UNITED STATES SECURITIES AND EXCHANGE COMMISSION Washington, D.C. 20549

SCHEDULE 13G

Under the Securities Exchange Act of 1934 (Amendment No. 1)*

Sprinklr, Inc. (Name of Issuer)

Common Stock, \$0.00003 par value per share

(Title of Class of Securities)

85208T107

(CUSIP Number)

December 31, 2022

(Date of Event Which Requires Filing of this Statement)

Check the appropriate box to designate the rule pursuant to which this Schedule is filed:

- Rule 13d-1(b)
- Rule 13d-1(c)
- Х Rule 13d-1(d)

*The remainder of this cover page shall be filled out for a reporting person's initial filing on this form with respect to the subject class of securities, and for any subsequent amendment containing information which would alter the disclosures provided in a prior cover page.

The information required in the remainder of this cover page shall not be deemed to be "filed" for the purpose of Section 18 of the Securities Exchange Act of 1934 ("Act") or otherwise subject to the liabilities of that section of the Act but shall be subject to all other provisions of the Act (however, see the Notes).

CUSIP No. 85208T107

1.		ames of Reporting Persons attery Ventures IX, L.P. ("BV9")				
2.			propriate Box if a Member of a Group (See Instructions)			
	(a)					
	(b)	X				
3.	SEC Us	e Only				
4.	Citizens Delawai		ce of Organization			
Number o	f	5.	Sole Voting Power 39,997,003 shares, except that Battery Partners IX, LLC ("BP9"), the general partner of BV9 and managing member of BIP9, and its investment advisor Battery Management Corp. ("BMC," and together with BP9, the "Battery IX Companies") may be deemed to have sole power to direct the voting of these shares; each of Neeraj Agrawal ("Agrawal"), Michael Brown ("Brown"), Jesse Feldman ("Feldman"), Roger H. Lee ("Lee"), R. David Tabors ("Tabors"), and Scott R. Tobin ("Tobin"), each of whom is a managing member or officer of the Battery IX Companies, may be deemed to have shared power to direct the voting of these shares. [FN 1: This amount includes 19,461,636 shares of Class A common stock issuable upon the voluntary conversion of Class B common stock, but excludes an additional 1,073,731 shares of Class A common stock potentially issuable upon conversion of Class B common stock, because such shares are not convertible within 60 days of December 31, 2022 by virtue of an agreement between the reporting persons and the Company that restricts the reporting persons' ability to voluntarily convert their shares of Class B common stock.]			
Shares Beneficial Owned by		6.	Shared Voting Power See response to row 5.			
Each Reporting Person Wi		7.	Sole Dispositive Power 39,997,003 shares, except that the Battery IX Companies may be deemed to have sole power to direct the disposition of these shares; each of Agrawal, Brown, Feldman, Lee, Tabors and Tobin, each of whom is a managing member or officer of the Battery IX Companies, may be deemed to have shared power to direct the disposition of these shares. [FN 1: This amount includes 19,461,636 shares of Class A common stock issuable upon the voluntary conversion of Class B common stock, but excludes an additional 1,073,731 shares of Class A common stock potentially issuable upon conversion of Class B common stock, because such shares are not convertible within 60 days of December 31, 2022 by virtue of an agreement between the reporting persons and the Company that restricts the reporting persons' ability to voluntarily convert their shares of Class B common stock to Class A common stock.]			
		8.	Shared Dispositive Power See response to row 7.			

9.	39,997 exclud conver	7,003 shares les an addit rtible within	nt Beneficially Owned by Each Reporting Person [FN 1: This amount includes 19,461,636 shares of Class A common stock issuable upon the voluntary conversion of Class B common stock, but ional 1,073,731 shares of Class A common stock potentially issuable upon conversion of Class B common stock, because such shares are not n 60 days of December 31, 2022 by virtue of an agreement between the reporting persons and the Company that restricts the reporting persons' ability ivert their shares of Class B common stock to Class A common stock.]		
10.	issuab conver	le upon the rsion of Cla	regate Amount in Row (9) Excludes Certain Shares (See Instructions) 🗵 [FN 1: This amount includes 19,461,636 shares of Class A common stock voluntary conversion of Class B common stock, but excludes an additional 1,073,731 shares of Class A common stock potentially issuable upon iss B common stock, because such shares are not convertible within 60 days of December 31, 2022 by virtue of an agreement between the reporting company that restricts the reporting persons' ability to voluntarily convert their shares of Class B common stock to Class A common stock.]		
11.	Percer 29.0%		Represented by Amount in Row (9)		
12.	Type o PN	of Reportin	g Person (See Instructions)		
			2		
CUSIP N	o. 8520	8T107			
1.			ing Persons nt Partners IX, LLC ("BIP9")		
2.	Check (a)	the Approp	priate Box if a Member of a Group (See Instructions)		
	(b)	X			
3.	SEC U	Jse Only			
4.	Citizenship or Place of Organization Delaware				
		5.	Sole Voting Power 410,670 shares, except that the Battery IX Companies may be deemed to have sole power to direct the voting of these shares; Agrawal, Brown, Feldman, Lee, Tabors and Tobin, each of whom is a managing member or officer of the Battery IX Companies, may be deemed to have shared power to direct the voting of these shares. [FN 2: This amount includes 205,335 shares of Class A common stock issuable upon the voluntary conversion of Class B common stock.]		
Number of Shares Beneficia Owned by	lly	6.	Shared Voting Power See response to row 5.		
Each Reporting Person W	5	7.	Sole Dispositive Power 410,670 shares, except that the Battery IX Companies may be deemed to have sole power to direct the disposition of these shares; Agrawal, Brown, Feldman, Lee, Tabors and Tobin, each of whom is a managing member or officer of the Battery IX Companies, may be deemed to have shared power to direct the disposition of these shares. [FN 2: This amount includes 205,335 shares of Class A common stock issuable upon the voluntary conversion of Class B common stock.]		
		8.	Shared Dispositive Power See response to row 7.		
9.	Aggre 410,67	gate Amou 70 shares <mark>[F</mark>	nt Beneficially Owned by Each Reporting Person N 2: This amount includes 205,335 shares of Class A common stock issuable upon the voluntary conversion of Class B common stock.]		
10.	Check	if the Agg	regate Amount in Row (9) Excludes Certain Shares (See Instructions)		
11.	Percer 0.3%	nt of Class I	Represented by Amount in Row (9)		
12.	Type o OO	of Reportin	g Person (See Instructions)		
			3		

CUSIP No. 85208T107

Names of Reporting Persons Battery Partners IX, LLC ("BP9") 1.

