FORM	4	UNITE	D STA	TES	SE	CU	IRITIE	ES Al		ЕХСНА	NGE C	OMM	SSION					
					Washington, D.C. 20549										OMB APPROVAL			
Section 16. Form 4 or Form 5 obligations may continue. See															OMB Number: 3235-0287 Estimated average burden hours per response: 0.5			
1. Name and Address of Reporting Person [*] Johnsen Karl E														5. Relationship of Reporting Person(s) to Issuer (Check all applicable) Director 10% Owner				
(Last) (First) (Middle) C/O ASPEN TECHNOLOGY, INC. 20 CROSBY DRIVE					3. Date of Earliest Transaction (Month/Day/Year) 05/20/2020									A below) below) Senior Vice President and CFO				
(Street) BEDFORD MA 01730				4. If										6. Individual or Joint/Group Filing (Check Applicable Line) X Form filed by One Reporting Person Form filed by More than One Reporting Person				
(S	tate)	(Zip)																
1. Title of Security (Instr. 3) 2. Transa Date			tion	2A. Exe if a	Securities Acc 2A. Deemed Execution Date, if any (Month/Day/Year)		3. Transaction Code (Instr.		4. Securities Acquired (A) or		(A) or	5. Amou Securiti Benefici	int of es ially			7. Nature of Indirect Beneficial Ownership		
							Code	v	Amount	(A) or (D)	Price	Reporte Transac	d tion(s)	ion(s)		(Instr. 4)		
Common Stock 05/20				2020				М		11,456(1) A	\$45.4	6 33	33,770		D		
Common Stock 05/20/2				2020	020			М		12,616 ⁽²⁾ A \$6		\$63.2	5 46	46,386		D		
Common Stock 05/20/2				2020	020			М		4,374 ⁽³⁾ A \$		\$37.9	1 50	50,760		D		
Common Stock 05/20/2			2020	020			S		29,692 D		\$95.07	(4) 21	21,068		D			
	-	Table II											Owned					
Derivative Conversion Da		ate Executio Month/Day/Year) if any		1. Fransac Code (Ir	tion	5. Number of		6. Date Exerci Expiration Da		isable and te	7. Title and Amount of Securities Underlying Derivative Security (Instr. 3 and 4)		8. Price of Derivative Security (Instr. 5)	derivative Securities Beneficia Owned Following Reported	e s Illy g	Form: Direct (D) or Indirect (I) (Instr. 4)	Beneficial Ownership t (Instr. 4)	
				Code	v	(A)	(D)	Date Exercis	able	Expiration Date	Title	Amount or Number of Shares						
\$45.46	05/20/2020			М			11,456	(1)		08/31/2026	Common Stock	11,456	\$0	2,860	6	D		
\$63.25	05/20/2020			М			12,616	(2)		08/31/2027	Common Stock	12,616	\$0	5,735	5	D		
\$37.91	05/20/2020			М			4,374	(3)		09/30/2025	Common Stock	4,374	\$0	7,265	5	D		
	this box if no lon n 16. Form 4 or ions may contin tion 1(b). Ind Address of n Karl E (Fi PEN TECHI SBY DRIVI RD M (SI Security (Inst Stock	this box if no longer subject to n 16. Form 4 or Form 5 ions may continue. See tion 1(b). nd Address of Reporting Person* n Karl E (First) PEN TECHNOLOGY, INC. SBY DRIVE RD MA (State) Tak Stock	this box if no longer subject to n 16. Form 4 or Form 5 ions may continue. See tion 1(b). STA nd Address of Reporting Person* (Middle) nd Address of Reporting Person* (Middle) PEN TECHNOLOGY, INC. (Middle) PEN TECHNOLOGY, INC. (SBY DRIVE RD MA 01730 (State) (Zip) Table 1 - No Stock Stock Stock	this box if no longer subject to n 16. Form 4 or Form 5 ions may continue. See tion 1(b). STATEME rition 1(b). File rition 1(b). (Middle) PEN TECHNOLOGY, INC. SBY DRIVE RD MA 01730 (State) (Zip) Table 1 - No-Deriv Security (Instr. 3) Stock 05/20/2 Stock 05/2	this box if no longer subject to 16. Form 4 or Form 5 ions may continue. See ition 1(b). STATEMENT (Filed purs release or source or source or source source SECURE Security (Instr. 3) Image: State security (Middle) (State) Image: State security (Middle) (State) Image: State security (Instr. 3) Image: State security security (Instr. 3) Image: State security security (Instr. 3) Image: State security security security (Instr. 3) Image: State security security security security security security (Instr. 3) Image: State security	STATEMENT OF 0 16. Form 4 or Form 5 ions may continue. See idd Address of Reporting Person* n Karl E (First) (Middle) PEN TECHNOLOGY, INC. SBY DRIVE (State) (Zip) Table 1 - Non-Derivative Security (Instr. 3) 2. Transaction Date (Gonversion or Exercise Price of Date (Month/Day/Year) Stock 05/20/2020 Stock	this box if no longer subject to na 6. Form 4 or Form 5 ions may continue. See tion 1(b). STATEMENT OF CH. ride pursuant to Sec or Section 300 Filed pursuant to Sec or Section 300 nd Address of Reporting Person* n Karl E (First) (Middle) 2. Issuer Name ASPENTT (First) (Middle) 3. Date of Earli 05/20/2020 SBY DRIVE 3. Date of Earli 05/20/2020 RD MA 01730 (State) (Zip) 4. If Amendme Security (Instr. 3) 2. Transaction Date (Month/Day/Year) Stock 05/20/2020 Stock Stock 05/20/2020 Stock 05/20/2020 Table II - Derivative Securiting (e.g., puts, calls, war going frice or Security 1 1 1 2 05/20/2020 0 Conversion Or Exercise Price or Security 3 Transaction Date (Month/Day/Year) 3A. Deemed Execution Date (Ronth/Day/Year) 5. N Or Gode (instr. 