SECURITIES AND EXCHANGE COMMISSION Washington, D.C. 20549

Schedule 13G (Rule 13d-102)

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. 1)*

Freshworks Inc.								
(Name of Issuer)								
Class A common stock, par value \$0.00001 per share								
(Title of Class of Securities)								
358054104								
(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) ⊠ Rule 13d-1(d)								
E Ruic 15u-1(u)								
* 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)								
Page 1 of 32 Pages								
Exhibit Index Contained on Page 31								

CUSIP N	O. 358054	104		13 G		Page 2 of 32		
1	SS OR I	R.S. II	PORTING DENTIFICATION NO. OF ABOVE I Leaders Fund L.P. ("ALF")	PERSON				
2	CHECK	THE A	PPROPRIATE BOX IF A MEMBER	R OF A GROUP*		(a) □ (b) ý		
3	SEC US	E ONL	Y					
4	CITIZENSHIP OR PLACE OF ORGANIZATION Delaware							
NUMBER OF SHARES BENEFICIALLY OWNED BY EACH REPORTING		3,493,640 shares issuable upon conversion of Class B Common Stock directly owned by ALF. Accel Leaders Fund ALLY Associates L.L.C. ("ALFA"), the general partner of ALF, may be deemed to have sole power to vote these shares, and Sameer K. Gandhi ("SKG"), a director of the issuer and a managing member of ALFA, may be deemed to have shared power to vote these shares. SHARED VOTING POWER						
PERS WI			See response to row 5.					
		7		power to dispose of these sha	Stock directly owned by ALF. ALFA, the res, and SKG, a director of the issuer and ose of these shares.			
		8	SHARED DISPOSITIVE POWER See response to row 7.					
9	AGGRE	GATE .	AMOUNT BENEFICIALLY OWNE	D BY EACH REPORTING	PERSON	3,493,640		
10	CHECK	BOX I	F THE AGGREGATE AMOUNT IN	ROW (9) EXCLUDES CEF	TAIN SHARES*			
11	PERCEN	NT OF	CLASS REPRESENTED BY AMOU	JNT IN ROW 9		2.1%(1)		
12	TYPE OF REPORTING PERSON* PN							

(1) Based on 164,596,384 shares of Class A Common Stock, calculated as follows, (i) 161,102,744 shares of Class A Common Stock outstanding as of October 28, 2022, as reported by the issuer in its Quarterly Report on Form 10-Q for the quarter ended September 30, 2022, filed with the Securities and Exchange Commission on November 4, 2022 (the "Form 10-Q"), plus (ii) 3,493,640 shares of Class A Common Stock issuable upon conversion of shares of Class B Common Stock held by ALF.

CUSIP N	O. 358054	1104		13 G		Page 3 of 3			
	Ι								
1		.R.S. II	PORTING DENTIFICATION NO. OF ABOVE I						
		Accel	Leaders Fund Associates L.L.C. ("AI	LFA")					
2	CHECK	THE A	APPROPRIATE BOX IF A MEMBER	R OF A GROUP*		(a) □ (b) ý			
3	SEC US	E ONL	Y			· · · · · · · · · · · · · · · · · · ·			
4	CITIZENSHIP OR PLACE OF ORGANIZATION Delaware								
NUMBER OF SHARES BENEFICIALLY OWNED BY		5		power to vote these shares, an	Stock directly owned by ALF. ALFA, the d SKG, a director of the issuer and a mana				
REPOI PER	RTING	6	SHARED VOTING POWER See response to row 5.						
WITH		7		power to dispose of these shar	Stock directly owned by ALF. ALFA, the es, and SKG, a director of the issuer and a use of these shares.				
		8	SHARED DISPOSITIVE POWER See response to row 7.						
9	AGGRE	GATE	AMOUNT BENEFICIALLY OWNE	D BY EACH REPORTING F	PERSON	3,493,640			
10	CHECK	BOX I	F THE AGGREGATE AMOUNT IN	ROW (9) EXCLUDES CER	TAIN SHARES*				
11	PERCE	NT OF	CLASS REPRESENTED BY AMOU	JNT IN ROW 9		2.1%(1)			
12	TYPE OF REPORTING PERSON* OO								

(1) Based on 164,596,384 shares of Class A Common Stock, calculated as follows, (i) 161,102,744 shares of Class A Common Stock outstanding as of October 28, 2022, as reported by the issuer in its Form 10-Q, plus (ii) 3,493,640 shares of Class A Common Stock issuable upon conversion of shares of

Class B Common Stock held by ALF.

CUSIP N	O. 358054	104		13 G			Pag	e 4 o	f 32	
	ı									
1			PORTING	PERCON						
	SSORI		DENTIFICATION NO. OF ABOVE I Leaders Fund Investors 2016 L.L.C. (
2	CHECK		PPROPRIATE BOX IF A MEMBER	<u> </u>						
2	CHECK	THE	IFFROFRIATE DOX II [.] A MEMDEI	X OF A GROOF		(a)		(b)	ý	
3	SEC USE ONLY									
4	CITIZEI	NSHIP	OR PLACE OF ORGANIZATION							
	Delaware									
	NUMBER OF 5 SOLE VOTING POWER									
SHA BENEFI	RES CIALLY	Y 166,920 shares issuable upon conversion of Class B Common Stock directly owned by ALFI16. SKG issuer and a managing member of ALFI16, may be deemed to have shared power to vote these shares.			or of tl	he				
OWNI EA	ED BY CH	6	SHARED VOTING POWER	/ER						
REPOI		NG See response to row 5.								
PER		ON 7 SOLE DISPOSITIVE POWER 166,920 shares issuable upon conversion of Class B Common Stock d issuer and a managing member of ALFI16, may be deemed to have sh								
WI	1H					or of th	he			
		8	SHARED DISPOSITIVE POWER							
	ı		See response to row 7.							
9	AGGRE	GATE	AMOUNT BENEFICIALLY OWNE	D BY EACH REPORTIN	G PERSON		166,9	920		
10	CHECK	BOX I	F THE AGGREGATE AMOUNT IN	ROW (9) EXCLUDES C	ERTAIN SHARES*					
11	PERCE	NT OF	CLASS REPRESENTED BY AMOU	JNT IN ROW 9			0.1%	(1)		
12	TYPE OF REPORTING PERSON* OO									

(1) Based on 161,269,664 shares of Class A Common Stock, calculated as follows, (i) 161,102,744 shares of Class A Common Stock outstanding as of October 28, 2022, as reported by the issuer in its Form 10-Q, plus (ii) 166,920 shares of Class A Common Stock issuable upon conversion of shares of

Class B Common Stock held by ALFI16.

CUSIP N	O. 358054	1104		13 G		Pa	ge 5 o	f 32	
	1								
1		ENTIF	PORTING PERSONS FICATION NO. OF ABOVE PERSO! Leaders Fund II L.P. ("ALF2")	N					
2	CHECK	THE A	PPROPRIATE BOX IF A MEMBER	R OF A GROUP		(a) 🗆	(b)	ý	
3	SEC US	E ONL	Y						
4	CITIZENSHIP OR PLACE OF ORGANIZATION Delaware								
NUMBER OF SHARES BENEFICIALLY OWNED BY		5	Associates L.L.C. ("ALF2A"), the §	general partner of ALF2, may	Stock directly owned by ALF2. Accel Lead be deemed to have sole power to vote the may be deemed to have shared power to	ese shares,	and	es.	
REPOR PERS	RTING	6	SHARED VOTING POWER See response to row 5.						
WITH		7	of ALF2, may be deemed to have so	conversion of Class B Common Stock directly owned by ALF2. ALF2A, the sole power to dispose of these shares, and SKG, a director of the issuer an med to have shared power to dispose of these shares.					
		8	SHARED DISPOSITIVE POWER See response to row 7.						
9	AGGRE	GATE	AMOUNT BENEFICIALLY OWNE	D BY EACH REPORTING F	PERSON	3,43	2,110		
10	CHECK	BOX I	F THE AGGREGATE AMOUNT IN	ROW (9) EXCLUDES CER	TAIN SHARES*				
11	PERCE	NT OF	CLASS REPRESENTED BY AMOU	JNT IN ROW 9		2.1%	6(1)		
12	TYPE OF REPORTING PERSON* PN								

(1) Based on 164,534,854 shares of Class A Common Stock, calculated as follows, (i) 161,102,744 shares of Class A Common Stock outstanding as of October 28, 2022, as reported by the issuer in its Form 10-Q, plus (ii) 3,432,110 shares of Class A Common Stock issuable upon conversion of shares of Class B Common Stock held by ALF2.

