

## INDIA NON JUDICIAL

## **Government of Karnataka**

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**BUNDL TECHNOLOGIES PRIVATE LIMITED** 

Article 5(J) Agreement (In any other cases)

DEED OF ACCESSION AND ADHERENCE TO SHARE

SUBSCRIPTION AGREEMENT

(Zero)

**BUNDL TECHNOLOGIES PRIVATE LIMITED** 

SRIHARSHA MAJETY

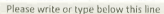
**BUNDL TECHNOLOGIES PRIVATE LIMITED** 

(Five Hundred only)













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#### DEED OF ACCESSION AND ADHERENCE

This **DEED OF ACCESSION and ADHERENCE TO THE SHARE SUBSCRIPTION AGREEMENT** (the "**Deed**") is made this 17<sup>th</sup> day of March, 2020 ("**Execution Date**")

#### **BETWEEN**

**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 Bangalore Karnataka 560103 (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 successors and permitted assigns)

#### AND

**THE PERSONS** whose names, addresses and other particulars are set out in **SCHEDULE I** (each a "**Acceding Party**" and collectively the "**Acceding Parties**" hereinafter, which expression shall unless it be repugnant to the context or meaning thereof, be deemed to mean and include their respective heirs, successors, administrators and permitted assigns);

#### **AND**

**THE PERSONS** whose names, addresses and other particulars are set out in **SCHEDULE IA** (each a "**Founder**" and collectively the "**Founders**" hereinafter, which expression shall unless it be repugnant to the context or meaning thereof, be deemed to mean and include their respective heirs, successors, administrators and permitted assigns);

#### **AND**

**THE PERSONS** whose names, addresses and other particulars are set out in **SCHEDULE IB** (hereinafter collectively referred to as the "**Investors**" and individually as an "**Investor**", which expression shall, unless it be repugnant to the context or meaning thereof, be deemed to mean and include their successors and permitted assigns).

The Company, the Acceding Parties, the Founders and the Investors shall be hereinafter referred to collectively as Parties and individually as Party.

#### WHEREAS:

- A. This Deed is with reference to the Share Subscription Agreement ("SSA") dated February 11, 2020 executed between the Company and the Investors, documenting the terms and conditions of the subscription of the Series I CCPS of the Company by each of the Investors thereunder attached herein as SCHEDULE III.
- B. The Founders and the Company have requested the Acceding Parties to invest in the capital of the Company, and in reliance upon the Warranties, covenants, undertakings and indemnities made by the Company and the Founders, the Acceding Parties are desirous of investing in the Company's share capital and subscribing to the Series I CCPS and Equity Shares offered to it by the Company and the Founders as set out in **SCHEDULE II**.
- C. The Parties have agreed to enter into this Deed to record the terms with respect to the Acceding

Parties' rights and obligations vis-a-vis the Series I CCPS and Equity Shares to be subscribed by the Acceding Parties.

D. In accordance with Clause 6.14 of SSA, the Parties hereby have agreed to enter into this Deed to amend and supplement the understanding contained in the SSA and to make the Acceding Parties, parties to the SSA and accordingly set out the rights and obligations in this regard. Immediately upon the delivery of this Deed to the Company, the Acceding Parties shall, without any further act or deed, become parties to the SSA.

Unless otherwise specified, capitalised terms used but not defined herein shall have the same meaning ascribed to such terms in the SSA.

### NOW, THEREFORE, THIS DEED WITNESSETH AS FOLLOWS:

1. The Acceding Parties hereby agree to subscribe to, and the Company hereby agrees to, and the Founders hereby shall cause the Company to, issue and allot Acceding Parties' allocation of the Acceding Party Securities against payment of Acceding Parties' allocation of the Acceding Party Subscription Amount, in each case, as set out in **SCHEDULE II** herein, at per Series I CCPS price of INR 236,130 (Indian Rupees Two Hundred and Thirty Six Thousand One Hundred and Thirty only) comprising of face value of INR 10 (Indian Rupees Ten only) and securities premium of INR 236,120 (Indian Rupees Two Hundred Thirty Six Thousand and One Hundred and Twenty only) and per Equity Share price of INR 236,130 (Indian Rupees Two Hundred and Thirty Six Thousand One Hundred and Thirty only) comprising of face value of INR 1 (Indian Rupee One only) and securities premium of INR 236,129 (Indian Rupees Two Hundred Thirty Six Thousand and One Hundred and Twenty Nine only), into the Company's designated bank account, on such date (the "**Acceding Party Closing Date**") which is no later than 10 (Ten) days from the receipt of the CP Confirmation evidencing completion of the Conditions Precedent listed under Schedule 6 of the SSA read with Clause 3 of the SSA.