8) 2 05/20/2020 M 1 1 2 05/20/2020 M 1 1 2 05/20/2020 M 1	Number of the section of the seccurindia section of the section of the section of the se	Washington, D Washington, D this box if no longer subject to 1.05 may continue. See tion 1(b). STATEMENT OF CHANGES IN Address of Reporting Person* Filed pursuant to Section 16(a) of the investion of Address of Reporting Person* 2. Issuer Name and Ticker or Ti ASPENT TECHNOLOGY, INC. SBY DRIVE (Middle) 3. Date of Earliest Transaction (05/20/2020 3. Date of Carliest Transaction (05/20/2020 RD MA 01730 4. If Amendment, Date of Origin RD MA 01730 2. Transaction Date (Month/Day/Year) 3. Transaction Code 3. Transaction Code (Month/Day/Year) M. 4. J. Derivative Securities Accuired, (e.g., puts, calls, warrants, optic 2. Conversion Of Exercise Security 3. Transaction Month/Day/Year) 4. A Deemed Execurities Date (Month/Day/Year) 5. Number Or Scole (Month/Day/Year) 5. Subter Scole (Month/Day/Year) 5.	Washington, D.C. 20 STATEMENT OF CHANGES IN BE Tailed pursuant to Section 16(a) of the Secur or Section 30(b) of the Investment Col or Section 30(b) of the Investment Col SPEN TECHNOLOGY, INC. SPY DRIVE Table 1 - Non-Derivative Securities Accured, Dis Security (Instr. 3) Conversion Stock Stock OS/20/2020 Table 1 - Non-Derivative Securities Accured, Dis Stock Stock Stock <td>Main and a construction of the lower and a construction and construction. See and the lower and a construction. See and the lower and</td> <td>Minimum Washington, D.C. 20549 Miss covir in a longer subject to 135 rom 200 STATEMENT OF CHANGES IN BENEFICIAL OW Filed pursuant to Section 30(1) of the Securities Exchange Act of 1 or Section 30(1) of the Investment Company Act of 1300 Make Soft Reporting Person¹ n. Karl E Pice Porting Person¹ n. Karl E Pice Porting Person¹ (First) Pice Porting Person¹ (Middle) Pice Porting Person¹ (Middle) Pice Porting Person¹ (State) Pice Porting Person¹ (Middle) Pice Pice Pice Pice Pice Pice Pice Pice</td> <td>Washington, D.C. 20541 STATEMENT OF CHANGES IN BENEFICIAL OWNERS Interview State of Sola of the Securities Exchange Act of 1930 State of Paporing Person[*] Address of Reporting Person[*] Colspan="2">Colspan="2"</td> <td>Number of body explanation but high or body explanation but high or budget sublets to but high or budget sublets to bud dathess of Reporting Person"</td> <td>Washington, D. C. 20549 The box in page subjection is non sourcement. See too 100. 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Karl E Pice Porting Person ¹ (First) Pice Porting Person ¹ (Middle) Pice Porting Person ¹ (Middle) Pice Porting Person ¹ (State) Pice Porting Person ¹ (Middle) Pice Pice Pice Pice Pice Pice Pice Pice	Washington, D.C. 20541 STATEMENT OF CHANGES IN BENEFICIAL OWNERS Interview State of Sola of the Securities Exchange Act of 1930 State of Paporing Person [*] Address of Reporting Person [*] Colspan="2">Colspan="2"	Number of body explanation but high or body explanation but high or budget sublets to but high or budget sublets to bud dathess of Reporting Person"	Washington, D. C. 20549 The box in page subjection is non sourcement. See too 100. STATEMENT OF CHANGES IN BENEFICIAL OWNERSHIP Filed parsault to Scaleton 30/0 of the investment Company Act of 1394 Teled parsault to Scaleton 36/0 of the Sourcement Explanage Act of 1394 Control 100. Teled parsault to Scaleton 100. Control 100. 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1. The option granted at the exercise price of \$45.46 vests in 16 equal consecutive quarterly installments on the last business day of the quarter, beginning on September 30, 2016.

2. The option granted at the exercise price of \$63.25 vests in 16 consecutive equal quarterly installments on the last business day of the quarter, beginning on September 29, 2017.

3. The option granted at the exercise price of \$37.91 vests in 16 equal consecutive quarterly installments on the last business day of the quarter, beginning on December 31, 2015.

4. The price reported in Column 4 is a weighted average price. These shares were sold in several transactions at prices ranging from \$94.81 to \$95.50, inclusive. The reporting person undertakes to provide to Aspen Technology, Inc., any security holder of Aspen Technology, Inc., or the staff of the Securities and Exchange Commission, upon request, full information regarding the number of shares sold at each separate price within the range set forth in this footnote.

/s/ F. G. Hammond, attorney-in- fact for Mr. Jahrson 05/21/2020
fact for Mr. Johnsen

** 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.