CUSIP N	O. 358054	1104	13 G		Paş	ge 6 o	f 32	
1		ENTIF	PORTING PERSONS FICATION NO. OF ABOVE PERSON Leaders Fund II Strategic Partners L.P. ("ALF2SP")					
2	CHECK	THE A	APPROPRIATE BOX IF A MEMBER OF A GROUP	(a)		(b)	ý	
3	SEC USE ONLY							
4	CITIZENSHIP OR PLACE OF ORGANIZATION Delaware							
NUMBER OF SHARES BENEFICIALLY OWNED BY		5	SOLE VOTING POWER 146,210 shares issuable upon conversion of Class B Common Stock directly owned by ALF2SP. ALF partner of ALF2SP, may be deemed to have sole power to vote these shares, and SKG, a director of th managing member of ALF2A, may be deemed to have shared power to vote these shares.			l		
REPOR PERS	RTING	6	SHARED VOTING POWER See response to row 5.					
WITH		7	SOLE DISPOSITIVE POWER 146,210 shares issuable upon conversion of Class B Common Stock directly owned by ALF2SP. ALF partner of ALF2SP, may be deemed to have sole power to dispose of these shares, and SKG, a director managing member of ALF2A, may be deemed to have shared power to dispose of these shares.	er to dispose of these shares, and SKG, a director of the iss				
		8	SHARED DISPOSITIVE POWER See response to row 7.					
9	AGGRE	GATE	AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON		146,	210		
10	CHECK	BOX I	F THE AGGREGATE AMOUNT IN ROW (9) EXCLUDES CERTAIN SHARES*					
11	PERCE	NT OF	CLASS REPRESENTED BY AMOUNT IN ROW 9		0.19	ю́(1)		
12	TYPE OF REPORTING PERSON* PN							

(1) Based on 161,248,954 shares of Class A Common Stock, calculated as follows, (i) 161,102,744 shares of Class A Common Stock outstanding as of October 28, 2022, as reported by the issuer in its Form 10-Q, plus (ii) 146,210 shares of Class A Common Stock issuable upon conversion of shares of Class B Common Stock held by ALF2SP.

1	SS OR I	R.S. II	PORTING DENTIFICATION NO. OF ABOVE PERSON Leaders Fund II Associates L.L.C. ("ALF2A")						
2	CHECK	THE A	APPROPRIATE BOX IF A MEMBER OF A GROUP*	(a)		(b) ý			
3	SEC US	E ONL	Y						
4	CITIZE! Delawar	_	OR PLACE OF ORGANIZATION						
NUMBER OF SHARES BENEFICIALLY OWNED BY EACH		5	SOLE VOTING POWER 3,578,320 shares issuable upon conversion of Class B Common Stock, of which 3,432,110 are directly owned by ALF2, and 146,210 are directly owned by ALF2SP. ALF2A, the general partner of ALF2 and ALF2SP, may be deemed to have sole power to vote these shares, and SKG, a director of the issuer and a managing member of ALF2A, may be deemed to have shared power to vote these shares.						
PERS	PERSON WITH 6 SHARED VOTING POWER See response to row 5.								
WIII		7	SOLE DISPOSITIVE POWER 3,578,320 shares issuable upon conversion of Class B Common Stock, of which 3,432,110 are directly own 146,210 are directly owned by ALF2SP. ALF2A, the general partner of ALF2 and ALF2SP, may be deemed power to dispose of these shares, and SKG, a director of the issuer and a managing member of ALF2A, may have shared power to dispose of these shares.	d to	have s	ole			
		8	SHARED DISPOSITIVE POWER See response to row 7.						
9	AGGRE	GATE	AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON		3,578,	,320			
10	CHECK	BOX I	F THE AGGREGATE AMOUNT IN ROW (9) EXCLUDES CERTAIN SHARES*		[
11	PERCE	NT OF	CLASS REPRESENTED BY AMOUNT IN ROW 9		2.2%(1)			
12	TYPE OF REPORTING PERSON* OO								

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(1) Based on 164,681,064 shares of Class A Common Stock, calculated as follows, (i) 161,102,744 shares of Class A Common Stock outstanding as of October 28, 2022, as reported by the issuer in its Form 10-Q, plus (ii) 3,432,110 shares of Class A Common Stock issuable upon conversion of shares of Class B Common Stock held by ALF2, plus (iii) 146,210 shares of Class A Common Stock issuable upon conversion of shares of Class B Common Stock held by ALF2SP.

1	SS OR I	R.S. ID	PORTING DENTIFICATION NO. OF ABOVE PERSON Leaders Fund II Investors (2019) L.L.C. ("ALFI19")					
2	CHECK	THE A	PPROPRIATE BOX IF A MEMBER OF A GROUP*	(a)		(b)	ý	
3	SEC US	E ONL	Y					
4	CITIZENSHIP OR PLACE OF ORGANIZATION Delaware							
NUMB SHA BENEFI	RES CIALLY	180,420 shares issuable upon conversion of Class B Common Stock directly owned by ALFI19. SKG, a director of the issuer and a managing member of ALFI19, may be deemed to have shared power to vote these shares.						
OWNI EAG REPOR	CH	6	SHARED VOTING POWER See response to row 5.					
PERS WI	SON TH	ON 7 SOLE DISPOSITIVE POWER						
		8	SHARED DISPOSITIVE POWER See response to row 7.					
9	AGGRE	GATE .	AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON		180,	420		
10	CHECK	BOX I	F THE AGGREGATE AMOUNT IN ROW (9) EXCLUDES CERTAIN SHARES*					
11	PERCEN	NT OF (CLASS REPRESENTED BY AMOUNT IN ROW 9		0.19	6(1)		
12	TYPE OF REPORTING PERSON*							

(1) Based on 161,283,164 shares of Class A Common Stock, calculated as follows, (i) 161,102,744 shares of Class A Common Stock outstanding as of October 28, 2022, as reported by the issuer in its Form 10-Q, plus (ii) 180,420 shares of Class A Common Stock issuable upon conversion of shares of

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Class B Common Stock held by ALFI19.

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1	I.R.S. ID	ENTIF	ORTING PERSONS ICATION NO. OF ABOVE PERSON Growth Fund II L.P. ("AGF2")					
2	CHECK	THE A	PPROPRIATE BOX IF A MEMBER OF A GROUP	(a)		(b)	ý	
3	SEC US	E ONL	Y					
4	CITIZENSHIP OR PLACE OF ORGANIZATION Delaware							
NUMBER OF SHARES BENEFICIALLY OWNED BY		5	SOLE VOTING POWER 19,671,930 shares issuable upon conversion of Class B Common Stock directly owned by AGF2. Accel C Associates L.L.C ("AGF2A"), the general partner of AGF2, may be deemed to have sole power to vote the SKG, a director of the issuer and a managing member of AGF2A, may be deemed to have shared power to	ese sh	ares,	and	es.	
REPOR PERS	RTING	6	SHARED VOTING POWER See response to row 5.					
WITH		7	SOLE DISPOSITIVE POWER 19,671,930 shares issuable upon conversion of Class B Common Stock directly owned by AGF2. AGF2A partner of AGF2, may be deemed to have sole power to dispose of these shares, and SKG, a director of the managing member of AGF2A, may be deemed to have shared power to dispose of these shares.					
		8	SHARED DISPOSITIVE POWER See response to row 7.					
9	AGGRE	GATE	AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON		19,6	71,93	0	
10	CHECK	BOX I	F THE AGGREGATE AMOUNT IN ROW (9) EXCLUDES CERTAIN SHARES*					
11	PERCE	NT OF	CLASS REPRESENTED BY AMOUNT IN ROW 9		10.9	%(1)		
12	TYPE OF REPORTING PERSON* PN							

(1) Based on 180,774,674 shares of Class A Common Stock, calculated as follows, (i) 161,102,744 shares of Class A Common Stock outstanding as of October 28, 2022, as reported by the issuer in its Form 10-Q, plus (ii) 19,671,930 shares of Class A Common Stock issuable upon conversion of shares of

Class B Common Stock held by AGF2.

