FORM 4

## UNITED STATES SECURITIES AND EXCHANGE COMMISSION

## STATEMENT OF CHANGES IN BENEFICIAL OWNERSHIP

2. Issuer Name and Ticker or Trading Symbol

OMB APPROVAL

OMB Number: 3235-0287
Estimated average burden
hours per response: 0.5

5. Relationship of Reporting Person(s) to Issuer

Check this box if no longer subject to Section 16. Form 4 or Form 5 obligations may continue. See Instruction 1(b).

1. Name and Address of Reporting Person\*

Filed pursuant to Section 16(a) of the Securities Exchange Act of 1934 or Section 30(h) of the Investment Company Act of 1940

Class A Common Stock   03/11/2022   P   1355,852   A   \$17,924/9   1,348,850   I   Face   F		X 10%	(Che		]	RSH	<u>ic.</u> [ F	Freshworks In	<u>ΓD.</u>	1. Name and Address of Reporting Person SEQUOIA CAPITAL INDIA V LTD.				
Line   X   Form filed by One Reporting Person   X   Form filed by More than One Reporting Person   X   For					onth/Day/Year)	on (Mo	ansactio							
1. Title of Security (Instr. 3)	n	ne Reporting Per	Line)	ay/Year)	Filed (Month/D	iginal I	te of Or	4. If Amendment, Da				EBENE		
2. Transaction (Month/Day/Year)   2. Transaction (Month/Day/Year)   3. A Deemed (Month/Day/Year)   3. A Deemed (Month/Day/Year)   4. A Deemed (Month/Day/Year)   5. A Deemed (Month/Day/			Owned	Beneficially	of. or B	Disposed	ired.	Acau	ative Securities	- Non-Deriva	Table I			
Class A Common Stock  O3/11/2022  P  1,220,344  A  \$17.2933(1)  1,220,344  I  SC  In III  Class A Common Stock  O3/11/2022  P  1,355,852  A  \$17.2933(1)  1,355,852  I  En  P  III  Class A Common Stock  O3/11/2022  P  119,706  A  \$17.293(1)  1,355,852  I  En  P  III  Class A Common Stock  O3/11/2022  P  119,706  A  \$17.293(1)  1,355,852  I  En  P  III  Class A Common Stock  O3/11/2022  P  119,706  A  \$17.924(2)  1,340,050  I  En  P  III  Class A Common Stock  O3/11/2022  P  410,598  A  \$16,9479(3)  1,750,648  I  Class A Common Stock  O3/14/2022  P  456,191  A  \$16,9479(3)  1,945,041  I  En  P  R  Class A Common Stock  O3/14/2022  P  188,644  A  \$17.7126(4)  1,949,041  II  En  P  R  Class A Common Stock  O3/14/2022  P  188,644  A  \$17.7126(4)  1,945,041  II  En  P  R  Class A Common Stock  O3/14/2022  P  188,644  A  \$17.7126(4)  1,949,042  I  III  SC  Galass A Common Stock  O3/14/2022  P  188,644  A  \$17.7126(4)  1,945,041  I  En  P  R  R  R  R  R  R  R  R  R  R  R  R	Nature of direct eneficial wnership estr. 4)	Form: Direct (D) or Indirect	5. Amount of Securities Beneficially Owned Following	(A) or	4. Securities Acquired (A) or			3. Transa Code (	2A. Deemed Execution Date, ar) if any	2. Transaction Date	Title of Security (Instr. 3)		1. Title of Securit	
Class A Common Stock 03/11/2022 P 1,220,344 A \$17,2933(1) 1,220,344 I I IIII  Class A Common Stock 03/11/2022 P 1,355,852 A \$17,2933(1) 1,355,852 I E P P P P P P P 1,355,852 I E P P P P P P P P P P P P P P P P P P	(11341. 4)		Transaction(s)	Reported		Amount	v	Code						
