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. 3)*

Freshworks Inc.

(Name of Issuer)

Class A common stock, par value \$0.00001 per share

(Title of Class of Securities)

358054104

(CUSIP Number)

September 30, 2024

(Date of Event Which Requires Filing of this Statement)

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

* 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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1	NAME OF REPORT	ING							
	SS OR I.R.S. IDENT	IFICAT	ION NO. OF ABOVE PERSON						
	Accel Leade	ers Fund	L.P. ("ALF")						
2	CHECK THE APPR	OPRIAT	E BOX IF A MEMBER OF A GROUP*						
				(a)		(b)	\mathbf{X}		
3	SEC USE ONLY								
4 CITIZENSHIP OR PLACE OF ORGANIZATION									
	Delaware								
	NUMBER OF	5	SOLE VOTING POWER						
	SHARES		3,493,640 shares issuable upon conversion of Class B Common Stock directly ow	ned by AI	F. Acce	el Leader	S		
E	BENEFICIALLY	CIALLY Fund Associates L.L.C. ("ALFA"), the general partner of ALF, may be deemed to have sole power to vote these							
01	WNED BY EACH		shares, and Sameer K. Gandhi ("SKG"), a director of the issuer and a managing member of ALFA, may						
	REPORTING		deemed to have shared power to vote these shares.						
	PERSON	6	SHARED VOTING POWER						
	WITH		See response to row 5.						
		7	SOLE DISPOSITIVE POWER						
			3,493,640 shares issuable upon conversion of Class B Common Stock directly ow						
			general partner of ALF, may be deemed to have sole power to dispose of these sha				the		
			issuer and a managing member of ALFA, may be deemed to have shared power to) dispose o	f these s	hares.			
		8	SHARED DISPOSITIVE POWER						
			See response to row 7.						
9	AGGREGATE AMO	UNT B	ENEFICIALLY OWNED BY EACH REPORTING PERSON		3,493,6	640			
10 CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (9) EXCLUDES CERTAIN SHARES*									
11	PERCENT OF CLAS	SS REPI	RESENTED BY AMOUNT IN ROW 9		1.5%(1)			
12	TYPE OF REPORTI	NG PEF	RSON*		PN				

(1) Based on 236,478,380 shares of Class A Common Stock, calculated as follows, (i) 232,984,740 shares of Class A Common Stock outstanding as of November 1, 2024, as reported by the issuer in its Quarterly Report on Form 10-Q for the quarter ended September 30, 2024, filed with the Securities and Exchange Commission on November 6, 2024 (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.

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r	1									
1	NAME OF REPORT									
			ION NO. OF ABOVE PERSON							
	Accel Leade	ers Fund	Associates L.L.C. ("ALFA")							
2	CHECK THE APPR	OPRIAT	E BOX IF A MEMBER OF A GROUP*							
				(a)		(b)	X			
3	SEC USE ONLY									
4	CITIZENSHIP OR P	PLACE (OF ORGANIZATION							
	Delaware									
	NUMBER OF	5	SOLE VOTING POWER							
	SHARES		3,493,640 shares issuable upon conversion of Class B Common Stock directly o	wned by AI	F. ALF	A, the				
]	BENEFICIALLY		neral partner of ALF, may be deemed to have sole power to vote these shares, and SKG, a director of the issuer							
0	WNED BY EACH		and a managing member of ALFA, may be deemed to have shared power to vote	e these share	s.					
	REPORTING	6 SHARED VOTING POWER								
	PERSON		See response to row 5.							
	WITH	7	SOLE DISPOSITIVE POWER							
			3,493,640 shares issuable upon conversion of Class B Common Stock directly o	wned by AI	F. ALF	A, the				
			general partner of ALF, may be deemed to have sole power to dispose of these s				f the			
			issuer and a managing member of ALFA, may be deemed to have shared power	to dispose o	f these s	shares.				
		8	SHARED DISPOSITIVE POWER							
			See response to row 7.							
9	AGGREGATE AMC	OUNT B	ENEFICIALLY OWNED BY EACH REPORTING PERSON		3,493,	540				
10	CHECK BOX IF TH	E AGG	REGATE AMOUNT IN ROW (9) EXCLUDES CERTAIN SHARES*							
11	PERCENT OF CLAS	SS REPI	RESENTED BY AMOUNT IN ROW 9		1.5%(1	l)				
12	TYPE OF REPORTI	NG PEF	SON*		00					

(1) Based on 236,478,380 shares of Class A Common Stock, calculated as follows, (i) 232,984,740 shares of Class A Common Stock outstanding as of November 1, 2024, as reported by the issuer in 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.

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1		TIFICAT	TON NO. OF ABOVE PERSON 1 Investors 2016 L.L.C. ("ALFI16")					
2			TE BOX IF A MEMBER OF A GROUP*	(a)		(b)	X	
3	SEC USE ONLY					. ,		
4	CITIZENSHIP OR Delaware	PLACE	OF ORGANIZATION					
	NUMBER OF SHARES BENEFICIALLY		SOLE VOTING POWER 166,920 shares issuable upon conversion of Class B Common Stock directly own of the issuer and a managing member of ALFI16, may be deemed to have shared					
0	WNED BY EACH REPORTING PERSON	6	SHARED VOTING POWER See response to row 5.					
	WITH	7	SOLE DISPOSITIVE POWER 166,920 shares issuable upon conversion of Class B Common Stock directly own of the issuer and a managing member of ALFI16, may be deemed to have shared shares.				ector	
		8	SHARED DISPOSITIVE POWER See response to row 7.					
9	AGGREGATE AM	OUNT B	ENEFICIALLY OWNED BY EACH REPORTING PERSON		166,92	20		
10	CHECK BOX IF T	HE AGG	REGATE AMOUNT IN ROW (9) EXCLUDES CERTAIN SHARES*					
11	PERCENT OF CLA	SS REP	RESENTED BY AMOUNT IN ROW 9		0.1%(1)		
12	TYPE OF REPORTING PERSON* OO							

(1) Based on 233,151,660 shares of Class A Common Stock, calculated as follows, (i) 232,984,740 shares of Class A Common Stock outstanding as of November 1, 2024, as reported by the issuer in the 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.

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1	NAME OF REPORT	ING PE	RSONS							
	I.R.S. IDENTIFICAT	ION NO	D. OF ABOVE PERSON							
	Accel Leade	rs Fund	II L.P. ("ALF2")							
2	CHECK THE APPRO	OPRIAT	E BOX IF A MEMBER OF A GROUP							
				(a)		(b)	X			
3	SEC USE ONLY									
4	CITIZENSHIP OR PLACE OF ORGANIZATION									
	Delaware									
	NUMBER OF	5	SOLE VOTING POWER							
	SHARES 3,432,110 shares issuable upon conversion of Class B Common Stock directly owned by ALF2. Accel Leaders									
В	ENEFICIALLY		Fund II Associates L.L.C. ("ALF2A"), the general partner of ALF2, may be deemed to have sole power to vote							
OV	VNED BY EACH		these shares, and SKG, a director of the issuer and a managing member of ALF2A, may be deemed to have							
	REPORTING		nared power to vote these shares.							
	PERSON	6	SHARED VOTING POWER							
	WITH		See response to row 5.							
		7	SOLE DISPOSITIVE POWER							
			3,432,110 shares issuable upon conversion of Class B Common Stock directly ow	ned by AL	F2. AL	F2A, the	;			
			general partner of ALF2, may be deemed to have sole power to dispose of these s	hares, and	SKG, a	director of	of			
			the issuer and a managing member of ALF2A, may be deemed to have shared pow	ver to disp	ose of th	ese share	es.			
		8	SHARED DISPOSITIVE POWER							
			See response to row 7.							
9	AGGREGATE AMO	UNT B	ENEFICIALLY OWNED BY EACH REPORTING PERSON		3,432,1	10				
10	CHECK BOX IF TH	E AGGI	REGATE AMOUNT IN ROW (9) EXCLUDES CERTAIN SHARES*							
11	1 PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW 9 1.5%(1)									
12	TYPE OF REPORTIN	NG PER	SON*		PN					

(1) Based on 236,416,850 shares of Class A Common Stock, calculated as follows, (i) 232,984,740 shares of Class A Common Stock outstanding as of November 1, 2024, as reported by the issuer in the 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.

