FORM 4

UNITED STATES SECURITIES AND EXCHANGE COMMISSION

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).

STATEMENT OF CHANGES IN BENEFICIAL OWNERSHIP

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

Filed pursuant to Section 16(a) of the Securities Exchange Act of 1934 or Section 30(h) of the Investment Company Act of 1940

	Derivative Security				(A) or Dispose of (D) (Instr. 3, and 5)					rity (Instr. i 4)		Following Reported Transaction(s) (Instr. 4)		(I) (Instr. 4		
1. Title of Derivative Security (Instr. 3)	2. 3. Transaction 3 or Exercise Price of (Month/Day/Year)		3A. Deemed Execution Date, if any		ts, c	calls, warrant	Number 6. Da Expirerivative ecurities		Disposed of, ons, convertible Exercisable and ation Date (th/Day/Year)		eneficial ecurities) le and unt of rities erlying rative	8. Price of Derivative Security (Instr. 5)	9. Numbo derivativ Securitie Beneficia Owned	e s ally	10. Ownership Form: Direct (D) or Indirect	Beneficial Ownership
Common Stock, no par value per share													9,534			See Footnote ⁽¹⁾
Common	Stock, no	par value per sha	are 05	5/31/2024	1		S		9	D	\$11.815	246	,299		D	Pag
	-	par value per sha		5/31/2024	-		S		233	D	\$11.81	_	,308		D	
Common Stock, no par value per share 05/31/202			_		S		4,300	D	\$11.8	246	,541		D			
Common	Stock, no	par value per sha	are 05	5/31/2024	1		S		300	D	\$11.797	5 250	,841		D	
Common	Stock, no	par value per sha	ire 05	5/31/2024	1		S		2,200	D	\$11.795	251	,141		D	
Common	Stock, no	par value per sha	are 05	5/31/2024	1		S		2,934	D	\$11.79	253	,341		D	
Common	Stock, no	par value per sha	are 05	5/31/2024	1		S		200	D	\$11.785	256	,275		D	
Common	Stock, no	par value per sha	are 05	5/31/2024	1		S		3,413	D	\$11.78	256	,475		D	
Common	Stock, no	par value per sha	are 05	5/31/2024	1		S		2,800	D	\$11.77	259	,888		D	
Common	Stock, no	par value per sha	are 05	5/31/2024	1		S		235	D	\$11.74	262	,688		D	
Common	Stock, no	par value per sha	are 05	5/31/2024	1		S		100	D	\$11.73	262	,923		D	
Common	Stock, no	par value per sha	are 05	5/31/2024	1		S		10	D	\$11.71	263	,023		D	
Common	Stock, no	par value per sha	are 05	5/31/2024	1		S		159	D	\$11.7	263	,033		D	
Common	Stock, no	par value per sha	are 05	5/31/2024	1		S		200	D	\$11.69	263	,192		D	
Common	Stock, no	par value per sha	are 05	5/31/2024	1		S		200	D	\$11.685	263	,392		D	
Common	Stock, no	par value per sha	are 05	5/31/2024	1		S		1,010	D	\$11.68	263	,592		D	
Common	Stock, no	par value per sha	are 05	5/31/2024	1		S		105	D	\$11.675	264	,602		D	
Common	Stock, no	par value per sha	are 05	5/31/2024	1		S		766	D	\$11.67	264	,707		D	
Common	Stock, no	par value per sha	are 05	5/31/2024	1		S		4,336	D	\$11.66	265	,473		D	
Common	Stock, no	par value per sha	are 05	5/31/2024	1		S		1,500	D	\$11.65	269	,809		D	
1. Title of Security (Instr. 3) 2. Transaction Date (Month/Day/Y				ar)	2A. Deemed Execution Date, if any (Month/Day/Year)	3. Transa Code (8)		4. Securities Disposed Of			Benefici	es ally Following d tion(s)		Direct I E ct (I)	'. Nature of ndirect Beneficial Ownership Instr. 4)	
		Table	I - Non-	-Derivat	ive	Securities A	cquire	ed, D	isposed o	of, or E	3eneficia	ally Own	ed			
(City)	(S	tate) (Zip)			Check this box to i satisfy the affirmat	ndicate t	hat a tr	ransaction was	made pu	rsuant to a c	ontract, instruction 10.	uction or w	ritten pla	ın that is int	ended to
(Street) NEW YORK NY 10022					Form filed by More than One Reporting Person Rule 10b5-1(c) Transaction Indication											
										Line) Form filed by One Reporting Person						
555 MADISON AVENUE 24TH FLOOR					_	f Amendment, Date	ginal F	Filed (Month/D	' I	ndividual o	· Joint/Gro	oup Filir	ng (Check	Applicable		
(Last) (First) (Middle)					3. [Date of Earliest Tra	n (Mo	nth/Day/Year)		Office below	er (give titl /)	е	Other below	(specify		
1. Name and Address of Reporting Person* <u>Juniper Investment Company, LLC</u>					LI	SSUER NAME and NCOLN ED ORP [LINC]			5. Relationship of Reporting Person(s) to Issuer (Check all applicable) Director 10% Owner							

		Tal	ole II - Derivat (e.g., pu					ired, Disp options, o					k		
1. Title of	2. Conversion	3. Transaction	3A. Deemed	Code		6A)Nu	n(D)	ExPetisEblero Expiration De		7itTëti Amor	of Salnaires	8. Price of	9. Number of derivative	10. Ownership	11. Nature
Bendantatio	norffRestions	estonth/Day/Year)	if any	Code (Instr.	Deriv	ative	(Month/Day/)	'ear)	Secur	ities	Security	Securities	Form:	Beneficial
(Instr. 3) 1. Comprised	d Price of d Derivative	shares held by Junip	(Month/Day/Year) er Targeled Opportun hiper Investment Com Company and the gen	ities L.F	P. ("Juni	Secu Peral Acau	rities geted (ired	Opportunities")	and (ii) 2,363	Under	lying ares held by itive	(Instr. 5) Targ	Beneficially geted Opportunity Owned	Direct (D)	' Ownership uniper (Instr. 4) /idual serve
Fund"). Junip	pes Investment	Company, LLC ("Jur	niper Investment Com	ipany") :	serves a	is the in	ivestm	ent advisor to J	uniper Target	ed Secur	ity (instr.an	d Juniper Fur	reFollowinghas and	d (1) (thetr. indi	vidual serve
over such sh	ares with Junip	er Investment Compa	ny and the other indi	vidual. N	Mr. Mic	haardoo	claims	beneficial own	ership of the l	holdings	of Juniper	Targeted Opi	n Reported ™s a	iper Fund refl	ected
herein excep	t to the extent o	f his pecuniary interes	est therein.			(Instr	. 3, 4	_	•	_			(Instr. 4)		
						and 5	5)		/s/ A	Alexis	P. Micha	s	06/04/2024		
												ing Person	Date		
!	Report on a se	parate line for eac	n class of securities	benefi	cially o	wned	directly	y or indirectly.		•	.				
Reminder: I	ikebori on a se														
	1 '	·	ng person, see Inst	ruction	# (b)(v).					Amount				
* If the form	is filed by mo	re than one reporti			` ' ' '	1	ons S	e 18 U.S.C.	001 and 15	U.S.C.	Amount 758ff(a).				
* If the form ** Intentiona	is filed by mo al misstateme	re than one reporti	ng person, see Inst	leral Cr	iminal	/iolati					768 ff(a).				