



सत्यमेव जयते

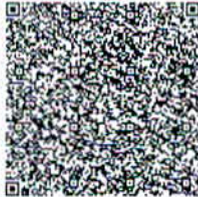
INDIA NON JUDICIAL

Government of Karnataka

Rs. 500

e-Stamp

Certificate No. : IN-KA52705449324667W
Certificate Issued Date : 28-Oct-2024 10:40 AM
Account Reference : NONACC (FI)/ kacrsf108/ INDIRA NAGAR5/ KA-SV
Unique Doc. Reference : SUBIN-KAKACRSFL0849090994288716W
Purchased by : Swiggy Limited and Selling Shareholders
Description of Document : Article 5(J) Agreement (in any other cases)
Property Description : Amendment to the Share Escrow Agreement
Consideration Price (Rs.) : 0
(Zero)
First Party : Swiggy Limited and Selling Shareholders
Second Party : Link Intime India Private Limited
Stamp Duty Paid By : Swiggy Limited and Selling Shareholders
Stamp Duty Amount(Rs.) : 500
(Five Hundred only)



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Statutory Alert:

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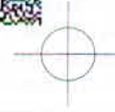
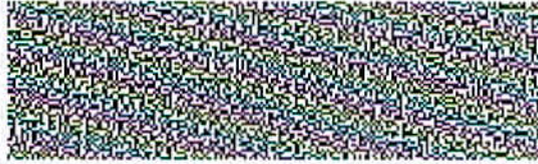
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Certificate No. : IN-KA52708398658215W
Certificate Issued Date : 28-Oct-2024 10:41 AM
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3. In case of any discrepancy please inform the Competent Authority.

DATED OCTOBER 28, 2024

AMENDMENT TO THE SHARE ESCROW AGREEMENT DATED OCTOBER 25, 2024

AMONGST

SWIGGY LIMITED

AND

INDIVIDUAL SELLING SHAREHOLDERS (as defined in Annexure A)

AND

CORPORATE SELLING SHAREHOLDERS (as defined in Annexure A)

AND

LINK INTIME INDIA PRIVATE LIMITED



AZB & PARTNERS
ADVOCATES & SOLICITORS

This **AMENDMENT TO THE SHARE ESCROW AGREEMENT DATED OCTOBER 25, 2024** is entered into on this 28th day of October, 2024 (“**Amendment to the Share Escrow Agreement**”), amongst:

SWIGGY LIMITED, (formerly known as Swiggy Private Limited and Bundl Technologies Private Limited), a company incorporated under the Companies Act, 1956 and having its registered office at No. 55, Sy No. 8-14, Ground Floor, I&J Block, Embassy Tech Village, Outer Ring Road, Devarbisanahalli, Bengaluru 560 103, Karnataka, India (hereinafter referred to as the “**Company**” which expression shall, unless it be repugnant to the context or meaning thereof, be deemed to mean and include its authorized representatives, successors and permitted assigns), of the **FIRST PART**;

AND

THE INDIVIDUALS LISTED IN ANNEXURE A (which are collectively referred to as the “**Individual Selling Shareholders**” and individually, as an “**Individual Selling Shareholder**” for the purpose of this Agreement), which expression shall, unless it be repugnant to the context or meaning thereof, be deemed to mean and include their authorized representatives, successors and permitted assigns), of the **SECOND PART**;

AND

THE ENTITIES LISTED IN ANNEXURE A (which are collectively referred to as the “**Corporate Selling Shareholders**” and individually, as a “**Corporate Selling Shareholder**” for the purpose of this Agreement), which expression shall, unless it be repugnant to the context or meaning thereof, be deemed to mean and include their authorized representatives, successors and permitted assigns), of the **THIRD PART**;

AND

LINK INTIME INDIA PRIVATE LIMITED, a private limited company incorporated under the laws of India and whose registered office is situated at C-101, 1st Floor, 247 Park, Lal Bahadur Shastri Marg, Vikhroli (West), Mumbai – 400 083, Maharashtra, India (hereinafter referred to as “**Registrar**” or “**Registrar to the Offer**” or “**Share Escrow Agent**” which expression shall, unless it be repugnant to the context or meaning thereof, be deemed to mean and include its successors and permitted assigns); of the **FOURTH PART**.

In this Amendment to the Share Escrow Agreement:

- (i) the Individual Selling Shareholders and the Corporate Selling Shareholders, are collectively referred to as the “**Selling Shareholders**” and each, individually as a “**Selling Shareholder**”;
- (ii) the Company, the Selling Shareholders and the Share Escrow Agent are collectively referred to as the “**Parties**” and individually as a “**Party**”.

WHEREAS:

- (A) Subject to market conditions, receipt of necessary approvals and other material considerations, the Company and the Selling Shareholders are proposing to undertake an initial public offering of equity shares of face value of ₹ 1 each of the Company (the “**Equity Shares**”), comprising: (A) a fresh issue of Equity Shares by the Company (“**Fresh Issue**”), and (B) an offer for sale of Equity Shares held by the Selling Shareholders, (“**Offer for Sale**” and such equity shares, the “**Offered Shares**”, and the “**Offer**”), in accordance with the Companies Act, 2013, as amended, including any rules, regulations, clarifications and modifications thereto (“**Companies Act**”), the Securities and Exchange Board of India (Issue of Capital and Disclosure Requirements) Regulations, 2018, as amended (“**SEBI ICDR Regulations**”) and other Applicable Laws (as defined herein), at such price as may be determined in such manner as set out in the Offer Agreement and by way of the book building process under the SEBI ICDR Regulations.
- (B) The Company had filed a pre-filed draft red herring prospectus dated April 26, 2024, through the Book Running Lead Managers to the Offer, with SEBI (“**Pre-filed DRHP**”). In furtherance of the Offer, the Parties had executed the share escrow agreement dated October 25, 2024 (the “**Share Escrow Agreement**”), whereby the parties to the Share Escrow Agreement agreed to certain terms and conditions for and in connection with the Offer.

- (C) Pursuant to certain commercial and logistical reasons, there are certain amendments required to the provisions of the Share Escrow Agreement in respect of operation of the Escrow Demat Account. Accordingly, the Parties have agreed to enter into this Amendment to the Share Escrow Agreement to amend certain provisions of the Share Escrow Agreement in relation to the operation of the Escrow Demat Account.

NOW, THEREFORE, the Parties do hereby agree as follows:

1. DEFINITIONS

- 1.1 In this Amendment to the Share Escrow Agreement, unless the context otherwise requires, all capitalized terms used in this Amendment to the Share Escrow Agreement that are not specifically defined herein, shall have the meaning assigned to them in the Share Escrow Agreement or Offer Documents. In the event of any inconsistencies or discrepancies, the definitions in the Offer Documents shall prevail.