2.		ck the Appropriate Box if a Member of a Group (See Instructions)					
	(a) (b)						
3.	SEC U	se Only					
5.	SLC U	ise Only					
4. Citizenship or Place of Organization Delaware							
Number o	of	5.	Sole Voting Power 40,407,673 shares, of which 39,997,003 shares are directly owned by BV9 and 410,670 shares are directly owned by BIP9, except that Agrawal, Brown, Feldman, Lee, Tabors and Tobin, each of whom is a managing member or officer of the Battery IX Companies, may be deemed to have shared power to direct the voting of these shares. [FN 3: This amount includes 19,666,971 shares of Class A common stock issuable upon the voluntary conversion of Class B common stock, but excludes an additional 1,073,731 shares of Class A common stock potentially issuable upon conversion of Class B common stock, because such shares are not convertible within 60 days of December 31, 2022 by virtue of an agreement between the reporting persons and the Company that restricts the reporting persons' ability to voluntarily convert their shares of Class B common stock to Class A common stock.]				
Shares Beneficia	ılly	6.	Shared Voting Power See response to row 5.				
Owned by Each Reporting Person W	g	7.	Sole Dispositive Power 40,407,673 shares, of which 39,997,003 shares are directly owned by BV9 and 410,670 shares are directly owned by BIP9, except that Agrawal, Brown, Feldman, Lee, Tabors and Tobin, each of whom is a managing member or officer of the Battery IX Companies, may be deemed to have shared power to direct the disposition of these shares. [FN 3: This amount includes 19,666,971 shares of Class A common stock issuable upon the voluntary conversion of Class B common stock, but excludes an additional 1,073,731 shares of Class A common stock potentially issuable upon conversion of Class B common stock, because such shares are not convertible within 60 days of December 31, 2022 by virtue of an agreement between the reporting persons and the Company that restricts the reporting persons' ability to voluntarily convert their shares of Class B common stock to Class A common stock.]				
		8.	Shared Dispositive Power See response to row 7.				
9.	40,407 exclud conver	,673 share es an addit tible withi	nt Beneficially Owned by Each Reporting Person s [FN 3: This amount includes 19,666,971 shares of Class A common stock issuable upon the voluntary conversion of Class B common stock, but tional 1,073,731 shares of Class A common stock potentially issuable upon conversion of Class B common stock, because such shares are not n 60 days of December 31, 2022 by virtue of an agreement between the reporting persons and the Company that restricts the reporting persons' ability nvert their shares of Class B common stock to Class A common stock.]				
10.	issuabl conver	le upon the sion of Cla	regate Amount in Row (9) Excludes Certain Shares (See Instructions) 🗵 [FN 3: This amount includes 19,666,971 shares of Class A common stock evoluntary conversion of Class B common stock, but excludes an additional 1,073,731 shares of Class A common stock potentially issuable upon ass B common stock, because such shares are not convertible within 60 days of December 31, 2022 by virtue of an agreement between the reporting Company that restricts the reporting persons' ability to voluntarily convert their shares of Class B common stock to Class A common stock.]				
11.	 Percent of Class Represented by Amount in Row (9) 29.3% 		Represented by Amount in Row (9)				
12.	Type o OO	of Reportin	g Person (See Instructions)				
			4				
CUSIP N	lo. 8520	8T107					
1.			ing Persons Select Fund I, L.P. ("BV Select")				
2.		,	priate Box if a Member of a Group (See Instructions)				
3.		 Ise Only					
4.	Citizer Delawa		ace of Organization				

5. Sole Voting Power

3,384,232 shares, except that Battery Partners Select Fund I, L.P. ("BP Select LP"), the general partner of BV Select, Battery Partners Select Fund I GP, LLC ("BP Select LLC"), the general partner of BP Select LP and BIP Select, and its investment advisor Battery Management Corp. ("BMC," and together with BP Select LLC, the "Battery Select Companies") may be deemed to have sole power to direct the voting of these shares; each of Neeraj Agrawal ("Agrawal"), Michael Brown ("Brown"), Morad Elhafed ("Elhafed"), Jesse Feldman ("Feldman"), Russel Fleischer ("Fleischer"), Roger H. Lee ("Lee"), Chelsea Stoner ("Stoner"), Dharmesh Thakker ("Thakker"), and Scott R. Tobin ("Tobin"), each of whom is a managing member or officer of the Battery Select Companies, may be deemed to have shared power to direct the voting of these shares. [FN 4: This amount includes 1,203,568 shares of Class A common stock issuable upon the voluntary conversion of Class B common stock.]

Shares Beneficia Owned by Each		6.	Shared Voting Power See response to row 5.
Reporting Person W		7.	Sole Dispositive Power 3,384,232 shares, except that the Battery Select Companies may be deemed to have sole power to direct the disposition of these shares; Agrawal, Brown, Elhafed, Feldman, Fleischer, Lee, Stoner, Thakker and Tobin, each of whom is a managing member or officer of the Battery Select Companies, may be deemed to have shared power to direct the disposition of these shares. [FN 4: This amount includes 1,203,568 shares of Class A common stock issuable upon the voluntary conversion of Class B common stock.]
		8.	Shared Dispositive Power See response to row 7.
9.	Aggrega 3,384,23	ite Amount 32 shares <mark>[F</mark>	Beneficially Owned by Each Reporting Person N 4: This amount includes 1,203,568 shares of Class A common stock issuable upon the voluntary conversion of Class B common stock.]
10.	Check if	the Aggre	gate Amount in Row (9) Excludes Certain Shares (See Instructions)
11.	Percent of 2.5%	of Class Re	epresented by Amount in Row (9)
12.	Type of PN	Reporting	Person (See Instructions)
			5
CUSIP N	o. 85208'	T107	

1.	Names of Reporting Persons Battery Partners Select Fund I, L.P. ("BP Select LP")					
2.	. Check the Appropriate Box if a Member of a Group (See Instructions)					
	(a)					
	(b)	X				
3.	SEC U	se Only				
4.	 Citizenship or Place of Organization Delaware 					
		5.	Sole Voting Power 3,384,232 shares, of which 3,384,232 shares are directly owned by BV Select, except that Agrawal, Brown, Elhafed, Feldman, Fleischer, Lee, Stoner, Thakker and Tobin, each of whom is a managing member or officer of the Battery Select Companies, may be deemed to have shared power to direct the voting of these shares. FN 4: This amount includes 1,203,568 shares of Class A common stock issuable upon the voluntary conversion of Class B common stock.]			
Number Shares Benefici Owned I	ally	6.	Shared Voting Power See response to row 5.			
Each Reportin Person V	g	7.	Sole Dispositive Power 3,384,232 shares, of which 3,384,232 shares are directly owned by BV Select, except that Agrawal, Brown, Elhafed, Feldman, Fleischer, Lee, Stoner, Thakker and Tobin, each of whom is a managing member or officer of the Battery Select Companies, may be deemed to have shared power to direct the voting of these shares. [FN 4: This amount includes 1,203,568 shares of Class A common stock issuable upon the voluntary conversion of Class B common stock.]			
		8.	Shared Dispositive Power See response to row 7.			
9.	Aggregate Amount Beneficially Owned by Each Reporting Person 3,384,232 shares [FN 4: This amount includes 1,203,568 shares of Class A common stock issuable upon the voluntary conversion of Class B common stock.]					
10.	Check	if the Agg	regate Amount in Row (9) Excludes Certain Shares (See Instructions)			
11.	Percent of Class Represented by Amount in Row (9) 2.5%					
12.	2. Type of Reporting Person (See Instructions) PN					

