FORM 4

UNITED STATES SECURITIES AND EXCHANGE COMMISSION

Washington, D.C. 20549

STATEMENT OF CHANGES IN BENEFICIAL OWNERSHIP

OMB APPROVAL		
	OMB	APPROVAL

OMB Number: 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

1. Name and Address of Reporting Person*				2. Issuer Name and Ticker or Trading Symbol						5. Relationship of Reporting Person(s) to Issuer (Check all applicable)					
<u>Fuentes Mark</u>				<u>web inc</u> [f	PFSW _			Cileci	Director	10% (Owner				
(Last) 4455 REGEN	(First)	(Middle)		e of Earliest Transa 3/2023	ction (M	onth/E	oay/Year)	X	Officer (give title below) Senior Vice President & CIO)``				
(Street) IRVING TX 75063				4. If Amendment, Date of Original Filed (Month/Day/Year)						ividual or Joint/Group Filing (Check Applicable Form filed by One Reporting Person Form filed by More than One Reporting Person					
(City)	(State)	(Zip) Table I - No	CI	e 10b5-1(c) heck this box to indicate affirmative defense Securities Acq	ate that a condition	transa s of Ru	ction was made _l ıle 10b5-1(c). Se	pursuant e Instruct	ion 10.	, instruction or written p	olan that is intende	d to satisfy			
1. Title of Security (Instr. 3) 2. Transa Date (Month/D				tion 2A. Deemed Execution Date,		ction nstr.	4. Securities A Disposed Of (I	cquired	(A) or	5. Amount of Securities Beneficially Owned Following	6. Ownership Form: Direct (D) or Indirect (I) (Instr. 4)	7. Nature of Indirect Beneficial Ownership			
					Code	v	Amount	(A) or (D)	Price	Reported Transaction(s) (Instr. 3 and 4)		(Instr. 4)			
Common Stock 10/23/					D ⁽¹⁾⁽²⁾		114,384(3)	D	\$7.5	0	D				
Table II - Derivative Securities Acquired, Disposed of, or Beneficially 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 Date, if any (Month/Day/Year)	4. Transa Code (8)		of Deri Seci Acq (A) (Disp of (E	umber vative urities uired or oosed o) (Instr. and 5)	6. Date Exercisable and Expiration Date (Month/Day/Year)		7. Title and Amount of Securities Underlying Derivative Security (Instr. 3 and 4)		8. Price of Derivative Security (Instr. 5)	9. Number of derivative Securities Beneficially Owned Following Reported Transaction(s) (Instr. 4)	10. Ownership Form: Direct (D) or Indirect (I) (Instr. 4)	11. Nature of Indirect Beneficial Ownership (Instr. 4)
				Code	v	(A)	(D)	Date Exercisable	Expiration Date	Title	Amount or Number of Shares				
Restricted Stock Unit - 2021 LTI	(4)	10/23/2023		D			3,146	(4)	(4)	Common Stock	3,146	\$0	0	D	
Restricted Stock Unit - 2022 LTI	(4)	10/23/2023		D			3,884	(4)	(4)	Common Stock	3,884	\$0	0	D	
Restricted Stock Unit- 2023 LTI	(4)	10/23/2023		D			10,699	(4)	(4)	Common Stock	10,699	\$0	0	D	
Performance Share Award- 2023 STI	(5)	10/23/2023		D			10,700	(5)	(5)	Common Stock	10,700	\$0	0	D	
Performance Share Award - 2021 LTI	(6)	10/23/2023		D			3,146	(6)	(6)	Common Stock	3,146	\$0	0	D	
Performance Share Award - 2022 LTI	(6)	10/23/2023		D			1,942	(6)	(6)	Common Stock	1,942	\$0	0	D	
Performance Share Award- 2023 LTI	(6)	10/23/2023		D			4,636	(6)	(6)	Common Stock	4,636	\$0	0	D	

Explanation of Responses:

- 1. This Form 4 reports securities disposed of pursuant to the terms of the Agreement and Plan of Merger, dated September 13, 2023 (the "Merger Agreement"), by and among PFSweb, Inc. (the "Company"), GXO Logistics, Inc., a Delaware Corporation ("Parent"), and Peregrine MergerSub I, Inc., a Delaware corporation and wholly owned subsidiary of Parent ("Merger Sub"), a copy of which was filed as Exhibit 2.1 to the Company's Current Report on Form 8-K filed with the Securities and Exchange Commission on September 14, 2023.
- 2. Pursuant to the Merger Agreement, on October 23, 2023, Merger Sub was merged with and into the Company (the "Merger") with the Company surviving the Merger as the surviving corporation and an indirect wholly owned subsidiary of Parent. At the effective time of the Merger (the "Effective Time"), each share of common stock, par value \$0.001 per share, of the Company ("Common Stock") issued and outstanding immediately prior to the Effective Time (other than (A) shares of Common Stock (1) held in the treasury of the Company or (2) owned by Parent or Merger Sub or any direct or indirect wholly owned subsidiaries of Parent, Merger Sub or the Company and (B) the Appraisal Shares (as defined in the Merger Agreement)), was automatically converted into the right to receive an amount in cash equal to \$7.50, without interest (such amount of cash, the "Merger Consideration").
- 3. Prior to the conversion of Common Stock, the reporting person directly beneficially owned 114,384 shares, 2,442 shares less than the number previously reported before giving effect to this report. The reporting person and the issuer have diligently reviewed all reporting person transactions and believe that the variance is the result of an inadvertent, administrative reporting error.
- 4. Pursuant to the Merger Agreement, effective upon the Effective Time, each time-based Restricted Stock Unit ("RSU") that was outstanding immediately prior to the Effective Time, whether vested or unvested, became fully vested, and was cancelled and extinguished and, in exchange therefore, was automatically converted into the right to receive an amount in cash, without interest, equal to the product of (A) the number of shares of RSUs and (B) the Merger Consideration.
- 5. Pursuant to the Merger Agreement, effective upon the Effective Time, each performance-based short-term incentive award ("ST LTI") that was outstanding immediately prior to the Effective Time, whether vested or unvested, became fully vested, taking into account the measurement of the level of achievement of applicable performance goals, and was cancelled and extinguished and, in exchange therefore, was automatically converted into the right to receive an amount in cash, without interest, equal to the product of (A) the number of shares of ST LTI and (B) the Merger Consideration.
- 6. Pursuant to the Merger Agreement, effective upon the Effective Time, each performance-based long-term incentive award ("LTI") that was outstanding immediately prior to the Effective Time, whether vested or unvested, became fully vested, taking into account the measurement of the level of achievement of applicable performance goals, and was cancelled and extinguished and, in exchange therefore, was

automatically converted into the right to receive an amount in cash, without interest, equal to the product of (A) the number of shares of LTI and (B) the Merger Consideration. The remaining shares of the LTI award that were outstanding immediately prior to the Effective Time were cancelled for no consideration.

Remarks:

/s/ Thomas J. Madden by Power of Attorney 10/23/2023

** 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.