2. AMENDMENT

- 2.1. The definition of “Specified Event” shall be replaced in its entirety with the following:

“**Specified Event**” shall mean a reduction in the Floor Price of the Price Band announced prior to the Bid/Offer Opening Date in accordance with the SEBI ICDR Regulations by more than 5% from the floor price of the price band for the Offer finally submitted to SEBI by the BRLMs prior to filing the Red Herring Prospectus with the RoC;”

- 2.2. Clause 3.2 of the Share Escrow Agreement shall be replaced in its entirety with the following:

“Subject to, and in accordance with the terms and conditions hereof, the Share Escrow Agent shall receive and hold in the Escrow Demat Account, the Offered Shares and shall release the Final Sold Shares to the Allottees, in the manner provided in this Agreement. Notwithstanding the provisions of Clause 3.1 hereinabove, the Share Escrow Agent shall immediately (and in no event later than one (1) Working Day) release and credit back to the respective Selling Shareholder Demat Accounts, its respective portion of the Unsold Shares remaining to the credit to the Escrow Demat Account (a) upon completion of the Offer, in the manner provided in Clause 5.2 of this Agreement, or (b) upon the Share Escrow Agent’s receipt of a notice upon the occurrence of an Event of Failure, in the manner provided in Clauses 5.3 to 5.9 (excluding Clauses 5.5 and 5.6) of this Agreement or (c) upon occurrence of any other event as may be contemplated under this Agreement.”

- 2.3. After Clause 3.2 of the Share Escrow Agreement, the following Clause 3.3 is hereby inserted:

“Further, notwithstanding the provisions of Clause 3.1 above, if a Specified Event has occurred, provisions of Clause 5.5 and 5.6 shall apply.

- 2.4. Clause 5.5 of the Share Escrow Agreement shall be replaced in its entirety with the following:

“In the event of the occurrence of the Specified Event, the Company shall immediately and not later than one (1) Working Day from the date of occurrence of such event, intimate MIH and the Share Escrow Agent (with a copy to the BRLMs) in writing, in the form set out in **Schedule G-I (“Specified Event Notice”)**. Upon receipt of Specified Event Notice, or if the Company fails to issue the Specified Event Notice pursuant to this Clause 5.5 within a period of one (1) Working Day from the date of occurrence of such Specified Event, MIH shall be entitled to issue a notice within a period of one (1) Working Day, either, (i) from the date of receipt of the Specified Event notice; or (ii) the failure of the Company to issue the Specified Event Notice within one (1) Working Day from the date of occurrence of such Specified Event, whichever is earlier, to the Share Escrow Agent (with a copy to the Company and the BRLMs) in the form set out in **Schedule H-I** electing to withdraw entirely from the Offer (“**MIH Specified Event Notice**”).”

- 2.5. Clause 5.6 of the Share Escrow Agreement shall be replaced in its entirety with the following:

“Within one (1) Working Day from the receipt of the MIH Specified Event Notice by the Company, the Company shall intimate all the Selling Shareholders of the election of withdrawal by MIH from the Offer

by issuing a notice in writing to the Selling Shareholders. Further, upon receipt of the MIH Specified Event Notice, as the case may be, (i) the Share Escrow Agent shall not Transfer/credit the Selling Shareholders 's Offered Shares to any Allottee or any person other than to the respective Selling Shareholders 's Selling Shareholder Demat Account, and (ii) within one (1) Working Day of receipt of the MIH Specified Event Notice pursuant to Clause 5.5 above, the Share Escrow Agent shall release and credit back such number of Selling Shareholder's Offered Shares as were deposited by the Selling Shareholders (such credit shall be in the same proportion as the Offered Shares originally credited to the Escrow Demat Account by the Selling Shareholders), standing to the credit of the Escrow Demat Account immediately to Selling Shareholders' Demat Account ("**Release**"). In case the Depositories suspend/ freeze the ISIN in the depository system from or around the date of the Red Herring Prospectus till the withdrawal of the Offer or listing of the Equity Shares on the Stock Exchanges pursuant to circular no. NSDL/CIR/II/28/2023 dated August 8, 2023 issued by NSDL and circular no. CDSL/OPS/RTA/POLCY/2023/161 dated August 8, 2023 issued by CDSL, (i) the Company hereby undertakes to issue the corporate action to the Share Escrow Agent and perform any other procedures, as may be required for facilitating the Release; and (ii) the Share Escrow Agent undertakes to coordinate with the depositories and perform any other procedures, as may be required, for consummation of the Release immediately and no later than two (2) Working Days of receipt of the MIH Specified Event Notice."

2.6. Annexure A of the Share Escrow Agreement shall be replaced in its entirety with the following:

Sl. No.	Name	Number of Offered Shares	Date of corporate action / board resolution / authorisation letter	Date of corporate consent letter	Notice details
Corporate Selling Shareholders					
1.	Accel India IV (Mauritius) Limited	Up to 10,572,706 Equity Shares	April 8, 2024 read with September 10, 2024	April 25, 2024, September 24, 2024 and October 25, 2024	Address: 5th Floor, Ebene Esplanade, 24 Bank Street, Cybercity, Ebene, Mauritius Tel: +230 401 2300 Fax: 230 401 2301 E-mail: rzamboldi@accel.com Attention: Director Copy to: Richard Zamboldi
2.	Alpha Wave Ventures, LP	Up to 5,573,473 Equity Shares	April 23, 2024	April 25, 2024, September 24, 2024 and October 27, 2024	Address: Alpha Wave Ventures, LP, Maples and Calder, PO Box 309, Uglan House, Grand Cayman KY1-1104, Cayman Islands Attention: Ms. Cathy Weist Email: cweist@alphawaveglobal.com and notices.awvii@alphawaveglobal.com With copies (which shall not constitute notice and shall necessarily include copies by email to) Address: Alpha Wave Global LP, 667 Madison Avenue, 19th Floor, New York, USA, 10065, USA Email: cweist@alphawaveglobal.com