For the purposes of this Deed, "Acceding Party Securities" shall mean the total number of Equity Shares and Series I CCPS of the Company as set out in SCHEDULE II to be issued to the Acceding Parties and "Acceding Party Subscription Amount" shall mean the total amount as set out in SCHEDULE II to be invested by all of the Acceding Parties to subscribe to the Acceding Party Securities. For avoidance of doubt, any reference to: (a) "Investors" under the SSA shall also include references to "Acceding Parties" in the Deed; (b) "Investor Securities" and/or "Series I CCPS" under the SSA shall also include references to "Acceding Party Securities" in the Deed; (c) "Subscription Amount" under the SSA shall also include references to "Acceding Party Subscription Amount" in the Deed; (d) "Execution Date" under the SSA shall include references to the "Execution Date" in the Deed; and (e) "Closing Date" under the SSA shall also include references to "Acceding Party Closing Date" in the Deed.

- 2. The Company shall complete all actions required under the terms of the SSA for the issue and allotment of the Acceding Party Securities on the Acceding Party Closing Date.
- 2.1 For sake of clarity, Clause 4.1 of the SSA shall also include that the Company shall in a meeting of the Board on the Acceding Party Closing Date approve:
  - (a) the issuance and allotment of the respective portion of the Acceding Party Securities, as fully paid-up and free and clear of any Encumbrances to the respective Acceding Party against the receipt of the respective portion of the Acceding Party Subscription Agreement remitted by the respective Acceding Party;

- (b) make necessary entries in the Company's register of members, reflecting each of the Acceding Party as the holder of their respective portion of the Acceding Party Securities and deliver to each of the Acceding Party a true extract, duly certified by a Director, of the updated register of members reflecting the issuance and allotment of the respective portion of the Acceding Party Securities to the respective Acceding Party; and
- (c) issuance of duly stamped and executed share certificate evidencing issuance and allotment of respective portion of the Acceding Party Securities to the respective Acceding Party; and
- (d) adopt Restated Articles subject to approval of the Shareholders which shall include the name of each of the Acceding Party as an Investor (such term defined in the Shareholders' Agreement).
- 2.2 For sake of clarity, Clause 4.2 of the SSA shall also include that on the Acceding Party Closing Date, the Company shall in a meeting of its Shareholders (which may be convened at shorter notice), approve and adopt the Restated Articles which shall include the name of each of the Acceding Party as an Investor (such term defined in the Shareholders' Agreement).
- 2.3 For sake of clarity, Clause 4.3.1 of the SSA shall also include that on the Acceding Party Closing Date, the Company shall and each of the Founders shall deliver to each of the Acceding Party, a certificate executed by the Company and each of the Founders dated as of the Acceding Party Closing Date, certifying that:
  - (a) there has been no Material Adverse Effect on the Company's business as on the Acceding Party Closing Date;
  - (b) the Warranties are true, correct and complete in all respects as on the Acceding Party Closing Date; and
  - (c) the Company has conducted the Business in the Ordinary Course of Business and has complied with the obligation imposed under Clause 6.3 of the SSA and Schedule 5 of the SSA from the Execution Date to the Acceding Party Closing Date.
- 2.4 For sake of clarity, Clause 4.3.2 of the SSA shall also include that on the Acceding Party Closing Date the Company shall:
  - (a) update its register of members reflecting each of the Acceding Party as the holder of their respective portion of the Acceding Party Securities and deliver to each of the Acceding Party a true extract, duly certified by a Director, of the updated register of members reflecting the issuance and allotment of the respective portion of the Acceding Party Securities to the respective Acceding Party; and
  - (b) issue duly stamped and executed share certificates evidencing issuance and allotment of respective portion of the Acceding Party Securities to the respective Acceding Party.

