SECURITIES AND EXCHANGE COMMISSION Washington, D.C. 20549

SCHEDULE 13G

☑ (b)

Sec Use Only

DELAWARE

Citizenship or Place of Organization

UNDER THE SECURITIES EXCHANGE ACT OF 1934 (Amendment No. 5)*			
	Freshworks Inc.		
	(Name of Issuer)		
Class A common stock, par value \$0.00001 per share			
(Title of Class of Securities)			
	358054104		
	(CUSIP Number)		
	03/31/2025		
(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)			
•			
SCHEDULE 13G			
CUSIP No	o. 358054104		
	Names of Reporting Persons		
1	Accel Leaders Fund L.P. ("ALF") Check the appropriate box if a member of a Group (see instructions)		
2	(a)		

```
Sole Voting Power
               3.493.640.00
Number of
               Shared Voting Power
Shares
Beneficially
               0.00
Owned by
               Sole Dispositive Power
Each
Reporting
               3,493,640.00
Person
               Shared Dispositive
With:
               Power
               0.00
            Aggregate Amount Beneficially Owned by Each Reporting Person
9
            3,493,640.00
            Check box if the aggregate amount in row (9) excludes certain shares (See Instructions)
10
            Percent of class represented by amount in row (9)
11
            Type of Reporting Person (See Instructions)
12
```

Comment for Type of Reporting Person: Note to Row 5: 3,493,640 shares issuable upon conversion of Class B Common Stock directly owned by ALF. Accel Leaders Fund 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. Note to Row 6: See response to row 5. Note to Row 7: 3,493,640 shares issuable upon conversion of Class B Common Stock directly owned by ALF. ALFA, the general partner of ALF, may be deemed to have sole power to dispose of these shares, and SKG, a director of the issuer and a managing member of ALFA, may be deemed to have shared power to dispose of these shares. Note to Row 8: See response to row 7. Note to Row 11: Based on 245,046,824 shares of Class A Common Stock, calculated as follows, (i) 241,553,184 shares of Class A Common Stock outstanding as of April 25, 2025, as reported by the issuer in its Quarterly Report on Form 10-Q for the quarter ended March 31, 2025, filed with the Securities and Exchange Commission on April 29, 2025 (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.

SCHEDULE 13G

```
Names of Reporting Persons
1
           Accel Leaders Fund Associates L.L.C. ("ALFA")
           Check the appropriate box if a member of a Group (see instructions)
2
            (a)
           (b)
           Sec Use Only
3
           Citizenship or Place of Organization
4
           DELAWARE
Number of
              Sole Voting Power
Shares
Beneficially
              3,493,640.00
Owned by
              Shared Voting Power
Each
Reporting
              0.00
Person
            7 Sole Dispositive Power
With:
```

```
3,493,640.00
Shared Dispositive
Power

0.00
Aggregate Amount Beneficially Owned by Each Reporting Person

3,493,640.00
Check box if the aggregate amount in row (9) excludes certain shares (See Instructions)

Percent of class represented by amount in row (9)

11

1.4 %
Type of Reporting Person (See Instructions)

OO
```

Comment for Type of Reporting Person: Note to Row 5: 3,493,640 shares issuable upon conversion of Class B Common Stock directly owned by ALF. ALFA, the general partner of ALF, may be deemed to have sole power to vote these shares, and SKG, a director of the issuer and a managing member of ALFA, may be deemed to have shared power to vote these shares. Note to Row 6: See response to row 5. Note to Row 7: 3,493,640 shares issuable upon conversion of Class B Common Stock directly owned by ALF. ALFA, the general partner of ALF, may be deemed to have sole power to dispose of these shares, and SKG, a director of the issuer and a managing member of ALFA, may be deemed to have shared power to dispose of these shares. Note to Row 8: See response to row 7. Note to Row 11: Based on 245,046,824 shares of Class A Common Stock, calculated as follows, (i) 241,553,184 shares of Class A Common Stock outstanding as of April 25, 2025, 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.

SCHEDULE 13G

```
Names of Reporting Persons
1
           Accel Leaders Fund Investors 2016 L.L.C. ("ALFI16")
           Check the appropriate box if a member of a Group (see instructions)
2
            (a)
           (b)
3
           Sec Use Only
           Citizenship or Place of Organization
4
           DELAWARE
              Sole Voting Power
            5
               166,920.00
Number of
              Shared Voting Power
Shares
Beneficially
              0.00
Owned by
              Sole Dispositive Power
Each
Reporting
               166,920.00
Person
              Shared Dispositive
With:
            8 Power
           Aggregate Amount Beneficially Owned by Each Reporting Person
            166,920.00
```

```
10 Check box if the aggregate amount in row (9) excludes certain shares (See Instructions)

Percent of class represented by amount in row (9)

11

0.1 %

Type of Reporting Person (See Instructions)

12

OO
```

Comment for Type of Reporting Person: Note to Row 5: 166,920 shares issuable upon conversion of Class B Common Stock directly owned by ALFI16. SKG, a director of the issuer and a managing member of ALFI16, may be deemed to have shared power to vote these shares. Note to Row 6: See response to row 5. Note to Row 7: 166,920 shares issuable upon conversion of Class B Common Stock directly owned by ALFI16. SKG, a director of the issuer and a managing member of ALFI16, may be deemed to have shared power to dispose of these shares. Note to Row 8: See response to row 7. Note to Row 11: Based on 241,720,104 shares of Class A Common Stock, calculated as follows, (i) 241,553,184 shares of Class A Common Stock outstanding as of April 25, 2025, 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.

SCHEDULE 13G

```
Names of Reporting Persons
1
            Accel Leaders Fund II L.P. ("ALF2")
            Check the appropriate box if a member of a Group (see instructions)
2
            (a)
            (b)
3
            Sec Use Only
            Citizenship or Place of Organization
4
            DELAWARE
               Sole Voting Power
               3,432,110.00
Number of
               Shared Voting Power
Shares
Beneficially
               0.00
Owned by
               Sole Dispositive Power
Each
Reporting
               3,432,110.00
Person
               Shared Dispositive
With:
            8 Power
            Aggregate Amount Beneficially Owned by Each Reporting Person
9
            3,432,110.00
            Check box if the aggregate amount in row (9) excludes certain shares (See Instructions)
10
            Percent of class represented by amount in row (9)
11
            1.4 %
            Type of Reporting Person (See Instructions)
12
            PN
```

Comment for Type of Reporting Person: Note to Row 5: 3,432,110 shares issuable upon conversion of Class B Common Stock directly owned by ALF2. Accel Leaders Fund II Associates L.L.C. ("ALF2A"), the general partner of ALF2, 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. Note to Row 6: See response to row 5. Note to Row 7: 3,432,110 shares issuable upon conversion of Class B Common Stock directly owned by ALF2. ALF2A, the general partner of ALF2, may be deemed to have sole power to dispose of these shares, and SKG, a director of the issuer and a managing member of ALF2A, may be deemed to have shared power to dispose of these shares. Note to Row 8: See response to row 7. Note to Row 11: Based on 244,985,294 shares of Class A Common Stock, calculated as follows, (i) 241,553,184 shares of Class A Common Stock outstanding as of April 25, 2025, 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.