CUSIP No. 85208T107

1.	1. Names of Reporting Persons Battery Investment Partners Select Fund I, L.P. ("BIP Select")		
2.	Check (a) (b)	the Appropr	iate Box if a Member of a Group (See Instructions)
3.	SEC U	se Only	
4.	Citizer Delawa		e of Organization
		5.	Sole Voting Power 334,704 shares, except that the Battery Select Companies may be deemed to have sole power to direct the voting of these shares; Agrawal, Brown, Elhafed, Feldman, Fleischer, Lee, Stoner, Thakker and Tobin, each of whom is a managing member or officer of the Battery Select Companies, may be deemed to have shared power to direct the disposition of these shares. [FN 5: This amount includes 119,034 shares of Class A common stock issuable upon the voluntary conversion of Class B common stock.]
Number o Shares Beneficia	lly	6.	Shared Voting Power See response to row 5.
Owned by Each Reporting Person W	5	7.	Sole Dispositive Power 334,704 shares, except that the Battery Select Companies may be deemed to have sole power to direct the disposition of these shares; Agrawal, Brown, Elhafed, Feldman, Fleischer, Lee, Stoner, Thakker and Tobin, each of whom is a managing member or officer of the Battery Select Companies, may be deemed to have shared power to direct the disposition of these shares. [FN 5: This amount includes 119,034 shares of Class A common stock issuable upon the voluntary conversion of Class B common stock.]
		8.	Shared Dispositive Power See response to row 7.
9.	Aggreg 334,70	gate Amount 4 shares <mark>[FN</mark>	Beneficially Owned by Each Reporting Person 5: This amount includes 119,034 shares of Class A common stock issuable upon the voluntary conversion of Class B common stock
10.	Check	if the Aggre	gate Amount in Row (9) Excludes Certain Shares (See Instructions)
			presented by Amount in Row (9)
12.		f Reporting	Person (See Instructions)
			7
CUSIP N	o. 8520	8T107	
1.		s of Reportin y Partners So	ng Persons elect Fund I GP, LLC ("BP Select LLC")
2.	Check (a) (b)	the Approp	riate Box if a Member of a Group (See Instructions)
3.	SEC U	Jse Only	
4.	Citize Delaw	*	ee of Organization
		5.	Sole Voting Power 3,718,936 shares, of which 3,384,232 shares are directly owned by BV Select LP and of which 334,704 shares are owned by BIP Select, except that Agrawal, Brown, Elhafed, Feldman, Fleischer, Lee, Stoner, Thakker and Tobin, each of whom is a managing member or officer of the Battery Select Companies, may be deemed to have shared power to direct the voting of these shares. [FN 6: This amount includes 1,322,602 shares of Class A common stock issuable upon the voluntary conversion of Class B common stock.]
Number o Shares	of	6.	Shared Voting Power See response to row 5.

Shares Beneficially Owned by Each Reporting

Person Wi	th	7.	Sole Dispositive Power 3,718,936 shares, of which 3,384,232 shares are directly owned by BV Select LP and of which 334,704 shares are owned by BIP Select, except that Agrawal, Brown, Elhafed, Feldman, Fleischer, Lee, Stoner, Thakker and Tobin, each of whom is a managing member or officer of the Battery Select Companies, may be deemed to have shared power to direct the voting of these shares. [FN 6: This amount includes 1,322,602 shares of Class A common stock issuable upon the voluntary conversion of Class B common stock.]
		8.	Shared Dispositive Power See response to row 7.
			t Beneficially Owned by Each Reporting Person FN 6: This amount includes 1,322,602 shares of Class A common stock issuable upon the voluntary conversion of Class B common stoc
10.	Check if	he Aggre	egate Amount in Row (9) Excludes Certain Shares (See Instructions)
	Percent of 2.7%	f Class R	epresented by Amount in Row (9)
	Type of F OO	eporting	Person (See Instructions)
			8
CUSIP No	85208T1	07	
1.	Names of	Reportin	ng Persons ent Corp. ("BMC")
	Check the (a) (b)	Appropr	riate Box if a Member of a Group (See Instructions)
	SEC Use Citizensh		e of Organization
	Massachu	isetts	
		5.	Sole Voting Power 44,126,609 shares, of which 39,997,003 shares are directly owned by BV9, 410,670 shares are directly owned by BIP9, 3,384,232 shares are directly owned by BV Select, and 334,704 shares are directly owned by BIP Select, except that Agrawal, Brown, Elhafed, Feldman, Fleischer, Lee, Stoner, Thakker and Tobin, each of whom is a managing member or officer of either the Battery IX Companies or Battery Select Companies, may be deemed to have shared power to direct the voting of these shares. [FN 7: This amount includes 20,989,573 shares of Class A common stock issuable upon the voluntary conversion of Class B common stock, but excludes an additional 1,073,731 shares of Class A common stock potentially issuable upon conversion of Class B common stock, but excludes are not convertible within 60 days of December 31, 2022 by virtue of an agreement between the reporting persons and the Company that restricts the reporting persons' ability to voluntarily convert their shares of Class B common stock.]
Number of Shares Beneficiall		6.	Shared Voting Power See response to row 5.
Owned by Each Reporting Person Wi		7.	Sole Dispositive Power 44,126,609 shares, of which 39,997,003 shares are directly owned by BV9, 410,670 shares are directly owned by BIP9, 3,384,232 shares are directly owned by BV Select, and 334,704 shares are directly owned by BIP Select, except that Agrawal, Brown, Elhafed, Feldman, Fleischer, Lee, Stoner, Thakker and Tobin, each of whom is a managing member or officer of either the Battery IX Companies or Battery Select Companies, may be deemed to have shared power to direct the voting of these shares. [FN 7: This amount includes 20,989,573 shares of Class A common stock issuable upon the voluntary conversion of Class B common stock, but excludes an additional 1,073,731 shares of Class A common stock potentially issuable upon conversion of Class B common stock, because such shares are not convertible within 60 days of December 31, 2022 by virtue of an agreement between the reporting persons and the Company that restricts the reporting persons' ability to voluntarily convert their shares of Class B common stock.]
		8.	Shared Dispositive Power See response to row 7.
	44,126,60 excludes convertib	9 shares an additic le within	t Beneficially Owned by Each Reporting Person [FN 7: This amount includes 20,989,573 shares of Class A common stock issuable upon the voluntary conversion of Class B common stock, but onal 1,073,731 shares of Class A common stock potentially issuable upon conversion of Class B common stock, because such shares are not 60 days of December 31, 2022 by virtue of an agreement between the reporting persons and the Company that restricts the reporting persons' ability vert their shares of Class B common stock to Class A common stock.]
10.	issuable u conversio	pon the v n of Clas	egate Amount in Row (9) Excludes Certain Shares (See Instructions) 🖾 [FN 7: This amount includes 20,989,573 shares of Class A common stock voluntary conversion of Class B common stock, but excludes an additional 1,073,731 shares of Class A common stock potentially issuable upon is B common stock, because such shares are not convertible within 60 days of December 31, 2022 by virtue of an agreement between the reporting mpany that restricts the reporting persons' ability to voluntarily convert their shares of Class B common stock to Class A common stock.]
	Percent of 32%	f Class R	epresented by Amount in Row (9)

9

CUSIP No. 85208T107

1. Names of Reporting Persons Neeraj Agrawal

- 2. Check the Appropriate Box if a Member of a Group (See Instructions)
 - (a) 🗆
 - (b) 🗵

3. SEC Use Only

4. Citizenship or Place of Organization USA

5.