The Warranties as set out in Schedule 8 of the SSA, read with Clause 5 of the SSA, shall stand true, correct and complete as on the Execution Date and shall be repeated on the Acceding Party Closing Date, and the Acceding Parties shall have the right to rely on such Warranties made by the Company and the Founders, and shall further have the right to make a Claim in the manner set out in Clause 5.5, Clause 5.6, Clause 5.7 and Clause 5.8 of the SSA which shall be subject to the same limitations as set out in Clause 5.6 and Schedule 9 (*Limitation of Liability*) of the SSA.

- 3. The Parties hereby agree and acknowledge that on and from the date of this Deed, all terms of the SSA including the rights, obligations, duties, undertakings and covenants of the Investors shall *mutatis mutandis* apply to and be binding on the Parties, as if they were an original party to the SSA and had executed the same. It is hereby clarified that the Company and the Founders shall also be subject to and be bound by all the obligations, duties, undertakings and covenants towards the Acceding Party under the SSA.
- 4. The Acceding Parties acknowledge that they have been provided a copy of the Transaction Documents as of the Execution Date (as defined in the SSA) and understand the terms thereof. For avoidance of doubt, this Deed and the deed of accession and adherence to Shareholders' Agreement dated March 17, 2020 between the Parties hereto are Transaction Documents.
- 5. Each Acceding Party hereby warrants to the Company that:
  - (i) it has the power and authority to execute and deliver this Deed and the SSA to consummate the transactions contemplated hereby and thereby and to perform its obligations under such documents and any other agreements contemplated hereby and thereby;
  - (ii) the execution, delivery and performance by it of this Deed and the SSA, the consummation by it of the transactions contemplated hereby have been duly authorized by all necessary corporate actions by it and shall constitute a valid and legally binding obligation, enforceable against it in accordance with the terms hereof;
  - (iii) it is not insolvent within the meaning of Applicable Law or unable to pay its debts under the insolvency laws of any applicable jurisdiction and has not stopped paying its debts as they fall due;
  - (iv) no administrator or any receiver or manager has been appointed by any Person in its respect or any of its assets and no steps have been taken to initiate any such appointment and no voluntary arrangement has been proposed;
  - (v) it has obtained approval from its investment committee (if any) to subscribe to its respective portion of the Acceding Party Securities; and
  - (vi) it has immediately available (subject to Closing and any currency conversion requirements), the cash resources required to meet in full its obligations under this Deed and the SSA.
- 6. Governing Law, Jurisdiction.
- 6.1 This Agreement shall be governed by and construed in accordance with the laws of India.
- 6.2 Subject to Clause 8 below, the courts at Bangalore shall have exclusive supervisory jurisdiction on the matters arising from or in connection with this Deed, without regard to the principles of conflicts of laws.

### 7. Dispute Resolution

7.1 All disputes, differences or claims arising out of or in connection with this Agreement including any question regarding its existence, validity, construction, performance, termination, or alleged breach shall be resolved in a manner set out in Clause 8.6 of the SSA.

- 8. <u>Notices</u>. All notices, requests, waivers and other communications ("**Notices**") shall be made in writing, in English language and by letter (delivered by hand, courier or registered post), email or facsimile transmission (save as otherwise stated) to the addresses, email addresses or fax numbers set out in **SCHEDULE I**.
- 9. The provisions hereof shall inure to the benefit of, and be binding upon the successors, permitted assigns (as permitted under the SSA), heirs, executors and administrators of the Parties.
- 10. This Deed may be amended only with the written consent of all the Parties. The provisions of the SSA, save and except to the extent varied, amended and modified by this Deed, shall continue to remain in full force and effect. In the event any changes are required to be made to the SSA, such amendments may only be carried out with the consent of all the Parties to this Deed and the Parties agree that SSA shall be construed and read in conjunction with this Deed so as to give effect the understanding of the Parties contained herein.
- 11. This Deed may be executed and delivered in any number of counterparts each of which shall be an original. The delivery of signed counterparts by facsimile transmission or electronic mail in "portable document format" (PDF) shall be as effective as signing and delivering the counterpart in person.
- 12. All costs in relation to execution of this Deed shall be borne by the Company.