Sl. No.	Name	Number of Offered Shares	Date of corporate action / board resolution / authorisation letter	Date of corporate consent letter	Notice details
3.	Apoletto Asia Ltd	Up to 1,696,504 Equity Shares	April 24, 2024	April 25, 2024, September 24, 2024 and October 25, 2024	<p>Address: 6th Floor, Two Tribeca, Tribeca Central, Trianon 72261, Mauritius</p> <p>Tel: +44 20 73181180 E-mail: DST@apexfs.group Attention: Board of directors</p> <p>With a copy (which shall not constitute notice and shall necessarily include a copy by email) to each of the following persons: Attention: Yash A. Rana and Abhishek Krishnan Address: Goodwin Procter (Singapore) LLP, 50 Raffles Place, #31-01/02 Singapore Land Tower, Singapore 048623 Email: yrana@goodwinlaw.com, akrishnan@goodwinlaw.com</p>
4.	Baron Emerging Markets Fund	Up to 1,241,816 Equity Shares	April 25, 2024	April 25, 2024	<p>Address: 767 Fifth Avenue, 49th Floor, New York, NY 10153 E-mail: ppatalino@baroncapitalgroup.com; ktreglia@baroncapitalgroup.com Attention: Legal Department</p>
5.	Coatue PE Asia XI LLC	Up to 3,885,413 Equity Shares	April 15, 2024	April 25, 2024, September 24, 2024 and October 27, 2024	<p>Registered Address: 251 Little Falls Drive, Wilmington, Delaware 19808, USA</p> <p>Correspondence Address: c/o Coatue Management, L.L.C. 9 West 57th Street, 25th Floor New York, NY 10019 USA Email: zfeingold@coatue.com Tel: +1-212-715-5160 Attention: Zachary Feingold</p> <p>With a copy (which shall not constitute notice and shall necessarily include a copy by email) to the following persons: Attention: Yash A. Rana and Abhishek Krishnan</p>

Sl. No.	Name	Number of Offered Shares	Date of corporate action / board resolution / authorisation letter	Date of corporate consent letter	Notice details
					Address: Goodwin Procter (Singapore) LLP, 50 Raffles Place, #31-01/02 Singapore Land Tower, Singapore 048623 Email: yrana@goodwinlaw, akrishnan@goodwinlaw.com
6.	DST Asia VI	Up to 1,031,116 Equity Shares	April 24, 2024	April 25, 2024, September 24, 2024 and October 25, 2024	Address: 6 th Floor, Two Tribeca, Tribeca Central, Trianon 72261, Mauritius Tel: +44 20 73181180 E-mail: DST@apexfs.group Attention: Board of directors With a copy (which shall not constitute notice and shall necessarily include a copy by email) to each of the following persons: Attention: Yash A. Rana and Abhishek Krishnan Address: Goodwin Procter (Singapore) LLP, 50 Raffles Place, #31-01/02 Singapore Land Tower, Singapore 048623 Email: yrana@goodwinlaw.com, akrishnan@goodwinlaw.com
7.	DST EuroAsia V B.V	Up to 5,621,668 Equity Shares	April 22, 2024	April 25, 2024, September 24, 2024 and October 27, 2024	Address: Uiverweg 2, 1118 DC, Schiphol, Kingdom of the Netherlands Tel: +44 20 73181180 E-mail: mpessel@dsteuroasiav.nl, hzunnabeld@dsteuroasiav.nl Attention: Marc Pessel; Hans Zunnabeld With a copy (which shall not constitute notice and shall necessarily include a copy by email) to each of the following persons: Attention: Yash A. Rana and Abhishek Krishnan Address: Goodwin Procter (Singapore) LLP, 50 Raffles Place, #31-01/02 Singapore Land Tower, Singapore 048623 Email: yrana@goodwinlaw.com,

Sl. No.	Name	Number of Offered Shares	Date of corporate action / board resolution / authorisation letter	Date of corporate consent letter	Notice details
					akrishnan@goodwinlaw.com
8.	Elevation Capital V Limited	Up to 7,396,253 Equity Shares	March 7, 2024	April 25, 2024, September 24, 2024 and October 25, 2024	Address: 6th Floor, Two Tribeca, Tribeca Central, Trianon 72261, Mauritius Email: elevationcapital.operations@apexfs.group Attention: Directors Phone: +230 467 3000
9.	Goldman Sachs Asia Strategic Pte. Ltd	Up to 134,868 Equity Shares	April 15, 2024 read with April 25, 2024	April 25, 2024, September 24, 2024 and October 27, 2024	Address: 1 Raffles Link #07-01 One Raffles Link, Singapore 039393 Fax: +65 6235 3178 E-mail: tan.chingchek@bslcs.com.sg / teo.anna@bslcs.com.sg Attention: Director / Company Secretary Copy to: Wilson Wu Email: Wilson.wu@gs.com Address: Goldman Sachs (Asia) L.L.C. 68th Floor, Cheung Kong Center 2 Queens Road Central, Hong Kong People's Republic of China Tel: 852 2978-0727
10.	Harmony Partners (Mauritius) Ltd.	Up to 626,729 Equity Shares	April 18, 2024	April 25, 2024, September 24, 2024 and October 25, 2024	Address C/o: JTC Fiduciary Services (Mauritius) Limited Suite 2004 Level 2, Alexander House. 35 Cybercity Ebene Mauritius Email: Mauritius-CST2@jtcgroup.com Attention: To the Board of Directors
11.	HH BTPL Holdings II Pte. Ltd.	Up to 2,021,171 Equity Shares	April 10, 2024	April 25, 2024, September 24, 2024 and October 27, 2024	Address: 12 Marina View, #11-01 Asia Square Tower 2, Singapore (018961) Attention: Jennifer Neo With a copy (which shall not constitute notice and shall necessarily include a copy by email) to each of the following persons: Attention: Yash A. Rana and Abhishek Krishnan Address: Goodwin Procter (Singapore) LLP, 50 Raffles Place, #31-01/02 Singapore Land Tower, Singapore 048623

Sl. No.	Name	Number of Offered Shares	Date of corporate action / board resolution / authorisation letter	Date of corporate consent letter	Notice details
					Email: yrana@goodwinlaw.com, akrishnan@goodwinlaw.com
12.	Inspired Elite Investments Limited	Up to 6,747,246 Equity Shares	October 21, 2024	April 25, 2024, September 24, 2024 and October 27, 2024	Address: Block B, Hengjiweiye Building, No.4 Wangjing East Road, Chaoyang District, Beijing, China Tel: +86 15901650624 E-mail: scd.swiggy@meituan.com Attention: Zhu Wenqian
13.	Lynks Shareholders' Trust	Up to 138,975 Equity Shares	March 18, 2024	April 25, 2024, August 19, 2024 and October 27, 2024	Address: A3, Chandra Vilas Apartments, 3rd Floor, No.19, 8th Cross Street, Dr.Radhakrishnan Salai, Mylapore, Chennai – 600 004. Email: vijaypc@ramcocements.co.in Attention: Mr. G.Ramanarayanan and P.C. Vijay
14.	MIH India Food Holdings B.V.	Up to 109,096,540 Equity Shares	April 24, 2024	April 25, 2024 and October 28, 2024	Address: 105 Postbus 71060, 1008 BB Amsterdam, The Netherlands Attention: Roger Rabalais Email: roger.rabalais@prosus.com Copy to: Attention: Ashutosh Sharma / Paul Peake Email: asharma@prosus.com / paul.peake@prosus.com
15.	Norwest Venture Partners VII-A-Mauritius	Up to 6,406,307 Equity Shares	April 18, 2024	April 25, 2024, September 24, 2024 and October 25, 2024	Attention: The Board of Directors Address: 6th Floor, Two Tribeca, Tribeca Central, Trianon 72261, Mauritius Email: Dilshaad.Rajabalee@apexfs.group Cc: bhui@nvp.com Phone: +230 467 3000 Facsimile: +230 467 4000
16.	Tencent Cloud Europe B.V.	Up to 6,327,243 Equity Shares	March 7, 2024	April 25, 2024, September 24, 2024 and October 27, 2024	Address: Amstelplein 54, 26.04, 26th floor, 1096 BC Amsterdam, the Netherlands c/o Tencent Holdings Limited Tencent Binhai Towers, No.33 Haitian 2nd Road