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1	NAME OF REPORT	TNG PE	RSONS							
			D. OF ABOVE PERSON							
	Accel Leade	ers Fund	II Strategic Partners L.P. ("ALF2SP")							
2	CHECK THE APPR	OPRIAT	E BOX IF A MEMBER OF A GROUP							
				(a)		(b)	\times			
3	SEC USE ONLY									
4	CITIZENSHIP OR P	PLACE (OF ORGANIZATION							
	Delaware									
	NUMBER OF	5	SOLE VOTING POWER							
SHARES 146,210 shares issuable upon conversion of Class B Common Stock directly owned by ALF2SI										
I	BENEFICIALLY		eral partner of ALF2SP, may be deemed to have sole power to vote these shares, and SKG, a director of the							
0	WNED BY EACH		issuer and a managing member of ALF2A, may be deemed to have shared power	to vote the	se share	s.				
	REPORTING	6	SHARED VOTING POWER							
	PERSON WITH		See response to row 5.							
	WIIII	7	SOLE DISPOSITIVE POWER							
			146,210 shares issuable upon conversion of Class B Common Stock directly own							
			general partner of ALF2SP, may be deemed to have sole power to dispose of these							
			the issuer and a managing member of ALF2A, may be deemed to have shared pow	ver to disp	ose of th	nese share	es.			
		8	SHARED DISPOSITIVE POWER							
	•		See response to row 7.							
9	AGGREGATE AMO	DUNT B	ENEFICIALLY OWNED BY EACH REPORTING PERSON		146,21	0				
10	0 CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (9) EXCLUDES CERTAIN SHARES*									
11	11PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW 90.1%(1)									
12	TYPE OF REPORTING PERSON* PN									

(1) Based on 233,130,950 shares of Class A Common Stock, calculated as follows, (i) 232,984,740 shares of Class A Common Stock outstanding as of November 1, 2024, as reported by the issuer in the 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.

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1	NAME OF REPORT	ING					
1			ION NO. OF ABOVE PERSON				
	Accel Leade	ers Fund	II Associates L.L.C. ("ALF2A")				
2	CHECK THE APPR	OPRIAT	TE BOX IF A MEMBER OF A GROUP*				
				(a)		(b)	X
3	SEC USE ONLY						
4	CITIZENSHIP OR P Delaware	PLACE (OF ORGANIZATION				
-	NUMBER OF SHARES BENEFICIALLY OWNED BY EACH REPORTING		SOLE VOTING POWER 3,578,320 shares issuable upon conversion of Class B Common Stock, of whi ALF2, and 146,210 are directly owned by ALF2SP. ALF2A, the general part deemed to have sole power to vote these shares, and SKG, a director of the iss ALF2A, may be deemed to have shared power to vote these shares.	ner of ALF2 a	nd ALF2	2SP, may	be
	PERSON WITH 6 SHARED VOTING POWER See response to row 5.						
		7	SOLE DISPOSITIVE POWER 3,578,320 shares issuable upon conversion of Class B Common Stock, of whi ALF2, and 146,210 are directly owned by ALF2SP. ALF2A, the general part deemed to have sole power to dispose of these shares, and SKG, a director of of ALF2A, may be deemed to have shared power to dispose of these shares.	ner of ALF2 a	nd ALF2	2SP, may	be
		8	SHARED DISPOSITIVE POWER See response to row 7.				
9	AGGREGATE AMC	OUNT B	ENEFICIALLY OWNED BY EACH REPORTING PERSON		3,578,3	320	
10	CHECK BOX IF TH	E AGG	REGATE AMOUNT IN ROW (9) EXCLUDES CERTAIN SHARES*				
11	PERCENT OF CLAS	SS REPI	RESENTED BY AMOUNT IN ROW 9		1.5%(1)	
12	TYPE OF REPORTI	NG PEF	RSON*		00		

(1) Based on 236,563,060 shares of Class A Common Stock, calculated as follows, (i) 232,984,740 shares of Class A Common Stock outstanding as of November 1, 2024, as reported by the issuer in the 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 ALF2, plus (iii) 146,210 shares of Class A Common Stock issuable upon conversion of shares of Class B Common Stock held by ALF2.

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1		TIFICAT	TION NO. OF ABOVE PERSON				
			d II Investors (2019) L.L.C. ("ALFI19")				
2	CHECK THE APPR	OPRIA	TE BOX IF A MEMBER OF A GROUP*		_		
				(a)		(b)	X
3	SEC USE ONLY						
4 CITIZENSHIP OR PLACE OF ORGANIZATION							
	Delaware	_					
	NUMBER OF	5	SOLE VOTING POWER				
	SHARES BENEFICIALLY		180,420 shares issuable upon conversion of Class B Common Stock directly or of the issuer and a managing member of ALFI19, may be deemed to have shar				
0	WNED BY EACH REPORTING	6	SHARED VOTING POWER See response to row 5.				
	PERSON WITH		SOLE DISPOSITIVE POWER 180,420 shares issuable upon conversion of Class B Common Stock directly or	11 475	110 CV	G a dire	ector
			of the issuer and a managing member of ALFI19, may be deemed to have shar shares.				
		8	of the issuer and a managing member of ALFI19, may be deemed to have shar				
9	AGGREGATE AMO	Ĩ	of the issuer and a managing member of ALFI19, may be deemed to have shar shares. SHARED DISPOSITIVE POWER			f these	
9 10		DUNT B	of the issuer and a managing member of ALFI19, may be deemed to have shar shares. SHARED DISPOSITIVE POWER See response to row 7.		ispose o	f these	
-	CHECK BOX IF TH	DUNT B	of the issuer and a managing member of ALFI19, may be deemed to have shar shares. SHARED DISPOSITIVE POWER See response to row 7. BENEFICIALLY OWNED BY EACH REPORTING PERSON		ispose o	f these	

(1) Based on 233,165,160 shares of Class A Common Stock, calculated as follows, (i) 232,984,740 shares of Class A Common Stock outstanding as of November 1, 2024, as reported by the issuer in the Form 10-Q, plus (ii) 180,420 shares of Class A Common Stock issuable upon conversion of shares of Class B Common Stock held by ALFI19.