[Signature pages and Schedules follow]

# SCHEDULE I

# **Details of Acceding Parties**

| Name of Acceding Parties                               | Particulars  |
|--|--|
| Tencent Cloud Europe B.V. ("Tencent")                  | Address: Amstelplein 54, 26.04, 26th floor, 1096 BC Amsterdam, the Netherlands c/o Tencent Holdings Limited Level 29, Three Pacific Place 1 Queen's Road East Wanchai, Hong Kong  Attention: Compliance and Transactions Department  Email: legalnotice@tencent.com  with a copy to: 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 |
| KIP Re-Up Fund ("KIP")                                 | Address: 10F Asem Tower, 517 Yeongdong-daero, Gangnam-gu, Seoul 06164, Korea  C/o Korea Investment Partners Co.,Ltd.  Attention – Doe-Young Choo  Email: dychoo@kipvc.com  |
| Ark India Food-Tech Private Investment Trust ("Ark 1") | Address:  ARK IMPACT ASSET MANAGEMENT INC. (in its capacity as the Fund Manager)   |

|   | 17F, 67 Yeouinaru-ro, Yeongdeungpo-gu, Seoul,<br>Korea 07327                      |  |  |  |  |
|---|---|--|--|--|--|
|   | Attention – Alan Jungsoo Kim  |  |  |  |  |
|   | Email: alan.kim@arkimpact.co.kr   |  |  |  |  |
|   | And:  |  |  |  |  |
|   | Address:  |  |  |  |  |
|   | KOOKMIN BANK CO., LTD (In its capacity as Trustee)                                |  |  |  |  |
|   | 26 Gukjegeumyung-ro 8-gil, Yeongdeungpo-gu,<br>Seoul, Korea 07331                 |  |  |  |  |
|   | Attention – Yoo Jin Choi  |  |  |  |  |
|   | Email: aco.kbg@kbfg.com   |  |  |  |  |
| Ark India Innovation Capital Private Investment Trust ("Ark 2") | Address:  |  |  |  |  |
|   | ARK IMPACT ASSET MANAGEMENT INC. (in its capacity as the Fund Manager)            |  |  |  |  |
|   | 17F, 67 Yeouinaru-ro, Yeongdeungpo-gu, Seoul,<br>Korea 07327                      |  |  |  |  |
|   | Attention – Alan Jungsoo Kim  |  |  |  |  |
|   | Email: alan.kim@arkimpact.co.kr   |  |  |  |  |
|   | And:  |  |  |  |  |
|   | Address:  |  |  |  |  |
|   | KOOKMIN BANK CO., LTD (In its capacity as Trustee)                                |  |  |  |  |
|   | 26 Gukjegeumyung-ro 8-gil, Yeongdeungpo-gu,<br>Seoul, Korea 07331                 |  |  |  |  |
|   | Attention – Yoo Jin Choi  |  |  |  |  |
|   | Email: aco.kbg@kbfg.com   |  |  |  |  |
| MACM India Growth Fund ("MIGF")                                 | Regd. Address: CoWrks India Private Limited (CIPL), Ground Floor and First Floor, |  |  |  |  |

|   | Worldmark 1, Asset Area 11, Aerocity, Hospitality District, Indira Gandhi International Airport, New Delhi – 110037 |
|---|---|
|   | Correspondence Address: 724, The Summit Business Bay, Nr. W.E.H. Metro Station, Andheri East, Mumbai 400093         |
|   | Attention: Savi Kumar Jain  |
|   | Email: info@multiavenues.in   |
|   | Copy to:  |
|   | Attention – David Kang  |
|   | Email: david.kang@miraeassetcm.com, EI@miraeassetcm.onmicrosoft.com   |
|   | Address:  |
|   | Mirae Asset Capital Markets (India) Pvt. Ltd.   |
|   | Unit No. 506, 5th Floor, Windsor Bldg, Off CST Road, Kalina, Santacruz (E), Mumbai – 400 098                        |
|   | Tel: +91 22 6266 1398   |
|   |   |
| SVIC No. 38 New Technology Business Investment L.L.P. ("SVIC 38") | Address: (06620) 29th Fl., Samsung Electronics Bldg., 11, Seocho-daero 74-gil, Seocho-gu, Seoul, Korea              |
|   | Attention: Sang Chul Bae  |
|   | Email: sangchul.bae@samsung.com   |
|   | Phone: +82-2-2255-0259  |
|   | Fax: +82-2-2255-0288  |
| SVIC No. 45 New Technology Business Investment L.L.P. ("SVIC 45") | Address: (06620) 29th Fl., Samsung Electronics<br>Bldg., 11, Seocho-daero 74-gil, Seocho-gu,<br>Seoul, Korea        |
|   | Attention: Ye Won An  |