Sl. No.	Name	Number of Offered Shares	Date of corporate action / board resolution / authorisation letter	Date of corporate consent letter	Notice details
					<p>Nanshan District, Shenzhen P.R.China 518054 Attention: Mergers and Acquisitions Department Email: PD_Support@tencent.com</p> <p>with a copy to: Address: Level 29, Three Pacific Place 1 Queen's Road East Wanchai, Hong Kong Attention: Compliance and Transactions Department Email: legalnotice@tencent.com</p>
17.	Times Internet Limited	Up to 1,123,320 Equity Shares	March 14, 2024	April 25, 2024, September 24, 2024 and October 27, 2024	<p>Address: Ecstasy IT Park, Plot 391, Phase III, Udyog Vihar, Sector 20, Gurugram, Haryana 122016 E-mail: mahesh.gupta@timesinternet.in, investornotices@timesinternet.in., thejaswi.Kolla@timesgroup.com Attention: Mr. Mahesh Gupta, Vice President, Finance</p>
18.	West Street Global Growth Partners (Singapore) Pte. Ltd.	Up to 698,477 Equity Shares	April 15, 2024 read with April 25, 2024	April 25, 2024, September 24, 2024 and October 27, 2024	<p>Address: 1 Raffles Link #07-01 One Raffles Link, Singapore 039393 Fax: +65 6235 3178 E-mail: tan.chingchek@bslcs.com.sg / teo.anna@bslcs.com.sg Attention: Director / Company Secretary</p> <p>Copy to: Wilson Wu Email: Wilson.wu@gs.com Address: Goldman Sachs (Asia) L.L.C. 68th Floor, Cheung Kong Center 2 Queens Road Central, Hong Kong People's Republic of China Tel: 852 2978-0727</p>
19.	West Street Global Growth Partners Emp (Singapore) Pte. Ltd.	Up to 65,196 Equity Shares	April 15, 2024 read with April 25, 2024	April 25, 2024, September 24, 2024 and October 27, 2024	<p>Address: 1 Raffles Link #07-01 One Raffles Link, Singapore 039393 Fax: +65 6235 3178</p>

Sl. No.	Name	Number of Offered Shares	Date of corporate action / board resolution / authorisation letter	Date of corporate consent letter	Notice details
					<p>E-mail: tan.chingchek@bslcs.com .sg / teo.anna@bslcs.com.sg Attention: Director / Company Secretary</p> <p>Copy to: Wilson Wu Email: Wilson.wu@gs.com Address: Goldman Sachs (Asia) L.L.C. 68th Floor, Cheung Kong Center 2 Queens Road Central, Hong Kong People's Republic of China Tel: 852 2978-0727</p>
Individual Selling Shareholders					
20.	Lakshmi Nandan Reddy Obul	Up to 1,745,746 Equity Shares	Not applicable	April 25, 2024	<p>Address: Plot No 296, Road No 78, Jubilee Hills, Hyderabad - 500033, Andhra Pradesh Tel: + 91 9972423094 E-mail: nandan@swiggy.in Attention: Lakshmi Nandan Reddy Obul</p>
21.	Rahul Jaimini	Up to 1,163,830 Equity Shares	Not applicable	April 25, 2024, September 24, 2024 and October 27, 2024	<p>Address: B2202, Mahindra Windchimes, Bannerghatta Main Road, Near Arekere Lake, Bangalore 560076 Tel: +91 8861748842 E-mail: rahul.jaimini@gmail.com</p>
22.	Samina Hamied	Up to 27,520 Equity Shares	Not applicable	April 25, 2024	<p>Address: 401/402, RK Sadan 63 Sir Pochkhanwala Road, Mumbai - 400025, Maharashtra, India Tel: 9820557094 E-mail: Samina@cipla.com</p>
23.	Sriharsha Majety	Up to 1,745,746 Equity Shares	Not applicable	April 25, 2024	<p>Address: D No - 11-25- 15, KT Road, Vijayawada - 520001, Andhra Pradesh Tel: + 91 9849181777 E-mail: harsha@swiggy.in Attention: Sriharsha Majety</p>

2.7. Schedule G-1 of the Share Escrow Agreement shall be replaced in its entirety with the following:

"SCHEDULE G-I

[ON THE LETTERHEAD OF THE COMPANY]

To,
The Share Escrow Agent

MIH _____

Dear Sirs,

Sub: Specified Event Notice pursuant to Clause 5.5 of the share escrow agreement (the “Share Escrow Agreement”)

Pursuant to Clause 5.5 of the Share Escrow Agreement, we write to inform you that a Specified Event has occurred.

Capitalised terms not defined herein shall have the same meaning as ascribed to them in the Share Escrow Agreement, the Red Herring Prospectus, or the Prospectus.

Kindly acknowledge receipt of this letter.

Yours sincerely,

For and on behalf of **Swiggy Limited**

Authorised Signatory

Name:

Designation:

Copy to:

The BRLMs “

2.8. Schedule H-1 of the Share Escrow Agreement shall be replaced in its entirety with the following:

“SCHEDULE H-I

[ON THE LETTERHEAD OF MIH]

To,
The Share Escrow Agent

Dear Sirs,

Sub: MIH Specified Event Notice pursuant to Clause 5.5 of the share escrow agreement (the “Share Escrow Agreement”)

Pursuant to Clause 5.5 of the Share Escrow Agreement, we write to inform you that a Specified Event has occurred.

Accordingly, the Share Escrow Agent is requested to credit back MIH’s portion of the Offered Shares lying to the credit to the Escrow Demat Account, from the Escrow Demat Account to MIH’s Demat Account, in accordance with Clause 5.6 of the Share Escrow Agreement.

Capitalised terms not defined herein shall have the same meaning as ascribed to them in the Share Escrow Agreement, the Red Herring Prospectus, or the Prospectus.

Kindly acknowledge receipt of this letter.