SCHEDULE 13G

CUSIP No. 358054104

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Names of Reporting Persons
1
            Accel Leaders Fund II Strategic Partners L.P. ("ALF2SP")
            Check the appropriate box if a member of a Group (see instructions)
2
            (a)
            (b)
3
            Sec Use Only
            Citizenship or Place of Organization
4
            DELAWARE
               Sole Voting Power
               146,210.00
Number of
               Shared Voting Power
Shares
Beneficially
               0.00
Owned by
               Sole Dispositive Power
Each
Reporting
               146,210.00
Person
               Shared Dispositive
With:
               Power
               0.00
            Aggregate Amount Beneficially Owned by Each Reporting Person
            146,210.00
            Check box if the aggregate amount in row (9) excludes certain shares (See Instructions)
10
            Percent of class represented by amount in row (9)
11
            0.1 %
            Type of Reporting Person (See Instructions)
12
            PN
```

Comment for Type of Reporting Person: Note to Row 5: 146,210 shares issuable upon conversion of Class B Common Stock directly owned by ALF2SP. ALF2A, the general partner of 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. Note to Row 6: See response to row 5. Note to Row 7: 146,210 shares issuable upon conversion of Class B Common Stock directly owned by ALF2SP. ALF2A, the general partner of ALF2SP, may be deemed to have sole power to dispose of these shares, and SKG, a director of the issuer and a managing member of ALF2A, may be deemed to have shared power to dispose of these shares. Note to Row 8: See response to row 7. Note to Row 11: Based on 241,699,394 shares of Class A Common Stock, calculated as follows, (i) 241,553,184 shares of Class A Common Stock outstanding as of April 25, 2025, 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.

SCHEDULE 13G

CUSIP No. 358054104

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Names of Reporting Persons
1
            Accel Leaders Fund II Associates L.L.C. ("ALF2A")
            Check the appropriate box if a member of a Group (see instructions)
2
            (a)
            (b)
3
            Sec Use Only
            Citizenship or Place of Organization
4
            DELAWARE
               Sole Voting Power
            5
               3,578,320.00
Number of
               Shared Voting Power
Shares
Beneficially
               0.00
Owned by
               Sole Dispositive Power
Each
Reporting
               3,578,320.00
Person
               Shared Dispositive
With:
            8 Power
            Aggregate Amount Beneficially Owned by Each Reporting Person
9
            3,578,320.00
            Check box if the aggregate amount in row (9) excludes certain shares (See Instructions)
10
            Percent of class represented by amount in row (9)
11
            1.5 %
            Type of Reporting Person (See Instructions)
12
            OO
```

Comment for Type of Reporting Person: Note to Row 5: 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. Note to Row 6: See response to row 5. Note to Row 7: 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 dispose of these shares, and SKG, a director of the issuer and a managing member of ALF2A, may be deemed to have shared power to dispose of these shares. Note to Row 8: See response to row 7. Note to Row 11: Based on 245,131,504 shares of Class A Common Stock, calculated as follows, (i) 241,553,184 shares of Class A Common Stock outstanding as of April 25, 2025, 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 ALF2SP.

```
Names of Reporting Persons
1
            Accel Leaders Fund II Investors (2019) L.L.C. ("ALFI19")
            Check the appropriate box if a member of a Group (see instructions)
            (a)
            (b)
            Sec Use Only
            Citizenship or Place of Organization
4
            DELAWARE
               Sole Voting Power
            5
               180,420.00
Number of
               Shared Voting Power
Shares
Beneficially
               0.00
Owned by
               Sole Dispositive Power
Each
Reporting
               180,420.00
Person
               Shared Dispositive
With:
            8 Power
               0.00
            Aggregate Amount Beneficially Owned by Each Reporting Person
9
            180,420.00
            Check box if the aggregate amount in row (9) excludes certain shares (See Instructions)
10
            Percent of class represented by amount in row (9)
11
            0.1 %
            Type of Reporting Person (See Instructions)
12
            00
```

Comment for Type of Reporting Person: Note to Row 5: 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. Note to Row 6: See response to row 5. Note to Row 7: 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 dispose of these shares. Note to Row 8: See response to row 7. Note to Row 11: Based on 241,733,604 shares of Class A Common Stock, calculated as follows, (i) 241,553,184 shares of Class A Common Stock outstanding as of April 25, 2025, 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.

SCHEDULE 13G

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Names of Reporting Persons

Accel Growth Fund II L.P. ("AGF2")
Check the appropriate box if a member of a Group (see instructions)

(a)
(b)
```

```
Sec Use Only
3
            Citizenship or Place of Organization
4
            DELAWARE
               Sole Voting Power
            5
               5,297,500.00
Number of
               Shared Voting Power
Shares
Beneficially
Owned by
               Sole Dispositive Power
Each
Reporting
               5,297,500.00
Person
               Shared Dispositive
With:
            8 Power
               0.00
            Aggregate Amount Beneficially Owned by Each Reporting Person
            5,297,500.00
            Check box if the aggregate amount in row (9) excludes certain shares (See Instructions)
10
            Percent of class represented by amount in row (9)
11
            2.1 %
            Type of Reporting Person (See Instructions)
12
            PN
```

Comment for Type of Reporting Person: Note to Row 5: 5,297,500 shares issuable upon conversion of Class B Common Stock directly owned by AGF2. Accel Growth Fund II Associates L.L.C ("AGF2A"), the general partner of AGF2, may be deemed to have sole power to vote these shares, and SKG, a director of the issuer and a managing member of AGF2A, may be deemed to have shared power to vote these shares. Note to Row 6: See response to row 5. Note to Row 7: 5,297,500 shares issuable upon conversion of Class B Common Stock directly owned by AGF2. AGF2A, the general partner of AGF2, may be deemed to have sole power to dispose of these shares, and SKG, a director of the issuer and a managing member of AGF2A, may be deemed to have shared power to dispose of these shares. Note to Row 8: See response to row 7. Note to Row 11: Based on 246,850,684 shares of Class A Common Stock, calculated as follows, (i) 241,553,184 shares of Class A Common Stock outstanding as of April 25, 2025, as reported by the issuer in the Form 10-Q, plus (ii) 5,297,500 shares of Class A Common Stock issuable upon conversion of shares of Class B Common Stock held by AGF2.

SCHEDULE 13G

```
Names of Reporting Persons
1
           Accel Growth Fund II Strategic Partners L.P. ("AGF2SP")
           Check the appropriate box if a member of a Group (see instructions)
2
            (a)
           (b)
           Sec Use Only
3
           Citizenship or Place of Organization
           DELAWARE
Number of
              Sole Voting Power
Shares
Beneficially
              383,750.00
Owned by
            6 Shared Voting Power
Each
```

Reporting	
Person	0.00
With:	Sole Dispositive Power
	7
	383,750.00
	Shared Dispositive
	8 Power
	0.00
	Aggregate Amount Beneficially Owned by Each Reporting Person
9	
	383,750.00
4.0	Check box if the aggregate amount in row (9) excludes certain shares (See Instructions)
10	
11	Percent of class represented by amount in row (9)
11	0.20/
	0.2 %
12	Type of Reporting Person (See Instructions)
12	PN
	111

Comment for Type of Reporting Person: Note to Row 5: 383,750 shares issuable upon conversion of Class B Common Stock directly owned by AGF2SP. AGF2A, the general partner of AGF2SP, may be deemed to have sole power to vote these shares, and SKG, a director of the issuer and a managing member of AGF2A, may be deemed to have shared power to vote these shares. Note to Row 6: See response to row 5. Note to Row 7: 383,750 shares issuable upon conversion of Class B Common Stock directly owned by AGF2SP. AGF2A, the general partner of AGF2SP, may be deemed to have sole power to dispose of these shares, and SKG, a director of the issuer and a managing member of AGF2A, may be deemed to have shared power to dispose of these shares. Note to Row 8: See response to row 7. Note to Row 11: Based on 241,936,934 shares of Class A Common Stock, calculated as follows, (i) 241,553,184 shares of Class A Common Stock outstanding as of April 25, 2025, as reported by the issuer in the Form 10-Q, plus (ii) 383,750 shares of Class A Common Stock issuable upon conversion of shares of Class B Common Stock held by AGF2SP.

SCHEDULE 13G