| +82-2-2255-0234 |
|-----------------|
| 82-2-2255-0288  |
|                 |

# SCHEDULE IA

# **Details of Founders**

| #  | Founder                          | Particulars   |
|----|----------------------------------|---|
| 1. | Mr. Sriharsha Majety             | Address- D No - 11-25-15, KT Road, Vijayawada - 520001, Andhra<br>Pradesh<br>Email-harsha@swiggy.in<br>Phone number-+ 91 9849181777                             |
| 2. | Mr. Lakshmi Nandan<br>Reddy Obul | Address-PLOT No 296, Road No 78, Jubilee Hills, Hyderabad - 500033, Andhra Pradesh  Email- nandan@swiggy.in  Phone number-+ 91 9972423094                       |
| 3. | Mr. Rahul Jaimini                | Address- c/o Shri Yogesh Jaimini, Near VTP School, Shaktipuram Colony, Khura, Shivpuri, Madhya Pradesh, India Email-rahul@swiggy.in Phone number-+91 8861748842 |

# **SCHEDULE IB**

# **Details of Investors**

| Name of the Investors                           | Particulars   |
|---|---|
| MIH India Food Holdings B.V.                    | Address: Postbus 71060, 1008 BB Amsterdam, The Netherlands Attention: Roger Rabalais Email: roger.rabalais@naspers.com Copy to: Address: c/o NNV New Ventures Inc., 201 Spear Street, Suite 1650, San Francisco, CA 94105 Attention: Ashutosh Sharma / Alex Umfrid Email: asharma@naspers.com / alex.umfrid@naspers.com                       |
| Hadley Harbor Master Investors (Cayman) II L.P. | c/o Wellington Management Company LLP, Legal and Compliance 280 Congress Street Boston, MA 02210 Attn: Emily Babalas Phone: 617-790-7770 Email: #legal-ecm@wellington.com  With a copy (which shall not constitute notice) to: Cooley LLP 500 Boylston Street, 14th Floor Boston, MA 02116 Attn: Joshua D. Rottner Email: jrottner@cooley.com |
| Inspired Elite Investments Limited              | Address: Block B, Hengjiweiye Building, No.4 Wangjing East Road, Chaoyang District, Beijing, China Attention to: Wenqian Zhu Email: zhuwenqian@meituan.com Tel: +86 15901650624   |

# <u>SCHEDULE II</u> <u>Part A</u>

# **Details of Acceding Party Securities and Subscription Amount**

| #  | Name of the Acceding Party                              | Number of Acceding<br>Party Securities | Acceding Party Subscription Amount (in INR) |  |  |
|----|---|--|---|--|--|
| 1. | Tencent Cloud Europe B.V.                               | 6,034 Series I CCPS                    | 1,424,808,420                               |  |  |
| 2. | VID De He Ford  | 1,498 Series I CCPS                    | 353,722,740                                 |  |  |
| 2. | KIP Re-Up Fund  | 10 Equity Shares                       | 2,361,300                                   |  |  |
| 3. | Ark India Food-Tech Private Investment Trust            | 2,759 Series I CCPS                    | 651,482,670                                 |  |  |
| 3. |   | 1 Equity Share                         | 236,130                                     |  |  |
| 4. | Ark India Innovation Capital Private Investment Trust   | 256 Series I CCPS                      | 60,449,280                                  |  |  |
| 4. |   | 1 Equity Share                         | 236,130                                     |  |  |
| E  | MACM India Growth Fund                                  | 602 Series I CCPS                      | 142,150,260                                 |  |  |
| 5. |   | 1 Equity Share                         | 236,130                                     |  |  |
| 6  | SVIC No.38 New Technology<br>Business Investment L.L.P. | 904 Series I CCPS                      | 213,461,520                                 |  |  |
| 6. |   | 1 Equity Share                         | 236,130                                     |  |  |
| 7. | SVIC No.45 New Technology                               | 904 Series I CCPS                      | 213,461,520                                 |  |  |

| Business Investment L.L.P. | 1 Equity Share                           | 236,130       |
|----------------------------|--|---------------|
| Total                      | 12,957 Series I CCPS<br>15 Equity Shares | 3,063,078,360 |