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1	NAME OF REPORT	ING PE	RSONS							
	I.R.S. IDENTIFICAT	ION NO	D. OF ABOVE PERSON							
	Accel Growt	th Fund	II L.P. ("AGF2")							
2	CHECK THE APPRO	OPRIAT	E BOX IF A MEMBER OF A GROUP							
				(a)		(b)	X			
3	SEC USE ONLY									
4	CITIZENSHIP OR PLACE OF ORGANIZATION									
	Delaware									
NUMBER OF 5 SOLE VOTING POWER										
	SHARES	vned by A	GF2. Ad	cel Grov	wth					
В	ENEFICIALLY		Fund II Associates L.L.C ("AGF2A"), the general partner of AGF2, may be deeme							
OW	/NED BY EACH		ese shares, and SKG, a director of the issuer and a managing member of AGF2A, may be deemed to have							
	REPORTING		shared power to vote these shares.							
	PERSON	6	SHARED VOTING POWER							
	WITH		See response to row 5.							
		7	SOLE DISPOSITIVE POWER							
			10,383,100 shares issuable upon conversion of Class B Common Stock directly ow	ned by A	GF2. A	GF2A, th	ne			
			general partner of AGF2, may be deemed to have sole power to dispose of these sh	ares, and	SKG, a	director	of			
			the issuer and a managing member of AGF2A, may be deemed to have shared pow	er to disp	ose of th	nese shar	es.			
		8	SHARED DISPOSITIVE POWER							
			See response to row 7.							
9	AGGREGATE AMO	UNT B	ENEFICIALLY OWNED BY EACH REPORTING PERSON		10,383	,100				
10	CHECK BOX IF TH	E AGGI	REGATE AMOUNT IN ROW (9) EXCLUDES CERTAIN SHARES*							
11	PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW 9 4.3%(1)									
12	TYPE OF REPORTIN	NG PER	SON*		PN					

(1) Based on 243,367,840 shares of Class A Common Stock, calculated as follows, (i) 232,984,740 shares of Class A Common Stock outstanding as of November 1, 2024, as reported by the issuer in the Form 10-Q, plus (ii) 10,383,100 shares of Class A Common Stock issuable upon conversion of shares of Class B Common Stock held by AGF2.

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1		TION N	ERSONS O. OF ABOVE PERSON I II Strategic Partners L.P. ("AGF2SP")						
2			TE BOX IF A MEMBER OF A GROUP	(a)		(b)	X		
3	SEC USE ONLY								
4	CITIZENSHIP OR PLACE OF ORGANIZATION Delaware								
-	NUMBER OF SHARES BENEFICIALLY OWNED BY EACH		SOLE VOTING POWER 752,150 shares issuable upon conversion of Class B Common Stock directly ov general partner of AGF2SP, may be deemed to have sole power to vote these sl issuer and a managing member of AGF2A, may be deemed to have shared pow	hares, and SK	G, a dire	ector of t			
	REPORTING PERSON	6	SHARED VOTING POWER See response to row 5.						
	WITH	7	SOLE DISPOSITIVE POWER 752,150 shares issuable upon conversion of Class B Common Stock directly ov general partner of AGF2SP, may be deemed to have sole power to dispose of th the issuer and a managing member of AGF2A, may be deemed to have shared	nese shares, a	nd SKG	, a direct	or of		
		8	SHARED DISPOSITIVE POWER See response to row 7.						
9	AGGREGATE AMO	UNT B	ENEFICIALLY OWNED BY EACH REPORTING PERSON		752,15	0			
10	CHECK BOX IF TH	E AGG	REGATE AMOUNT IN ROW (9) EXCLUDES CERTAIN SHARES*						
11	PERCENT OF CLAS	SS REP	RESENTED BY AMOUNT IN ROW 9		0.3%(1)			
12	TYPE OF REPORTI	NG PEI	RSON*		PN				

(1) Based on 233,736,890 shares of Class A Common Stock, calculated as follows, (i) 232,984,740 shares of Class A Common Stock outstanding as of November 1, 2024, as reported by the issuer in the Form 10-Q, plus (ii) 752,150 shares of Class A Common Stock issuable upon conversion of shares of Class B Common Stock held by AGF2SP.

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1		IFICAT	ION NO. OF ABOVE PERSON II Associates L.L.C ("AGF2A")						
2	CHECK THE APPRO	OPRIAT	E BOX IF A MEMBER OF A GROUP*	(a)		(b)	X		
3	SEC USE ONLY								
4	CITIZENSHIP OR P Delaware	LACE (DF ORGANIZATION						
E	NUMBER OF SHARES ENEFICIALLY VNED BY EACH REPORTING	5	SOLE VOTING POWER 11,135,250 shares issuable upon conversion of Class B Common Stock, of which by AGF2, and 752,150 are directly owned by AGF2SP. AGF2A, the general partn be deemed to have sole power to vote these shares, and SKG, a director of the issu AGF2A, may be deemed to have shared power to vote these shares.	er of AGF	2 and A	GF2SP, r	may		
	PERSON WITH	6	SHARED VOTING POWER See response to row 5.						
		7	SOLE DISPOSITIVE POWER 11,135,250 shares issuable upon conversion of Class B Common Stock, of which by AGF2, and 752,150 are directly owned by AGF2SP. AGF2A, the general partn be deemed to have sole power to dispose of these shares, and SKG, a director of the member of AGF2A, may be deemed to have shared power to dispose of these shares.	er of AGF ne issuer a	2 and A	GF2SP, r			
		8	SHARED DISPOSITIVE POWER See response to row 7.						
9	AGGREGATE AMO	UNT B	ENEFICIALLY OWNED BY EACH REPORTING PERSON		11,135	,250			
10	CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (9) EXCLUDES CERTAIN SHARES*								
11	PERCENT OF CLAS	SS REPI	RESENTED BY AMOUNT IN ROW 9		4.6%(1)			
12	TYPE OF REPORTING PERSON* OO								

(1) Based on 244,119,990 shares of Class A Common Stock, calculated as follows, (i) 232,984,740 shares of Class A Common Stock outstanding as of November 1, 2024, as reported by the issuer in the Form 10-Q, plus (ii) 10,383,100 shares of Class A Common Stock issuable upon conversion of shares of Class B Common Stock held by AGF2, plus (iii) 752,150 shares of Class A Common Stock issuable upon conversion of shares of Class B Common Stock held by AGF2.

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1		FION N	ERSONS O. OF ABOVE PERSON I Investors 2013 L.L.C. ("AGFI13")						
2	CHECK THE APPR	OPRIA	TE BOX IF A MEMBER OF A GROUP	(a)		(b)	X		
3	SEC USE ONLY								
4	CITIZENSHIP OR PLACE OF ORGANIZATION Delaware								
	NUMBER OF SHARES BENEFICIALLY OWNED BY EACH		SOLE VOTING POWER 1,114,750 shares issuable upon conversion of Class B Common Stock directly of director of the issuer and a managing member of AGFI13, may be deemed to ha shares.				iese		
	REPORTING PERSON WITH	6	SHARED VOTING POWER See response to row 5.						
	WITH	 WITH 7 SOLE DISPOSITIVE POWER 1,114,750 shares issuable upon conversion of Class B Common Stock dire director of the issuer and a managing member of AGFI13, may be deemed these shares. 					ſ		
		8	SHARED DISPOSITIVE POWER See response to row 7.						
9	AGGREGATE AMO	DUNT E	ENEFICIALLY OWNED BY EACH REPORTING PERSON		1,114,7	750			
10	CHECK BOX IF TH	IE AGG	REGATE AMOUNT IN ROW (9) EXCLUDES CERTAIN SHARES*						
11	PERCENT OF CLA	SS REP	RESENTED BY AMOUNT IN ROW 9		0.5%(1)			
12	TYPE OF REPORTING PERSON* OO								

(1) Based on 234,099,490 shares of Class A Common Stock, calculated as follows, (i) 232,984,740 shares of Class A Common Stock outstanding as of November 1, 2024, as reported by the issuer in the Form 10-Q, plus (ii) 1,114,750 shares of Class A Common Stock issuable upon conversion of shares of Class B Common Stock held by AGFI13.