```
Names of Reporting Persons
1
           Accel Growth Fund II Associates L.L.C ("AGF2A")
           Check the appropriate box if a member of a Group (see instructions)
2
           (a)
           (b)
           Sec Use Only
3
           Citizenship or Place of Organization
           DELAWARE
Number of
              Sole Voting Power
Shares
Beneficially
              5,681,250.00
Owned by
              Shared Voting Power
Each
Reporting
Person
              Sole Dispositive Power
With:
              5,681,250.00
              Shared Dispositive
            8 Power
              0.00
```

```
Aggregate Amount Beneficially Owned by Each Reporting Person

5,681,250.00
Check box if the aggregate amount in row (9) excludes certain shares (See Instructions)

Percent of class represented by amount in row (9)

2.3 %
Type of Reporting Person (See Instructions)

OO
```

Comment for Type of Reporting Person: Note to Row 5: 5,681,250 shares issuable upon conversion of Class B Common Stock, of which 5,297,500 are directly owned by AGF2, and 383,750 are directly owned by AGF2SP. AGF2A, the general partner of AGF2 and AGF2SP, may be deemed to have sole power to vote these shares, and SKG, a director of the issuer and a managing member of AGF2A, may be deemed to have shared power to vote these shares. Note to Row 6: See response to row 5. Note to Row 7: 5,681,250 shares issuable upon conversion of Class B Common Stock, of which 5,297,500 are directly owned by AGF2, and 383,750 are directly owned by AGF2SP. AGF2A, the general partner of AGF2 and AGF2SP, may be deemed to have sole power to dispose of these shares, and SKG, a director of the issuer and a managing member of AGF2A, may be deemed to have shared power to dispose of these shares. Note to Row 8: See response to row 7. Note to Row 11: Based on 247,234,434 shares of Class A Common Stock, calculated as follows, (i) 241,553,184 shares of Class A Common Stock outstanding as of April 25, 2025, as reported by the issuer in the Form 10-Q, plus (ii) 5,297,500 shares of Class A Common Stock issuable upon conversion of shares of Class B Common Stock held by AGF2, plus (iii) 383,750 shares of Class A Common Stock issuable upon conversion of shares of Class B Common Stock held by AGF2SP.

SCHEDULE 13G

```
Names of Reporting Persons
1
            Accel Growth Fund Investors 2013 L.L.C. ("AGFI13")
            Check the appropriate box if a member of a Group (see instructions)
2
            (a)
            (b)
3
            Sec Use Only
            Citizenship or Place of Organization
4
            DELAWARE
              Sole Voting Power
               568,750.00
Number of
              Shared Voting Power
Shares
Beneficially
              0.00
Owned by
              Sole Dispositive Power
Each
Reporting
              568,750.00
Person
              Shared Dispositive
With:
            8 Power
            Aggregate Amount Beneficially Owned by Each Reporting Person
            568,750.00
            Check box if the aggregate amount in row (9) excludes certain shares (See Instructions)
10
```

```
Percent of class represented by amount in row (9)

0.2 %

Type of Reporting Person (See Instructions)

OO
```

Comment for Type of Reporting Person: Note to Row 5: 568,750 shares issuable upon conversion of Class B Common Stock directly owned by AGFI13. SKG, a director of the issuer and a managing member of AGFI13, may be deemed to have shared power to vote of these shares. Note to Row 6: See response to row 5. Note to Row 7: 568,750 shares issuable upon conversion of Class B Common Stock directly owned by AGFI13. SKG, a director of the issuer and a managing member of AGFI13, may be deemed to have shared power to dispose of these shares. Note to Row 8: See response to row 7. Note to Row 11: Based on 242,121,934 shares of Class A Common Stock, calculated as follows, (i) 241,553,184 shares of Class A Common Stock outstanding as of April 25, 2025, as reported by the issuer in the Form 10-Q, plus (ii) 568,750 shares of Class A Common Stock issuable upon conversion of shares of Class B Common Stock held by AGFI13.

SCHEDULE 13G

```
Names of Reporting Persons
1
            Accel India III L.P. ("AIN3")
            Check the appropriate box if a member of a Group (see instructions)
2
            (a)
            (b)
            Sec Use Only
3
            Citizenship or Place of Organization
4
            CAYMAN ISLANDS
               Sole Voting Power
            5
               0.00
Number of
               Shared Voting Power
Shares
Beneficially
               0.00
Owned by
               Sole Dispositive Power
Each
Reporting
               0.00
Person
With:
               Shared Dispositive
               Power
               0.00
            Aggregate Amount Beneficially Owned by Each Reporting Person
            0.00
            Check box if the aggregate amount in row (9) excludes certain shares (See Instructions)
10
            Percent of class represented by amount in row (9)
11
            0.0 %
            Type of Reporting Person (See Instructions)
12
            PN
```

Beneficially

Owned by

0.00

6 Shared Voting Power

```
Names of Reporting Persons
1
            Accel India III Associates L.P. ("AIN3A LP")
            Check the appropriate box if a member of a Group (see instructions)
2
            (a)
            (b)
            Sec Use Only
3
            Citizenship or Place of Organization
4
            CAYMAN ISLANDS
               Sole Voting Power
            5
               0.00
Number of
               Shared Voting Power
Shares
Beneficially 6
               0.00
Owned by
               Sole Dispositive Power
Each
Reporting
               0.00
Person
               Shared Dispositive
With:
               Power
            Aggregate Amount Beneficially Owned by Each Reporting Person
9
            0.00
            Check box if the aggregate amount in row (9) excludes certain shares (See Instructions)
10
            Percent of class represented by amount in row (9)
11
            0.0 %
            Type of Reporting Person (See Instructions)
12
            PN
SCHEDULE 13G
CUSIP No. 358054104
            Names of Reporting Persons
1
            Accel India III GP Associates Ltd. ("AIN3A")
            Check the appropriate box if a member of a Group (see instructions)
2
            (a)
            ☑ (b)
            Sec Use Only
3
            Citizenship or Place of Organization
4
            CAYMAN ISLANDS
Number of
               Sole Voting Power
Shares
```

Each Reporting Person With:	0.00 Sole Dispositive Power 7 0.00 Shared Dispositive Power 8 0.00
9	Aggregate Amount Beneficially Owned by Each Reporting Person
10	0.00 Check box if the aggregate amount in row (9) excludes certain shares (See Instructions)
11	Percent of class represented by amount in row (9)
11	0.0 % Type of Reporting Person (See Instructions)
12	CO

SCHEDULE 13G