Part B: Post Investment Capitalization of the Company

**SCHEDULE II** 

| Sl. No. | Name   | Equity<br>Shares | Others | Series<br>A CCPS | Series<br>B CCPS | Series<br>C CCPS | Series<br>D CCPS | Series<br>E CCPS | Series F<br>CCPS | Series<br>G CCPS | Series<br>H CCPS | Series I<br>CCPS | Total<br>(FDB) | Percentage |
|---------|--|------------------|--------|------------------|------------------|------------------|------------------|------------------|------------------|------------------|------------------|------------------|----------------|------------|
| 1       | Sriharsha<br>Majety                                    | 54,690           | 49,159 | -                | -                | -                | -                | -                | -                | -                | -                | -                | 1,03,849       | 9.42%      |
| 2       | Lakshmi<br>Nandan<br>Reddy<br>Obul                     | 24,690           | -      | -                | -                | -                | 1                | 1                | 1                | -                | 1                | 1                | 24,690         | 2.24%      |
| 3       | Rahul<br>Jaimini                                       | 19,690           | -      | -                | -                | -                | ı                | ı                | 1                | -                | ı                | -                | 19,690         | 1.79%      |
| 4       | ESOP   | 67,289           | -      | -                | -                | -                | -                | -                | ı                | -                | 1                | -                | 67,289         | 6.10%      |
| 5       | SAIF<br>Partners<br>India V<br>Ltd.                    | 1,000            | -      | 8,415            | 22,021           | 26,572           | 1,997            | 7,723            | -                | -                | -                | -                | 67,728         | 6.14%      |
| 6       | Accel<br>India IV<br>(Mauritius)<br>Ltd.               | 1,000            | -      | 22,928           | 16,840           | 25,955           | 1,853            | 6,435            | -                | -                | -                | -                | 75,011         | 6.80%      |
| 7       | Norwest<br>Venture<br>Partners<br>VII-A<br>(Mauritius) | 10               | -      | -                | 19,669           | 30,815           | 1,734            | 6,435            | 1                | -                | 1                | 1                | 58,663         | 5.32%      |
| 8       | Apoletto<br>Asia Ltd.                                  | 10               | -      | -                | 6,633            | 8,515            | 377              | -                | -                | -                | -                | -                | 15,535         | 1.41%      |
| 9       | Harmony<br>Partners<br>(Mauritius)<br>Ltd.             | 10               | -      | -                | -                | 4,120            | -                | 1,609            | -                | -                | -                | -                | 5,739          | 0.52%      |

| 10 | RB<br>Investments<br>Pte. Ltd.                                       | 10  | - | -      | -      | 4,351 | -     | -      | -      | -      | -        | -      | 4,361    | 0.40%  |
|----|--|-----|---|--------|--------|-------|-------|--------|--------|--------|----------|--------|----------|--------|
| 11 | Bessemer<br>India<br>Capital<br>Holdings II<br>Ltd.                  | 10  | - | -      | -      | -     | 9,291 | 3,539  | -      | -      | -        | -      | 12,840   | 1.16%  |
| 12 | Naspers  | 666 | - | 18,688 | 12,180 | 7,477 | 9,504 | 77,215 | 48,174 | 40,464 | 1,50,179 | 30,170 | 3,94,717 | 35.80% |
| 13 | MTDP   | 10  | - | 720    | 393    | 172   | 220   | -      | 32,106 | 12,645 | 11,923   | 3,606  | 61,795   | 5.60%  |
| 14 | DST<br>EuroAsia V<br>B.V.  | 10  | - | 2,305  | 1,259  | 552   | 701   | -      | -      | 40,454 | 6,197    | -      | 51,478   | 4.67%  |
| 15 | DST Asia<br>VI   | 10  | - | -      | -      | -     | -     | -      | -      | -      | 9,432    | -      | 9,442    | 0.86%  |
| 16 | Coatue   | 10  | - | 1,441  | 787    | 345   | 438   | -      | -      | 25,280 | 7,278    | -      | 35,579   | 3.23%  |
| 17 | Tencent  | 186 | - | 4,402  | 2,935  | 1,860 | 2,366 | -      | -      | 1      | 40,342   | 6,034  | 58,125   | 5.27%  |
| 18 | HH BTPL  | 73  | - | 1,570  | 1,046  | 664   | 844   | -      | -      | -      | 14,384   | -      | 18,581   | 1.69%  |
| 19 | Wellington   | 45  | - | 871    | 582    | 368   | 468   | -      | -      | -      | 7,979    | 302    | 10,615   | 0.96%  |
| 20 | KIP Re-Up<br>Fund  | 10  | 1 | -      | -      | 1     | 1     | 1      | -      | 1      | 1        | 1,498  | 1,508    | 0.14%  |
| 21 | Ark India<br>Food-Tech<br>Private<br>Investment<br>Trust             | 1   | - | -      | -      | -     | -     | -      | -      | -      | -        | 2,759  | 2,760    | 0.25%  |
| 22 | Ark India<br>Innovation<br>Capital<br>Private<br>Investment<br>Trust | 1   | - | -      | -      | -     | -     | -      | -      | -      | -        | 256    | 257      | 0.02%  |