6

7.

Sole Voting Power 1,505

Shared Voting Power

44,126,609 shares, of which 39,997,003 shares are directly owned by BV9, 410,670 shares are directly owned by BIP9, 3,384,232 shares are directly owned by BV Select, and 334,704 shares are directly owned by BIP Select. Agrawal is a managing member or officer of the Battery IX Companies and Battery Select Companies, and may be deemed to have shared power to direct the voting of these shares. [FN 7: This amount includes 20,989,573 shares of Class A common stock issuable upon the voluntary conversion of Class B common stock, but excludes an additional 1,073,731 shares of Class A common stock potentially issuable upon conversion of Class B common stock, because such shares are not convertible within 60 days of December 31, 2022 by virtue of an agreement between the reporting persons and the Company that restricts the reporting persons' ability to voluntarily convert their shares of Class B common stock to Class A common stock.]

Beneficially Owned by Each Reporting Person With

Number of

Shares

8. Shared Dispositive Power

1,505

Sole Dispositive Power

44,126,609 shares, of which 39,997,003 shares are directly owned by BV9, 410,670 shares are directly owned by BIP9, 3,384,232 shares are directly owned by BV Select, and 334,704 shares are directly owned by BIP Select. Agrawal is a managing member or officer of the Battery IX Companies and Battery Select Companies, and may be deemed to have shared power to direct the voting of these shares. [FN 7: This amount includes 20,989,573 shares of Class A common stock issuable upon the voluntary conversion of Class B common stock, but excludes an additional 1,073,731 shares of Class A common stock potentially issuable upon conversion of Class B common stock, because such shares are not convertible within 60 days of December 31, 2022 by virtue of an agreement between the reporting persons and the Company that restricts the reporting persons' ability to voluntarily convert their shares of Class B common stock.]

9. Aggregate Amount Beneficially Owned by Each Reporting Person 44,128,114 shares [FN 7: This amount includes 20,989,573 shares of Class A common stock issuable upon the voluntary conversion of Class B common stock, but excludes an additional 1,073,731 shares of Class A common stock potentially issuable upon conversion of Class B common stock, because such shares are not convertible within 60 days of December 31, 2022 by virtue of an agreement between the reporting persons and the Company that restricts the reporting persons' ability to voluntarily convert their shares of Class B common stock to Class A common stock.]

10. Check if the Aggregate Amount in Row (9) Excludes Certain Shares (See Instructions) 🖾 [FN 7: This amount includes 20,989,573 shares of Class A common stock issuable upon the voluntary conversion of Class B common stock, but excludes an additional 1,073,731 shares of Class A common stock potentially issuable upon conversion of Class B common stock, because such shares are not convertible within 60 days of December 31, 2022 by virtue of an agreement between the reporting persons and the Company that restricts the reporting persons' ability to voluntarily convert their shares of Class B common stock to Class A common stock.]

 Percent of Class Represented by Amount in Row (9) 32%

12. Type of Reporting Person (See Instructions) IN

10

CUSIP No. 85208T107

1. Names of Reporting Persons Michael Brown

X

2. Check the Appropriate Box if a Member of a Group (See Instructions)

- (a)
- (b)

3. SEC Use C	Only
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4.	Citizen: USA	ship or Place	e of Organization
		5.	Sole Voting Power 0
Number o Shares Beneficial	lly	6.	Shared Voting Power 44,126,609 shares, of which 39,997,003 shares are directly owned by BV9, 410,670 shares are directly owned by BIP9, 3,384,232 shares are directly owned by BV Select, and 334,704 shares are directly owned by BIP Select. Brown is a managing member or officer of the Battery IX Companies and Battery Select Companies, and may be deemed to have shared power to direct the voting of these shares. [FN 7: This amount includes 20,989,573 shares of Class A common stock issuable upon the voluntary conversion of Class B common stock, but excludes an additional 1,073,731 shares of Class A common stock potentially issuable upon conversion of Class B common stock, because such shares are not convertible within 60 days of December 31, 2022 by virtue of an agreement between the reporting persons and the Company that restricts the reporting persons' ability to voluntarily convert their shares of Class B common stock to Class A common stock.]
Owned by Each Reporting		7.	Sole Dispositive Power 0
Person W	ith	8.	Shared Dispositive Power 44,126,609 shares, of which 39,997,003 shares are directly owned by BV9, 410,670 shares are directly owned by BIP9, 3,384,232 shares are directly owned by BV Select, and 334,704 shares are directly owned by BIP Select. Brown is a managing member or officer of the Battery IX Companies and Battery Select Companies, and may be deemed to have shared power to direct the voting of these shares. [FN 7: This amount includes 20,989,573 shares of Class A common stock issuable upon the voluntary conversion of Class B common stock, but excludes an additional 1,073,731 shares of Class A common stock potentially issuable upon conversion of Class B common stock, because such shares are not convertible within 60 days of December 31, 2022 by virtue of an agreement between the reporting persons and the Company that restricts the reporting persons' ability to voluntarily convert their shares of Class B common stock to Class A common stock.]
9.	44,126, exclude convert	609 shares [s an addition ible within 6	Beneficially Owned by Each Reporting Person FN 7: This amount includes 20,989,573 shares of Class A common stock issuable upon the voluntary conversion of Class B common stock, but nal 1,073,731 shares of Class A common stock potentially issuable upon conversion of Class B common stock, because such shares are not 50 days of December 31, 2022 by virtue of an agreement between the reporting persons and the Company that restricts the reporting persons' ability ert their shares of Class B common stock to Class A common stock.]
10.	issuable convers	upon the vo	gate Amount in Row (9) Excludes Certain Shares (See Instructions) 🖾 [FN 7: This amount includes 20,989,573 shares of Class A common stock oluntary conversion of Class B common stock, but excludes an additional 1,073,731 shares of Class A common stock potentially issuable upon B common stock, because such shares are not convertible within 60 days of December 31, 2022 by virtue of an agreement between the reporting mpany that restricts the reporting persons' ability to voluntarily convert their shares of Class B common stock to Class A common stock.]
11.	Percent 32%	of Class Re	presented by Amount in Row (9)
12.	Type of IN	Reporting I	Person (See Instructions)
			11
CUSIP No	o. 85208	Г107	
1.	Names Jesse Fo	of Reporting	g Persons
2.	Check t (a) (b)	he Appropri	iate Box if a Member of a Group (See Instructions)
3.	SEC Us	e Only	
4.	Citizen: USA	ship or Place	e of Organization
		5.	Sole Voting Power 0
Number o Shares Beneficial Owned by	lly	6.	Shared Voting Power 44,126,609 shares, of which 39,997,003 shares are directly owned by BV9, 410,670 shares are directly owned by BIP9, 3,384,232 shares are directly owned by BV Select, and 334,704 shares are directly owned by BIP Select. Feldman is a managing member or officer of the Battery IX Companies and Battery Select Companies, and may be deemed to have shared power to direct the voting of these shares. [FN 7: This amount includes 20,989,573 shares of Class A common stock issuable upon the voluntary conversion of Class B common stock, but excludes an additional 1,073,731 shares of Class A common stock potentially issuable upon conversion of Class B common stock, because such shares are not convertible within 60 days of December 31, 2022 by virtue of an agreement between the reporting persons and the Company that restricts the reporting persons' ability to voluntarily convert their shares of Class B common stock to Class A common stock.]