```
Names of Reporting Persons
1
            Accel India III Investors L.L.C. ("AIN3INV")
            Check the appropriate box if a member of a Group (see instructions)
2
            (a)
            ☑ (b)
            Sec Use Only
3
            Citizenship or Place of Organization
4
            DELAWARE
               Sole Voting Power
               0.00
Number of
               Shared Voting Power
Shares
Beneficially 6
               0.00
Owned by
               Sole Dispositive Power
Each
Reporting
               0.00
Person
               Shared Dispositive
With:
               Power
            Aggregate Amount Beneficially Owned by Each Reporting Person
9
            0.00
            Check box if the aggregate amount in row (9) excludes certain shares (See Instructions)
10
            Percent of class represented by amount in row (9)
11
            0.0 %
            Type of Reporting Person (See Instructions)
12
```

SCHEDULE 13G

CUSIP No. 358054104

```
Names of Reporting Persons
1
            Accel Leaders 3 L.P. ("ALF3")
            Check the appropriate box if a member of a Group (see instructions)
2
            (a)
            (b)
            Sec Use Only
3
            Citizenship or Place of Organization
            DELAWARE
               Sole Voting Power
               3,112,212.00
Number of
               Shared Voting Power
Shares
Beneficially 6
Owned by
               Sole Dispositive Power
Each
Reporting
               3,112,212.00
Person
               Shared Dispositive
With:
               Power
               0.00
            Aggregate Amount Beneficially Owned by Each Reporting Person
            3,112,212.00
            Check box if the aggregate amount in row (9) excludes certain shares (See Instructions)
10
            Percent of class represented by amount in row (9)
11
            1.3 %
            Type of Reporting Person (See Instructions)
12
            PN
```

Comment for Type of Reporting Person: Note to Row 5: 3,112,212 shares. Accel Leaders 3 Associates L.P. ("AL3A LP"), the general partner of ALF3, may be deemed to have sole power to vote these shares, and Accel Leaders 3 GP Associates L.L.C. ("AL3A"), the general partner of AL3A LP, 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 these shares. Note to Row 6: See response to row 5. Note to Row 7: 3,112,212 shares. AL3A LP, the general partner of ALF3, may be deemed to have sole power to dispose of these shares, and AL3A, the general partner of AL3A LP, may be deemed to have sole power to dispose of these shares. SKG, a director of the issuer and AL3A, may be deemed to have shared power to dispose of these shares. Note to Row 8: See response to row 7. Note to Row 11: Based on 241,553,184 shares of Class A Common Stock outstanding as of April 25, 2025, as reported by the issuer in the Form 10-O.

SCHEDULE 13G

```
Names of Reporting Persons
1
            Accel Leaders 3 Entrepreneurs L.P. ("ALF3E")
            Check the appropriate box if a member of a Group (see instructions)
2
            (a)
            (b)
            Sec Use Only
3
            Citizenship or Place of Organization
4
            DELAWARE
               Sole Voting Power
               128,846.00
Number of
               Shared Voting Power
Shares
Beneficially
               0.00
Owned by
               Sole Dispositive Power
Each
Reporting
               128,846.00
Person
               Shared Dispositive
With:
              Power
               0.00
            Aggregate Amount Beneficially Owned by Each Reporting Person
9
            128,846.00
            Check box if the aggregate amount in row (9) excludes certain shares (See Instructions)
10
            Percent of class represented by amount in row (9)
11
            01%
            Type of Reporting Person (See Instructions)
12
            PN
```

Comment for Type of Reporting Person: Note to Row 5: 128,846 shares. AL3A LP, the general partner of ALF3E, may be deemed to have sole power to vote these shares, and AL3A, the general partner of AL3A LP, 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 these shares. Note to Row 6: See response to row 5. Note to Row 7: 128,846 shares. AL3A LP, the general partner of ALF3E, may be deemed to have sole power to dispose of these shares, and AL3A, the general partner of AL3A LP, may be deemed to have sole power to dispose of these shares. SKG, a director of the issuer and AL3A, may be deemed to have shared power to dispose of these shares. Note to Row 8: See response to row 7. Note to Row 11: Based on 241,553,184 shares of Class A Common Stock outstanding as of April 25, 2025, as reported by the issuer in the Form 10-Q.

SCHEDULE 13G

```
Names of Reporting Persons

Accel Leaders 3 Associates L.P. ("AL3A LP")
Check the appropriate box if a member of a Group (see instructions)

(a)
(b)
Sec Use Only
```

```
4
            Citizenship or Place of Organization
            DELAWARE
               Sole Voting Power
               3,241,058.00
Number of
               Shared Voting Power
Shares
Beneficially
               0.00
Owned by
               Sole Dispositive Power
Each
Reporting
               3,241,058.00
Person
               Shared Dispositive
With:
               Power
               0.00
            Aggregate Amount Beneficially Owned by Each Reporting Person
9
            3.241.058.00
            Check box if the aggregate amount in row (9) excludes certain shares (See Instructions)
10
            Percent of class represented by amount in row (9)
11
            1.3 %
            Type of Reporting Person (See Instructions)
12
            PN
```

Comment for Type of Reporting Person: Note to Row 5: 3,241,058 shares, of which 3,112,212 are directly owned by ALF3 and 128,846 are directly owned by ALF3E. AL3A LP is the general partner of AL53 and ALF3E. AL3A, the general partner of AL3A LP, may be deemed to have sole power to vote these shares, and SKG, a director of the issuer and AL3A, may be deemed to have shared power to vote these shares. Note to Row 6: See response to row 5. Note to Row 7: 3,241,058 shares, of which 3,112,212 are directly owned by ALF3 and 128,846 are directly owned by ALF3E. AL3A LP is the general partner of ALF3 and ALF3E. AL3A, the general partner of AL3A LP, may be deemed to have sole power to dispose of these shares, and SKG, a director of the issuer and AL3A, may be deemed to have shared power to dispose of these shares. Note to Row 8: See response to row 7. Note to Row 11: Based on 241,553,184 shares of Class A Common Stock outstanding as of April 25, 2025, as reported by the issuer in the Form 10-Q.

SCHEDULE 13G

```
Names of Reporting Persons
1
            Accel Leaders 3 Investors (2020) L.P. ("ALFI20")
            Check the appropriate box if a member of a Group (see instructions)
2
            (a)
            (b)
            Sec Use Only
3
            Citizenship or Place of Organization
4
            DELAWARE
Number of
               Sole Voting Power
Shares
Beneficially
               185,733.00
Owned by
               Shared Voting Power
Each
Reporting
               0.00
```

Person With:	7 Sole Dispositive Power
,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	185,733.00
	Shared Dispositive
	8 Power
	0.00
9	Aggregate Amount Beneficially Owned by Each Reporting Person
	185,733.00
10	Check box if the aggregate amount in row (9) excludes certain shares (See Instructions)
10	
	Percent of class represented by amount in row (9)
11	0.1 %
12	Type of Reporting Person (See Instructions)
12	PN

Comment for Type of Reporting Person: Note to Row 5: 185,733 shares. AL3A, the general partner of ALFI20, may be deemed to have sole power to vote these shares, and SKG, a director of the issuer and AL3A, may be deemed to have shared power to vote these shares. Note to Row 6: See response to row 5. Note to Row 7: 185,733 shares. AL3A, the general partner of ALFI20, may be deemed to have sole power to dispose of these shares, and SKG, a director of the issuer and AL3A, may be deemed to have shared power to dispose of these shares. Note to Row 8: See response to row 7. Note to Row 11: Based on 241,553,184 shares of Class A Common Stock outstanding as of April 25, 2025, as reported by the issuer in the Form 10-Q.

SCHEDULE 13G

CUSIP No. 358054104

Names of Reporting Persons