Class A Common Stock  03/11/2022  P 119,706  A \$17.2933(1) 1,355,852  I En P R R R R Class A Common Stock  03/11/2022  P 119,706  A \$17.924(2) 1,340,050  I SG G G G G G G G G G G G G G G G G G	CI rowth evestments I-1 <sup>(10)</sup>	I	1,220,344	\$17.2933 <sup>(1)</sup>	A	1,220,344		P	!	03/11/2022		on Stock	Class A Comm	
Class A Common Stock  03/11/2022  P 119,706 A \$17.924 <sup>(2)</sup> 1,340,050 I IIII  Class A Common Stock  03/11/2022  P 132,998 A \$17.924 <sup>(2)</sup> 1,488,850 I Er Pa LI  Class A Common Stock  03/14/2022  P 410,598 A \$16,9479 <sup>(3)</sup> 1,750,648 I IIII  Class A Common Stock  03/14/2022  P 456,191 A \$16,9479 <sup>(3)</sup> 1,945,041 I Er Pa LI  Class A Common Stock  03/14/2022  P 456,191 A \$16,9479 <sup>(3)</sup> 1,945,041 I Er Pa LI  Class A Common Stock  03/14/2022  P 456,191 A \$16,9479 <sup>(3)</sup> 1,945,041 I Er Pa LI  Class A Common Stock	ndurance artners p <sup>(7)(8)</sup>	I	1,355,852	\$17.2933 <sup>(1)</sup>	A	1,355,852		P	!	03/11/2022		on Stock	Class A Comm	
Class A Common Stock  03/11/2022  P 132,998 A \$17.924(2) 1,488,850 I Er Pa LH  Class A Common Stock  03/14/2022  P 410,598 A \$16.9479(3) 1,750,648 I SC GI IIII  Class A Common Stock  03/14/2022  P 456,191 A \$16.9479(3) 1,945,041 I Er Pa LH  Class A Common Stock  03/14/2022  P 456,191 A \$16.9479(3) 1,945,041 I Er Pa LH  Class A Common Stock	CI rowth vestments I-1 <sup>(10)</sup>	I	1,340,050	\$17.924 <sup>(2)</sup>	A	119,706		P	2	03/11/2022		on Stock	Class A Comm	
Class A Common Stock  03/14/2022  P 410,598 A \$16.9479(3) 1,750,648 I IIII  Class A Common Stock  03/14/2022  P 456,191 A \$16.9479(3) 1,945,041 I Er Pa LI	ndurance artners p(7)(8)	I	1,488,850	\$17.924(2)	A	132,998		P	2	03/11/2022		on Stock	Class A Comm	
Class A Common Stock 03/14/2022 P 456,191 A \$16.9479(3) 1,945,041 I Er Pa LI	CI rowth vestments I-1 <sup>(10)</sup>	I	1,750,648	\$16.9479 <sup>(3)</sup>	A	410,598		P	2	03/14/2022		on Stock	Class A Comm	
Class A Common Stock 03/14/2022 B 188 644 A \$17 7126(4) 1 939 292 J Gi	ndurance artners p(7)(8)		1,945,041	\$16.9479 <sup>(3)</sup>	A	456,191		P	2	03/14/2022		on Stock	Class A Comm	
	CI rowth vestments I-1 <sup>(10)</sup>	Ι	1,939,292	\$17.7126 <sup>(4)</sup>	Α :	188,644		P	2	03/14/2022		on Stock	Class A Comm	
Class A Common Stock 03/14/2022 P 209,592 A \$17.7126 <sup>(4)</sup> 2,154,633 I Er Pa	ndurance artners p(7)(8)	I	2,154,633	\$17.7126 <sup>(4)</sup>	A	209,592		P	!	03/14/2022		on Stock	Class A Comm	
Class A Common Stock   03/15/2022   P   657,480   A   \$17.2518 <sup>(3)</sup>   2,596,772   1   In	CI rowth vestments I-1 <sup>(10)</sup>	I	2,596,772	\$17.2518 <sup>(5)</sup>	A	657,480		P	2	03/15/2022		on Stock	Class A Comm	
Class A Common Stock 03/15/2022 P 730,670 A \$17.2518 <sup>(5)</sup> 2,885,303 I Er Pa	ndurance artners p(7)(8)	I	2,885,303	\$17.2518 <sup>(5)</sup>	A	730,670		P	2	03/15/2022		on Stock	Class A Comm	