Each Reporting		7.	Sole Dispositive Power 0		
Person Wi	ith	8.	Shared Dispositive Power 44,126,609 shares, of which 39,997,003 shares are directly owned by BV9, 410,670 shares are directly owned by BIP9, 3,384,232 shares are directly owned by BV Select, and 334,704 shares are directly owned by BIP Select. Feldman is a managing member or officer of the Battery IX Companies and Battery Select Companies, and may be deemed to have shared power to direct the voting of these shares. [FN 7: This amount includes 20,989,573 shares of Class A common stock issuable upon the voluntary conversion of Class B common stock, but excludes an additional 1,073,731 shares of Class A common stock potentially issuable upon conversion of Class B common stock, because such shares are not convertible within 60 days of December 31, 2022 by virtue of an agreement between the reporting persons and the Company that restricts the reporting persons' ability to voluntarily convert their shares of Class B common stock to Class A common stock.]		
9.	Aggregate Amount Beneficially Owned by Each Reporting Person 44,126,609 shares [FN 7: This amount includes 20,989,573 shares of Class A common stock issuable upon the voluntary conversion of Class B common stock, but excludes an additional 1,073,731 shares of Class A common stock potentially issuable upon conversion of Class B common stock, because such shares are not convertible within 60 days of December 31, 2022 by virtue of an agreement between the reporting persons and the Company that restricts the reporting persons' abil to voluntarily convert their shares of Class B common stock to Class A common stock.]				
10.	issuable convers	e upon the v sion of Class	gate Amount in Row (9) Excludes Certain Shares (See Instructions) \boxtimes [FN 7: This amount includes 20,989,573 shares of Class A common stock oluntary conversion of Class B common stock, but excludes an additional 1,073,731 shares of Class A common stock potentially issuable upon s B common stock, because such shares are not convertible within 60 days of December 31, 2022 by virtue of an agreement between the reporting mpany that restricts the reporting persons' ability to voluntarily convert their shares of Class B common stock to Class A common stock.]		
11.	Percent 32%	of Class Re	epresented by Amount in Row (9)		
12.	Type of IN	f Reporting	Person (See Instructions)		
			12		
CUSIP No	o. 85208	T107			
1.	Names Roger I	of Reportin H. Lee	g Persons		
2.	(a)		iate Box if a Member of a Group (See Instructions)		
	(b)	X			
3. 4.	SEC Us Citizen USA		e of Organization		
		5.	Sole Voting Power 0		
Number o Shares Beneficial		6.	Shared Voting Power 44,126,609 shares, of which 39,997,003 shares are directly owned by BV9, 410,670 shares are directly owned by BIP9, 3,384,232 shares are directly owned by BV Select, and 334,704 shares are directly owned by BIP Select. Lee is a managing member or officer of the Battery IX Companies and Battery Select Companies, and may be deemed to have shared power to direct the voting of these shares. [FN 7: This amount includes 20,989,573 shares of Class A common stock issuable upon the voluntary conversion of Class B common stock, because such shares are not convertible within 60 days of December 31, 2022 by virtue of an agreement between the reporting persons and the Company that restricts the reporting persons' ability to voluntarily convert their shares of Class B common stock.]		
Owned by Each Reporting	,	7.	Sole Dispositive Power 0		
Person Wi		8.	Shared Dispositive Power 44,126,609 shares, of which 39,997,003 shares are directly owned by BV9, 410,670 shares are directly owned by BIP9, 3,384,232 shares are directly owned by BV Select, and 334,704 shares are directly owned by BIP Select. Lee is a managing member or officer of the Battery IX Companies and Battery Select Companies, and may be deemed to have shared power to direct the voting of these shares. [FN 7: This amount includes 20,989,573 shares of Class A common stock issuable upon the voluntary conversion of Class B common stock, but excludes an additional 1,073,731 shares of Class A common stock potentially issuable upon conversion of Class B common stock, because such shares are not convertible within 60 days of December 31, 2022 by virtue of an agreement between the reporting persons and the Company that restricts the reporting persons' ability to voluntarily convert their shares of Class B common stock to Class A common stock.]		
9.	44,126,	609 shares	Beneficially Owned by Each Reporting Person FN 7: This amount includes 20,989,573 shares of Class A common stock issuable upon the voluntary conversion of Class B common stock, but		

excludes an additional 1,073,731 shares of Class A common stock potentially issuable upon conversion of Class B common stock, because such shares are not convertible within 60 days of December 31, 2022 by virtue of an agreement between the reporting persons and the Company that restricts the reporting persons' ability to voluntarily convert their shares of Class B common stock to Class A common stock.]

