Cornerstone OnDemand Inc
Form SC 13G
March 02, 2012

SECURITIES AND EXCHANGE COMMISSION

Washington, D.C. 20549

Schedule 13G

INFORMATION TO BE INCLUDED IN STATEMENTS FILED PURSUANT TO RULES 13d-1 (b), (c) AND (d)

AND AMENDMENTS THERETO FILED PURSUANT TO 13d-2 (b)

(Amendment No)*
Cornerstone OnDemand, Inc.
(Name of Issuer)
Common Stock
(Title of Class of Securities)
21925Y103

(CUSIP Number)

December 31, 2011

(Date of Event Which Requires Filing of this Statement)

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

0	Rule 13d-1(b)
0	Rule 13d-1(c)
x	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 disclosures provided in a prior cover page.

The information required on 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).

(Continued on following pages)

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Exhibit Index Contained on Page 9

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```
NAME OF
           REPORTING
1
           PERSON
           Bay Partners XI, L.P.
           ("BP XI")
           CHECK THE
           APPROPRIATE BOX
           IF A MEMBER OF A
2
           GROUP*
           (a)
                    o
                           (b)
3
           SEC USE ONLY
           CITIZENSHIP OR
           PLACE OF
4
           ORGANIZATION
           Delaware
                 SOLE
                 VOTING
                 POWER
                 2,873,363
                 shares, except
                 that Bay
                 Management
                 Company XI,
                 LLC ("BMC
NUMBER OF
                 XI"), the general
SHARES
                 partner of BP
BENEFICIALLY
                 XI, may be
OWNED BY
                5 deemed to have
EACH
                 sole power to
REPORTING
                 vote these
PERSON
                 shares, and
WITH
                 Stuart G.
                 Phillips
                 ("Phillips"), the
                 manager of
                 BMC XI, may
                 be deemed to
                 have sole
                 power to vote
                 these shares.
                 SHARED
                 VOTING
                6 POWER
                 See response to
                 row 5.
```

```
SOLE
     DISPOSITIVE
     POWER
     2,873,363
     shares, except
     that BMC XI,
     the general
     partner of BP
     XI, may be
     deemed to have
    7 sole power to
     dispose these
     shares, and
     Phillips, the
     manager of
     BMC XI, may
     be deemed to
     have sole
     power to
     dispose of these
     shares.
     SHARED
     DISPOSITIVE
    8 POWER
     See response to
     row 7.
AGGREGATE
AMOUNT
BENEFICIALLY
OWNED
BY
      2,873,363
EACH
REPORTING
PERSON
CHECK
BOX IF
THE
AGGREGATE
AMOUNT
IN
ROW o
(9)
EXCLUDES
CERTAIN
SHARES
PERCENT
OF
CLASS 5.9%
REPRESENTED
BY
AMOUNT
```

9

10

11

IN ROW 9

TYPE OF

12 REPORTING PERSO**IN**N

CUSIP NO. 21925Y103 13 G Page 3 of 10

```
NAME OF
           REPORTING
1
           PERSON
                           Bay
           Partners XI Parallel
           Fund, L.P. ("BPP XI")
           CHECK THE
           APPROPRIATE BOX
           IF A MEMBER OF A
2
           GROUP*
           (a)
                   o
                           (b)
3
           SEC USE ONLY
           CITIZENSHIP OR
           PLACE OF
4
           ORGANIZATION
           Delaware
                  SOLE
                  VOTING
                  POWER
                  14,402 shares,
                  except that
                  BMC XI, the
NUMBER OF
                  general partner
SHARES
                  of BPP XI, may
BENEFICIALLY
                  be deemed to
OWNED BY
                 5 have sole
EACH
                  power to vote
REPORTING
                  these shares,
PERSON
                  and Phillips,
WITH
                  the manager of
                  BMC XI, may
                  be deemed to
                  have sole
                  power to vote
                  these shares.
                  SHARED
                  VOTING
                 6 POWER
                  See response to
                  row 5.
                 7 SOLE
                  DISPOSITIVE
                  POWER
                  14,402 shares,
```

except that BMC XI, the general partner of BPP XI, may be deemed to have sole power to dispose these shares, and Phillips, the manager of BMC XI, may be deemed to have sole power to dispose of these shares. **SHARED** DISPOSITIVE 8 POWER See response to row 7. **AGGREGATE AMOUNT BENEFICIALLY OWNED** BY14,402 **EACH REPORTING PERSON CHECK BOX IF** THE **AGGREGATE AMOUNT** IN ROW o (9) **EXCLUDES CERTAIN SHARES PERCENT** OF **CLASS REPRESENTED** BYAMOUNT0.0% **IN ROW** TYPE OF **REPORTING**

9

10

11

12

7

PERSON PN

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```
NAME OF
           REPORTING
           PERSON
1
           Bay Management
           Company XI, LLC
           ("BMC XI")
           CHECK THE
            APPROPRIATE BOX
           IF A MEMBER OF A
2
           GROUP*
           (a)
                    o
                           (b)
3
           SEC USE ONLY
           CITIZENSHIP OR
           PLACE OF
4
           ORGANIZATION
           Delaware
                 SOLE
                 VOTING
                 POWER
                 2,887,765
                 shares, of
                 which
                 2,873,363 are
                 directly owned
                 by BP XI and
                 14,402 shares
NUMBER OF
                 are directly
SHARES
                 owned by BPP
BENEFICIALLY
                 XI. BMC XI,
OWNED BY
                5 the general
EACH
                 partner of BP
REPORTING
                 XI and BPP XI,
PERSON
                 may be deemed
WITH
                 to have sole
                 power to vote
                 these shares,
                 and Phillips,
                 the manager of
                 BMC XI, may
                 be deemed to
                 have sole
                 power to vote
                 these shares.
```