1. Title of Derivative Security (Instr. 3) 1. Title of Derivative Security (Instr. 3)	2. Conversion or Exercise Price of Derivative Security Conversion or Exercise Price of Derivative Security	3. Transaction Date (Month/Day/Year)  3. Transaction Date (Month/Day/Year)	Table IPI Der Execution Date, if any (e.g. (Month/Day/Year) 3A. Deemed Execution Date, if any (Month/Day/Year)	Vativ Transa ,CPUE 8) 4. Transa Code ( 8)	ection	Secu	Threse A Control of the Control of t		of Tide Bear Privally ( Securities Underlying ( Securities Underlying ( Instr. 3 and 4)  7. Title and Amount of  Securities Underlying  Derivative Security (Instr. 3 and 4)		Reprivative Security (Instr. 5)  8. Price of Derivative Security (Instr. 5)	9. Number of derivative Securities Beneficially Owned Following of Beneficially Owned Following	10. Ownership Form: Direct (D) or Indirect f0 (Instr. 4) Ownership Form: Direct (D) or Indirect	11. Nature of Indirect Beneficial Ownership (Instr. 4) 11. Nature of Indirect Beneficial Ownership (Instr. 4)	
	Security			Code	v	Dispo of (D (Instr and 5	sea	Date Exercisable	Expiration Date	Title	Amount or Number of Shares		Reported Transaction(s) (Instr. 4)	(I) (Instr. 4)	
Class B Common Stock	(6)			Code	v	(A)	(D)	Date <sup>(6)</sup> Exercisable	Explication Date	Class A Common TiStock	12,033,920 Shares		12,033,920	I	SCI Investments V <sup>(9)</sup>
Class B Common Stock	(6)							(6)	(6)	Class A Common Stock	18,597,350		18,597,350	I	Sequoia Capital Global Growth Fund III - Endurance Partners, L.P. <sup>(7)(8)</sup>
		Reporting Person* ITAL INDIA	V LTD.												
(Last) SANNE	HOUSE, B	(First) ANK STREET,	(Middle) 28 CYBERCITY	Y											
(Street) EBENE		O4	72201												
(City)		(State)	(Zip)												
		Reporting Person*	ND V LTD												
(Last) SANNE	HOUSE, B	(First) ANK STREET,	(Middle) 28 CYBERCITY	Y											
(Street) EBENE		O4	72201												
(City)		(State)	(Zip)												

1. Name and Address of Reporting  $\mathsf{Person}^\star$ 

(First)

04

(State)

(First)

 $\mathsf{C}\mathsf{A}$ 

(State)

(First)

CA

(State)

2800 SAND HILL ROAD, SUITE 101

1. Name and Address of Reporting  $\mathsf{Person}^{\star}$ 

SCGGF III - Endurance Partners Management,

1. Name and Address of Reporting Person\* SC US (TTGP), LTD.

2800 SAND HILL ROAD, SUITE 101

1. Name and Address of Reporting  $\mathsf{Person}^{^\star}$ 

SANNE HOUSE, BANK STREET, 28 CYBERCITY

(Middle)

72201

(Zip)

(Middle)

94025

(Zip)

(Middle)

94025

(Zip)

SCI Investments V

(Last)

(Street)
EBENE

(City)

(Street)

(City)

<u>L.P.</u>

(Street)

(City)