Yours sincerely,

For and on behalf of [*Name of the Selling Shareholder*]

Authorised Signatory

Name:

Designation:

Copy to: The BRLMs, The Company”

3. MISCELLANEOUS

- 3.1. Each Party to this Amendment to the Share Escrow Agreement represents and warrants that it is duly authorized to execute and deliver this Amendment to the Share Escrow Agreement and that this Amendment to the Share Escrow Agreement constitutes a valid and legally binding agreement with respect to the matters stated herein.
- 3.2. The Share Escrow Agreement shall stand modified to the extent stated in this Amendment to the Share Escrow Agreement only, with effect from the date of this Amendment to the Share Escrow Agreement. Except to the extent modified as per this Amendment to the Share Escrow Agreement, all other terms and conditions of the Share Escrow Agreement shall remain unchanged and shall continue in full force and effect and shall continue to bind the Parties and be enforceable between the Parties, for the term and duration contemplated therein, in accordance with the terms thereof.
- 3.3. In the event of conflict between the provisions of the Share Escrow Agreement and the Amendment to the Share Escrow Agreement in respect of the subject matter hereof, the provisions of the Amendment to the Share Escrow Agreement shall prevail. In all other instances of conflict between the provisions of this Amendment to the Share Escrow Agreement and the Share Escrow Agreement, the provisions of the Share Escrow Agreement shall prevail.
- 3.4. No addition to, variation, novation or agreed cancellation of any provision of this Amendment to the Share Escrow Agreement shall be binding upon the Parties unless made in writing and duly executed by or on behalf of the Parties.
- 3.5. Unless the context otherwise requires, any reference to the Share Escrow Agreement shall be construed to mean the Share Escrow Agreement as amended by this Amendment to the Share Escrow Agreement and this Amendment to the Share Escrow Agreement shall be read in conjunction with the Share Escrow Agreement and shall constitute the entire understanding between the Parties with respect to the subject matter hereof.
- 3.6. This Amendment to the Share Escrow Agreement and the rights and obligations of the Parties are governed by, and any claims or disputes relating thereto, shall be governed by and construed in accordance with the laws of the Republic of India, subject to Clause 16 of the Offer Agreement, the courts in Mumbai, India shall have sole and exclusive jurisdiction in all matters arising pursuant to this Amendment to the Share Escrow Agreement.
- 3.7. This Amendment to the Share Escrow Agreement may be executed in one or more counterparts/originals including counterparts/originals transmitted electronically, each of which shall be deemed an original, but all of which signed and taken together, shall constitute one and the same document.

[*Signature pages follow*]

This signature page forms an integral part of the Share Escrow Agreement entered into by and among the Company, the Selling Shareholders and the Share Escrow Agent in connection with the proposed initial public offering by Swiggy Limited.

IN WITNESS WHEREOF, this Share Escrow Agreement has been executed by the Parties or their duly authorized signatories the day and year first above written.

Signed for and on behalf of **SWIGGY LIMITED**



Authorized Signatory

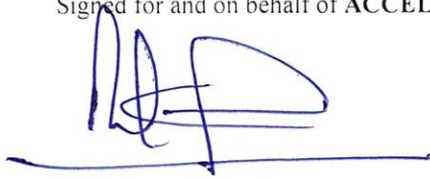
Name: Lakshmi Nandan Reddy Obul

Designation: Whole Time Director- Head of Innovation

This signature page forms an integral part of the Share Escrow Agreement entered into by and among the Company, the Selling Shareholders and the Share Escrow Agent in connection with the proposed initial public offering by Swiggy Limited.

IN WITNESS WHEREOF, this Share Escrow Agreement has been executed by the Parties or their duly authorized signatories the day and year first above written.

Signed for and on behalf of **ACCEL INDIA IV (MAURITIUS) LIMITED**

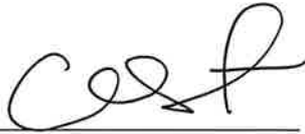
A handwritten signature in blue ink, consisting of stylized initials and a surname, positioned above a horizontal line.

Authorized Signatory
Name: Aslam Koomar
Designation: Director

This signature page forms an integral part of the Share Escrow Agreement entered into by and among the Company, the Selling Shareholders and the Share Escrow Agent in connection with the proposed initial public offering by Swiggy Limited.

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Signed for and on behalf of **ALPHA WAVE VENTURES, LP**

A handwritten signature in black ink, appearing to be 'C. S. F.', written over a horizontal line.

Authorized Signatory

Name:

Designation:

This signature page forms an integral part of the Share Escrow Agreement entered into by and among the Company, the Selling Shareholders and the Share Escrow Agent in connection with the proposed initial public offering by Swiggy Limited.

IN WITNESS WHEREOF, this Share Escrow Agreement has been executed by the Parties or their duly authorized signatories the day and year first above written.

Signed for and on behalf of **Apoletto Asia Ltd**



Authorized Signatory

Name: Varsha Okil

Designation: Director

This signature page forms an integral part of the Share Escrow Agreement entered into by and among the Company, the Selling Shareholders and the Share Escrow Agent in connection with the proposed initial public offering by Swiggy Limited.

IN WITNESS WHEREOF, this Share Escrow Agreement has been executed by the Parties or their duly authorized signatories the day and year first above written.

Signed for and on behalf of **BARON EMERGING MARKETS FUND**

A handwritten signature in black ink, appearing to read 'P. Patalino', written over a horizontal line.

Authorized Signatory
Name: Patrick M. Patalino
Designation: General Counsel

This signature page forms an integral part of the Share Escrow Agreement entered into by and among the Company, the Selling Shareholders and the Share Escrow Agent in connection with the proposed initial public offering by Swiggy Limited.

IN WITNESS WHEREOF, this Share Escrow Agreement has been executed by the Parties or their duly authorized signatories the day and year first above written.

Signed for and on behalf of **COATUE PE ASIA XI LLC**

A handwritten signature in black ink, appearing to read 'Zachary Feingold', written over a horizontal line.

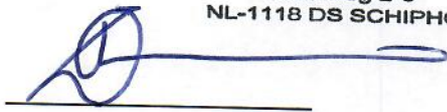
Authorized Signatory
Name: Zachary Feingold
Designation: Authorized Signatory

This signature page forms an integral part of the Share Escrow Agreement entered into by and among the Company, the Selling Shareholders and the Share Escrow Agent in connection with the proposed initial public offering by Swiggy Limited.

IN WITNESS WHEREOF, this Share Escrow Agreement has been executed by the Parties or their duly authorized signatories the day and year first above written.