```
1
            Accel Leaders 3 GP Associates L.L.C. ("AL3A")
            Check the appropriate box if a member of a Group (see instructions)
2
            (a)
            (b)
            Sec Use Only
3
            Citizenship or Place of Organization
            DELAWARE
               Sole Voting Power
              3,426,791.00
Number of
               Shared Voting Power
Shares
Beneficially
Owned by
              Sole Dispositive Power
Each
Reporting
              3,426,791.00
Person
              Shared Dispositive
With:
              Power
              0.00
            Aggregate Amount Beneficially Owned by Each Reporting Person
            3,426,791.00
10
            Check box if the aggregate amount in row (9) excludes certain shares (See Instructions)
```

```
Percent of class represented by amount in row (9)

1.4 %

Type of Reporting Person (See Instructions)

OO
```

Comment for Type of Reporting Person: Note to Row 5: 3,426,791 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. AL3A LP, the general partner of ALF3 and ALF3E, may be deemed to have sole power to vote the shares held by each of ALF3. AL5A, the general partner of each of AL3A LP and ALF120, may be deemed to have sole power to vote the shares held by each of ALF3, ALF3E, and ALF120. SKG, a director of the issuer and AL3A, may be deemed to have shared power to vote the shares held by each of ALF3, ALF3E, and ALF120. Note to Row 6: See response to row 5. Note to Row 7: 3,426,791 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. AL3A LP, the general partner of ALF3 and ALF3E, may be deemed to have sole power to dispose of the shares held by each of ALF3 and ALF3E. AL3A, the general partner of each of AL3A LP and ALF120, may be deemed to have sole power to dispose of the shares held by each of ALF3, ALF3E, and ALF120. SKG, a director of the issuer and AL3A, may be deemed to have shared power to dispose of the shares held by each of ALF3, ALF3E, and ALF120. Note to Row 8: See response to row 7. Note to Row 11: Based on 241,553,184 shares of Class A Common Stock outstanding as of April 25, 2025, as reported by the issuer in the Form 10-Q.

SCHEDULE 13G