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1	NAME OF REPORT SS OR I.R.S. IDENT		ION NO. OF ABOVE PERSON						
	Accel India	III L.P. (("AIN3")						
2	CHECK THE APPRO	OPRIAT	E BOX IF A MEMBER OF A GROUP*	(a)		(b)	X		
3	SEC USE ONLY			()		()			
4	CITIZENSHIP OR PLACE OF ORGANIZATION Cayman Islands								
В	NUMBER OF SHARES BENEFICIALLY VNED BY EACH REPORTING PERSON WITH	5 6 7 8	SOLE VOTING POWER 6,408,443 shares issuable upon conversion of Class B Common Stock directly ov Associates L.P. ("AIN3A LP"), the general partner of AIN3, may be deemed to h shares, and Accel India III GP Associates Ltd. ("AIN3A"), the general partner of have sole power to vote these shares. SKG, a director of the issuer and AIN3A, n power to vote these shares. SHARED VOTING POWER See response to row 5. SOLE DISPOSITIVE POWER 6,408,443 shares issuable upon conversion of Class B Common Stock directly ov general partner of AIN3, may be deemed to have sole power to dispose of these shares and AIN3A, may be deemed to have sole power to dispose of these shares. SHARED DISPOSITIVE POWER SHARED DISPOSITIVE POWER SHARED DISPOSITIVE POWER See response to row 7.	ave sole po AIN3A LF hay be deen vned by AI hares, and	wer to v , may be ned to ha N3. AIN	N3A LP, t	to d he ral		
9	AGGREGATE AMO	UNT BI	ENEFICIALLY OWNED BY EACH REPORTING PERSON		6,408,4	143			
10	CHECK BOX IF THI	E AGGI	REGATE AMOUNT IN ROW (9) EXCLUDES CERTAIN SHARES*						
11	PERCENT OF CLAS	SS REPF	RESENTED BY AMOUNT IN ROW 9		2.7%(1)			
12	TYPE OF REPORTIN	NG PER	SON*		PN				

(1) Based on 239,393,183 shares of Class A Common Stock, calculated as follows, (i) 232,984,740 shares of Class A Common Stock outstanding as of November 1, 2024, as reported by the issuer in the Form 10-Q, plus (ii) 6,408,443 shares of Class A Common Stock issuable upon conversion of shares of Class B Common Stock held by AIN3.

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1	NAME OF REPORT	ING					
1			ION NO. OF ABOVE PERSON				
		-	ciates L.P. ("AIN3A LP")				
2			E BOX IF A MEMBER OF A GROUP*				
-				(a)		(b)	\times
3	SEC USE ONLY					()	
4	CITIZENSHIP OR P	LACE (DF ORGANIZATION				
	Cayman Islands						
	NUMBER OF	5	SOLE VOTING POWER				
	SHARES		6,408,443 shares issuable upon conversion of Class B Common Stock directly ov				
	ENEFICIALLY		general partner of AIN3, may be deemed to have sole power to vote these shares,				
- ·	OWNED BY EACH of AIN3A LP, may be deemed to have sole power to vote these shares. SKG, a director of the issuer and AIN3						
	REPORTING PERSON		may be deemed to have shared power to vote these shares.				
	WITH	6	SHARED VOTING POWER				
	****		See response to row 5.				
		7	SOLE DISPOSITIVE POWER			12 4 1 D	41
			6,408,443 shares issuable upon conversion of Class B Common Stock directly ov general partner of AIN3, may be deemed to have sole power to dispose of these s				
			partner of AIN3A LP, may be deemed to have sole power to dispose of these sha				
			and AIN3A, may be deemed to have shared power to dispose of these shares.				
		8	SHARED DISPOSITIVE POWER				
			See response to row 7.				
9	AGGREGATE AMO	UNT B	ENEFICIALLY OWNED BY EACH REPORTING PERSON		6,408,4	143	
10	CHECK BOX IF TH	E AGGI	REGATE AMOUNT IN ROW (9) EXCLUDES CERTAIN SHARES*				
11	PERCENT OF CLAS	SS REPI	RESENTED BY AMOUNT IN ROW 9		2.7%(1)	
12	TYPE OF REPORTIN	NG PER	SON*		PN		

(1) Based on 239,393,183 shares of Class A Common Stock, calculated as follows, (i) 232,984,740 shares of Class A Common Stock outstanding as of November 1, 2024, as reported by the issuer in the Form 10-Q, plus (ii) 6,408,443 shares of Class A Common Stock issuable upon conversion of shares of Class B Common Stock held by AIN3.

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 NAME OF REPORTING SS OR I.R.S. IDENTIFICATION NO. OF ABOVE PERSON Accel India III GP Associates Ltd. ("AIN3A") CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP* SEC USE ONLY CITIZENSHIP OR PLACE OF ORGANIZATION Cayman Islands 	(a)		(b)						
Accel India III GP Associates Ltd. ("AIN3A") 2 CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP* 3 SEC USE ONLY 4 CITIZENSHIP OR PLACE OF ORGANIZATION	(a)		(b)						
 3 SEC USE ONLY 4 CITIZENSHIP OR PLACE OF ORGANIZATION 	(a)		(b)						
4 CITIZENSHIP OR PLACE OF ORGANIZATION	(a)		(b)	57					
4 CITIZENSHIP OR PLACE OF ORGANIZATION				X					
Cayman Islands									
NUMBER OF SHARES5SOLE VOTING POWERSHARES BENEFICIALLY6,408,443 shares issuable upon conversion of Class B Common Stock directly owne general partner of AIN3, may be deemed to have sole power to vote these shares, and of AIN3A LP, may be deemed to have sole power to vote these shares. SKG, a direct may be deemed to have shared power to vote these shares.	d AIN3	A, the g	eneral pa	artner					
PERSON WITH 6 SHARED VOTING POWER See response to row 5.									
 SOLE DISPOSITIVE POWER 6,408,443 shares issuable upon conversion of Class B Common Stock directly owne general partner of AIN3, may be deemed to have sole power to dispose of these share partner of AIN3A LP, may be deemed to have sole power to dispose of these shares. and AIN3A, may be deemed to have shared power to dispose of these shares. 	res, and	AIN3A	, the gen	eral					
8 SHARED DISPOSITIVE POWER See response to row 7.									
9 AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON		6,408,	443						
10 CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (9) EXCLUDES CERTAIN SHARES*									
11 PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW 9		2.7%(1)						
12 TYPE OF REPORTING PERSON*		СО							

(1) Based on 239,393,183 shares of Class A Common Stock, calculated as follows, (i) 232,984,740 shares of Class A Common Stock outstanding as of November 1, 2024, as reported by the issuer in the Form 10-Q, plus (ii) 6,408,443 shares of Class A Common Stock issuable upon conversion of shares of Class B Common Stock held by AIN3.