CUSIP N	O. 358054	104	13 G		Page	10 o	f 32	
1	I.R.S. ID	ENTIF	PORTING PERSONS FICATION NO. OF ABOVE PERSON Growth Fund II Strategic Partners L.P. ("AGF2SP")					
2	CHECK	THE A	APPROPRIATE BOX IF A MEMBER OF A GROUP	(a)		(b)	ý	
3	SEC US	E ONL	Y					
4	CITIZENSHIP OR PLACE OF ORGANIZATION Delaware							
NUMBER OF SHARES BENEFICIALLY OWNED BY		5	SOLE VOTING POWER 1,425,000 shares issuable upon conversion of Class B Common Stock directly owned by AGF2S partner of AGF2SP, may be deemed to have sole power to vote these shares, and SKG, a director managing member of AGF2A, may be deemed to have shared power to vote these shares.			ral		
REPOR PERS	RTING	6	SHARED VOTING POWER See response to row 5.					
WITH								
		8	SHARED DISPOSITIVE POWER See response to row 7.					
9	AGGRE	GATE	AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON		1,425	5,000		
10	CHECK	BOX I	F THE AGGREGATE AMOUNT IN ROW (9) EXCLUDES CERTAIN SHARES*					
11	PERCE	NT OF	CLASS REPRESENTED BY AMOUNT IN ROW 9		0.9%	(1)		
12	TYPE OF REPORTING PERSON* PN							

(1) Based on 162,527,744 shares of Class A Common Stock, calculated as follows, (i) 161,102,744 shares of Class A Common Stock outstanding as of October 28, 2022, as reported by the issuer in its Form 10-Q, plus (ii) 1,425,000 shares of Class A Common Stock issuable upon conversion of shares of

Class B Common Stock held by AGF2SP.

1	SS OR I.	R.S. ID	PORTING DENTIFICATION NO. OF ABOVE PERSON Growth Fund II Associates L.L.C ("AGF2A")					
2	CHECK	THE A	PPROPRIATE BOX IF A MEMBER OF A GROUP*	(a)		(b)	ý	
3	SEC US	E ONL	Y					
4	CITIZENSHIP OR PLACE OF ORGANIZATION Delaware							
OWNI EAG	21,096,930 shares issuable upon conversion of Class B Common Stock, of which 19,671,930 are directly owned by A and 1,425,000 are directly owned by AGF2SP. AGF2A, the general partner of AGF2 and AGF2SP, may be deemed to sole power to vote these shares, and SKG, a director of the issuer and a managing member of AGF2A, may be deemed to sole power to vote these shares, and SKG, a director of the issuer and a managing member of AGF2A, may be deemed to sole power to vote these shares.					have		
REPOF PERS WI	SON 6		SHARED VOTING POWER See response to row 5.					
WIIH		7	SOLE DISPOSITIVE POWER 21,096,930 shares issuable upon conversion of Class B Common Stock, of which 19,671,930 are directly or and 1,425,000 are directly owned by AGF2SP. AGF2A, the general partner of AGF2 and AGF2SP, may be sole power to dispose of these shares, and SKG, a director of the issuer and a managing member of AGF2A to have shared power to dispose of these shares.	dee	med to	have		
		8	SHARED DISPOSITIVE POWER See response to row 7.					
9	AGGRE	GATE A	AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON		21,09	6,930		
10	CHECK	BOX I	F THE AGGREGATE AMOUNT IN ROW (9) EXCLUDES CERTAIN SHARES*					
11	PERCEN	T OF	CLASS REPRESENTED BY AMOUNT IN ROW 9		11.6%	ó(1)		
12	TYPE OF REPORTING PERSON* OO							

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(1) Based on 182,199,674 shares of Class A Common Stock, calculated as follows, (i) 161,102,744 shares of Class A Common Stock outstanding as of October 28, 2022, as reported by the issuer in its Form 10-Q, plus (ii) 19,671,930 shares of Class A Common Stock issuable upon conversion of shares of Class B Common Stock held by AGF2, plus (iii) 1,425,000 shares of Class A Common Stock issuable upon conversion of shares of Class B Common Stock held by AGF2SP.

1	I.R.S. ID	ENTIF	PORTING PERSONS ICATION NO. OF ABOVE PERSON Growth Fund Investors 2013 L.L.C. ("AGFI13")					
2	CHECK	THE A	PPROPRIATE BOX IF A MEMBER OF A GROUP	(a)		(b)	ý	
3	SEC US	E ONL	Y					
4	CITIZENSHIP OR PLACE OF ORGANIZATION Delaware							
NUMBER OF SHARES BENEFICIALL		5	SOLE VOTING POWER 2,112,010 shares issuable upon conversion of Class B Common Stock directly owned by AGFI13. SKG, issuer and a managing member of AGFI13, may be deemed to have shared power to vote of these shares.		ctor c	of the		
OWNI EAG REPOR	CH	6	SHARED VOTING POWER See response to row 5.					
PERS WI		ON 7 SOLE DISPOSITIVE POWER						
		8	SHARED DISPOSITIVE POWER See response to row 7.					
9	AGGRE	GATE .	AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON		2,11	2,010		
10	CHECK	BOX I	F THE AGGREGATE AMOUNT IN ROW (9) EXCLUDES CERTAIN SHARES*					
11	PERCE	NT OF	CLASS REPRESENTED BY AMOUNT IN ROW 9		1.3%	6(1)		
12	TYPE OF REPORTING PERSON*							

(1) Based on 163,214,754 shares of Class A Common Stock, calculated as follows, (i) 161,102,744 shares of Class A Common Stock outstanding as of October 28, 2022, as reported by the issuer in its Form 10-Q, plus (ii) 2,112,010 shares of Class A Common Stock issuable upon conversion of shares of

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Class B Common Stock held by AGFI13.

CUSIP N	SIP NO. 358054104			13 G		Page 13 of 32		
1	SS OR I.	R.S. II	ORTING ENTIFICATION NO. OF ABOVE PE ndia III L.P. ("AIN3")	RSON				
2	CHECK	THE A	PPROPRIATE BOX IF A MEMBER (OF A GROUP*		(a)		
3	SEC US	E ONL	ď					
4	_	CITIZENSHIP OR PLACE OF ORGANIZATION Cayman Islands						
NUMBER OF SHARES BENEFICIALLY OWNED BY EACH		5	L.P. ("AIN3A LP"), the general partn	er of AIN3, may be deeme eneral partner of AIN3A I	n Stock directly owned by AIN3. Accel In ed to have sole power to vote these shares, a.P, may be deemed to have sole power to vote shared power to vote these shares.	and Accel India III		
REPOI PER: WI		6	SHARED VOTING POWER See response to row 5.					
WIIII		7	partner of AIN3, may be deemed to h	ave sole power to dispose er to dispose of these share	n Stock directly owned by AIN3. AIN3A of these shares, and AIN3A, the general pass. SKG, a director of the issuer and AIN3A	artner of AIN3A		
		8	SHARED DISPOSITIVE POWER See response to row 7.					
9	AGGRE	GATE .	AMOUNT BENEFICIALLY OWNED	BY EACH REPORTING	PERSON	25,906,493		
10	CHECK	BOX I	F THE AGGREGATE AMOUNT IN R	OW (9) EXCLUDES CEI	RTAIN SHARES*			
11	PERCEN	T OF	CLASS REPRESENTED BY AMOUN	T IN ROW 9		13.9%(1)		
12	TYPE O	F REPO	ORTING PERSON*			PN		

(1) Based on 187,009,237 shares of Class A Common Stock, calculated as follows, (i) 161,102,744 shares of Class A Common Stock outstanding as of October 28, 2022, as reported by the issuer in its Form 10-Q, plus (ii) 25,906,493 shares of Class A Common Stock issuable upon conversion of shares of Class B Common Stock held by AIN3.