- 10. Check if the Aggregate Amount in Row (9) Excludes Certain Shares (See Instructions) I [FN 7: This amount includes 20,989,573 shares of Class A common stock issuable upon the voluntary conversion of Class B common stock, but excludes an additional 1,073,731 shares of Class A common stock potentially issuable upon conversion of Class B common stock, because such shares are not convertible within 60 days of December 31, 2022 by virtue of an agreement between the reporting persons and the Company that restricts the reporting persons' ability to voluntarily convert their shares of Class B common stock.]
- Percent of Class Represented by Amount in Row (9) 32%
- 12. Type of Reporting Person (See Instructions) IN

13

CUSIP No. 85208T107

1.	Names of Reporting Persons R. David Tabors		
2.	Check (a)	the Approp	priate Box if a Member of a Group (See Instructions)
	(b)	X	
3.	SEC Us	se Only	
4.	Citizen USA	ship or Pla	ace of Organization
		5.	Sole Voting Power 0
lumber o hares		6.	Shared Voting Power 40,407,673 shares, of which 39,997,003 shares are directly owned by BV9 and 410,670 shares are directly owned by BIP9. Tabors is a managing member or officer of the Battery IX Companies and may be deemed to have shared power to direct the voting of these shares. [FN 8: This amoun includes 19,666,971 shares of Class A common stock issuable upon the voluntary conversion of Class B common stock, but excludes an additional 1,073,731 shares of Class A common stock potentially issuable upon conversion of Class B common stock, because such shares are no convertible within 60 days of December 31, 2022 by virtue of an agreement between the reporting persons and the Company that restricts the reporting persons' ability to voluntarily convert their shares of Class B common stock to Class A common stock.]
wned by ach eporting erson W	Ţ	7.	Sole Dispositive Power 0
		8.	Shared Dispositive Power 40,407,673 shares, of which 39,997,003 shares are directly owned by BV9 and 410,670 shares are directly owned by BIP9. Tabors is a managing member or officer of the Battery IX Companies and may be deemed to have shared power to direct the voting of these shares. [FN 8: This amoun includes 19,666,971 shares of Class A common stock issuable upon the voluntary conversion of Class B common stock, but excludes an additional 1,073,731 shares of Class A common stock potentially issuable upon conversion of Class B common stock, because such shares are no convertible within 60 days of December 31, 2022 by virtue of an agreement between the reporting persons and the Company that restricts the reporting persons' ability to voluntarily convert their shares of Class B common stock to Class A common stock.]
9.	40,407, exclude convert	,673 share es an addit tible within	nt Beneficially Owned by Each Reporting Person s [FN 8: This amount includes 19,666,971 shares of Class A common stock issuable upon the voluntary conversion of Class B common stock, but ional 1,073,731 shares of Class A common stock potentially issuable upon conversion of Class B common stock, because such shares are not a 60 days of December 31, 2022 by virtue of an agreement between the reporting persons and the Company that restricts the reporting persons' ability wert their shares of Class B common stock to Class A common stock.]
10.	issuable convers	e upon the sion of Cla	regate Amount in Row (9) Excludes Certain Shares (See Instructions) 🖾 [FN 8: This amount includes 19,666,971 shares of Class A common stock voluntary conversion of Class B common stock, but excludes an additional 1,073,731 shares of Class A common stock potentially issuable upon use B common stock, because such shares are not convertible within 60 days of December 31, 2022 by virtue of an agreement between the reporting company that restricts the reporting persons' ability to voluntarily convert their shares of Class B common stock to Class A common stock.]
11.	Percent 29.3%	t of Class I	Represented by Amount in Row (9)
12.	Type of	f Reportin	g Person (See Instructions)

1. Names of Reporting Persons Scott R. Tobin

2.	Check t	he Approp	priate Box if a Member of a Group (See Instructions)
	(a)		
	(b)	X	
3.	SEC Us	se Only	
4.	Citizen: USA	ship or Pla	ce of Organization
		5.	Sole Voting Power 0
Number Shares Beneficia	ally	6.	Shared Voting Power 44,126,609 shares, of which 39,997,003 shares are directly owned by BV9, 410,670 shares are directly owned by BIP9, 3,384,232 shares are directly owned by BV Select, and 334,704 shares are directly owned by BIP Select. Tobin is a managing member or officer of the Battery IX Companies and Battery Select Companies, and may be deemed to have shared power to direct the voting of these shares. [FN 7: This amount includes 20,989,573 shares of Class A common stock issuable upon the voluntary conversion of Class B common stock, but excludes an additional 1,073,731 shares of Class A common stock potentially issuable upon conversion of Class B common stock, because such shares are not convertible within 60 days of December 31, 2022 by virtue of an agreement between the reporting persons and the Company that restricts the reporting persons' ability to voluntarily convert their shares of Class B common stock.]
Owned b Each Reporting	g	7.	Sole Dispositive Power 0
Person W	/ith	8.	Shared Dispositive Power 44,126,609 shares, of which 39,997,003 shares are directly owned by BV9, 410,670 shares are directly owned by BIP9, 3,384,232 shares are directly owned by BV Select, and 334,704 shares are directly owned by BIP Select. Tobin is a managing member or officer of the Battery IX Companies and Battery Select Companies, and may be deemed to have shared power to direct the voting of these shares. [FN 7: This amount includes 20,989,573 shares of Class A common stock issuable upon the voluntary conversion of Class B common stock, because such shares are not additional 1,073,731 shares of Class A common stock potentially issuable upon conversion of Class B common stock, because such shares are not convertible within 60 days of December 31, 2022 by virtue of an agreement between the reporting persons and the Company that restricts the
			reporting persons' ability to voluntarily convert their shares of Class B common stock to Class A common stock.]
9.	44,126, exclude convert	609 shares s an additi ible withir	nt Beneficially Owned by Each Reporting Person [FN 7: This amount includes 20,989,573 shares of Class A common stock issuable upon the voluntary conversion of Class B common stock, but ional 1,073,731 shares of Class A common stock potentially issuable upon conversion of Class B common stock, because such shares are not 1 60 days of December 31, 2022 by virtue of an agreement between the reporting persons and the Company that restricts the reporting persons' ability vert their shares of Class B common stock to Class A common stock.]
10.	Check if the Aggregate Amount in Row (9) Excludes Certain Shares (See Instructions) \boxtimes [FN 7: This amount includes 20,989,573 shares of Class A common stock issuable upon the voluntary conversion of Class B common stock, but excludes an additional 1,073,731 shares of Class A common stock potentially issuable upon conversion of Class B common stock shares are not convertible within 60 days of December 31, 2022 by virtue of an agreement between the reporting		voluntary conversion of Class B common stock, but excludes an additional 1,073,731 shares of Class A common stock potentially issuable upon
11.	Percent 32%	of Class F	Represented by Amount in Row (9)
12.	Type of Reporting Person (See Instructions) IN		
	<u></u>		
			15
CUSIP N	lo. 85208	Т107	
1.		of Reporti R. Stoner	ng Persons
2.	Check t (a) (b)	he Approp	priate Box if a Member of a Group (See Instructions)
3.	SEC Us	e Only	
4.			ce of Organization
	USA		
		5.	Sole Voting Power 0

