior to the Reorganization, were scheduled to vest as follows: 50% vested on November 12, 2020, and the remaining 50% vest in equal monthly installments during the 24 months following November 12, 2020. The shares of Class A Common Stock received in the Reorganization will vest along the same vesting schedule.

5. The number reflected in Table II reflects the number of Class P Units that were held by the Reporting Person. Reflects an original amount of 90,000 Class P Units, which, prior to the Reorganization, were scheduled to vest as follows: (a) one-third vest on December 3, 2022, (b) one-third vest on December 3, 2023, and (c) one-third vest on December 3, 2024. The shares of Class A Common Stock received in the Reorganization will vest along the same vesting schedule.

Remarks:

## /s/ Anthony Stark, as Attorney-

Class A

Commor

Stock

in-Fact

90,000

(3)

0

D

(5)

<u>11/02/2021</u>

\*\* 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).

**D**<sup>(3)</sup>

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.