1	SS OR I.	R.S. ID	ORTING DENTIFICATION NO. OF ABOVE PERSON India III Associates L.P. ("AIN3A LP")					
2	CHECK	THE A	PPROPRIATE BOX IF A MEMBER OF A GROUP* (a)	□ (b) ý				
3	SEC US	E ONLY	Y					
4	CITIZENSHIP OR PLACE OF ORGANIZATION Cayman Islands							
NUMBER OF SHARES BENEFICIALLY OWNED BY EACH		25,906,493 shares issuable upon conversion of Class B Common Stock directly owned by AIN3. AIN3A LP, the general partner of AIN3, may be deemed to have sole power to vote these shares, and AIN3A, the general partner of AIN3A LP, may be deemed to have sole power to vote these shares. SKG, a director of the issuer and AIN3A, may be deemed to have shared power to vote these shares.						
REPOF PERS WI	SON	6	SHARED VOTING POWER See response to row 5.					
	7 SOI 25,9 parti		SOLE DISPOSITIVE POWER 25,906,493 shares issuable upon conversion of Class B Common Stock directly owned by AIN3. AIN3A LP, to partner of AIN3, may be deemed to have sole power to dispose of these shares, and AIN3A, the general partner LP, may be deemed to have sole power to dispose of these shares. SKG, a director of the issuer and AIN3A, may to have shared power to dispose of these shares.	s issuable upon conversion of Class B Common Stock directly owned by AIN3. AIN3A LP, the general may be deemed to have sole power to dispose of these shares, and AIN3A, the general partner of AIN3A ed to have sole power to dispose of these shares. SKG, a director of the issuer and AIN3A, may be deemed				
		8	SHARED DISPOSITIVE POWER See response to row 7.					
9	AGGRE	GATE A	AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON	25,906,493				
10	CHECK	BOX II	F THE AGGREGATE AMOUNT IN ROW (9) EXCLUDES CERTAIN SHARES*					
11	PERCEN	T OF C	CLASS REPRESENTED BY AMOUNT IN ROW 9	13.9%(1)				
12	TYPE OF REPORTING PERSON* PN							

(1) Based on 187,009,237 shares of Class A Common Stock, calculated as follows, (i) 161,102,744 shares of Class A Common Stock outstanding as of October 28, 2022, as reported by the issuer in its Form 10-Q, plus (ii) 25,906,493 shares of Class A Common Stock issuable upon conversion of shares of

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Class B Common Stock held by AIN3.

CUSIP N	P NO. 358054104			13 G		Page 15 of 32
1		R.S. II	PORTING DENTIFICATION NO. OF ABOVE PEI India III GP Associates Ltd. ("AIN3A")			
2	CHECK	THE A	PPROPRIATE BOX IF A MEMBER C	PF A GROUP*		(a) □ (b) ý
3	SEC US	E ONL	Y			
4	CITIZEI Cayman	-	OR PLACE OF ORGANIZATION			
NUMBER OF SHARES BENEFICIALLY OWNED BY EACH		5	partner of AIN3, may be deemed to ha	ave sole power to vote thes	n Stock directly owned by AIN3. AIN3A e shares, and AIN3A, the general partne tor of the issuer and AIN3A, may be dee	r of AIN3A LP, may
PER	RTING SON TH	6	SHARED VOTING POWER See response to row 5.			
		7	partner of AIN3, may be deemed to ha	ave sole power to dispose or to dispose of these share	n Stock directly owned by AIN3. AIN3A of these shares, and AIN3A, the general pages. SKG, a director of the issuer and AIN3	partner of AIN3A
		8	SHARED DISPOSITIVE POWER See response to row 7.			
9	AGGRE	GATE	AMOUNT BENEFICIALLY OWNED	BY EACH REPORTING	PERSON	25,906,493
10	CHECK	BOX I	F THE AGGREGATE AMOUNT IN R	OW (9) EXCLUDES CER	TAIN SHARES*	
11	PERCE	NT OF	CLASS REPRESENTED BY AMOUN	T IN ROW 9		13.9%(1)
12	TYPE OF REPORTING PERSON* CO					

(1) Based on 187,009,237 shares of Class A Common Stock, calculated as follows, (i) 161,102,744 shares of Class A Common Stock outstanding as of October 28, 2022, as reported by the issuer in its Form 10-Q, plus (ii) 25,906,493 shares of Class A Common Stock issuable upon conversion of shares of Class B Common Stock held by AIN3.

CUSIP N	USIP NO. 358054104			13 G			Page 10	6 of 32	
1	I.R.S. ID	ENTIF	ORTING PERSONS ICATION NO. OF ABOVE PERSON ndia III Investors L.L.C. ("AIN3INV")						
2	CHECK	THE A	PPROPRIATE BOX IF A MEMBER OF	A GROUP		(a)	□ (t	o) ý	
3	SEC USE ONLY								
4	CITIZENSHIP OR PLACE OF ORGANIZATION Cayman Islands								
SHA BENEFI	NUMBER OF SHARES BENEFICIALLY		SOLE VOTING POWER 2,593,507 shares issuable upon conversi issuer and a managing member of AIN3				ector of	the	
EA	ED BY CH RTING	6	HARED VOTING POWER ee response to row 5.						
PER WI	SON TH	7	•	E POWER able upon conversion of Class B Common Stock directly owned by AIN3INV. SKG, a director of the g member of AIN3INV, may be deemed to have shared power to dispose of these shares.					
		8	SHARED DISPOSITIVE POWER See response to row 7.						
9	AGGRE	GATE .	AMOUNT BENEFICIALLY OWNED BY	Y EACH REPORTIN	G PERSON		2,593,5	07	
10	CHECK	BOX I	F THE AGGREGATE AMOUNT IN RO	W (9) EXCLUDES C	ERTAIN SHARES*			l	
11	PERCE	NT OF	CLASS REPRESENTED BY AMOUNT	IN ROW 9			1.6%(1)	
12	TYPE OF REPORTING PERSON* OO								

(1) Based on 163,696,251 shares of Class A Common Stock, calculated as follows, (i) 161,102,744 shares of Class A Common Stock outstanding as of October 28, 2022, as reported by the issuer in its Form 10-Q, plus (ii) 2,593,507 shares of Class A Common Stock issuable upon conversion of shares of Class B Common Stock held by AIN3INV.

CUSIP N	IP NO. 358054104			13 G		Page 17 of 32		
1	SS OR I	R.S. II	ORTING DENTIFICATION NO. OF ABOVE PE India IV L.P. ("AIN4")	RSON				
2	CHECK	THE A	PPROPRIATE BOX IF A MEMBER (OF A GROUP*		(a)		
3	SEC US	E ONL	Y					
4	CITIZEI Cayman	_	OR PLACE OF ORGANIZATION					
NUMBER OF SHARES BENEFICIALLY OWNED BY EACH		5	L.P. ("AIN4A LP"), the general partn	er of AIN4, may be deeme general partner of AIN4A I	tock directly owned by AIN4. Accel Indeed to have sole power to vote these shares a.P, may be deemed to have sole power to vote these shares.	, and Accel India IV		
REPOI PER WI	SON	6	SHARED VOTING POWER See response to row 5.	ER				
		7	partner of AIN4, may be deemed to h	ave sole power to dispose er to dispose of these share	tock directly owned by AIN4. AIN4A Li of these shares, and AIN4A, the general pers. SKG, a director of the issuer and AIN5	partner of AIN4A		
		8	SHARED DISPOSITIVE POWER See response to row 7.					
9	AGGRE	GATE .	AMOUNT BENEFICIALLY OWNED	BY EACH REPORTING	PERSON	627,660		
10	CHECK	BOX I	F THE AGGREGATE AMOUNT IN R	ROW (9) EXCLUDES CE	RTAIN SHARES*			
11	PERCEN	NT OF	CLASS REPRESENTED BY AMOUN	IT IN ROW 9		0.4%(1)		
12	TYPE OF REPORTING PERSON* PN							

(1) Based on 161,730,404 shares of Class A Common Stock, calculated as follows, (i) 161,102,744 shares of Class A Common Stock outstanding as of October 28, 2022, as reported by the issuer in its Form 10-Q, plus (ii) 627,660 shares of Class A Common Stock issuable upon conversion of shares of Class B Common Stock held by AIN4.