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1	NAME OF REPORT							
			O. OF ABOVE PERSON					
	Accel India	III Inve	stors L.L.C. ("AIN3INV")					
2	CHECK THE APPR	OPRIA	TE BOX IF A MEMBER OF A GROUP					
				(a)		(b)	X	
3	SEC USE ONLY							
4	CITIZENSHIP OR F	PLACE	OF ORGANIZATION					
	Delaware							
	NUMBER OF	5	SOLE VOTING POWER					
	SHARES		641,557 shares issuable upon conversion of Class B Common Stock directly ow					
E	BENEFICIALLY	nave shared p	power to	vote the	ese			
07	WNED BY EACH		shares.					
	REPORTING	6	SHARED VOTING POWER					
	PERSON		See response to row 5.					
	WITH	7	SOLE DISPOSITIVE POWER					
			641,557 shares issuable upon conversion of Class B Common Stock directly ow	ned by AIN	BINV. S	KG, a		
			director of the issuer and a managing member of AIN3INV, may be deemed to h	nave shared j	power to	dispose	of	
			these shares.					
		8	SHARED DISPOSITIVE POWER					
			See response to row 7.					
9	AGGREGATE AMO	OUNT B	ENEFICIALLY OWNED BY EACH REPORTING PERSON		641,55	7		
10	CHECK BOX IF TH	IE AGG	REGATE AMOUNT IN ROW (9) EXCLUDES CERTAIN SHARES*					
11	PERCENT OF CLA	SS REP	RESENTED BY AMOUNT IN ROW 9		0.3%(1	.)		
12	TYPE OF REPORTI	NG PEI	RSON*		00			

(1) Based on 233,626,297 shares of Class A Common Stock, calculated as follows, (i) 232,984,740 shares of Class A Common Stock outstanding as of November 1, 2024, as reported by the issuer in the Form 10-Q, plus (ii) 641,557 shares of Class A Common Stock issuable upon conversion of shares of Class B Common Stock held by AIN3INV.

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1	NAME OF REPORT SS OR I.R.S. IDENT Accel India I	IFICAT	ION NO. OF ABOVE PERSON ("AIN4")				
2	CHECK THE APPRO	OPRIAT	E BOX IF A MEMBER OF A GROUP*	(a)		(b)	X
3	SEC USE ONLY						
4	CITIZENSHIP OR PI Cayman Islands	LACE C	OF ORGANIZATION				
	NUMBER OF SHARES BENEFICIALLY WNED BY EACH REPORTING PERSON WITH	5 6 7 8	SOLE VOTING POWER 627,660 shares issuable upon conversion of Class B Common Stock directly own Associates L.P. ("AIN4A LP"), the general partner of AIN4, may be deemed to h shares, and Accel India IV GP Associates Ltd. ("AIN4A"), the general partner of have sole power to vote these shares. SKG, a director of the issuer and AIN4A, n power to vote these shares. SHARED VOTING POWER See response to row 5. SOLE DISPOSITIVE POWER 627,660 shares issuable upon conversion of Class B Common Stock directly own general partner of AIN4, may be deemed to have sole power to dispose of these shares and AIN3A, may be deemed to have sole power to dispose of these shares. SHARED DISPOSITIVE POWER Set response to row 7.	nave sole po f AIN4A LI nay be deen ned by AIN4 shares, and	wer to v P, may be ned to ha	A LP, the gene	e I to ed e ral
9	AGGREGATE AMO	UNT BI	ENEFICIALLY OWNED BY EACH REPORTING PERSON		627,66	0	
10	CHECK BOX IF THI	E AGGI	REGATE AMOUNT IN ROW (9) EXCLUDES CERTAIN SHARES*				
11	PERCENT OF CLAS	S REPF	RESENTED BY AMOUNT IN ROW 9		0.3%(1)	
12	TYPE OF REPORTIN	NG PER	SON*		PN		

(1) Based on 233,612,400 shares of Class A Common Stock, calculated as follows, (i) 232,984,740 shares of Class A Common Stock outstanding as of November 1, 2024, as reported by the issuer in the 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.

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1	NAME OF REPORT	ING						
-	SS OR I.R.S. IDENT	IFICAT	ION NO. OF ABOVE PERSON					
	Accel India	IV Asso	ciates L.P. ("AIN4A LP")					
2	CHECK THE APPR	OPRIAT	E BOX IF A MEMBER OF A GROUP*					
				(a)		(b)	\times	
3	SEC USE ONLY							
4	CITIZENSHIP OR P	LACE (DF ORGANIZATION					
	Cayman Islands							
	NUMBER OF	5	SOLE VOTING POWER					
	SHARES		627,660 shares issuable upon conversion of Class B Common Stock directly own					
_	BENEFICIALLY general partner of AIN4, may be deemed to have sole power to vote these shares, and AIN4A, the general partner of AIN4A LP, may be deemed to have sole power to vote these shares. SKG, a director of the issuer and AIN4A,							
	REPORTING	may be deemed to have shared power to vote these shares. SKG, a di		e issuei	and Any	+Α,		
	PERSON	6	SHARED VOTING POWER					
	WITH	0	See response to row 5.					
		7	SOLE DISPOSITIVE POWER					
			627,660 shares issuable upon conversion of Class B Common Stock directly own	ed by AIN4	4. AIN4	A LP, the	e	
			general partner of AIN4, may be deemed to have sole power to dispose of these s					
			partner of AIN4A LP, may be deemed to have sole power to dispose of these share	es. SKG, a	director	of the is	suer	
			and AIN3A, may be deemed to have shared power to dispose of these shares.					
		8	SHARED DISPOSITIVE POWER					
0			See response to row 7.		()7 (()	0		
9			ENEFICIALLY OWNED BY EACH REPORTING PERSON		627,66			
10			REGATE AMOUNT IN ROW (9) EXCLUDES CERTAIN SHARES*					
11	PERCENT OF CLAS	SS REPI	RESENTED BY AMOUNT IN ROW 9		0.3%(1)		
12	TYPE OF REPORTI	NG PER	RSON*		PN			

(1) Based on 233,612,400 shares of Class A Common Stock, calculated as follows, (i) 232,984,740 shares of Class A Common Stock outstanding as of November 1, 2024, as reported by the issuer in the 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.