Signed for and on behalf of **DST EUROASIA V B V**

DST EuroAsia V B.V.
DC-2 Building
Uiverweg 2-6
NL-1118 DS SCHIPHOL



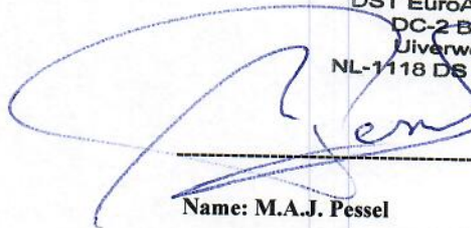
Name: D. Zimonos

Designation: Director A

Place:

Date:

DST EuroAsia V B.V.
DC-2 Building
Uiverweg 2-6
NL-1118 DS SCHIPHOL



Name: M.A.J. Pessel

Designation: Director B

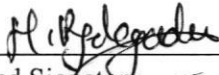
Place:

Date:

This signature page forms an integral part of the Share Escrow Agreement entered into by and among the Company, the Selling Shareholders and the Share Escrow Agent in connection with the proposed initial public offering by Swiggy Limited.

IN WITNESS WHEREOF, this Share Escrow Agreement has been executed by the Parties or their duly authorized signatories the day and year first above written.

Signed for and on behalf of **DST Asia VI**



Authorized Signatory

Name: Hema Pydegadu

Designation: Director

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IN WITNESS WHEREOF, this Share Escrow Agreement has been executed by the Parties or their duly authorized signatories the day and year first above written.

Signed for and on behalf of **ELEVATION CAPITAL V LIMITED**.



Authorized Signatory
Name: **Jihane Muhamodsaroar**
Designation: Director

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IN WITNESS WHEREOF, this Share Escrow Agreement has been executed by the Parties or their duly authorized signatories the day and year first above written.

Signed for and on behalf of **GOLDMAN SACHS ASIA STRATEGIC PTE. LTD.**



Authorized Signatory
Name: Tan Ching Chek
Designation: Director

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IN WITNESS WHEREOF, this Share Escrow Agreement has been executed by the Parties or their duly authorized signatories the day and year first above written.

Signed for and on behalf of **HARMONY PARTNERS (MAURITIUS) LTD.**



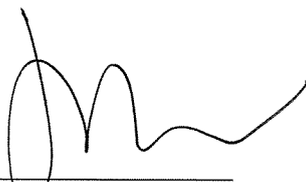
Authorized Signatory

Name: Manogaran Thamothisram
Designation: Authorized Signatory

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Signed for and on behalf of **HH BTPL HOLDINGS II PTE. LTD.**

A handwritten signature in black ink, consisting of a large initial 'J' followed by a series of loops and a final flourish.

Authorized Signatory
Name: Jennifer Neo Ju Yun
Designation: Director

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IN WITNESS WHEREOF, this Share Escrow Agreement has been executed by the Parties or their duly authorized signatories the day and year first above written.

Signed for and on behalf of **INSPIRED ELITE INVESTMENTS LIMITED**

A handwritten signature in black ink, appearing to be 'Zhu Wenqian', written over a horizontal line.

Name: Zhu Wenqian

Designation: Authorized Signatory

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IN WITNESS WHEREOF, this Share Escrow Agreement has been executed by the Parties or their duly authorized signatories the day and year first above written.

Signed for and on behalf of **LYNKS SHAREHOLDERS' TRUST**



Authorized Signatory
Name: P.C.VIJAY
Designation: TRUSTEE

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IN WITNESS WHEREOF, this Share Escrow Agreement has been executed by the Parties or their duly authorized signatories the day and year first above written.

Signed for and on behalf of **MIH INDIA FOOD HOLDINGS B.V.**



Authorized Signatory

Name:

Paul Perle

Designation:

Director

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IN WITNESS WHEREOF, this Share Escrow Agreement has been executed by the Parties or their duly authorized signatories the day and year first above written.

Signed for and on behalf of **NORWEST VENTURE PARTNERS VII-A-MAURITIUS**



Authorized Signatory
Name: Kristee Bhurtun-Jokhoo
Designation: Director

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IN WITNESS WHEREOF, this Share Escrow Agreement has been executed by the Parties or their duly authorized signatories the day and year first above written.

Signed for and on behalf of **TENCENT CLOUD EUROPE B.V.**



Authorized Signatory
Name: Lin Mei
Designation: Director

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IN WITNESS WHEREOF, this Share Escrow Agreement has been executed by the Parties or their duly authorized signatories the day and year first above written.

Signed for and on behalf of **TIMES INTERNET LIMITED**



Name: Mr. Mahesh Chand Gupta

Designation: Vice-President (Finance)

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IN WITNESS WHEREOF, this Share Escrow Agreement has been executed by the Parties or their duly authorized signatories the day and year first above written.

Signed for and on behalf of **TIMES INTERNET LIMITED**

A handwritten signature in blue ink, appearing to read "Ashish Khude", is written over a horizontal line. The signature is stylized and includes a flourish at the end.

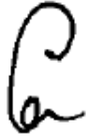
Name: Mr. Ashish Khude

(As the duly constituted power of attorney holder for the Times Internet Limited)

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IN WITNESS WHEREOF, this Share Escrow Agreement has been executed by the Parties or their duly authorized signatories the day and year first above written.

Signed for and on behalf of **WEST STREET GLOBAL GROWTH PARTNERS (SINGAPORE) PTE. LTD.**

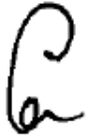


Authorized Signatory
Name: Tan Ching Chek
Designation: Director

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IN WITNESS WHEREOF, this Share Escrow Agreement has been executed by the Parties or their duly authorized signatories the day and year first above written.

Signed for and on behalf of **WEST STREET GLOBAL GROWTH PARTNERS EMP (SINGAPORE) PTE. LTD.**



Authorized Signatory
Name: Tan Ching Chek
Designation: Director

This signature page forms an integral part of the Share Escrow Agreement entered into by and among the Company, the Selling Shareholders and the Share Escrow Agent in connection with the proposed initial public offering by Swiggy Limited.

IN WITNESS WHEREOF, this Share Escrow Bank Agreement has been executed by the Parties or their duly authorized signatories the day and year first above written.

Signed for and on behalf of **LAKSHMI NANDAN REDDY OBUL**



Authorized Signatory

Name:

Designation:

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IN WITNESS WHEREOF, this Share Escrow Agreement has been executed by the Parties or their duly authorized signatories the day and year first above written.

Signed for and on behalf of **RAHUL JAIMINI**



Authorized Signatory
Name: Rahul Jaimini
Designation: Shareholder

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Samina Hamied

Name: **SAMINA HAMIED**

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Signed for and on behalf of **SRIHARSHA MAJETY**

M. Sri [Signature]

Authorized Signatory

Name:

Designation:

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Signed for and on behalf of **LINK INTIME INDIA PRIVATE LIMITED**

The image shows a handwritten signature in blue ink on the left and a circular blue stamp on the right. The stamp contains the text "LINK INTIME INDIA PRIVATE LIMITED" around the perimeter and "INDIA" in the center.