CUSIP N	NO. 358054104			13 G		Page 18 of 32	
			-				
1			PORTING				
			DENTIFICATION NO. OF ABOVE PEI India IV Associates L.P. ("AIN4A LP")	RSON			
2			PPROPRIATE BOX IF A MEMBER C	OF A GROUP*			
_	CILCIT	1112		i ii ditooi		(a)	
3	SEC US	E ONL	Y				
4	CITIZEI	NSHIP	OR PLACE OF ORGANIZATION				
	Cayman Islands						
NUMBER OF SHARES BENEFICIALLY OWNED BY EACH		5	partner of AIN4, may be deemed to ha	ave sole power to vote the	tock directly owned by AIN4. AIN4A LP se shares, and AIN4A, the general partner ctor of the issuer and AIN4A, may be deer	of AIN4A LP, may	
REPOI PER: WI	_	6	SHARED VOTING POWER See response to row 5.				
		7	partner of AIN4, may be deemed to ha	ave sole power to dispose or to dispose of these share	tock directly owned by AIN4. AIN4A LP of these shares, and AIN4A, the general ps. SKG, a director of the issuer and AIN3.	artner of AIN4A	
		8	SHARED DISPOSITIVE POWER See response to row 7.				
9	AGGRE	GATE .	AMOUNT BENEFICIALLY OWNED	BY EACH REPORTING	PERSON	627,660	
10	CHECK	BOX I	F THE AGGREGATE AMOUNT IN R	OW (9) EXCLUDES CER	TAIN SHARES*		
11	PERCEN	NT OF	CLASS REPRESENTED BY AMOUN	T IN ROW 9		0.4%(1)	
12	TYPE O	F REPO	ORTING PERSON*			PN	

(1) Based on 161,730,404 shares of Class A Common Stock, calculated as follows, (i) 161,102,744 shares of Class A Common Stock outstanding as of October 28, 2022, as reported by the issuer in its Form 10-Q, plus (ii) 627,660 shares of Class A Common Stock issuable upon conversion of shares of Class B Common Stock held by AIN4.

CUSIP N	P NO. 358054104		13 G		Page 19 of 32				
					-				
1	SS OR I	R.S. II	PORTING DENTIFICATION NO. OF ABOVE PE India IV GP Associates Ltd. ("AIN4A")						
2	CHECK	THE A	PPROPRIATE BOX IF A MEMBER (OF A GROUP*		(a)			
3	SEC US	E ONL	Y						
4	CITIZEI Cayman	_	OR PLACE OF ORGANIZATION						
NUMBER OF SHARES BENEFICIALLY OWNED BY EACH		5	partner of AIN4, may be deemed to h	ave sole power to vote the	Stock directly owned by AIN4. AIN4, ese shares, and AIN4A, the general parector of the issuer and AIN4A, may be	rtner of AIN4A LP, may			
REPOI PER WI	_	6	SHARED VOTING POWER See response to row 5.						
		7	partner of AIN4, may be deemed to h	ave sole power to dispose er to dispose of these shar	Stock directly owned by AIN4. AIN4, of these shares, and AIN4A, the gene es. SKG, a director of the issuer and A	eral partner of AIN4A			
		8	SHARED DISPOSITIVE POWER See response to row 7.						
9	AGGRE	GATE	AMOUNT BENEFICIALLY OWNED	BY EACH REPORTING	PERSON	627,660			
10	CHECK	BOX I	F THE AGGREGATE AMOUNT IN R	OW (9) EXCLUDES CE	RTAIN SHARES*				
11	PERCE	NT OF	CLASS REPRESENTED BY AMOUN	T IN ROW 9		0.4%(1)			
12	TYPE OF REPORTING PERSON* CO								

(1) Based on 161,730,404 shares of Class A Common Stock, calculated as follows, (i) 161,102,744 shares of Class A Common Stock outstanding as of October 28, 2022, as reported by the issuer in its Form 10-Q, plus (ii) 627,660 shares of Class A Common Stock issuable upon conversion of shares of Class B Common Stock held by AIN4.

CUSIP N	USIP NO. 358054104			13 G			Page	20 o	f 32
1	I.R.S. ID	ENTIF	ORTING PERSONS ICATION NO. OF ABOVE PERSON ndia IV Investors L.L.C. ("AIN4INV")						
2	CHECK	THE A	PPROPRIATE BOX IF A MEMBER OF A	A GROUP		(a)		(b)	ý
3	SEC USE ONLY								
4	CITIZENSHIP OR PLACE OF ORGANIZATION Delaware								
SHA BENEFI	NUMBER OF SHARES BENEFICIALLY		SOLE VOTING POWER 37,380 shares issuable upon conversion o issuer and a managing member of AIN4II				tor of	the	
EA	ED BY CH RTING	6	SHARED VOTING POWER See response to row 5.						
PER WI		7	•	POSITIVE POWER res issuable upon conversion of Class B Common Stock directly owned by AIN4INV. SKG, a director of the managing member of AIN4INV, may be deemed to have shared power to dispose of these shares.					
		8	SHARED DISPOSITIVE POWER See response to row 7.						
9	AGGRE	GATE .	AMOUNT BENEFICIALLY OWNED BY	EACH REPORTIN	G PERSON		37,3	80	
10	CHECK	BOX I	F THE AGGREGATE AMOUNT IN ROW	(9) EXCLUDES C	ERTAIN SHARES*				
11	PERCE	NT OF	CLASS REPRESENTED BY AMOUNT II	N ROW 9			0.0%	ó(1)	
12	TYPE OF REPORTING PERSON* OO								

(1) Based on 161,140,124 shares of Class A Common Stock, calculated as follows, (i) 161,102,744 shares of Class A Common Stock outstanding as of October 28, 2022, as reported by the issuer in its Form 10-Q, plus (ii) 37,380 shares of Class A Common Stock issuable upon conversion of shares of Class B Common Stock held by AIN4INV.

CUSIP N	O. 358054	104	13 G	Page 21 of 32				
1	I.R.S. ID	ENTIF	PORTING PERSONS TICATION NO. OF ABOVE PERSON Leaders 3 L.P. ("ALF3")					
2	CHECK	THE A	PPROPRIATE BOX IF A MEMBER OF A GROUP (a)	□ (b) ý				
3	SEC US	SEC USE ONLY						
4	CITIZENSHIP OR PLACE OF ORGANIZATION Delaware							
NUMBER OF SHARES BENEFICIALLY OWNED BY EACH		5	SOLE VOTING POWER 3,112,212 shares. Accel Leaders 3 Associates L.P. ("AL3A LP"), the general partner of ALF3, may be deemed power to vote these shares, and Accel Leaders 3 GP Associates L.L.C. ("AL3A"), the general partner of AL3. deemed to have sole power to vote these shares. SKG, a director of the issuer and AL3A, may be deemed to hower to vote these shares.	A LP, may be				
PER	RTING SON TH	6	SHARED VOTING POWER See response to row 5.					
	7 SOLE DISPOSITIVE POWER 3,112,212 shares. AL3A LP, the general partner of ALF3, may be deemed to have sole power to dispose of these AL3A, the general partner of AL3A LP, may be deemed to have sole power to dispose of these shares. SKG, a dissuer and AL3A, may be deemed to have shared power to dispose of these shares.							
		8	SHARED DISPOSITIVE POWER See response to row 7.					
9	AGGRE	GATE .	AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON	3,112,212				
10	CHECK	BOX I	F THE AGGREGATE AMOUNT IN ROW (9) EXCLUDES CERTAIN SHARES*					
11	PERCEN	NT OF	CLASS REPRESENTED BY AMOUNT IN ROW 9	1.9%(1)				
12	TYPE O	F REPO	DRTING PERSON*	PN				