SHARED VOTING 6 POWER See response to row 5. **SOLE DISPOSITIVE POWER** 2,887,765 shares, of which 2,873,363 are directly owned by BP XI and 14,402 shares are directly owned by BPP XI. BMC XI, the general 7 partner of BP XI and BPP XI, may be deemed to have sole power to dispose of these shares, and Phillips, the manager of BMC XI, may be deemed to have sole power to dispose of these shares. **SHARED DISPOSITIVE** 8 POWER See response to row 7. **AGGREGATE AMOUNT BENEFICIALLY OWNED** BYEACH 2,887,765 REPORTING **PERSON CHECK BOX IF** THE o **AGGREGATE**

9

10

AMOUNT

IN

ROW

(9)

EXCLUDES

CERTAIN

SHARES

PERCENT

OF

CLASS

REPRESENTED

11 BY

AMOUND%

IN

ROW 9

TYPE

OF

12 REPORTING

PERSONOO

CUSIP NO. 21925Y103 13 G Page 5 of 10

```
NAME OF
           REPORTING
1
           PERSON
                      Stuart G.
           Phillips
           CHECK THE
           APPROPRIATE BOX
           IF A MEMBER OF A
2
           GROUP*
           (a)
                           (b)
                    o
                  X
           SEC USE ONLY
3
           CITIZENSHIP OR
           PLACE OF
4
           ORGANIZATION
                  U.S. Citizen
                 SOLE
                 VOTING
                 POWER
                 2,887,765
                 shares, of
                 which
                 2,873,363 are
                 directly owned
                 by BP XI and
                 14,402 shares
NUMBER OF
                 are directly
SHARES
                 owned by BPP
BENEFICIALLY
                 XI. BMC XI,
OWNED BY
                5 the general
EACH
                 partner of BP
REPORTING
                 XI and BPP XI,
PERSON
                 may be deemed
WITH
                 to have sole
                 power to vote
                 these shares,
                 and Phillips,
                 the manager of
                 BMC XI, may
                 be deemed to
                 have sole
                 power to vote
                 these shares.
                6 SHARED
                 VOTING
```

```
POWER
      See response to
      row 5.
      SOLE
      DISPOSITIVE
      POWER
      2,887,765
      shares, of
      which
      2,873,363 are
      directly owned
      by BP XI and
      14,402 shares
      are directly
      owned by BPP
      XI. BMC XI,
      the general
    7 partner of BP
      XI and BPP XI,
      may be deemed
      to have sole
      power to
      dispose of these
      shares, and
      Phillips, the
      manager of
      BMC XI, may
      be deemed to
      have sole
      power to
      dispose of these
      shares.
      SHARED
      DISPOSITIVE
    8 POWER
      See response to
      row 7.
AGGREGATE
AMOUNT
BENEFICIALLY
OWNED
BY
EACH 2,887,765
REPORTING
PERSON
CHECK
BOX IF
THE
AGGREGATE
AMOUNT
```

9

10

IN

ROW (9)

EXCLUDES

CERTAIN

SHARES

PERCENT

OF

CLASS

REPRESENTED

11 BY

AMOUND%

IN

ROW 9

TYPE

OF

12 REPORTING

PERSON

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ITEM 1(A).

NAME OF ISSUER

Cornerstone OnDemand, Inc.

ITEM 1(B). 1601 Cloverfield Boulevard

ADDRESS OF ISSUER'S PRINCIPAL EXECUTIVE OFFICES

Suite 620 Santa Monica, CA 90404

NAME OF PERSONS FILING

ITEM This Statement is filed by Bay Partners XI, L.P. a Delaware limited partnership ("BP XI"), Bay Partners XI 2(A). Parallel Fund L.P., a Delaware limited partnership ("BPP XI"), Bay Management Company XI, LLC, a Delaware limited liability company ("BMC XI"), and Stuart G. Phillips ("Phillips"). The foregoing entities and individuals are collectively referred to as the "Reporting Persons."