Number of Shares Beneficial Owned by Each Reporting	ly	6.	Shared Voting Power 3,718,936 shares, of which 3,384,232 shares are directly owned by BV Select and 334,704 shares are directly owned by BIP Select. Stoner is a managing member or officer of the Battery Select Companies and may be deemed to have shared power to direct the voting of these shares. [FN 6: This amount includes 1,322,602 shares of Class A common stock issuable upon the voluntary conversion of Class B common stock.]			
Person Wi	th	7.	Sole Dispositive Power 0			
		8.	Shared Dispositive Power 3,718,936 shares, of which 3,384,232 shares are directly owned by BV Select and 334,704 shares are directly owned by BIP Select. Stoner is a managing member or officer of the Battery Select Companies and may be deemed to have shared power to direct the voting of these shares. FN 6: This amount includes 1,322,602 shares of Class A common stock issuable upon the voluntary conversion of Class B common stock.]			
9.	Aggregate Amount Beneficially Owned by Each Reporting Person 3,718,936 shares [FN 6: This amount includes 1,322,602 shares of Class A common stock issuable upon the voluntary conversion of Class B common stock.]					
10.	Check if	the Aggreg	ate Amount in Row (9) Excludes Certain Shares (See Instructions)			
11.	Percent 2.7%	of Class Rep	presented by Amount in Row (9)			
12.	12. Type of Reporting Person (See Instructions) IN					
			16			
CUSIP No	o. 85208T	2107				
1.	Names of Reporting Persons Morad Elhafed					
2.	Check th (a)		ate Box if a Member of a Group (See Instructions)			
	(b)	X				
3.	SEC Us	e Only				
4.	Citizens USA	hip or Place	of Organization			
		5.	Sole Voting Power 0			
Number of Shares Beneficial	ly	6.	Shared Voting Power 3,718,936 shares, of which 3,384,232 shares are directly owned by BV Select and 334,704 shares are directly owned by BIP Select. Elhafed is a managing member or officer of the Battery Select Companies and may be deemed to have shared power to direct the voting of these shares. [FN 6: This amount includes 1,322,602 shares of Class A common stock issuable upon the voluntary conversion of Class B common stock.]			
Owned by Each Reporting Person Wi		7.	Sole Dispositive Power 0			
	u	8.	Shared Dispositive Power 3,718,936 shares, of which 3,384,232 shares are directly owned by BV Select and 334,704 shares are directly owned by BIP Select. Elhafed is a managing member or officer of the Battery Select Companies and may be deemed to have shared power to direct the voting of these shares. [FN 6: This amount includes 1,322,602 shares of Class A common stock issuable upon the voluntary conversion of Class B common stock.]			
9.	Aggregate Amount Beneficially Owned by Each Reporting Person 3,718,936 shares [FN 6: This amount includes 1,322,602 shares of Class A common stock issuable upon the voluntary conversion of Class B common stock.]					
10.	10. Check if the Aggregate Amount in Row (9) Excludes Certain Shares (See Instructions)					
11.	Percent of Class Represented by Amount in Row (9) 2.7%					
12.	2. Type of Reporting Person (See Instructions) IN					

1.	Names of Reporting Persons Dharmesh Thakker					
 2. Check the Appropriate Box if a Member of a Group (See Instructions) (a) □ 						
	(b)	X				
3.						
4.	Citizer USA	Citizenship or Place of Organization USA				
		5.	Sole Voting Power 0			
Number o Shares Beneficia	ally		Shared Voting Power 3,718,936 shares, of which 3,384,232 shares are directly owned by BV Select and 334,704 shares are directly owned by BIP Select. Thakker is a managing member or officer of the Battery Select Companies and may be deemed to have shared power to direct the voting of these shares. [FN 6: This amount includes 1,322,602 shares of Class A common stock issuable upon the voluntary conversion of Class B common stock.]			
Owned by Each Reporting	g	7.	Sole Dispositive Power 0			
Person W	iin	8.	Shared Dispositive Power 3,718,936 shares, of which 3,384,232 shares are directly owned by BV Select and 334,704 shares are directly owned by BIP Select. Thakker is a managing member or officer of the Battery Select Companies and may be deemed to have shared power to direct the voting of these shares. [FN 6: This amount includes 1,322,602 shares of Class A common stock issuable upon the voluntary conversion of Class B common stock.]			
9.	Aggregate Amount Beneficially Owned by Each Reporting Person 3,718,936 shares [FN 6: This amount includes 1,322,602 shares of Class A common stock issuable upon the voluntary conversion of Class B common stock.]					
10.						
11.	Percent of Class Represented by Amount in Row (9) 2.7%					
12.	Type of Reporting Person (See Instructions) IN					
			18			
CUSIP N	o. 8520	8T107				
1.	Names of Reporting Persons Russell Fleischer					
2.	Check the Appropriate Box if a Member of a Group (See Instructions) (a)					
	(b)	X				
3.	SEC U	Jse Only				
4.	Citizenship or Place of Organization USA					

- 5. Sole Voting Power 0
 - Shared Voting Power

6.	Shared Voting Power
	3,718,936 shares, of which 3,384,232 shares are directly owned by BV Select and 334,704 shares are directly owned by BIP Select. Fleischer is a
	managing member or officer of the Battery Select Companies and may be deemed to have shared power to direct the voting of these shares. [FN
	6: This amount includes 1,322,602 shares of Class A common stock issuable upon the voluntary conversion of Class B common stock.]

Owned by Each Reporting Person With

7.

Number of Shares Beneficially

> 8. Shared Dispositive Power

0

Sole Dispositive Power

3,718,936 shares, of which 3,384,232 shares are directly owned by BV Select and 334,704 shares are directly owned by BIP Select. Fleischer is a managing member or officer of the Battery Select Companies and may be deemed to have shared power to direct the voting of these shares. [FN 6: This amount includes 1,322,602 shares of Class A common stock issuable upon the voluntary conversion of Class B common stock.]

Aggregate Amount Beneficially Owned by Each Reporting Person
 3,718,936 shares [FN 6: This amount includes 1,322,602 shares of Class A common stock issuable upon the voluntary conversion of Class B common stock.]

10. Check if the Aggregate Amount in Row (9) Excludes Certain Shares (See Instructions)

- Percent of Class Represented by Amount in Row (9) 2.7%
- 12. Type of Reporting Person (See Instructions) IN

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Item 1.

(a)	Name of Issuer
	Sprinklr, Inc.
(b)	Address of Issuer's Principal Executive Offices
	29 West 35 th Street
	New York, NY 10001

Item 2.

(a) Name of Person Filing

Battery Ventures IX, L.P. ("BV9"), Battery Investment Partners IX, LLC ("BIP9"), Battery Partners IX, LLC ("BP9"), Battery Ventures Select Fund I, L.P. ("BV Select"), Battery Investment Partners Select Fund I, L.P. ("BIP Select"), Battery Partners Select Fund I, L.P. ("BP Select LLC"), Battery Management Corp. ("BMC"), Neeraj Agrawal ("Agrawal"), Michael Brown ("Brown"), Morad Elhafed ("Elhafed"), Jesse Feldman ("Feldman"), Russel Fleischer ("Fleischer"), Roger H. Lee ("Lee"), Chelsea Stoner ("Stoner"), R. David Tabors ("Tabors"), Dharmesh Thakker ("Thakker"), and Scott R. Tobin ("Tobin"). The foregoing entities and individuals are collectively referred to as the "Reporting Persons."