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-	NAME OF REPORT							
i			ION NO. OF ABOVE PERSON					
		-	Associates Ltd. ("AIN4A")					
2	CHECK THE APPRO	OPRIAT	E BOX IF A MEMBER OF A GROUP*					
				(a)		(b)	\mathbf{X}	
3	SEC USE ONLY							
4	CITIZENSHIP OR P	LACE (DF ORGANIZATION					
	Cayman Islands							
	NUMBER OF	5	SOLE VOTING POWER					
	SHARES		627,660 shares issuable upon conversion of Class B Common Stock directly own					
	BENEFICIALLY general partner of AIN4, may be deemed to have sole power to vote these shares, and AIN4A, the general partner							
0	OWNED BY EACH REPORTING of AIN4A LP, may be deemed to have sole power to vote these shares. SKG, a director of the issuer and AIN4A may be deemed to have shared power to vote these shares.							
	PERSON	(SHARED VOTING POWER					
	WITH	6	SHARED VOTING POWER See response to row 5.					
		7	SOLE DISPOSITIVE POWER					
		/	627,660 shares issuable upon conversion of Class B Common Stock directly own	ed by AIN	4. AIN4	A LP. th	e	
			general partner of AIN4, may be deemed to have sole power to dispose of these s					
			partner of AIN4A LP, may be deemed to have sole power to dispose of these share	es. SKG, a	director	of the is	suer	
			and AIN3A, may be deemed to have shared power to dispose of these shares.					
		8	SHARED DISPOSITIVE POWER					
			See response to row 7.					
9	AGGREGATE AMO	UNT B	ENEFICIALLY OWNED BY EACH REPORTING PERSON		627,66	0		
10	CHECK BOX IF TH	E AGGI	REGATE AMOUNT IN ROW (9) EXCLUDES CERTAIN SHARES*					
11	PERCENT OF CLAS	SS REPI	RESENTED BY AMOUNT IN ROW 9		0.3%(1)		
12	TYPE OF REPORTIN	NG PER	SON*		CO			

(1) Based on 233,612,400 shares of Class A Common Stock, calculated as follows, (i) 232,984,740 shares of Class A Common Stock outstanding as of November 1, 2024, as reported by the issuer in the 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.

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1		FION NO	RSONS D. OF ABOVE PERSON stors L.L.C. ("AIN4INV")								
2	CHECK THE APPR	OPRIAT	E BOX IF A MEMBER OF A GROUP	(a)		(b)	\boxtimes				
3	SEC USE ONLY										
4	CITIZENSHIP OR PLACE OF ORGANIZATION Delaware										
]	NUMBER OF SHARES BENEFICIALLY	5	SOLE VOTING POWER 37,380 shares issuable upon conversion of Class B Common Stock directly owne of the issuer and a managing member of AIN4INV, may be deemed to have share								
0	WNED BY EACH REPORTING	6	SHARED VOTING POWER See response to row 5.								
	PERSON WITH		SOLE DISPOSITIVE POWER 37,380 shares issuable upon conversion of Class B Common Stock directly owne of the issuer and a managing member of AIN4INV, may be deemed to have share shares.								
		8	SHARED DISPOSITIVE POWER See response to row 7.								
9	AGGREGATE AMO	OUNT B	ENEFICIALLY OWNED BY EACH REPORTING PERSON		37,380						
10	CHECK BOX IF TH	E AGG	REGATE AMOUNT IN ROW (9) EXCLUDES CERTAIN SHARES*								
11	PERCENT OF CLA	SS REPI	RESENTED BY AMOUNT IN ROW 9		0.0%(l)					
12	TYPE OF REPORTING PERSON* OO										

(1) Based on 233,022,120 shares of Class A Common Stock, calculated as follows, (i) 232,984,740 shares of Class A Common Stock outstanding as of November 1, 2024, as reported by the issuer in the 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.

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1	NAME OF REPORT	TNG PE	RSONS				
-			D. OF ABOVE PERSON				
	Accel Leade	ers 3 L.P	? ("ALF3")				
2	CHECK THE APPR	OPRIAT	E BOX IF A MEMBER OF A GROUP				
				(a)		(b)	X
3	SEC USE ONLY						
4	CITIZENSHIP OR P	LACE (OF ORGANIZATION				
	Delaware						
	NUMBER OF	5	SOLE VOTING POWER				
	SHARES		3,112,212 shares. Accel Leaders 3 Associates L.P. ("AL3A LP"), the general part				
-	ENEFICIALLY	have sole power to vote these shares, and Accel Leaders 3 GP Associates L.L.C.					
	VNED BY EACH REPORTING		AL3A LP, may be deemed to have sole power to vote these shares. SKG, a direc be deemed to have shared power to vote these shares.	for of the iss	suer and	AL3A, I	nay
	PERSON	6	SHARED VOTING POWER				
	WITH	0	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	ve sole pow	er to dis	pose of t	hese
			shares, and AL3A, the general partner of AL3A LP, may be deemed to have sole				
			shares. SKG, a director of the issuer and AL3A, may be deemed to have shared p	ower to dis	pose of	these sha	ires.
		8	SHARED DISPOSITIVE POWER				
			See response to row 7.				
9	AGGREGATE AMO	UNT B	ENEFICIALLY OWNED BY EACH REPORTING PERSON		3,112,2	212	
10	CHECK BOX IF TH	E AGG	REGATE AMOUNT IN ROW (9) EXCLUDES CERTAIN SHARES*				
11	PERCENT OF CLAS	SS REPI	RESENTED BY AMOUNT IN ROW 9		1.3%(1)	
12	TYPE OF REPORTI	NG PEF	RSON*		PN		

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1		FION N	ERSONS O. OF ABOVE PERSON trepreneurs L.P. ("ALF3E")				
2	CHECK THE APPR	OPRIAT	TE BOX IF A MEMBER OF A GROUP				
				(a)		(b)	X
3	SEC USE ONLY						
4	CITIZENSHIP OR F Delaware	PLACE (OF ORGANIZATION				
NUMBER OF 5 SOLE VOTING POWER SHARES 128,846 shares. AL3A LP, the general partner of ALF3E, may be deemed to have sole power to shares, and AL3A, the general partner of AL3A LP, may be deemed to have sole power to vote the shares. AL3A LP, the general partner of AL3A LP, may be deemed to have sole power to vote the shares. AL3A, the general partner of AL3A LP, may be deemed to have sole power to vote the shares. AL3A, the general partner of AL3A LP, may be deemed to have sole power to vote these shares. DWNED BY EACH SKG, a director of the issuer and AL3A, may be deemed to have shared power to vote these shares.							
	REPORTING PERSON	6	SHARED VOTING POWER See response to row 5.				
	WITH		SOLE DISPOSITIVE POWER 128,846 shares. AL3A LP, the general partner of ALF3E, may be deemed to have shares, and AL3A, the general partner of AL3A LP, may be deemed to have so shares. SKG, a director of the issuer and AL3A, may be deemed to have shared	le power to d	ispose of	f these	
		8	SHARED DISPOSITIVE POWER See response to row 7.				
9	AGGREGATE AMO	OUNT B	ENEFICIALLY OWNED BY EACH REPORTING PERSON		128,84	6	
10	CHECK BOX IF TH	E AGG	REGATE AMOUNT IN ROW (9) EXCLUDES CERTAIN SHARES*				
11	PERCENT OF CLA	SS REP	RESENTED BY AMOUNT IN ROW 9		0.1%(1	.)	
12	TYPE OF REPORTI	NG PEF	RSON*		PN		

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1		FION N	ERSONS O. OF ABOVE PERSON sociates L.P. ("AL3A LP")				
2	CHECK THE APPR	OPRIA	TE BOX IF A MEMBER OF A GROUP	(a)		(b)	X
3	SEC USE ONLY						
4	CITIZENSHIP OR F Delaware	PLACE	OF ORGANIZATION				
-	NUMBER OF SHARES BENEFICIALLY OWNED BY EACH REPORTING PERSON WITH		SOLE VOTING POWER3,241,058 shares, of which 3,112,212 are directly owned by ALF3 and 128,846 aALF3E. AL3A, the general partner of ALF3 and ALF3E, may be deemed to havshares, and SKG, a director of the issuer and AL3A, may be deemed to have shareSHARED VOTING POWERSee response to row 5.SOLE DISPOSITIVE POWER3,241,058 shares, of which 3,112,212 are directly owned by ALF3 and 128,846 a	ve sole power red power to	er to vot o vote th	e these nese share	28.
			ALF3E. AL3A, the general partner of ALF3 and ALF3E, may be deemed to hav shares, and SKG, a director of the issuer and AL3A, may be deemed to have shares.	ve sole pow	er to disj	pose of th	
		8	SHARED DISPOSITIVE POWER See response to row 7.				
9	AGGREGATE AMO	DUNT E	BENEFICIALLY OWNED BY EACH REPORTING PERSON		3,241,0	058	
10	CHECK BOX IF TH	IE AGG	REGATE AMOUNT IN ROW (9) EXCLUDES CERTAIN SHARES*				
11	PERCENT OF CLA	SS REP	RESENTED BY AMOUNT IN ROW 9		1.4%(1	1)	
12	TYPE OF REPORT	NG PE	RSON*		PN		