CUSIP NO	O. 358054	104	13 G	Page 22 of 32			
1	I.R.S. ID	ENTIF	PORTING PERSONS FICATION NO. OF ABOVE PERSON Leaders 3 Entrepreneurs L.P. ("ALF3E")				
2	CHECK	THE A	APPROPRIATE BOX IF A MEMBER OF A GROUP	(a) □ (b) ý			
3	SEC US	E ONL	Y				
4		CITIZENSHIP OR PLACE OF ORGANIZATION Delaware					
NUMBER OF SHARES BENEFICIALLY OWNED BY		5	SOLE VOTING POWER 128,846 shares. AL3A LP, the general partner of ALF3E, may be deemed to AL3A, the general partner of AL3A LP, may be deemed to have sole power issuer and AL3A, may be deemed to have shared power to vote these share	r to vote these shares. SKG, a director of the			
REPOR PERS	RTING	6	HARED VOTING POWER see response to row 5.				
WI	TH SOLE DISPOSITIVE POWER 128,846 shares. AL3A LP, the general partner of ALF3E, may be deemed to have sole power to dispose of these shares AL3A, the general partner of AL3A LP, may be deemed to have sole power to dispose of these shares. SKG, a director issuer and AL3A, may be deemed to have shared power to dispose of these shares.						
		8	SHARED DISPOSITIVE POWER See response to row 7.				
9	AGGRE	GATE	AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON	128,846			
10	CHECK	BOX I	F THE AGGREGATE AMOUNT IN ROW (9) EXCLUDES CERTAIN SHA	ARES*			
11	PERCE	NT OF	CLASS REPRESENTED BY AMOUNT IN ROW 9	0.1%(1)			
12	TYPE O	F REP	ORTING PERSON*	PN			

CUSIP N	O. 358054	104	13 G		Page 23	of 32
1		ENTIF	PORTING PERSONS FICATION NO. OF ABOVE PERSON Leaders 3 Associates L.P. ("AL3A LP")			
2	CHECK	THE A	APPROPRIATE BOX IF A MEMBER OF A GROUP	(a)	□ (b)	ý
3	SEC US	E ONL	Y			
4	CITIZENSHIP OR PLACE OF ORGANIZATION Delaware					
NUMBER OF SHARES BENEFICIALLY OWNED BY		5	SOLE VOTING POWER 3,241,058 shares, of which 3,112,212 are directly owned by ALF3 and 128,846 are directly ogeneral partner of ALF3 and ALF3E, may be deemed to have sole power to vote these shares issuer and AL3A, may be deemed to have shared power to vote these shares.			
	CH RTING SON	6	SHARED VOTING POWER See response to row 5.			
WI	7 SOLE DISPOSITIVE POWER 3,241,058 shares, of which 3,112,212 are directly owned by ALF3 and 128,846 are directly owned by ALF3E. general partner of ALF3 and ALF3E, may be deemed to have sole power to dispose of these shares, and SKG, at the issuer and AL3A, may be deemed to have shared power to dispose of these shares.					
		8	SHARED DISPOSITIVE POWER See response to row 7.			
9	AGGRE	GATE	AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON		3,241,05	8
10	CHECK	BOX I	IF THE AGGREGATE AMOUNT IN ROW (9) EXCLUDES CERTAIN SHARES*			
11	PERCE	NT OF	CLASS REPRESENTED BY AMOUNT IN ROW 9		2.0%(1)	
12	TYPE OF REPORTING PERSON* PN					

CUSIP N	IP NO. 358054104			13 G							Pag	e 24 c	of 32
1	I.R.S. ID	ENTIF	ORTING PERSONS ICATION NO. OF ABOVE PERSON Leaders 3 Investors (2020) L.P. ("ALFI	(20")									
2	CHECK	THE A	PPROPRIATE BOX IF A MEMBER	OF A GROUP						(a)		(b)	ý
3	SEC USE ONLY												
4	CITIZENSHIP OR PLACE OF ORGANIZATION Delaware												
SHA BENEFI	NUMBER OF SHARES BENEFICIALLY			ral partner of ALFI20, may be deemed to have sole power to vote these shares, and SKG, a may be deemed to have shared power to vote these shares.									
OWNI EA REPOI		6	SHARED VOTING POWER See response to row 5.										
PER WI	SON TH	7		eral partner of ALF3E, may be deemed to have sole power to dispose of these shares, and d AL3A, may be deemed to have shared power to dispose of these shares.									
		8	SHARED DISPOSITIVE POWER See response to row 7.										
9	AGGRE	GATE .	AMOUNT BENEFICIALLY OWNED	BY EACH REPORTI	NG PE	RSON					185	,733	
10	CHECK	BOX I	F THE AGGREGATE AMOUNT IN F	ROW (9) EXCLUDES	CERTA	AIN SH	ARES*						
11	PERCEN	NT OF	CLASS REPRESENTED BY AMOUN	NT IN ROW 9							0.19	%(1)	
12	TYPE O	F REPO	ORTING PERSON*		•						PN		

CUSIP N	O. 358054	104		13 G		Page 25 of 32
1	I.R.S. ID	ENTIF	PORTING PERSONS ICATION NO. OF ABOVE PERSON Leaders 3 GP Associates L.L.C. ("AL3 <i>P</i>	L ")		
2	CHECK	THE A	PPROPRIATE BOX IF A MEMBER C	F A GROUP		(a)
3	SEC US	E ONL	Y			
4	CITIZEI Delawar	_	OR PLACE OF ORGANIZATION			
OWNI EA	RES CIALLY ED BY CH	5	SOLE VOTING POWER 3,426,791 shares, of which 3,112,212 directly owned by ALFI20. AL3A LP these shares, and AL3A, the general p director of the issuer and AL3A, may	, the general partner of artner of ALFI20, may	ALF3 and ALF3E, may be deer be deemed to have sole power to	ned to have sole power to vote
REPOI PER: WI	SON	6	SHARED VOTING POWER See response to row 5.			
		7	SOLE DISPOSITIVE POWER 3,426,791 shares, of which 3,112,212 directly owned by ALFI20. AL3A LP dispose of these shares, and AL3A, th shares. SKG, a director of the issuer at	, the general partner of e general partner of AL	ALF3 and ALF3E, may be deer FI20, may be deemed to have so	ned to have sole power to ble power to dispose of these
		8	SHARED DISPOSITIVE POWER See response to row 7.			
9	AGGRE	GATE	AMOUNT BENEFICIALLY OWNED	BY EACH REPORTIN	G PERSON	3,426,791
10	CHECK	BOX I	F THE AGGREGATE AMOUNT IN R	OW (9) EXCLUDES O	ERTAIN SHARES*	
11	PERCE	NT OF	CLASS REPRESENTED BY AMOUN	Γ IN ROW 9		2.1%(1)
12	TYPE O	F REP	ORTING PERSON*			00