Messrs. Agrawal, Brown, Feldman, Lee, Tabors and Tobin are the sole managing members of BP9, the general partner of BV9 and managing member of BIP9 and/or the officers of BMC, the investment advisor to BP9.

Agrawal, Brown, Elhafed, Feldman, Fleischer, Lee, Stoner, Thakker, and Tobin are the sole managing members of BP Select LLC, the general partner of BP Select LP and BIP Select, and ultimate general partner of BV Select.

- (b) Address of Principal Business Office or, if none, Residence Battery Ventures One Marina Park Drive Suite 1100 Boston, MA 02210
 (c) Citizenship Agrawal, Brown, Elhafed, Feldman, Fleischer, Lee, Stoner, Tabors, Thakker, and Tobin are United States citizens. BV9, BV Select, BP Select LP, and BIP Select are limited partnerships organized under the laws of the State of Delaware. BP9 and BP Select LLC are limited liability companies organized under the laws of the State of Delaware. BMC is a corporation organized under the laws of the Commonwealth of Massachusetts.
 (d) Title of Class of Securities
- Class A Common Stock, \$0.00003 par value per share
 (e) CUSIP Number
- 85208T107

Item 3. If this statement is filed pursuant to §§240.13d-1(b) or 240.13d-2(b) or (c), check whether the person filing is a:

- (a) D Broker or dealer registered under section 15 of the Act (15 U.S.C. 780).
- (b) \square Bank as defined in section 3(a)(6) of the Act (15 U.S.C. 78c).
- (c) \square Insurance company as defined in section 3(a)(19) of the Act (15 U.S.C. 78c).
- (d) 🔲 Investment company registered under section 8 of the Investment Company Act of 1940 (15 U.S.C. 80a-8).
- (e) \Box An investment adviser in accordance with §240.13d-1(b)(1)(ii)(E);
- (f) \Box An employee benefit plan or endowment fund in accordance with 240.13d-1(b)(1)(ii)(F);
- (g) \Box A parent holding company or control person in accordance with §240.13d-1(b)(1)(ii)(G);
- (h) A savings association as defined in Section 3(b) of the Federal Deposit Insurance Act (12 U.S.C. 1813);
- (i) \square A church plan that is excluded from the definition of an investment company under section 3(c)(14) of the Investment Company Act of 1940 (15 U.S.C. 80a-3);
- (j) \Box Group, in accordance with §240.13d-1(b)(1)(ii)(J).

Item 4. Ownership

Provide the following information regarding the aggregate number and percentage of the class of securities of the issuer identified in Item 1.

The approximate percentages of Common Stock reported as beneficially owned by the Reporting Persons is based upon 137,683,920 shares of Common Stock outstanding as of October 31, 2022, as reported in the Issuer's Form 10-Q filed on December 6, 2022. [FN 7: This amount includes 20,989,573 shares of Class A common stock issuable upon the voluntary conversion of Class B common stock, but excludes an additional 1,073,731 shares of Class A common stock potentially issuable upon conversion of Class B common stock, because such shares are not convertible within 60 days of December 31, 2022 by virtue of an agreement between the reporting persons and the Company that restricts the reporting persons' ability to voluntarily convert their shares of Class B common stock to Class A common stock.]

Amount beneficially owned: (a) See Row 9 of cover page for each Reporting Person. (b) Percent of class: See Row 11 of cover page for each Reporting Person. Number of shares as to which the person has: (c) (i) Sole power to vote or to direct the vote See Row 5 of cover page for each Reporting Person. (ii) Shared power to vote or to direct the vote See Row 6 of cover page for each Reporting Person. (iii) Sole power to dispose or to direct the disposition of See Row 7 of cover page for each Reporting Person. (iv) Shared power to dispose or to direct the disposition of See Row 8 of cover page for each Reporting Person.

Item 5. Ownership of Five Percent or Less of a Class

If this statement is being filed to report the fact that as of the date hereof the reporting person has ceased to be the beneficial owner of more than five percent of the class of securities, check the following \Box .

Item 6. Ownership of More than Five Percent on Behalf of Another Person

Under certain circumstances set forth in the limited partnership agreement of BV9, BV Select, and BIP Select, the general and limited partners may be deemed to have the right to receive dividends from, or the proceeds from, the sale of shares of the Issuer owned by BV9, BV Select, and BIP Select. Under certain circumstances set forth in the limited liability company agreement of BIP9, the members may be deemed to have the right to receive dividends from, or the proceeds from, the sale of shares of the Issuer owned by BIP9.

Identification and Classification of the Subsidiary Which Acquired the Security Being Reported on By the Parent Holding Company or Control Person
Identification and Classification of Members of the Group
Notice of Dissolution of Group
Certification

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Signature

After reasonable inquiry and to the best of my knowledge and belief, I certify that the information set forth in this statement is true, complete and correct.

BATTERY VENTURES IX, L.P.

By: Battery Partners IX, LLC

By: *

Managing Member

BATTERY INVESTMENT PARTNERS IX, LLC

By: Battery Partners IX, LLC

By:

	Managing Member	
BATTERY PARTNERS IX, LLC		
	By: <u>*</u>	
	Managing Member	
	BATTERY VENTURES SELECT FUND I, L.P.	
	By: Battery Partners Select Fund I, L.P. By: Battery Partners Select Fund I GP, LLC	
	By: * Managing Member	
	BATTERY PARTNERS SELECT FUND I, L.P.	
	By: Battery Partners Select Fund I GP, LLC	
	By: <u>*</u>	
	Managing Member	
	BATTERY INVESTMENT PARTNERS SELECT FUND I, L.P.	
	By: Battery Partners Select Fund I GP, LLC	
	By: * Managing Member	
	BATTERY PARTNERS SELECT FUND I GP, LLC	
	By: *	
	Managing Member	
	BATTERY MANAGEMENT CORP.	
	Ву: *	
	Chief Financial Officer	
22		
	NEERAJ AGRAWAL	
	By: * Neeraj Agrawal	
	MICHAEL BROWN	
	By: *	
	Michael Brown	
	JESSE FELDMAN	
	By: <u>*</u>	
	Jesse Feldman	
	ROGER H. LEE	

R. DAVID TABORS

		By: *	. David Tabors
		SCOTT	R. TOBIN
		By: <u>*</u>	cott R. Tobin
		CHELS	EA R. STONER
		By: $\frac{*}{S}$	cott R. Tobin
		RUSSEI	L FLEISCHER
		By: *	ussell Fleischer
		MORAI) ELHAFED
		By: <u>*</u>	forad Elhafed
		DHARN	IESH THAKKER
		By: *	harmesh Thakker
*By:	/s/ Christopher Schiavo		
Name:	Christopher Schiavo Attorney-in-Fact	-	

This Schedule 13G was executed pursuant to a Power of Attorney. Note that copies of the applicable Powers of Attorney are already on file with the appropriate agencies.

ATTENTION Intentional misstatements or omissions of fact constitute Federal Criminal Violations (See 18 U.S.C. 1001).

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