MENLO PARK

MENLO PARK

Sequoia Capital Global Growth Fund III - Endurance Partners, L.P.									
(Last) (First) (Middle) 2800 SAND HILL ROAD, SUITE 101									
(Street) MENLO PARK	CA	94025							
(City)	(State)	(Zip)							
1. Name and Address of Reporting Person* <u>LEONE DOUGLAS M</u>									
(Last) (First) (Middle) 2800 SAND HILL ROAD, SUITE 101									
(Street) MENLO PARK	CA	94025							
(City)	(State)	(Zip)							
1. Name and Address of Reporting Person* BOTHA ROELOF									
(Last) (First) (Middle) 2800 SAND HILL ROAD, SUITE 101									
(Street) MENLO PARK	CA	94025							
(City)	(State)	(Zip)							
1. Name and Address of Reporting Person* <u>Sequoia Capital India Growth Fund III Ltd.</u>									
(Last)	(First)	(Middle)							
SANNE HOUSE, E	BANK STREET, 28 C	YBERCITY							
(Street) EBENE	O4	72201							
(City)	(State)	(Zip)							
1. Name and Address of Reporting Person* SC India Principals Growth Fund III Ltd.									
(Last)	(First)	(Middle)							
SANNE HOUSE, E	BANK STREET, 28 C	YBERCITY							
(Street) EBENE	O4	72201							
(City)	(State)	(Zip)							

## Explanation of Responses:

- 1. The price reported in column 4 is a weighted average price. These shares were purchased in multiple transactions at prices ranging from \$16.8500 to \$17.8400. The Reporting Person undertakes to provide the Issuer, any security holder of the Issuer, or the staff at the Securities and Exchange Commission, upon request, the full information regarding the number of shares purchased at each separate price within the ranges set forth above.
- 2. The price reported in column 4 is a weighted average price. These shares were purchased in multiple transactions at prices ranging from \$17.8500 to \$18.0000. The Reporting Person undertakes to provide the Issuer, any security holder of the Issuer, or the staff at the Securities and Exchange Commission, upon request, the full information regarding the number of shares purchased at each separate price within the ranges set forth above.
- set forth above.

  3. The price reported in column 4 is a weighted average price. These shares were purchased in multiple transactions at prices ranging from \$16.4600 to \$17.4500. The Reporting Person undertakes to provide the Issuer, any security holder of the Issuer, or the staff at the Securities and Exchange Commission, upon request, the full information regarding the number of shares purchased at each separate price within the ranges
- 4. The price reported in column 4 is a weighted average price. These shares were purchased in multiple transactions at prices ranging from \$17.4600 to \$18.0000. The Reporting Person undertakes to provide the Issuer, any security holder of the Issuer, or the staff at the Securities and Exchange Commission, upon request, the full information regarding the number of shares purchased at each separate price within the ranges set forth above.
- 5. The price reported in column 4 is a weighted average price. These shares were purchased in multiple transactions at prices ranging from \$16.5600 to \$17.5000. The Reporting Person undertakes to provide the Issuer, any security holder of the Issuer, or the staff at the Securities and Exchange Commission, upon request, the full information regarding the number of shares purchased at each separate price within the ranges set forth above.
- 6. All shares of Preferred Stock, par value \$0.00001 per share, have no expiration date and automatically converted into the Issuer's Class B common stock on a 1-for-1 basis immediately upon the closing of the Issuer's initial public offering. Each share of Class B Common Stock held by the Reporting Person will automatically convert into one share of Class A Common Stock upon the sale or transfer of such share of Class B Common Stock, subject to certain exceptions, and in certain other circumstances described in the Issuer's amended and restated certificate of incorporation. Each share of Class B Common Stock will also be convertible at any time at the option of the Reporting Person into one share of Class A Common Stock.
- 7. SC US (TTGP), Ltd. is the general partner of SCGGF III Endurance Partners Management, L.P., which is the general partner of Sequoia Capital Global Growth Fund III Endurance Partners, L.P. ("GGF III"). The directors and stockholders of SC US (TTGP), Ltd. who exercise voting and investment discretion with respect to GGF III are Douglas Leone and Roelof Botha. By virtue of the relationships described in this paragraph, each of SC US (TTGP), Ltd., SCGGF III Endurance Partners Management, L.P., Douglas Leone and Roelof Botha may be deemed to share voting and dispositive power with respect to the shares held by GGF III.
- 8. (Continued from Footnote 7) Each of Douglas Leone, Roelof Botha, SC US (TTGP), Ltd. and SCGGF III Endurance Partners Management, L.P. disclaims beneficial ownership of the shares held by GGF III, except to the extent of his or its pecuniary interest therein, and the inclusion of these securities in this report shall not be deemed an admission of beneficial ownership of the reported securities for purposes of Section 16 or for any other purposes.