CUSIP NO	O. 358054	104	13 G		Page	26 of	f 32
1	SS OR I.	R.S. ID	ORTING DENTIFICATION NO. OF ABOVE PERSON • K. Gandhi ("SKG")				
2	CHECK	THE A	PPROPRIATE BOX IF A MEMBER OF A GROUP*	(a)		(b)	ý
3	SEC US	E ONLY	Y				
4	CITIZEN United S		OR PLACE OF ORGANIZATION				
NUMB SHA BENEFI OWNE EA REPOI PERS WI	RES CIALLY ED BY CH RTING SON	5	SOLE VOTING POWER 63,220,071 shares, of which 3,112,212 are directly owned by ALF3, 128,846 are directly owned by ALI directly owned by ALFI20, and 59,793,280 shares issuable upon conversion of Class B Common Stock, are directly owned by ALF, 166,920 are directly owned by ALFI16, 3,432,110 are directly owned by AI directly owned by ALF2SP, 180,420 are directly owned by ALF119, 19,671,930 are directly owned by AGF2SP, 2,112,010 are directly owned by AGF113, 25,906,493 are directly owned by are directly owned by AIN3INV, 627,660 are directly owned by AIN4, 37,380 are directly owned by AI general partner of ALF, may be deemed to have sole power to vote these shares. ALF2A, the general partner of AGF2 be deemed to have sole power to vote these shares. AGF2A, the general partner of AGF2 be deemed to have sole power to vote these shares, and AIN3A, the general partner of AIN3A LP, may be deemed to have sole power to vote these shares. AIN4A LP, the general partner of AIN4, may be deemed to have sole power to vote these shares. AL3A LP, the general partner of AIN4A LP, may be deemed to have sole power to vote these shares. AL3A LP, the ge ALF3 and ALF3E, may be deemed to have sole power to vote these shares. AL3A LP, the ge ALF3 and ALF3E, may be deemed to have sole power to vote these shares. AL3A LP, the general partner of AIN4A LP, the	of which LF2, 146 AGF2, 1, y AIN3, 2 TN4INV. There of A and AG emed to h power to , and AII meral partier of AL AIN4A,	h 3,49,210 a 425,02,593 ALFA ALF2 F2SP, lave s vote N4A, ther (c.3A L and A	93,64 are 900 and 5,507 A, the and may ole these the of P and	10 re ? d
		6	SHARED VOTING POWER See response to row 5.				
		8	SOLE DISPOSITIVE POWER 63,220,071 shares, of which 3,112,212 are directly owned by ALF3, 128,846 are directly owned by ALI directly owned by ALFI20, and 59,793,280 shares issuable upon conversion of Class B Common Stock, are directly owned by ALF, 166,920 are directly owned by ALFI16, 3,432,110 are directly owned by AI directly owned by ALF2SP, 180,420 are directly owned by ALF119, 19,671,930 are directly owned by AGF2SP, 2,112,010 are directly owned by AGFI13, 25,906,493 are directly owned by are directly owned by AIN3INV, 627,660 are directly owned by AIN4, 37,380 are directly owned by AI general partner of ALF, may be deemed to have sole power to dispose of these shares. ALF2A, the general nad ALF2SP, may be deemed to have sole power to dispose of these shares. AGF2A, the general partner deemed to have sole power to dispose of these shares. AIN3A LP, the general partner deemed to have sole power to dispose of these shares. AIN3A LP, the general partner of AIN3A LP, the general partner of AIN4A, may be deemed to have sole power to dispose of these shares, and AIN4A, the general partner of AIN4A LP, may be deemed to have sole power to dispose of these shares, and AIN4A, and ALF3E, may be deemed to have sole power to dispose of the AL3A LP, the general partner of ALF3 and ALF3E, may be deemed to have sole power to dispose of the AL3A the general partner of ALF3 and ALF3E, may be deemed to have sole power to dispose of the AL3A the general partner of ALF3, ALF116, ALF2A AGF113, AIN3INV, and AIN4INV, may be deemed to have shared power to dispose of these shares.	of which LF2, 146 AGF2, 1, Y AIN3, IN4INV. In In I	h 3,49,210 a 425,0 2,593 ALFA er of f 2 and a may emed er to these es, and es. SI	93,64 are 1000 and 1,507 A, thee ALF2 I be to ha dispo share I KG, a	re 2 2 2 ve ose ess.
.			See response to row 7.				
9			AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON		63,22		<u> </u>
10			F THE AGGREGATE AMOUNT IN ROW (9) EXCLUDES CERTAIN SHARES*			((1)	
11			CLASS REPRESENTED BY AMOUNT IN ROW 9		28.69	o(1)	
12	TYPEO	r KEPC	DRTING PERSON		IN		

(1) Based on 225,528,694 shares of Class A Common Stock, calculated as follows, (i) 161,102,744 shares of Class A Common Stock outstanding as of October 28, 2022, as reported by the issuer in its Form 10-Q, plus (ii) 3,493,640 shares of Class A Common Stock issuable upon conversion of shares of Class B Common Stock held by ALF, plus (iii) 166,920 shares of Class A Common Stock issuable upon conversion of shares of Class B Common Stock held by ALF116, plus (iv) 3,432,110 shares of Class A Common Stock issuable upon conversion of shares of Class B Common Stock held by ALF2, plus (v) 146,210 shares of Class A Common Stock issuable upon conversion of shares of Class B Common Stock held by ALF19, plus (vi) 180,420 shares of Class A Common Stock issuable upon conversion of shares of Class B Common Stock held by ALF119, plus (vii) 19,671,930 shares of Class A Common Stock issuable upon conversion of shares of Class B Common Stock held by AGF2, plus (viii) 1,425,000 shares of Class A Common Stock issuable upon conversion of shares of Class B Common Stock held by AGF2SP, plus (ix) 2,112,010 shares of Class A Common Stock issuable upon conversion of shares of Class B Common Stock held by AGF113, plus (x) 25,906,493 shares of Class A Common Stock issuable upon conversion of shares of Class B Common Stock held by AIN3, plus (xi) 2,593,507 shares of Class A Common Stock issuable upon conversion of shares of Class B Common Stock held by AIN4, plus (xiii) 37,380 shares of Class A Common Stock issuable upon conversion of shares of Class B Common Stock held by AIN4, plus (xiii) 37,380 shares of Class A Common Stock issuable upon conversion of shares of Class B Common Stock held by AIN4, plus (xiii) 37,380 shares of Class A Common Stock issuable upon conversion of shares of Class B Common Stock held by AIN4, plus (xiii) 37,380 shares of Class A Common Stock issuable upon conversion of shares of Class B Common Stock held by AIN4, plus (xiiii) 37,380 shares of Class A Common Stock issuable upon conversion of shares of Class B Comm



This Amendment No. 1 ("Amendment No. 1") amends the Schedule 13G initially filed with the United States Securities and Exchange Commission on February 14, 2022 (the "Original Schedule 13G") by the Reporting Persons. The "Reporting Persons" are collectively, Accel Leaders Fund L.P. ("ALF"), Accel Leaders Fund Associates L.L.C. ("ALFA"), Accel Leaders Fund II Strategic Partners L.P. ("ALF2SP"), Accel Leaders Fund II Associates L.L.C. ("ALF2A"), Accel Leaders Fund II Investors (2019) L.L.C. ("ALF119"), Accel Growth Fund II L.P. ("AGF2"), Accel Growth Fund II Strategic Partners L.P. ("AGF2SP"), Accel Growth Fund II Associates L.L.C. ("AGF2A"), Accel Growth Fund II Associates L.L.C. ("AGF2A"), Accel Growth Fund Investors 2013 L.L.C. ("AGF113"), Accel India III L.P. ("AIN3"), Accel India III Associates L.P. ("AIN3A LP"), Accel India III GP Associates Ltd. ("AIN3A"), Accel India III Investors L.L.C. ("AIN3INV"), Accel India IV L.P. ("AIN4"), Accel India IV Associates L.P. ("AIN4A LP"), Accel Leaders 3 L.P. ("ALF3"), Accel Leaders Fund 3 Entrepreneurs L.P.("ALF3E"), Accel Leaders 3 Associates L.P. ("AL3A LP"), Accel Leaders 3 Investors (2020) L.P. ("ALF120"), Accel Leaders 3 GP Associates L.L.C. ("AL3A"), and Sameer K. Gandhi ("SKG"). Only those items that are hereby reported are amended; all other items reported in the Original Schedule 13G remain unchanged. Information given in response to each item shall be deemed incorporated by reference in all other items, as applicable. Capitalized terms not defined in this Amendment No. 1 have the meanings ascribed to them in the Original Schedule 13G.