Authorized Signatory

Name: Dhawal Adalja

Designation: Vice President - Primary Market

ANNEXURE A – DETAILS OF SELLING SHAREHOLDERS

Sl. No.	Name	Number of Offered Shares	Date of corporate action / board resolution / authorisation letter	Date of corporate consent letter	Notice details
<i>Corporate Selling Shareholders</i>					
1.	Accel India IV (Mauritius) Limited	Up to 10,572,706 Equity Shares	April 8, 2024 read with September 10, 2024	April 25, 2024, September 24, 2024 and October 25, 2024	Address: 5th Floor, Ebene Esplanade, 24 Bank Street, Cybercity, Ebene, Mauritius Tel: +230 401 2300 Fax: 230 401 2301 E-mail: rzamboldi@accel.com Attention: Director Copy to: Richard Zamboldi
2.	Alpha Wave Ventures, LP	Up to 5,573,473 Equity Shares	April 23, 2024	April 25, 2024, September 24, 2024 and October 27, 2024	Address: Alpha Wave Ventures, LP, Maples and Calder, PO Box 309, Uglund House, Grand Cayman KY1-1104, Cayman Islands Attention: Ms. Cathy Weist Email: cweist@alphawaveglobal.com and notices.awvii@alphawaveglobal.com With copies (which shall not constitute notice and shall necessarily include copies by email to) Address: Alpha Wave Global LP, 667 Madison Avenue, 19th Floor, New York, USA, 10065, USA Email: cweist@alphawaveglobal.com
3.	Apoletto Asia Ltd	Up to 1,696,504 Equity Shares	April 24, 2024	April 25, 2024, September 24, 2024 and October 25, 2024	Address: 6 th Floor, Two Tribeca, Tribeca Central, Trianon 72261, Mauritius Tel: +44 20 73181180 E-mail: DST@apexfs.group Attention: Board of directors With a copy (which shall not constitute notice and shall necessarily include a copy by email) to each of the following persons: Attention: Yash A. Rana and Abhishek Krishnan Address: Goodwin Procter (Singapore) LLP, 50 Raffles Place, #31-01/02 Singapore Land Tower, Singapore 048623

Sl. No.	Name	Number of Offered Shares	Date of corporate action / board resolution / authorisation letter	Date of corporate consent letter	Notice details
					Email: yrana@goodwinlaw.com, akrishnan@goodwinlaw.com
4.	Baron Emerging Markets Fund	Up to 1,241,816 Equity Shares	April 25, 2024	April 25, 2024	Address: 767 Fifth Avenue, 49th Floor, New York, NY 10153 E-mail: ppatalino@baroncapitalgroup.com; ktreglia@baroncapitalgroup.com Attention: Legal Department
5.	Coatue PE Asia XI LLC	Up to 3,885,413 Equity Shares	April 15, 2024	April 25, 2024, September 24, 2024 and October 27, 2024	Registered Address: 251 Little Falls Drive, Wilmington, Delaware 19808, USA Correspondence Address: c/o Coatue Management, L.L.C. 9 West 57 th Street, 25 th Floor New York, NY 10019 USA Email: zfeingold@coatue.com Tel: +1-212-715-5160 Attention: Zachary Feingold With a copy (which shall not constitute notice and shall necessarily include a copy by email) to the following persons: Attention: Yash A. Rana and Abhishek Krishnan Address: Goodwin Procter (Singapore) LLP, 50 Raffles Place, #31-01/02 Singapore Land Tower, Singapore 048623 Email: yrana@goodwinlaw, akrishnan@goodwinlaw.com
6.	DST Asia VI	Up to 1,031,116 Equity Shares	April 24, 2024	April 25, 2024, September 24, 2024 and October 25, 2024	Address: 6 th Floor, Two Tribeca, Tribeca Central, Trianon 72261, Mauritius Tel: +44 20 73181180 E-mail: DST@apexfs.group Attention: Board of directors With a copy (which shall not constitute notice and shall necessarily include a

Sl. No.	Name	Number of Offered Shares	Date of corporate action / board resolution / authorisation letter	Date of corporate consent letter	Notice details
					copy by email) to each of the following persons: Attention: Yash A. Rana and Abhishek Krishnan Address: Goodwin Procter (Singapore) LLP, 50 Raffles Place, #31-01/02 Singapore Land Tower, Singapore 048623 Email: yrana@goodwinlaw.com, akrishnan@goodwinlaw.com
7.	DST EuroAsia V B.V	Up to 5,621,668 Equity Shares	April 22, 2024	April 25, 2024, September 24, 2024 and October 27, 2024	Address: Uiverweg 2, 1118 DC, Schiphol, Kingdom of the Netherlands Tel: +44 20 73181180 E-mail: mpessel@dsteuroasiav.nl, hzunnebeld@dsteuroasiav.nl Attention: Marc Pessel; Hans Zunnebeld With a copy (which shall not constitute notice and shall necessarily include a copy by email) to each of the following persons: Attention: Yash A. Rana and Abhishek Krishnan Address: Goodwin Procter (Singapore) LLP, 50 Raffles Place, #31-01/02 Singapore Land Tower, Singapore 048623 Email: yrana@goodwinlaw.com, akrishnan@goodwinlaw.com
8.	Elevation Capital V Limited	Up to 7,396,253 Equity Shares	March 7, 2024	April 25, 2024, September 24, 2024 and October 25, 2024	Address: 6th Floor, Two Tribeca, Tribeca Central, Trianon 72261, Mauritius Email: elevationcapital.operations@apexfs.group Attention: Directors Phone: +230 467 3000
9.	Goldman Sachs Asia Strategic Pte. Ltd	Up to 134,868 Equity Shares	April 15, 2024 read with April 25, 2024	April 25, 2024, September 24, 2024 and October 27, 2024	Address: 1 Raffles Link #07-01 One Raffles Link, Singapore 039393 Fax: +65 6235 3178 E-mail: tan.chingchek@bslcs.com.sg / teo.anna@bslcs.com.sg Attention: Director / Company Secretary Copy to: Wilson Wu