9. Sequoia Capital India V Ltd. and SC India Principals Fund V Ltd are the sole shareholders of SCI Investments V. Voting and investment discretion with respect to the shares held by SCI Investments V is exercised by the board of directors of SCI Investments V. Each of Sequoia Capital India V Ltd. and SC India Principals Fund V Ltd disclaims beneficial ownership of the shares held by SCI Investments V, except to the extent of its pecuniary interest therein, and the inclusion of these securities in this report shall not be deemed an admission of beneficial ownership of the reported securities for purposes of Section 16 or for any other purposes.

10. Sequoia Capital India Growth Fund III Ltd. and SC India Principals Growth Fund III Ltd. are the sole shareholders of SCI Growth Investments III-1. Voting and investment discretion with respect to the shares held by SCI Growth Investments III-1 is exercised by the board of directors of SCI Growth Investments III-1. Each of Sequoia Capital India Growth Fund III Ltd. and SC India Principals Growth Fund III Ltd. disclaims beneficial ownership of the shares held by SCI Growth Investments III-1, except to the extent of its pecuniary interest therein, and the inclusion of these securities in this report shall not be deemed an admission of beneficial ownership of the reported securities for purposes of Section 16 or for any other purposes.

By: /s/ Jung Yeon Son, by 03/15/2022 power of attorney for Sequoia Capital India V Ltd. By: /s/ Jung Yeon Son, by power of attorney for SC India 03/1<u>5/2022</u> Principals Fund V Ltd By: /s/ Jung Yeon Son, by 03/15/2022 power of attorney for SCI Investments V By: /s/ Jung Yeon Son, by power of attorney for Douglas 03/15/2022 Leone, a Director of SC US (TTGP), Ltd. By: /s/ Jung Yeon Son, by power of attorney for Douglas Leone, a Director of SC US (TTGP), Ltd., the General 03/15/2022 Partner of SCGGF III -**Endurance Partners** Management, L.P. By: /s/ Jung Yeon Son, by power of attorney for Douglas Leone, a Director of SC US (TTGP), Ltd., the General Partner of SCGGF III -03/15/2022 **Endurance Partners** Management, L., the General Partner of Sequoia Capital Global Growth Fund III -Endurance Partners, L.P. By: /s/ Jung Yeon Son, by 03/15/2022 power of attorney for Douglas Leone By: /s/ Jung Yeon Son, by power of attorney for Roelof 03/15/2022 **Botha** By: /s/ Jung Yeon Son, by power of attorney for Sequoia 03/15/2022 Capital India Growth Fund III Ltd. and SC India Principals Growth Fund III Ltd. By: /s/ Jung Yeon Son, by power of attorney for Sequoia Capital India Growth Fund III Ltd. and SC India Principals 03/15/2022 Growth Fund III Ltd., which are the sole shareholders of SCI **Growth Investments III-1** \*\* Signature of Reporting Person Date

Reminder: Report on a separate line for each class of securities beneficially owned directly or indirectly.

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.

<sup>\*</sup> If the form is filed by more than one reporting person, see Instruction 4 (b)(v).

<sup>\*\*</sup> Intentional misstatements or omissions of facts constitute Federal Criminal Violations See 18 U.S.C. 1001 and 15 U.S.C. 78ff(a).