```
Names of Reporting Persons
1
            Sameer K. Gandhi ("SKG")
            Check the appropriate box if a member of a Group (see instructions)
2
            (a)
            (b)
            Sec Use Only
            Citizenship or Place of Organization
4
            UNITED STATES
               Sole Voting Power
               1,020,601.00
Number of
               Shared Voting Power
Shares
Beneficially
               17,096,091.00
Owned by
               Sole Dispositive Power
Each
Reporting
               1,020,601.00
Person
               Shared Dispositive
With:
            8 Power
               17,096,091.00
            Aggregate Amount Beneficially Owned by Each Reporting Person
            18,116,692.00
            Check box if the aggregate amount in row (9) excludes certain shares (See Instructions)
10
            Percent of class represented by amount in row (9)
11
            7.1 %
            Type of Reporting Person (See Instructions)
12
            IN
```

Comment for Type of Reporting Person: Note to Row 6: 17,096,091 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 13,669,300 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 ALFI16, 3,432,110 are directly owned by ALF2, 146,210 are directly owned by ALF2SP, 180,420 are directly owned by ALF119, 5,297,500 are directly owned by AGF2, 383,750 are directly owned by AGF2SP, and 568,750 are directly owned by AGF113. ALFA, the general partner of ALF, may be deemed to have sole power to vote the shares held by ALF. ALF2A, the general partner of ALF2 and ALF2SP, may be deemed to have sole power to vote the shares held by each of ALF2 and ALF2SP. AGF2A, the general partner of AGF2 and AGF2SP, may be deemed to have sole power to vote the shares held by each of AGF2 and AGF2SP. AL3A LP, the general partner of ALF3 and ALF3E, may be deemed to have sole power to vote the shares held by each of ALF3 and ALF3E, and AL3A the general partner of AL3A LP and ALF120, may be deemed to have sole power to vote the shares held by ALF3, ALF3E, and ALF120. SKG, a director of the issue and AL3A, and a managing member of ALFA, ALF116, ALF2A, ALF119, AGF2A, and AGF113, may be deemed to have shared power to vote the shares held by each of ALF, ALF116, ALF2, ALF2SP, ALF119, ALF3, ALF3E, ALF120, AGF2, AGF2SP, and AGF113. Note to Row 8: 17,096,091 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 ALFI20, and 13,669,300 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 ALFI19, 5,297,500 are directly owned by AGF2, 383,750 are directly owned by AGF2SP, and 568,750 are directly owned by AGFI13. ALFA, the general partner of ALF, may be deemed to have sole power to dispose of the shares held by ALF. ALF2A, the general partner of ALF2 and ALF2SP, may be deemed to have sole power to dispose of the shares held by each of ALF2 and ALF2SP. AGF2A, the general partner of AGF2 and AGF2SP, may be deemed to have sole power to dispose of shares held by each of AGF2 and AGF2SP. AL3A LP, the general partner of ALF3 and ALF3E, may be deemed to have sole power to dispose of the shares held by each of ALF3 and ALF3E, and AL3A the general partner of AL3A LP and ALFI20, may be deemed to have sole power to dispose of the shares held by each of ALF3, ALF3E, and ALFI20. SKG, a director of the issue and AL3A, and a managing member of ALFA, ALFI16, ALF2A, ALFI19, AGF2A, and AGFI13, may be deemed to have shared power to dispose of the shares held by each of ALF, ALF116, ALF2, ALF2SP, ALF119, ALF3, ALF3E, ALF120, AGF2, AGF2SP, and AGFI13. Note to Row 11: Based on 255,238,443 shares of Class A Common Stock, calculated as follows, (i) 241,553,184 shares of Class A Common Stock outstanding as of April 25, 2025, 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 ALFI16, 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 ALF2SP, plus (vi) 180,420 shares of Class A Common Stock issuable upon conversion of shares of Class B Common Stock held by ALFI19, plus (vii) 5,297,500 shares of Class A Common Stock issuable upon conversion of shares of Class B Common Stock held by AGF2, plus (viii) 383,750 shares of Class A Common Stock issuable upon conversion of shares of Class B Common Stock held by AGF2SP, plus (ix) 568,750 shares of Class A Common Stock issuable upon conversion of shares of Class B Common Stock held by AGFI13, plus (x) 843 shares of fully vested restricted stock held directly by SKG, plus (xi) 15,116 RSUs held by SKG that vest as of the date of the filing of this amendment or within 60 days thereafter.

SCHEDULE 13G

Item 1.

Name of issuer:

(a)

Freshworks Inc.

Address of issuer's principal executive offices:

(b)

2950 S Delaware Street, Suite 201 San Mateo, CA, 94403

Item 2.

(a) Name of person 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 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 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"). 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 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. 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 AL5B, and AL3A, the general partner of AL3A LP, may be deemed to have sole power to vote and sole power to dispose of the shares held by ALF3 and ALF3E. AL3A, the general partner of ALF120, may be deemed to have sole power to vote and sole power to dispose of the shares of the issuer directly owned by ALF120. SKG, a director of the issuer and AL3A, may be deemed to have shared power to vote and shared power to dispose of the shares held by ALF3, ALF3E and ALF120. SKG, a director of the issuer and a managing member of ALFA, ALF116, ALF2A, ALF119, AGF2A, and AGF113, may be deemed to have shared power to vote and shared power to dispose of the shares held by ALF, ALF116, ALF2, ALF2SP, ALF119, AGF2SP, and AGF113.

Address or principal business office or, if none, residence:

- (b) Accel 500 University Avenue Palo Alto, CA 94301 Citizenship:
- (c) ALF, ALF2, ALF2SP, AGF2, AGF2SP, ALF3, ALF3E, AL3A LP and ALF120 are Delaware limited partnerships. AIN3 and AIN3A LP are Cayman Islands limited partnerships. ALFA, ALF2A, AGF2A, ALF116, ALF119, AGF113, AIN3INV, and AL3A are Delaware limited liability companies. AIN3A is a Cayman Islands limited liability company. SKG is a United States Citizen.

Title of class of securities:

- (d)
 Class A common stock, par value \$0.00001 per share
 CUSIP No.:
- (e) 358054104

Item 3. If this statement is filed pursuant to \hat{A} § \hat{A} § 240.13d-1(b) or 240.13d-2(b) or (c), check whether the person filing is a:

- (a) Broker or dealer registered under section 15 of the Act (15 U.S.C. 780);
- (b) Bank as defined in section 3(a)(6) of the Act (15 U.S.C. 78c);
- (c) Insurance company as defined in section 3(a)(19) of the Act (15 U.S.C. 78c);
- (d) Investment company registered under section 8 of the Investment Company Act of 1940 (15 U.S.C. 80a-8);
- (e) \square An investment adviser in accordance with \hat{A} § 240.13d-1(b)(1)(ii)(E);
- (f) \square An employee benefit plan or endowment fund in accordance with \hat{A} § 240.13d-1(b)(1)(ii)(F);
- (g) \square A parent holding company or control person in accordance with \hat{A} \S 240.13d-1(b)(1)(ii)(G);
- (h) A savings associations as defined in Section 3(b) of the Federal Deposit Insurance Act (12 U.S.C. 1813);
- (i) A church plan that is excluded from the definition of an investment company under section 3(c)(14) of the Investment Company Act of 1940 (15 U.S.C. 80a-3);
- A non-U.S. institution in accordance with \hat{A} 240.13d-1(b)(1)(ii)(J). If filing as a non-U.S. institution in accordance with \hat{A} 240.13d-1(b)(1)(ii)(J),
 - please specify the type of institution:
- (k) \square Group, in accordance with Rule 240.13d-1(b)(1)(ii)(K).
- Item 4. Ownership

Amount beneficially owned:

(a) See Row 9 of cover page for each Reporting Person.

Percent of class:

(b) See Row 11 of cover page for each Reporting Person. %

(c) Number of shares as to which the person has:

(i) Sole power to vote or to direct the vote:

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 5. Ownership of 5 Percent or Less of a Class.

Item 6. Ownership of more than 5 Percent on Behalf of Another Person.