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1	NAME OF REPORT	INC DI	EDSONS					
1			O. OF ABOVE PERSON					
			vestors (2020) L.P. ("ALFI20")					
2	CHECK THE APPR	OPRIA	TE BOX IF A MEMBER OF A GROUP					
				(a)		(b)	X	
3	SEC USE ONLY							
4	CITIZENSHIP OR F	LACE	OF ORGANIZATION					
	Delaware							
	NUMBER OF	5	SOLE VOTING POWER					
]	SHARES BENEFICIALLY		185,733 shares. AL3A, the general partner of ALFI20, may be deemed to have and SKG, a director of the issuer and AL3A, may be deemed to have shared po				es,	
0	WNED BY EACH REPORTING	6	SHARED VOTING POWER See response to row 5.					
	PERSON WITH		SOLE DISPOSITIVE POWER 185,733 shares. AL3A, the general partner of ALF3E, may be deemed to have shares, and SKG, a director of the issuer and AL3A, may be deemed to have sh shares.					
		8	SHARED DISPOSITIVE POWER See response to row 7.					
9	AGGREGATE AMO	UNT E	BENEFICIALLY OWNED BY EACH REPORTING PERSON		185,73	3		
10	CHECK BOX IF TH	E AGG	REGATE AMOUNT IN ROW (9) EXCLUDES CERTAIN SHARES*					
11	PERCENT OF CLA	SS REP	RESENTED BY AMOUNT IN ROW 9		0.1%(1)		
12	TYPE OF REPORTI	NG PE	RSON*		PN			

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1	NAME OF REPORT	'ING PE	RSONS						
			O. OF ABOVE PERSON						
	Accel Leade	ers 3 GP	Associates L.L.C. ("AL3A")						
2	CHECK THE APPR	OPRIAT	E BOX IF A MEMBER OF A GROUP						
				(a)		(b)	X		
3	SEC USE ONLY								
4	CITIZENSHIP OR P	LACE (OF ORGANIZATION						
	Delaware								
	NUMBER OF	5	SOLE VOTING POWER						
	SHARES		3,426,791 shares, of which 3,112,212 are directly owned by ALF3, 128,846 are						
_	ENEFICIALLY		185,733 are directly owned by ALFI20. AL3A LP, the general partner of ALF.						
0	WNED BY EACH have sole power to vote these shares, and AL3A, the general partner of ALFI20, may be deemed to have sole power to vote these shares. SKG, a director of the issuer and AL3A, may be deemed to have shared power to vote								
	REPORTING power to vote these shares. SKG, a director of the issuer and AL3A, may be deemed to have shared power to vote these shares.								
	WITH	6							
	WIIII	6	SHARED VOTING POWER See response to row 5.						
		_	1 1						
		7	SOLE DISPOSITIVE POWER	1	1 1	LE2E	1		
			3,426,791 shares, of which 3,112,212 are directly owned by ALF3, 128,846 are 185,733 are directly owned by ALF120. AL3A LP, the general partner of ALF.						
			have sole power to dispose of these shares, and AL3A, the general partner of A						
			sole power to dispose of these shares. SKG, a director of the issuer and AL3A,						
			power to dispose of these shares.	indy be deen	ieu to in	ive share	u		
		8	SHARED DISPOSITIVE POWER						
			See response to row 7.						
9	AGGREGATE AMC	UNT B	ENEFICIALLY OWNED BY EACH REPORTING PERSON		3,426,7	791			
10	CHECK BOX IF TH	E AGG	REGATE AMOUNT IN ROW (9) EXCLUDES CERTAIN SHARES*						
11	PERCENT OF CLAS	SS REPI	RESENTED BY AMOUNT IN ROW 9		1.5%(1	l)			
12	TYPE OF REPORTI	NG PEF	RSON*		00				

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1	NAME OF DEDODT	INC							
1	NAME OF REPORTING SS OR I.R.S. IDENTIFICATION NO. OF ABOVE PERSON								
	Sameer K. Gandhi ("SKG")								
2	CHECK THE APPR	PROPRIATE BOX IF A MEMBER OF A GROUP*				(b)	\boxtimes		
3	SEC USE ONLY								
4	CITIZENSHIP OR PLACE OF ORGANIZATION United States								
	NUMBER OF SHARES	5	SOLE VOTING POWER 723,504						
BENEFICIALLY OWNED BY EACH REPORTING PERSON WITH		6	SHARED VOTING POWER 30,811,131 shares, of which 3,112,212 are directly owned by ALF3, 128,846 are directly owned by ALF3E, and 185,733 are directly owned by ALF120, and 27,384,340 shares issuable upon conversion of Class B Common Stock, of which 3,493,640 are directly owned by ALF, 166,920 are directly owned by ALF116, 3,432,110 are directly owned by ALF2, 146,210 are directly owned by ALF2SP, 180,420 are directly owned by ALF19, 10,383,100 are directly owned by AGF2, 752,150 are directly owned by AGF2SP, 1,114,750 are directly owned by AGF113, 6,408,443 are directly owned by AIN3, 641,557 are directly owned by AIN3INV, 627,660 are directly owned by AIN4, 37,380 are directly owned by AIN4INV. ALFA, the general partner of ALF, may be deemed to have sole power to vote these shares. ALF2A, the general partner of AGF2 and AGF2SP, may be deemed to have sole power to vote these shares. AGF2A, the general partner of AIN3, may be deemed to have sole power to vote these shares. 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. AIN4A LP, the general partner of AIN3A LP, may be deemed to have sole power to vote these shares. AIN4A LP, the general partner of AIN3A LP, 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 general partner of ALF3 and ALF3E, may be deemed to have sole power to vote these shares. SKG, a director of the issuer, AIN3A, AIN4A, and AL3A, and a managing member of ALFA, ALF116, ALF2A, ALF119, AGF2A, AGF113, AIN3INV, and AIN4INV, may be deemed to have shared power to vote these shares.						
		7	SOLE DISPOSITIVE POWER 723,504						
		8	SHARED DISPOSITIVE POWER 30,811,131 shares, of which 3,112,212 are directly owned by ALF3, 128,846 are 185,733 are directly owned by ALF120, and 27,384,340 shares issuable upon con Stock, of which 3,493,640 are directly owned by ALF, 166,920 are directly owned directly owned by ALF2, 146,210 are directly owned by ALF2SP, 180,420 are di 10,383,100 are directly owned by AGF2, 752,150 are directly owned by AGF2SJ by AGF113, 6,408,443 are directly owned by AIN3, 641,557 are directly owned b directly owned by AIN4, 37,380 are directly owned by AIN4INV. ALFA, the gen deemed to have sole power to dispose of these shares. ALF2A, the general partner deemed to have sole power to dispose of these shares. AIN3A LP, the general deemed to have sole power to dispose of these shares. AIN3A LP, the general partner be 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. AIN4A LP, the general partner deemed to have sole power to dispose of these shares. AIN4A LP, the general partner deemed to have sole power to dispose of these shares. AIN4A LP, the general partner deemed to have sole power to dispose of these shares. ALSA LP, the general partner of AI have sole power to dispose of these shares. ALSA LP, the general partner of AI have sole power to dispose of these shares. ALSA LP, the general partner of AI have sole power to dispose of these shares. ALSA LP, the general partner of AI have sole power to dispose of these shares. ALSA LP, the general partner of AI have sole power to dispose of these shares. ALSA LP, the general partner of AI have sole power to dispose of these shares. ALSA LP, the general partner of AI have sole power to dispose of these shares. ALSA LP, the general partner of AI have sole power to dispose of these shares. SKG, a director of the issu and a managing member of ALFA, ALF116, ALF2A, ALF119, AGF2A, AGF113 be deemed to have shared power to dispose of these shares.	version of 0 ed by ALFI rectly owne P, 1,114,750 by AIN3IN iteral partner er of ALF2 partner of A rtner of AI rtner of AI N4A LP, m 3 and ALF3 L3A LP an er, AIN3A,	Class B 16, 3,43 ed by Al) are dir V, 627,6 c of AL and AL AIN3, m N3A LF 14, may ay be do 3E, may d ALFIZ AIN4A , and AI	Common 2,110 are LFI19, ectly own 560 are F, may be F2SP, ma be deem eemed to be deem 20, may be 2, may be be deem and AL N4INV, 1	n e hed y be ay ed to hed be _3A,		
9	AGGREGATE AMO	OUNT E	BENEFICIALLY OWNED BY EACH REPORTING PERSON		31,534	,635			
10	CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (9) EXCLUDES CERTAIN SHARES*								
11	PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW 9 12.1%(1)								
12	TYPE OF REPORTING PERSON IN								