Sl. No.	Name	Number of Offered Shares	Date of corporate action / board resolution / authorisation letter	Date of corporate consent letter	Notice details
					Email: Wilson.wu@gs.com Address: Goldman Sachs (Asia) L.L.C. 68th Floor, Cheung Kong Center 2 Queens Road Central, Hong Kong People's Republic of China Tel: 852 2978-0727
10.	Harmony Partners (Mauritius) Ltd.	Up to 626,729 Equity Shares	April 18, 2024	April 25, 2024, September 24, 2024 and October 25, 2024	Address C/o: JTC Fiduciary Services (Mauritius) Limited Suite 2004 Level 2, Alexander House. 35 Cybercity Ebene Mauritius Email: Mauritius-CST2@jtcgroup.com Attention: To the Board of Directors
11.	HH BTPL Holdings II Pte. Ltd.	Up to 2,021,171 Equity Shares	April 10, 2024	April 25, 2024, September 24, 2024 and October 27, 2024	Address: 12 Marina View, #11-01 Asia Square Tower 2, Singapore (018961) Attention: Jennifer Neo With a copy (which shall not constitute notice and shall necessarily include a copy by email) to each of the following persons: Attention: Yash A. Rana and Abhishek Krishnan Address: Goodwin Procter (Singapore) LLP, 50 Raffles Place, #31-01/02 Singapore Land Tower, Singapore 048623 Email: yrana@goodwinlaw.com, akrishnan@goodwinlaw.com
12.	Inspired Elite Investments Limited	Up to 6,747,246 Equity Shares	October 21, 2024	April 25, 2024, September 24, 2024 and October 27, 2024	Address: Block B, Hengjiweiye Building, No.4 Wangjing East Road, Chaoyang District, Beijing, China Tel: +86 15901650624 E-mail: scd.swiggy@meituan.com Attention: Zhu Wenqian
13.	Lynks Shareholders' Trust	Up to 138,975 Equity Shares	March 18, 2024	April 25, 2024, August 19, 2024 and October 27, 2024	Address: A3, Chandra Vilas Apartments, 3rd Floor, No.19, 8th Cross Street, Dr.Radhakrishnan Salai, Mylapore, Chennai – 600 004. Email: vijaypc@ramcocements.co.in

Sl. No.	Name	Number of Offered Shares	Date of corporate action / board resolution / authorisation letter	Date of corporate consent letter	Notice details
					Attention: Mr. G.Ramanarayanan and P.C. Vijay
14.	MIH India Food Holdings B.V.	Up to 109,096,540 Equity Shares	April 24, 2024	April 25, 2024 and October 28, 2024	Address: 105 Postbus 71060, 1008 BB Amsterdam, The Netherlands Attention: Roger Rabalais Email: roger.rabalais@prosus.com Copy to: Attention: Ashutosh Sharma / Paul Peake Email: asharma@prosus.com / paul.peake@prosus.com
15.	Norwest Venture Partners VII-A-Mauritius	Up to 6,406,307 Equity Shares	April 18, 2024	April 25, 2024, September 24, 2024 and October 25, 2024	Attention: The Board of Directors Address: 6th Floor, Two Tribeca, Tribeca Central, Trianon 72261, Mauritius Email: Dilshaad.Rajabalee@apexfs.group Cc: bhui@nvp.com Phone: +230 467 3000 Facsimile: +230 467 4000
16.	Tencent Cloud Europe B.V.	Up to 6,327,243 Equity Shares	March 7, 2024	April 25, 2024, September 24, 2024 and October 27, 2024	Address: Amstelplein 54, 26.04, 26th floor, 1096 BC Amsterdam, the Netherlands c/o Tencent Holdings Limited Tencent Binhai Towers, No.33 Haitian 2nd Road Nanshan District, Shenzhen P.R.China 518054 Attention: Mergers and Acquisitions Department Email: PD_Support@tencent.com with a copy to: Address: Level 29, Three Pacific Place 1 Queen's Road East Wanchai, Hong Kong Attention: Compliance and Transactions Department Email: legalnotice@tencent.com
17.	Times Internet Limited	Up to 1,123,320 Equity Shares	March 14, 2024	April 25, 2024, September 24, 2024 and October 27, 2024	Address: Ecstasy IT Park, Plot 391, Phase III, Udyog Vihar, Sector 20, Gurugram, Haryana 122016

Sl. No.	Name	Number of Offered Shares	Date of corporate action / board resolution / authorisation letter	Date of corporate consent letter	Notice details
					E-mail: mahesh.gupta@timesinter.net.in, investornotices@timesinter.net.in., thejaswi.Kolla@timesgroup.com Attention: Mr. Mahesh Gupta, Vice President, Finance
18.	West Street Global Growth Partners (Singapore) Pte. Ltd.	Up to 698,477 Equity Shares	April 15, 2024 read with April 25, 2024	April 25, 2024, September 24, 2024 and October 27, 2024	Address: 1 Raffles Link #07-01 One Raffles Link, Singapore 039393 Fax: +65 6235 3178 E-mail: tan.chingchek@bslcs.com.sg / teo.anna@bslcs.com.sg Attention: Director / Company Secretary Copy to: Wilson Wu Email: Wilson.wu@gs.com Address: Goldman Sachs (Asia) L.L.C. 68th Floor, Cheung Kong Center 2 Queens Road Central, Hong Kong People's Republic of China Tel: 852 2978-0727
19.	West Street Global Growth Partners Emp (Singapore) Pte. Ltd.	Up to 65,196 Equity Shares	April 15, 2024 read with April 25, 2024	April 25, 2024, September 24, 2024 and October 27, 2024	Address: 1 Raffles Link #07-01 One Raffles Link, Singapore 039393 Fax: +65 6235 3178 E-mail: tan.chingchek@bslcs.com.sg / teo.anna@bslcs.com.sg Attention: Director / Company Secretary Copy to: Wilson Wu Email: Wilson.wu@gs.com Address: Goldman Sachs (Asia) L.L.C. 68th Floor, Cheung Kong Center 2 Queens Road Central, Hong Kong People's Republic of China Tel: 852 2978-0727
Individual Selling Shareholders					
20.	Lakshmi Nandan Reddy Obul	Up to 1,745,746 Equity Shares	Not applicable	April 25, 2024	Address: Plot No 296, Road No 78, Jubilee Hills, Hyderabad - 500033, Andhra Pradesh

Sl. No.	Name	Number of Offered Shares	Date of corporate action / board resolution / authorisation letter	Date of corporate consent letter	Notice details
					Tel: + 91 9972423094 E-mail: nandan@swiggy.in Attention: Lakshmi Nandan Reddy Obul
21.	Rahul Jaimini	Up to 1,163,830 Equity Shares	Not applicable	April 25, 2024, September 24, 2024 and October 27, 2024	Address: B2202, Mahindra Windchimes, Bannerghatta Main Road, Near Arekere Lake, Bangalore 560076 Tel: +91 8861748842 E-mail: rahul.jaimini@gmail.com
22.	Samina Hamied	Up to 27,520 Equity Shares	Not applicable	April 25, 2024	Address: 401/402, RK Sadan 63 Sir Pochkhanwala Road, Mumbai - 400025, Maharashtra, India Tel: 9820557094 E-mail: Samina@cipl.com
23.	Sriharsha Majety	Up to 1,745,746 Equity Shares	Not applicable	April 25, 2024	Address: D No - 11-25-15, KT Road, Vijayawada - 520001, Andhra Pradesh Tel: + 91 9849181777 E-mail: harsha@swiggy.in Attention: Sriharsha Majety