If any other person is known to have the right to receive or the power to direct the receipt of dividends from, or the proceeds from the sale of, such securities, a statement to that effect should be included in response to this item and, if such interest relates to more than 5 percent of the class, such person should be identified. A listing of the shareholders of an investment company registered under the Investment Company Act of 1940 or the beneficiaries of employee benefit plan, pension fund or endowment fund is not required.

Under certain circumstances set forth in the limited partnership agreements of ALF, ALF2, ALF2SP, AGF2, AGF2SP, AIN3, AIN3A LP, AL3, AL3E, ALFI20, and AL3A LP, and the limited liability company agreements of ALFA, ALFI16, ALF2A, ALFI19, AGF2A, AGFI13, AIN3A, 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.

Item 7. Identification and Classification of the Subsidiary Which Acquired the Security Being Reported on by the Parent Holding Company or Control Person.

Not Applicable

Item 8. Identification and Classification of Members of the Group.

Not Applicable

Item 9. Notice of Dissolution of Group.

Not Applicable

Item 10. Certifications:

Not Applicable

SIGNATURE

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.

Accel Leaders Fund L.P. ("ALF")

Signature: Jaspreet Singh

Name/Title: Jaspreet Singh, Attorney-in-fact

Date: 05/13/2025

Accel Leaders Fund Associates L.L.C. ("ALFA")

Signature: Jaspreet Singh

Name/Title: Jaspreet Singh, Attorney-in-fact

Date: 05/13/2025

Accel Leaders Fund Investors 2016 L.L.C. ("ALFI16")

Signature: Jaspreet Singh

Name/Title: Jaspreet Singh, Attorney-in-fact

Date: 05/13/2025

Accel Leaders Fund II L.P. ("ALF2")

Signature: Jaspreet Singh

Name/Title: Jaspreet Singh, Attorney-in-fact

Date: 05/13/2025

Accel Leaders Fund II Strategic Partners L.P. ("ALF2SP")

Signature: Jaspreet Singh

Name/Title: Jaspreet Singh, Attorney-in-fact

Date: 05/13/2025

Accel Leaders Fund II Associates L.L.C. ("ALF2A")

Signature: Jaspreet Singh

Name/Title: Jaspreet Singh, Attorney-in-fact

Date: 05/13/2025

Accel Leaders Fund II Investors (2019) L.L.C. ("ALFI19")

Signature: Jaspreet Singh

Name/Title: Jaspreet Singh, Attorney-in-fact

Date: 05/13/2025

Accel Growth Fund II L.P. ("AGF2")

Signature: Jaspreet Singh

Name/Title: Jaspreet Singh, Attorney-in-fact

Date: 05/13/2025

Accel Growth Fund II Strategic Partners L.P. ("AGF2SP")

Signature: Jaspreet Singh

Name/Title: Jaspreet Singh, Attorney-in-fact

Date: 05/13/2025

Accel Growth Fund II Associates L.L.C ("AGF2A")

Signature: Jaspreet Singh

Name/Title: Jaspreet Singh, Attorney-in-fact

Date: 05/13/2025

Accel Growth Fund Investors 2013 L.L.C. ("AGFI13")

Signature: Jaspreet Singh

Name/Title: Jaspreet Singh, Attorney-in-fact

Date: 05/13/2025

Accel India III L.P. ("AIN3")

Signature: Jaspreet Singh

Name/Title: Jaspreet Singh, Attorney-in-fact

Date: 05/13/2025

Accel India III Associates L.P. ("AIN3A LP")

Signature: Jaspreet Singh

Name/Title: Jaspreet Singh, Attorney-in-fact

Date: 05/13/2025

Accel India III GP Associates Ltd. ("AIN3A")

Signature: Jaspreet Singh

Name/Title: Jaspreet Singh, Attorney-in-fact

Date: 05/13/2025

Accel India III Investors L.L.C. ("AIN3INV")

Signature: Jaspreet Singh

Name/Title: Jaspreet Singh, Attorney-in-fact

Date: 05/13/2025

Accel Leaders 3 L.P. ("ALF3")

Signature: Jaspreet Singh

Name/Title: Jaspreet Singh, Attorney-in-fact

Date: 05/13/2025

Accel Leaders 3 Entrepreneurs L.P. ("ALF3E")

Signature: Jaspreet Singh

Name/Title: Jaspreet Singh, Attorney-in-fact

Date: 05/13/2025

Accel Leaders 3 Associates L.P. ("AL3A LP")

Signature: Jaspreet Singh

Name/Title: Jaspreet Singh, Attorney-in-fact

Date: 05/13/2025

Accel Leaders 3 Investors (2020) L.P. ("ALFI20")

Signature: Jaspreet Singh

Name/Title: Jaspreet Singh, Attorney-in-fact

Date: 05/13/2025

Accel Leaders 3 GP Associates L.L.C. ("AL3A")

Signature: Jaspreet Singh

Name/Title: Jaspreet Singh, Attorney-in-fact

Date: 05/13/2025

Sameer K. Gandhi ("SKG")

Signature: Jaspreet Singh

Name/Title: Jaspreet Singh, Attorney-in-fact

Date: 05/13/2025

Comments accompanying signature: Signed pursuant to a Power of Attorney included herein as an exhibit to this Schedule 13G.

Exhibit Information

Exhibit A: Agreement of Joint Filing

GRANT OF POWER OF ATTORNEY

A. <u>Power of Attorney.</u> Effective as of February 28, 2025, each entity listed on Schedule A attached hereto, and such additional affiliated entities that shall come into existence from time to time (each, a "Granting Entity"), hereby constitutes and appoints Jaspreet Singh and Richard H. Zamboldi as its true and lawful attorneys-in-fact and agents with full power of substitution, in its name, place and stead to make, execute, sign and file such instruments, documents or certificates as may be necessary or proper in the normal course of such Granting Entity's business.

Each Granting Entity hereby further grants to such attorneys-in-fact full power and authority to do and perform all and every act and thing whatsoever requisite, necessary and proper to be done in the exercise of any of the rights and powers herein granted, as fully to all intents and purposes as such Granting Entity might or could do if present, hereby ratifying and confirming all that such attorneys-in-fact shall lawfully do or cause to be done by virtue of this Power of Attorney and the rights and powers herein granted, including, without limitation, the authority to execute documents on behalf of such Granting Entity in connection with investments made by such Granting Entity or any entity controlled by such Granting Entity. Each Granting Entity acknowledges that neither such attorney-in-fact, in serving in such capacity at the request of the undersigned, is hereby assuming any of the undersigned entities' responsibilities under the tax laws of the United States, any state or other jurisdiction. This Power of Attorney shall remain in full force and effect with respect to each such Granting Entity from the date hereof until revoked by each respective Granting Entity in a signed writing delivered to the foregoing attorneys-in-fact.

B. <u>Consent to Grant of Power of Attorney.</u> As of the date set forth above, each of the undersigned persons, individually and in his or her capacity as a member, partner or equity holder (each, a "Constituent Member") of a Granting Entity and as a member, partner, trustee or equity holder of any Constituent Member, hereby consents to, and causes each such Granting Entity and Constituent Member, to consent to and cause, the grant of Power of Attorney set forth in Paragraph A above.

Schedule A

GRANTING ENTITIES*

MAIN/STRATEGIC FUNDS:

Accel VI L.P.

Accel Internet Fund II L.P.

Accel VI-S L.P.

Accel Keiretsu VI L.P.

Accel IX L.P.

Accel IX Strategic Partners L.P.

Accel X L.P.

Accel X Strategic Partners L.P.

Accel XI L.P.

Accel XI Strategic Partners L.P.

Accel XII L.P.

Accel XII Strategic Partners L.P.

Accel XIII L.P.

Accel XIII Strategic Partners L.P.

Accel XIV L.P.

Accel XIV Strategic Partners L.P.

Accel XV L.P.

Accel XV Entrepreneurs L.P.

Accel XVI L.P.

Accel XVI Entrepreneurs L.P.

Accel Growth Fund L.P.

Accel Growth Fund Strategic Partners L.P.

Accel Growth Fund II L.P.

Accel Growth Fund II Strategic Partners L.P.

Accel Growth Fund III L.P.

Accel Growth Fund III Strategic Partners L.P.

Accel Growth Fund IV L.P.

Accel Growth Fund IV Strategic Partners L.P.

Accel Growth Fund V L.P.

Accel Growth Fund V Strategic Partners L.P.

Accel Growth Fund VI L.P.

Accel Growth Fund VI Entrepreneurs L.P.

Accel Growth Fund VII L.P.

Accel Leaders Fund L.P.

Accel Leaders Fund II L.P.

Accel Leaders Fund II Strategic Partners L.P.

Accel Leaders 3 L.P.

Accel Leaders 3 Entrepreneurs L.P.

Accel Leaders 4 L.P.

Accel Leaders 4 Entrepreneurs L.P.

Accel India Venture Fund II L.P.

Accel India III L.P.

Accel India IV L.P.

Accel India V L.P.

Accel India VI L.P.

Accel India VI L.I.
Accel India VII L.P.

Accel India VII Entrepreneurs L.P.

Accel India VIII L.P.

HX One L.P.

GP ASSOCIATES ENTITIES:

Accel VI Associates L.L.C.

Accel Internet Fund II Associates L.L.C.

Accel Keiretsu VI Associates L.L.C.

Accel VIII Associates L.L.C.

Accel IX Associates L.L.C.

Accel X Associates L.L.C.

Accel XI Associates L.L.C.

Accel XII Associates L.L.C.

Accel XII Associates E.E.C.

Accel XIII Associates L.L.C.

Accel XIV Associates L.L.C.

Accel XV Associates L.L.C.

Accel XVI Associates L.L.C.

Accel Growth Fund Associates L.L.C.

Accel Growth Fund II Associates L.L.C.

Accel Growth Fund III Associates L.L.C.

Accel Growth Fund IV Associates L.L.C.

Accel Growth Fund V Associates L.L.C.

Accel Growth Fund VI Associates L.L.C.

Accel Growth Fund VI Associates L.P.

Accel Growth Fund VI GP Associates L.L.C.

Accel Growth Fund VI Associates (India) Ltd.

Accel Growth Fund VI Associates (London) L.P.

Accel Growth Fund VI Associates (London) L.L.C.

Accel Growth Fund VII Associates L.P.

Accel Growth Fund VII GP Associates L.L.C.

Accel Growth Fund VII Associates (India) Ltd.

Accel Leaders Fund Associates L.L.C.

Accel Leaders Fund II Associates L.L.C.

Accel Leaders 3 Associates (India) Ltd.

Accel Leaders 3 Associates L.L.C.

Accel Leaders 3 Associates L.P.

Accel Leaders 3 GP Associates L.L.C.

Accel Leaders 3 Associates (London) L.L.C.

Accel Leaders 3 Associates (London) L.P.

Accel Leaders 4 Associates (India) Ltd.

Accel Leaders 4 Associates L.L.C.

Accel Leaders 4 Associates L.P.

Accel Leaders 4 GP Associates L.L.C.

Accel Leaders 4 Associates (London) L.P.

Accel Leaders 4 Associates (London) L.L.C.

Accel China Growth Fund Associates L.L.C.

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

Accel China Growth Fund III Associates L.L.C.

Accel China Capital Associates L.L.C.

Accel China Capital II Associates L.L.C.

Accel India Venture Fund II Associates L.P.

Accel India Venture Fund II Associates L.L.C.

Accel India Venture Fund II GP Associates Ltd.

Accel India Venture Fund II Associates (India) Ltd.

Accel India III Associates L.P.

Accel India III Associates L.L.C.

Accel India III GP Associates Ltd.

Accel India III Associates (India) Ltd.

Accel India IV Associates L.P.

Accel India IV Associates L.L.C.

Accel India IV GP Associates Ltd.

Accel India IV Associates (India) Ltd.

Accel India V Associates (India) Ltd.

Accel India V Associates L.L.C.

Accel India V Associates L.P.

Accel India V GP Associates Ltd.

Accel India VI Associates (India) Ltd.

Accel India VI Associates L.L.C.

Accel India VI Associates L.P.

Accel India VI GP Associates Ltd.

Accel India VII GP Associates Ltd.

Accel India VII Associates (India) Ltd

Accel India VII Associates L.P.

Accel India VII Associates L.L.C.

Accel India VIII Associates L.P.

Accel India VIII Associates GP Associates L.L.C.

Accel India VIII Associates (India) Ltd.

HX One Associates L.L.C.

INVESTOR FUNDS:

Accel Investors '98 L.P.

Accel Investors '98-S L.P.

Accel Investors 2005 L.L.C.

Accel Investors 2007 L.L.C.

Accel Investors 2008 L.L.C.

Accel Investors 2009 L.L.C.

Accel Investors 2010 L.L.C.

Accel Growth Fund Investors 2010 L.L.C

Accel Growth Fund Investors 2011 L.L.C

Accel Investors 2010 (B) L.L.C.

Accel Investors 2012 L.L.C.

Accel Growth Fund Investors 2012 L.L.C.

Accel Investors 2013 L.L.C.

Accel Investors 2014 L.L.C.

Accel Investors 2016 L.L.C.

Accel XIV Investors (2019) L.L.C.

Accel XV Investors (2021) L.L.C.

Accel XVI Investors (2024) L.L.C.

Accel Growth Fund Investors 2013 L.L.C.

Accel Growth Fund Investors 2014 L.L.C.

Accel Growth Fund Investors 2016 L.L.C.

Accel Growth Fund V Investors (2019) L.L.C.

Accel Growth Fund VI Investors (2021) L.P.

Accel Leaders Fund Investors 2016 L.L.C.

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

Accel Leaders 3 Investors (2020) L.P.

Accel Leaders 4 Investors (2022) L.P.

Accel-KKR III Investors L.L.C.

Accel-KKR IV Investors L.L.C.

Accel-KKR Structured Capital II Investors L.L.C.

MCP IV (A) Investors L.L.C.

MCP V (A) Investors L.L.C.

IDG China VC IV Investors L.L.C.

IDG China Capital VC III Investors L.L.C.

IDG China VC V Investors L.L.C.

IDG China VC VI Investors L.L.C.

Accel India II Investors L.L.C

Accel India III Investors L.L.C.

Accel India IV Investors L.L.C.

Accel India V Investors (2019) L.L.C.

Accel India VI Investors (2019) L.L.C.

Accel India VII Investors (2022) L.P.

MANAGEMENT COMPANY ENTITIES:

Accel Partners L.P.

Accel Management Co. Inc.

Accel Management Co. Inc. dba Accel Texas Management Co Inc.

Accel Management Co. (India) Inc.

Accel Management Co. L.L.C.

Accel Management Co. (A) L.L.C.

Accel Global Management GP L.L.C.

Accel Global Management L.P.

Accel Holdings L.L.C.

MAURITIUS ENTITIES:

Accel Growth FII (Mauritius) Ltd.

Accel Growth FVCI (Mauritius) Ltd

Accel Growth Holdings (Mauritius) ltd

Accel Growth III FVCI (Mauritius) Ltd

Accel Growth III Holdings (Mauritius) Ltd

Accel Growth IV FVCI (Mauritius) Ltd

Accel Growth IV Holdings (Mauritius) Ltd

Accel Growth V Holdings (Mauritius) Ltd

Accel Growth VI Holdings (Mauritius) Ltd

Accel Growth VII Holdings (Mauritius) Ltd

Accel Leaders FVCI (Mauritius) Ltd

Accel Leaders Holdings (Mauritius) Ltd

Accel Leaders II Holdings (Mauritius) Ltd

Accel India Holdings (Mauritius) Ltd

Accel India III (Mauritius) Limited

Accel India III Holdings (Mauritius) Ltd

Accel India IV (Mauritius) Limited

Accel India IV Holdings (Mauritius) Ltd

Accel India Venture II (Mauritius) Limited

Accel India Holdings V (Mauritius) Ltd

Accel India V (Mauritius) Ltd

Accel India VI (Mauritius) Ltd

Accel India VII (Mauritius) Ltd

Accel India VIII (Mauritius) Ltd

Accel X FVCI (Mauritius) Ltd

Accel X Holdings (Mauritius) Ltd

A 1 MH ENGL (Machinas) Etc

Accel XII FVCI (Mauritius) Ltd

Accel XII Holdings (Mauritius) Ltd

Accel XIII FVCI (Mauritius) Ltd

Accel XIII Holdings (Mauritius) Ltd

Accel XIV Holdings (Mauritius) Ltd

Accel Leaders 3 Holdings (Mauritius) Ltd.

Accel Leaders 4 Holdings (Mauritius) Ltd.

OTHER:

CM10 L.L.C.

CC11 L.L.C.

CF12 L.L.C.

CV13 L.L.C.

CS14 L.L.C.

CB15 L.L.C.

CR16 L.L.C.

AS13 L.L.C.

AS14 L.L.C.

AS14X L.L.C.

AS15 L.L.C.

AS15X L.L.C.

AS16 L.L.C.

JK Al L.L.C.

Blackpoint Holdings (Accel) L.L.C.

Lower Holdings (Accel) Trust

Magic Accel Holdings L.L.C.

Accel Holdings-TR LLC

AP investments (HK) Ltd

Sky Fund Inc.

Accel India VI (Cayman) Ltd.

Accel India VII (Cayman) Ltd.

Accel Meritech Associates III L.L.C.

MCP IV (A) Associates L.L.C.

Chance Technologies Seed LLC

Chance Technologies Seed II LLC

The Mail Room Fund L.L.C.

^{*} In accordance with Paragraph A of his Grant of Power of Attorney, this list of Granting Entities shall be updated from time to time to include affiliated Accel funds or other related entities.

IN WITNESS WHEREOF, each of the undersigned have executed this Grant of Power of Attorney or a counterpart hereto as of the date first set forth above.

/s/ Andrew G. Braccia

Andrew G. Braccia in his individual capacity and as member, partner, officer, trustee or equity holder of every entity that is an equity holder of a Granting Entity

/s/ Kevin J. Efrusy

Kevin J. Efrusy in his individual capacity and as member, partner, officer, trustee or equity holder of every entity that is an equity holder of a Granting Entity

/s/ Sameer K. Gandhi

Sameer K. Gandhi in his individual capacity and as member, partner, officer, trustee or equity holder of every entity that is an equity holder of a Granting Entity

/s/ Ping Li

Ping Li in his individual capacity and as member, partner, officer, trustee or equity holder of every entity that is an equity holder of a Granting Entity

/s/ John K. Locke

John K. Locke in his individual capacity and as member, partner, officer, trustee or equity holder of every entity that is an equity holder of a Granting Entity

/s/ Vasant Natarajan

Vasant Natarajan in his individual capacity and as member, partner, officer, trustee or equity holder of every entity that is an equity holder of a Granting Entity

/s/ Arthur C. Patterson

Arthur C. Patterson in his individual capacity and as member, partner, officer, trustee or equity holder of every entity that is an equity holder of a Granting Entity

IN WITNESS WHEREOF, each of the undersigned have executed this Grant of Power of Attorney or a counterpart hereto as of the date first set forth above.

/s/ James R. Swartz

James R. Swartz in his individual capacity and as member, partner, officer, trustee or equity holder of every entity that is an equity holder of a Granting Entity

/s/ Ryan J. Sweeney

Ryan J. Sweeney in his individual capacity and as member, partner, officer, trustee or equity holder of every entity that is an equity holder of a Granting Entity

/s/ Richard P. Wong

Richard P. Wong in his individual capacity and as member, partner, officer, trustee or equity holder of every entity that is an equity holder of a Granting Entity