(1) Based on 260,369,080 shares of Class A Common Stock, calculated as follows, (i) 232,984,740 shares of Class A Common Stock outstanding as of November 1, 2024, as reported by the issuer in 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, plus (iii) 166,920 shares of Class A Common Stock issuable upon conversion of shares of Class B Common Stock held by ALF16, plus (iv) 3,432,110 shares of Class A Common Stock issuable upon conversion of shares of Class B Common Stock held by ALF16, 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 ALF2, plus (vi) 180,420 shares of Class A Common Stock issuable upon conversion of shares of Class B Common Stock held by ALF19, plus (vii) 10,383,100 shares of Class A Common Stock issuable upon conversion of shares of Class B Common Stock held by AGF2, plus (viii) 752,150 shares of Class A Common Stock issuable upon conversion of shares of Class B Common Stock held by AGF2SP, plus (ix) 1,114,750 shares of Class A Common Stock issuable upon conversion of shares of Class B Common Stock held by AGF113, plus (x) 6,408,443 shares of Class A Common Stock issuable upon conversion of shares of Class B Common Stock held by AIN3, plus (xi) 641,557 shares of Class A Common Stock issuable upon conversion of shares of Class B Common Stock held by AIN3, plus (xi) 641,557 shares of Class A Common Stock issuable upon conversion of shares of Class B Common Stock held by AIN3, plus (xii) 627,660 shares of Class A Common Stock issuable upon conversion of shares of Class B Common Stock held by AIN3, plus (xii) 37,380 shares of Class A Common Stock issuable upon conversion of shares of Class B Common Stock held by AIN3, plus (xiii) 37,380 shares of Class B Common Stock held by AIN4, plus (xiiii) 37,380 shares of Class A Common

This Amendment No. 3 ("Amendment No. 3") amends the Schedule 13G initially filed with the United States Securities and Exchange Commission on February 14, 2022 and amended on February 15, 2023 and on February 12, 2024 (as amended, 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 Nestors 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. ("ALF3"), Accel India III Associates L.L.C. ("AGF2A"), Accel India III Associates L.L.C. ("AGF2A"), Accel India III Associates L.L.C. ("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. ("ALF3"), Accel India IV Associates L.P. ("AIN4A LP"), Accel India IV GP Associates Ltd. ("AIN4A"), Accel India IV Investors L.L.C. ("ALSALP"), Accel Leaders 3 L.P. ("ALF3"), Accel Leaders 3 GP Associates L.L.C. ("ALSAL"), and Sameer K. Gandhi ("SKG"). Only those items that are hereby reported are amended; all other items, as applicable. Capitalized terms not defined in this Amendment No. 3 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 Investors 2016 L.L.C. ("ALF16"), Accel Leaders Fund II L.P. ("ALF2"), Accel Leaders Fund II Strategic Partners L.P. ("ALF2SP"), Accel Leaders Fund II Associates L.L.C. ("ALF16"), Accel Growth Fund II L.P. ("ALF2"), Accel Growth Fund II Associates L.L.C. ("ALF2A"), Accel India III L.P. ("AGF2SP"), Accel Growth Fund II Strategic Partners L.P. ("AGF2A"), Accel Growth Fund II Strategic Partners L.P. ("AGF2A"), Accel Growth Fund II Associates 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. ("AIN4INV"), 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. ("ALF3E"), Accel Leaders 3 L.P. ("ALF3"), Accel Leaders 5 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 ALF2 At H22 and ALF22 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 the shares of the issuer directly owned by AIN3, and AIN4A, and AIN4A, 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 ALF3E, may be deemed to have sole power to dispose of the shares of the issuer directly owned by AIS4. LP, may be deemed to have sole power to dispose of the shares of the issuer directly owned by AIN4, and AIN4A, and AIN4A, the general partner of ALF3E, may be deemed to have sole power to vote and sole power to dispose of the issuer directly owned by ALF3 and ALF3E, 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. ALF120, may be deemed to have sole power to vote and sole power to dispose of these shares. AL3A LP, may be deemed to have sole power to vote and sole power to dispose of the shares of the issuer directly owned by ALF32. SKG, a director of the issuer,

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ITEM 2(B). ADDRESS OF PRINCIPAL OFFICE

The address for each of the Reporting Persons is:

Accel 500 University Avenue Palo Alto, CA 94301

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

ALF, ALF2, 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) <u>Percent of Class</u>:

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) <u>Shared power to vote or to direct the vote</u>:

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, ALF2, ALF2SP, AGF2, AGF2SP, AIN3, AIN3A LP, AIN4, AIN4A LP, AL3, AL3E, ALF120, and AL3A LP, and the limited liability company agreements of ALFA, ALF116, ALF2A, ALF119, AGF2A, AGF113, 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: November 14, 2024

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/ Ryan Connor

Ryan Connor, Attorney-in-fact for the above-listed entities

Individuals:

Sameer K. Gandhi*

By: /s/ Ryan Connor

Ryan Connor, 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 INDEX	
Exhibit		Found on Sequentially Numbered Page
Exhibit A: Agreement of Joint Filing	<u>31</u>	

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 Reporting Persons. Note that copies of the applicable Agreement of Joint Filing is already on file with the appropriate agencies.