BMC XI, the general partner of BP XI and BPP XI, may be deemed to have sole power to vote and sole power to dispose of shares of the issuer directly owned by BP XI and BPP XI. Phillips is the manager of BMC XI and may be deemed to have the sole power to vote and sole power to dispose of shares of the issuer directly owned by BP XI and BPP XI.

ITEM 2(B).

ADDRESS OF PRINCIPAL BUSINESS OFFICE

The address for each reporting person is:

Bay Partners

490 S. California Avenue

Suite 200

Palo Alto, CA 94306

ITEM 2(C).

CITIZENSHIP

BP XI and BPP XI are Delaware limited partnerships. BMC XI is a Delaware limited liability company. Phillips is a United States Citizen.

ITEM 2(D) and (E). TITLE OF CLASS OF SECURITIES AND CUSIP NUMBER

Common Stock
CUSIP # 21925Y103

ITEM 3. <u>Not Applicable</u>.

OWNERSHIP

ITEM

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

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(a)	Amount beneficially owned:
	See Row 9 of cover page for each Reporting Person.
	Percent of Class:
(b)	
	See Row 11 of cover page for each Reporting Person.
(c)	Number of shares as to which such person has:
	Sole power to vote or to direct the vote:
(i)	
	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 Report	ing Person.

Sole power to dispose or to direct the disposition of: (iii) See Row 7 of cover page for each Reporting Person.

Shared power to dispose or to direct the disposition of:

(iv)

See Row 8 of cover page for each Reporting Person.

OWNERSHIP OF FIVE PERCENT OR LESS OF A CLASS ITEM 5.

Not applicable.

ITEM 6. OWNERSHIP OF MORE THAN FIVE PERCENT ON BEHALF OF ANOTHER PERSON

Under certain circumstances set forth in the limited partnership agreements of BP XI and BPP XI, and the limited liability company agreement of BMC XI, the general and limited partners or members, as the case may be, of each of such entities may be deemed to have the right to receive dividends from, or the proceeds from, the sale of shares of the issuer owned by each such entity of which they are a partner or member, as the case may be.

ITEM IDENTIFICATION AND CLASSIFICATION OF THE SUBSIDIARY WHICH ACQUIRED THE SECURITY BEING REPORTED ON BY THE PARENT HOLDING COMPANY

7.

Not applicable.

IDENTIFICATION AND CLASSIFICATION OF MEMBERS OF THE GROUP ITEM 8.

Not applicable.

ITEM 9.	NOTICE OF DISSOLUTION OF GROUP
	Not applicable.
ITEM 10.	CERTIFICATION
	Not applicable.

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SIGNATURES

After reasonable inqui	ry and to the best of my	y knowledge and	d belief, I certify	that the information	set forth in this
statement is true, comp	plete and correct.				

Date: March 2, 2012

BAY PARTNERS XI, L.P., a Delaware Limited Partnership

By: Bay Management Company XI, LLC

Its General Partner

By: /s/ Stuart G. Phillips

Stuart G. Phillips

Manager

BAY PARTNERS XI PARALLEL FUND, L.P., a Delaware Limited Partnership

By: Bay Management Company XI, LLC,

Its General Partner

By: /s/ Stuart G. Phillips

Stuart G. Phillips

Manager

Limited Liability Company
By: /s/ Stuart G. Phillips
Stuart G. Phillips
Manager
STUART G. PHILLIPS
By: /s/ Stuart G. Phillips
Stuart G. Phillips

BAY MANAGEMENT COMPANY XI, LLC, a Delaware

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EXHIBIT INDEX

Found on

Sequentially Exhibit Numbered Page

Exhibit A: Agreement of Joint Filing 10

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exhibit A

Agreement of Joint Filing

The undersigned hereby agree that a single Schedule 13G (or any amendment thereto) relating to the Common Stock of Cornerstone OnDemand, Inc. shall be filed on behalf of each of the undersigned and that this Agreement shall be filed as an exhibit to such Schedule 13G.

Date: March 2, 2012

Bay Partners XI, L.P.

By: Bay Management Company XI, LLC

/s/ Stuart G.
Phillips

Stuart G.
Phillips

Phillips
Its General Partner

Phillips

Manager

Bay Partners XI Parallel Fund, L.P. /s/ Stuart G. Phillips

By: Bay Management Company XI, LLC Stuart G. Phillips

Its General Partner Manager

Bay Management Company XI, LLC /s/ Stuart G.

Phillips Stuart G. Phillips

Manager

Stuart G. Phillips
Phillips
Stuart G.
Phillips
Stuart G.
Phillips