ITEM 2(A). NAME OF PERSONS FILING

This joint Schedule 13G is being filed by Accel Leaders Fund L.P. ("ALF"), Accel Leaders Fund Associates L.L.C. ("ALFA"), Accel Leaders Fund II vestors 2016 L.L.C. ("ALF116"), Accel Leaders Fund II L.P. ("ALF2"), Accel Leaders Fund II Strategic Partners L.P. ("ALF2SP"), Accel Leaders Fund II Associates L.L.C. ("ALF2A"), Accel Leaders Fund II Investors (2019) L.L.C. ("ALF119"), Accel Growth Fund II L.P. ("AGF2"), Accel Growth Fund II Strategic Partners L.P. ("AGF2SP"), Accel Growth Fund II Associates L.L.C. ("AGF2A"), Accel Growth Fund Investors 2013 L.L.C. ("AGF113"), Accel India III L.P. ("AIN3"), Accel India III Associates L.P. ("AIN3A LP"), Accel India III GP Associates Ltd. ("AIN3A"), Accel India III Investors L.L.C. ("AIN3INV"), Accel India IV L.P. ("AIN4"), Accel India IV Associates L.P. ("AIN4A LP"), Accel India IV GP Associates Ltd. ("AIN4A"), Accel India IV Investors L.L.C. ("AIN4INV"), Accel Leaders 3 L.P. ("ALF3"), Accel Leaders Fund 3 Entrepreneurs L.P.("ALF3E"), Accel Leaders 3 Associates L.P. ("ALSA LP"), Accel Leaders 3 Investors (2020) L.P. ("ALF120"), Accel Leaders 3 GP Associates L.L.C. ("ALSA"), and Sameer K. Gandhi ("SKG"). The foregoing entities and individuals are collectively referred to as the "Reporting Persons."

ALFA, the general partner of ALF, may be deemed to have sole power to vote and sole power to dispose of the shares of the issuer directly owned by ALF. ALF2A, the general partner of ALF2 and ALF2SP, may be deemed to have sole power to vote and sole power to dispose of the shares of the issuer directly owned by ALF2 and ALF2SP. AGF2A, the general partner of AGF2 and AGF2SP, may be deemed to have sole power to vote and sole power to dispose of the shares of the issuer directly owned by AGF2 and AGF2SP. AIN3A LP, the general partner of AIN3, may be deemed to have sole power to vote and sole power to dispose of the shares of the issuer directly owned by AIN3, and AIN3A, the general partner of AIN3A LP, may be deemed to have sole power to vote and sole power to dispose of these shares. AIN4A LP, the general partner of AIN4, may be deemed to have sole power to vote and sole power to dispose of the shares of the issuer directly owned by AIN4, and AIN4A, and AIN4A, the general partner of AIN4A LP, may be deemed to have sole power to vote and sole power to dispose of these shares. AL3A LP, the general partner of ALF3 and ALF3E, may be deemed to have sole power to vote and sole power to dispose of the shares of the issuer directly owned by ALF3 and ALF3E, and AL3A, the general partner of AL3A LP, may be deemed to have sole power to vote and sole power to dispose of these shares. AL3A, the general partner of ALFI20, may be deemed to have sole power to vote and sole power to dispose of the shares of the issuer directly owned by ALFI20. SKG, a director of the issuer, AIN3A, AIN4A, and AL3A, may be deemed to have shared power to vote and sole power to dispose of these shares. SKG, a director of the issuer and a managing member of ALFA, ALFI16, ALF2A, ALF119, AGF2A, AGF113, AIN3INV, and AIN4INV, may be deemed to have shared power to vote and sole power to dispose of these shares.

ITEM 2(C). <u>CITIZENSHIP</u>

ALF, ALF2SP, AGF2, AGF2SP, ALF3, ALF3E, AL3A LP and ALF120 are Delaware limited partnerships. AIN3, AIN3A LP, AIN4, and AIN4 LP are Cayman Islands limited partnerships. ALFA, ALF2A, AGF2A, ALF116, ALF119, AGF113, AIN3INV, AIN4INV and AL3A are Delaware limited liability companies. AIN3A and AIN4A are Cayman Islands limited liability companies. SKG is a United States Citizen.

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.

(a) <u>Amount beneficially owned:</u>

See Row 9 of cover page for each Reporting Person.

(b) Percent of Class:

See Row 11 of cover page for each Reporting Person.

- (c) <u>Number of shares as to which such person has:</u>
 - (i) <u>Sole power to vote or to direct the vote</u>:

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

Under certain circumstances set forth in the limited partnership agreements of ALF, ALF2SP, AGF2SP, AGF2SP, AIN3, AIN3A LP, AIN4, AIN4A LP, AL3, AL3E, ALFI20, and AL3A LP, and the limited liability company agreements of ALFA, ALFI16, ALF2A, ALFI19, AGF2A, AGFI13, AIN3A, AIN4A, and AL3A the general partner 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.

SIGNATURES

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.

Date: February 14, 2023

Entities:

Accel Leaders Fund L.P.*

Accel Leaders Fund Associates L.L.C.*

Accel Leaders Fund Investors 2016 L.L.C. *

Accel Leaders Fund II L.P.*

Accel Leaders Fund II Strategic Partners L.P.*

Accel Leaders Fund II Associates L.L.C.*

Accel Leaders Fund II Investors (2019) L.L.C.*

Accel Growth Fund II L.P.*

Accel Growth Fund II Strategic Partners L.P.*

Accel Growth Fund II Associates L.L.C.*

Accel Growth Fund Investors 2013 L.L.C.*

Accel India III L.P.*

Accel India III Associates L.P.*

Accel India III GP Associates Ltd.*

Accel India III Investors L.L.C.*

Accel India IV L.P.*

Accel India IV Associates L.P.*

Accel India IV GP Associates Ltd.*

Accel India IV Investors L.L.C.*

Accel Leaders 3 L.P.*

Accel Leaders 3 Entrepreneurs L.P.*

Accel Leaders 3 Associates L.P.*

Accel Leaders 3 GP Associates L.L.C.

Accel Leaders 3 Investors (2020) L.P.*

By: /s/ Tracy L. Sedlock

Tracy L. Sedlock, Attorney-in-fact for the above-listed entities

Individuals:

Sameer K. Gandhi*

By: /s/ Tracy L. Sedlock

Tracy L. Sedlock, Attorney-in-fact for the above-listed individual

^{*} Signed pursuant to a Power of Attorney already on file with the appropriate agencies.

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EXHIBIT A

Agreement of Joint Filing

The Reporting Persons agree that a single Schedule 13G (or any amendment thereto) relating to the Common Stock of Freshworks 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: February 14, 2023

Entities:

Accel Leaders Fund L.P.*

Accel Leaders Fund Associates L.L.C.*

Accel Leaders Fund Investors 2016 L.L.C. *

Accel Leaders Fund II L.P.*

Accel Leaders Fund II Strategic Partners L.P.*

Accel Leaders Fund II Associates L.L.C.*

Accel Leaders Fund II Investors (2019) L.L.C.*

Accel Growth Fund II L.P.*

Accel Growth Fund II Strategic Partners L.P.*

Accel Growth Fund II Associates L.L.C.*

Accel Growth Fund Investors 2013 L.L.C.*

Accel India III L.P.*

Accel India III Associates L.P.*

Accel India III GP Associates Ltd.*

Accel India III Investors L.L.C.*

Accel India IV L.P.*

Accel India IV Associates L.P.*

Accel India IV GP Associates Ltd.*

Accel India IV Investors L.L.C.*

Accel Leaders 3 L.P.*

Accel Leaders 3 Entrepreneurs L.P.*

Accel Leaders 3 Associates L.P.*

Accel Leaders 3 GP Associates L.L.C.

Accel Leaders 3 Investors (2020) L.P.*

By: /s/ Tracy L. Sedlock

Tracy L. Sedlock, Attorney-in-fact for the above-listed entities

Individuals:

Sameer K. Gandhi*

By: /s/ Tracy L. Sedlock

Tracy L. Sedlock, Attorney-in-fact for the above-listed individual

^{*} Signed pursuant to a Power of Attorney already on file with the appropriate agencies.