| 23 | MACM<br>India<br>Growth<br>Fund                                     | 1        | -      | -      | -      | -        | -      | -        | -      | -        | -        | 602    | 603       | 0.05% |
|----|---|----------|--------|--------|--------|----------|--------|----------|--------|----------|----------|--------|-----------|-------|
| 24 | SVIC<br>No.38 New<br>Technology<br>Business<br>Investment<br>L.L.P. | 1        | -      | 1      | -      | 1        | -      | -        | -      | -        | -        | 904    | 905       | 0.08% |
| 25 | SVIC<br>No.45 New<br>Technology<br>Business<br>Investment<br>L.L.P. | 1        | -      | -      | -      | -        | -      | -        | -      | -        | -        | 904    | 905       | 0.08% |
| 7  | Fotal   | 1,69,434 | 49,159 | 61,340 | 84,345 | 1,11,766 | 29,793 | 1,02,956 | 80,280 | 1,18,843 | 2,47,714 | 47,035 | 11,02,665 | 100%  |

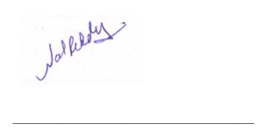
# **SCHEDULE III**

[Executed Copy of the SSA attached separately]

By Sriharsha Majety

M. 82 MM

## By Lakshmi Nandan Reddy Obul



## By Rahul Jaimini



### For Bundl Technologies Private Limited

M. 82 Of

Name: Sriharsha Majety

Title: Director (DIN: 06680073)

For Ark India Food-Tech Private Investment Trust

By Kookmin Bank Co., Ltd., as Trustee

Name: Yoo-Jin Choi

Title: Manager of Custody Business Dept.

By Ark Impact Asset Management Inc., as Fund Manager

Name: Sung Keun Han

Title:

CEO.

For Ark India Innovation Capital Private Investment Trust

By Kookmin Bank Co., Ltd., as Trustee

Name: Yoo-Jin Choi

Manager of Custody Business Dept. Title:

By Ark Impact Asset Management Inc., as Fund Manager

Sing Kern Han

Name: Sing keun Han

Title:

For Hadley Harbor Master Investors (Cayman) II L.P.

By: Welllington Management Company LLP, as investment advisor

Name: (-157-2 Ly

: MLIM NE

For Inspired Elite Investments Limited

Name:

Title:

For KIP Re-Up Fund

By: Korea Investment Partners Co.,Ltd., as general partner

Name: Yer Hyun Baek

Title: Chief Executive Officer

## For MACM India Growth Fund

Name: SAVI KUMAR JAIN

Title: DESIGNATED PARTNER

For MIH India Food Holdings B.V.

Roger Rabalais

Name: Roger Rabalais

Title: CFO

For SVIC No.38 New Technology Business Investment L.L.P.

By: Samsung Venture Investment Corporation, its Partner

29F, Samsung Electronics Building Seochodaero 74-gil 11 Seocho-gu, Seoul 06620, Korea Facsimile: 02-2255-0288

Ch. Juan

Name: YONGBAE JEON

Title: President and CEO

For SVIC No.45 New Technology Business Investment L.L.P.

By: Samsung Venture Investment Corporation, its Partner

29F, Samsung Electronics Building Seochodaero 74-gil 11 Seocho-gu, Seoul 06620, Korea Facsimile: 02-2255-0288

Up. Jean

Name: YONGBAE JEON

Title: President and CEO

For Tencent Cloud Europe B.V.

Name: Ma Huntery

Title: