UNITED STATES SECURITIES AND EXCHANGE COMMISSION

Washington, D.C. 20549

SCHEDULE 13G

(Rule 13d-102)

Information Statement Pursuant to Rules 13d-1 and 13d-2 Under the Securities Exchange Act of 1934 (Amendment No.)*

Pinduoduo Inc.

(Name of Issuer)

Class A Ordinary Shares, par value \$0.000005 per share (Title of Class of Securities)

722304102** (CUSIP Number)

December 31, 2018 (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)

- * The remainder of this cover page shall be filled out for a reporting person's initial filing on this form with respect to the subject class of securities, and for any subsequent amendment containing information which would alter disclosures provided in a prior cover page.
- ** This CUSIP number applies to the Issuer's American depositary shares, each representing four Class A Ordinary Shares.

The information required on the remainder of this cover page shall not be deemed to be "filed" for the purpose of Section 18 of the Securities Exchange Act of 1934 ("Act") or otherwise subject to the liabilities of that section of the Act but shall be subject to all other provisions of the Act (however, see the Notes).

CUSIP No. 722304102	SCHEDULE 13G	Page 2 of 27 Page
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00011	, 2250 1			1 490 2 01 27 1 4903	
1	NAME C	F F	REPORTING PERSON		
	SCC GROWTH IV HOLDCO A, LTD. ("SCCG HOLDCO IV-A")				
2					
	(a) 🗆	(l	o) \square		
	, ,	Ì			
3	SEC USE	E O	NLY		
4	CITIZENSHIP OR PLACE OF ORGANIZATION				
	CAYMA	N I:	SLANDS		
			SOLE VOTING POWER		
			TOLE FORM TOWER		
NI IN	IBER OF		0		
_	IARES	6	SHARED VOTING POWER		
	FICIALLY				
OWI	NED BY		181,830,600		
E	ACH	7	SOLE DISPOSITIVE POWER		
	ORTING				
	RSON		0		
V	VITH	8	SHARED DISPOSITIVE POWER		
			404 000 000		
			181,830,600		
9	AGGRE	ĠΑ'.	TE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON		
	181,830,600				
10					
11	PERCEN	T (OF CLASS REPRESENTED BY AMOUNT IN ROW 9		
	7.7%1				
12		7 R	EPORTING PERSON		
	00				

Based on a total of 2,356,697,680 Class A ordinary shares outstanding following completion of the Issuer's initial public offering, as reported in the Issuer's prospectus filed with the Securities and Exchange Commission on July 26, 2018.

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				Ü	U
1	NAME C)F I	REPORTING PERSON		
			CAPITAL CHINA GROWTH FUND V, L.P. ("SCCGF V")		
2	CHECK	TH	E APPROPRIATE BOX IF A MEMBER OF A GROUP		
	(a) □	(l	b) □		
3	SEC USI	E O	NLY		
4	CITIZEN	ISH	IIP OR PLACE OF ORGANIZATION		
	CAYMA		SLANDS		
		5	SOLE VOTING POWER		
	IBER OF		0		
	IARES	6	SHARED VOTING POWER		
	FICIALLY				
	NED BY		9,590,524		
	ACH ORTING	7	SOLE DISPOSITIVE POWER		
	RSON				
	VITH	_			
· •	VIIII	8	SHARED DISPOSITIVE POWER		
			9,590,524		
9	AGGRE	7.A	TE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON		
	HOURE	J1 1.	TE THIOCHT BEITEITGINEET OWNED DI ENGIT KEFOKTING LEKOOT		
	9.590.5241				
10	CHECK	во	X IF THE AGGREGATE AMOUNT IN ROW (9) EXCLUDES CERTAIN SHARES		
11	PERCEN	T (OF CLASS REPRESENTED BY AMOUNT IN ROW 9		
	0.4%2				
12		C D	EPORTING PERSON		
14	I I F E O	L IX.	ELOKTINO LEKSON		
	PN				

Represented by 2,397,631 American Depositary Shares.

Based on a total of 2,356,697,680 Class A ordinary shares outstanding following completion of the Issuer's initial public offering, as reported in the Issuer's prospectus filed with the Securities and Exchange Commission on July 26, 2018.

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1	NAME O	FF	REPORTING PERSON		
	SEQUOIA CAPITAL CHINA GROWTH PARTNERS FUND V, L.P. ("SCCGGPF V")				
2	CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP				
	(a) □	(l	o) \square		
3	SEC USE	O	NLY		
4	CITIZEN	SH	IP OR PLACE OF ORGANIZATION		
	CAYMA	N I:	SLANDS		
		5	SOLE VOTING POWER		
NUM	IBER OF		0		
	ARES	6	SHARED VOTING POWER		
BENE	FICIALLY				
	NED BY		525,264		
	ACH	7	SOLE DISPOSITIVE POWER		
	ORTING				
	RSON VITH		0		
·	V 1 1 1 1	8	SHARED DISPOSITIVE POWER		
			FDF DC4		
9	ACCDEC	٦ ٨٦	525,264 FE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON		
9	AGGILL	J.A.	TE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON		
	525,2641				
10	CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (9) EXCLUDES CERTAIN SHARES				
11	PERCEN	T (OF CLASS REPRESENTED BY AMOUNT IN ROW 9		
	Less than 0.1% ²				
12			EPORTING PERSON		
	DN				

Represented by 131,316 American Depositary Shares.

Based on a total of 2,356,697,680 Class A ordinary shares outstanding following completion of the Issuer's initial public offering, as reported in the Issuer's prospectus filed with the Securities and Exchange Commission on July 26, 2018.

			33122 322 333	88	
1	NAME C	F	REPORTING PERSON		
	SECTIO	۸ (APITAL CHINA GROWTH V PRINCIPALS FUND, L.P. ("SCCGG V PF")		
2			E APPROPRIATE BOX IF A MEMBER OF A GROUP		
	(a) □	(1	o) \square		
3	SEC USE	O	NLY		
4	CITIZEN	SH	IP OR PLACE OF ORGANIZATION		
	CAYMA	N I	SLANDS		
			SOLE VOTING POWER		
		J	0022 1011110 1011220		
			0		
_	IBER OF	6			
_	ARES	O	SHARED VOTING POWER		
	FICIALLY		40.504		
	NED BY		410,524		
	ACH	7	SOLE DISPOSITIVE POWER		
	ORTING				
	RSON		0		
V	VITH	8	SHARED DISPOSITIVE POWER		
			410,524		
9	AGGREO	GΑ	E AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON		
	410,5241				
10	CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (9) EXCLUDES CERTAIN SHARES				
11	PERCEN	Т	OF CLASS REPRESENTED BY AMOUNT IN ROW 9		
	Less than	0.1	%2		
12			EPORTING PERSON		
12	1111101		A ORTHO LEROOT		

Represented by 102,631 American Depositary Shares.

Based on a total of 2,356,697,680 Class A ordinary shares outstanding following completion of the Issuer's initial public offering, as reported in the Issuer's prospectus filed with the Securities and Exchange Commission on July 26, 2018.

00011 1	10. 72250 1102		ruge o or 27 ruges
1	NAME OF	REPORTING PERSON	
		CAPITAL CHINA GROWTH FUND IV, L.P. ("SCCGF IV")	
2		IE APPROPRIATE BOX IF A MEMBER OF A GROUP ¹b) □	
	(a) 🗆 ((b) L	
3	SEC USE O	DNLY	
4	CITIZENSI	HIP OR PLACE OF ORGANIZATION	
	CAYMAN I	ISLANDS	
	5	SOLE VOTING POWER	
_	IBER OF 6	SHARED VOTING POWER	
	ARES FICIALLY	181,830,600 shares, of which 181,830,600 shares are directly owned by SCCG HOLDCO IV-A. SCCG HOLDCO	O IV-A is wholly
OWI	NED BY	owned by SCCGF IV.	
	ACH 7 ORTING	SOLE DISPOSITIVE POWER	
	RSON	0	
V	VITH 8	SHARED DISPOSITIVE POWER	
		181,830,600 shares, of which 181,830,600 shares are directly owned by SCCG HOLDCO IV-A. SCCG HOLDCO owned by SCCGF IV.	O IV-A is wholly
9	AGGREGA	TE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON	
	181,830,600		
10		OX IF THE AGGREGATE AMOUNT IN ROW (9) EXCLUDES CERTAIN SHARES	
11	PERCENT	OF CLASS REPRESENTED BY AMOUNT IN ROW 9	
	7.7%1		
12		REPORTING PERSON	
	DN		

Based on a total of 2,356,697,680 Class A ordinary shares outstanding following completion of the Issuer's initial public offering, as reported in the Issuer's prospectus filed with the Securities and Exchange Commission on July 26, 2018.

00011 1	, 2250 110	1 age / 01 2 / 1	Luges		
1	NAME OF	REPORTING PERSON			
	SC CHINA GROWTH V MANAGEMENT, L.P. ("SCCG V MGMT")				
2	CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP (a) \Box (b) \Box				
3	SEC USE O	DNLY			
4	CITIZENS	HIP OR PLACE OF ORGANIZATION			
	CAYMAN				
	5	SOLE VOTING POWER			
		0			
NITIN	EDED OF	SHARED VOTING POWER			
NUMBER OF SHARES BENEFICIALLY OWNED BY		10,526,312 shares, of which 9,590,524 shares are directly owned by SCCGF V, 525,264 shares are directly owned by SCCGGPF and 410,524 shares are directly owned by SCCGG V PF. The General Partner of each of SCCGF V, SCCGGPF V and SCCGG V is SCCG V MGMT.			
REPO PE	ACH 7 ORTING RSON	SOLE DISPOSITIVE POWER 0			
V	VITH 8	SHARED DISPOSITIVE POWER			
		10,526,312 shares, of which 9,590,524 shares are directly owned by SCCGF V, 525,264 shares are directly owned by SCCGGPF and 410,524 shares are directly owned by SCCGG V PF. The General Partner of each of SCCGF V, SCCGGPF V and SCCGG V MGMT.			
9	AGGREG <i>A</i>	TE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON			
	10,526,312				
10	CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (9) EXCLUDES CERTAIN SHARES				
11	PERCENT	OF CLASS REPRESENTED BY AMOUNT IN ROW 9			
	0.4%1				
12	TYPE OF I	REPORTING PERSON			
	PN				

Based on a total of 2,356,697,680 Class A ordinary shares outstanding following completion of the Issuer's initial public offering, as reported in the Issuer's prospectus filed with the Securities and Exchange Commission on July 26, 2018.

1	NAME OF	REPORTING PERSON			
	SC CHINA GROWTH IV MANAGEMENT, L.P. ("SCCG IV MGMT")				
2		IE APPROPRIATE BOX IF A MEMBER OF A GROUP b) □			
3	SEC USE ONLY				
4	CITIZENS	HIP OR PLACE OF ORGANIZATION			
	CAYMAN	ISLANDS			
	5	SOLE VOTING POWER			
		0			
	IBER OF GARES	SHARED VOTING POWER			
BENE	FICIALLY	181,830,600 shares, of which 181,830,600 shares are directly owned by SCCG HOLDCO IV-A. SCCG HOLDCO IV-A is wholly			
	NED BY	owned by SCCGF IV. The General Partner of SCCGF IV is SCCG IV MGMT.			
	ACH 7	SOLE DISPOSITIVE POWER			
PE	RSON	0			
V	VITH	SHARED DISPOSITIVE POWER			
		181,830,600 shares, of which 181,830,600 shares are directly owned by SCCG HOLDCO IV-A. SCCG HOLDCO IV-A is wholly			
		owned by SCCGF IV. The General Partner of SCCGF IV is SCCG IV MGMT.			
9	AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON				
	181,830,600				
10	CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (9) EXCLUDES CERTAIN SHARES				
11	PERCENT	OF CLASS REPRESENTED BY AMOUNT IN ROW 9			
	7.7%1				
12	TYPE OF I	REPORTING PERSON			
	PN				

Based on a total of 2,356,697,680 Class A ordinary shares outstanding following completion of the Issuer's initial public offering, as reported in the Issuer's prospectus filed with the Securities and Exchange Commission on July 26, 2018.

1	NAME OF REPORTING PERSON				
	SC CHINA HOLDING LIMITED ("SCC HOLD")				
2	CHECK	ΤH	E APPROPRIATE BOX IF A MEMBER OF A GROUP		
	(a) □	(b)		
3	SEC USE ONLY				
4	CITIZEN	ISF	IIP OR PLACE OF ORGANIZATION		
	CAYMA	ΝI	SLANDS		
		5	SOLE VOTING POWER		
			0		
		6	SHARED VOTING POWER		
NUMBER OF SHARES BENEFICIALLY OWNED BY			192,356,912 shares, of which 181,830,600 shares are directly owned by SCCG HOLDCO IV-A, 9,590,524 are directly owned by SCCGF V, 525,264 shares are directly owned by SCCGGFF V and 410,524 shares are directly owned by SCCGG V PF. SCCG HOLDCO IV-A is wholly owned by SCCGF IV. The General Partner of each of SCCGF V, SCCGGPF V and SCCGG V PF is SCCG V MGMT. The General Partner of SCCGF IV is SCCG IV MGMT. SCC HOLD is the General Partner of each of SCCG V MGMT and SCCG IV MGMT.		
REPO	ACH ORTING RSON	7	SOLE DISPOSITIVE POWER 0		
V	VITH	8	SHARED DISPOSITIVE POWER		
			192,356,912 shares, of which 181,830,600 shares are directly owned by SCCG HOLDCO IV-A, 9,590,524 are directly owned by SCCGF V, 525,264 shares are directly owned by SCCGGF V and 410,524 shares are directly owned by SCCGG V PF. SCCG HOLDCO IV-A is wholly owned by SCCGF IV. The General Partner of each of SCCGF V, SCCGGPF V and SCCGG V PF is SCCG V MGMT. The General Partner of SCCGF IV is SCCG IV MGMT. SCC HOLD is the General Partner of each of SCCG V MGMT and SCCG IV MGMT.		
9	AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON				
	192,356,912				
10	CHECK	ВО	X IF THE AGGREGATE AMOUNT IN ROW (9) EXCLUDES CERTAIN SHARES		
11	PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW 9				
	8.2%1				
12		F R	EPORTING PERSON		
	00				

Based on a total of 2,356,697,680 Class A ordinary shares outstanding following completion of the Issuer's initial public offering, as reported in the Issuer's prospectus filed with the Securities and Exchange Commission on July 26, 2018.

1	NAME C)F F	REPORTING PERSON			
	SNP CH	SNP CHINA ENTERPRISES LIMITED ("SNP")				
2	CHECK	TH	E APPROPRIATE BOX IF A MEMBER OF A GROUP			
	(a) 🗆	(l	o) \square			
3	SEC USE ONLY					
4	CITIZEN	ISH	IIP OR PLACE OF ORGANIZATION			
	BRITISE	ı VI	IRGIN ISLANDS			
	2141101	5				
			0			
		6	SHARED VOTING POWER			
NUMBER OF SHARES BENEFICIALLY OWNED BY			192,356,912 shares, of which 181,830,600 shares are directly owned by SCCG HOLDCO IV-A, 9,590,524 are directly owned by SCCGF V, 525,264 shares are directly owned by SCCGGFF V and 410,524 shares are directly owned by SCCGG V PF. SCCG HOLDCO IV-A is wholly owned by SCCGF IV. The General Partner of each of SCCGF V, SCCGGPF V and SCCGG V PF is SCCG V MGMT. The General Partner of SCCGF IV is SCCG IV MGMT. SCC HOLD is the General Partner of each of SCCG V MGMT and SCCG IV MGMT. SNP wholly owns SCC HOLD.			
REP(PE	ACH ORTING RSON	7	SOLE DISPOSITIVE POWER 0			
V	VITH	8	SHARED DISPOSITIVE POWER			
			192,356,912 shares, of which 181,830,600 shares are directly owned by SCCG HOLDCO IV-A, 9,590,524 are directly owned by SCCGF V, 525,264 shares are directly owned by SCCGGF V and 410,524 shares are directly owned by SCCGG V PF. SCCG HOLDCO IV-A is wholly owned by SCCGF IV. The General Partner of each of SCCGF V, SCCGGPF V and SCCGG V PF is SCCG V MGMT. The General Partner of SCCGF IV is SCCG IV MGMT. SCC HOLD is the General Partner of each of SCCG V MGMT and SCCG IV MGMT. SNP wholly owns SCC HOLD.			
9	AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON					
	192,356,912					
10	CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (9) EXCLUDES CERTAIN SHARES					
11	PERCEN	T (OF CLASS REPRESENTED BY AMOUNT IN ROW 9			
	8.2%1					
12		F R	EPORTING PERSON			
l	00					

Based on a total of 2,356,697,680 Class A ordinary shares outstanding following completion of the Issuer's initial public offering, as reported in the Issuer's prospectus filed with the Securities and Exchange Commission on July 26, 2018.

1	NAME OF REPORTING PERSON					
		NEIL NANPENG SHEN ("NS")				
2	CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP					
	(a) 🗆	•	b)			
3	SEC US	ЕΟ	NLY			
4	CITIZENSHIP OR PLACE OF ORGANIZATION					
	HONG F	(O)	NG SAR			
		5	SOLE VOTING POWER			
			0			
		6	SHARED VOTING POWER			
NUMBER OF SHARES BENEFICIALLY OWNED BY			192,356,912 shares, of which 181,830,600 shares are directly owned by SCCG HOLDCO IV-A, 9,590,524 are directly owned by SCCGF V, 525,264 shares are directly owned by SCCGGFF V and 410,524 shares are directly owned by SCCGG V PF. SCCG HOLDCO IV-A is wholly owned by SCCGF IV. The General Partner of each of SCCGF V, SCCGGPF V and SCCGG V PF is SCCG V MGMT. The General Partner of SCCGF IV is SCCG IV MGMT. SCC HOLD is the General Partner of each of SCCG V MGMT and SCCG IV MGMT. SNP wholly owns SCC HOLD. NS wholly owns SNP.			
		7	SOLE DISPOSITIVE POWER 0			
V	VITH	8	SHARED DISPOSITIVE POWER			
			192,356,912 shares, of which 181,830,600 shares are directly owned by SCCG HOLDCO IV-A, 9,590,524 are directly owned by SCCGF V, 525,264 shares are directly owned by SCCGGFF V and 410,524 shares are directly owned by SCCGG V PF. SCCG HOLDCO IV-A is wholly owned by SCCGF IV. The General Partner of each of SCCGF V, SCCGGPF V and SCCGG V PF is SCCG V MGMT. The General Partner of SCCGF IV is SCCG IV MGMT. SCC HOLD is the General Partner of each of SCCG V MGMT and SCCG IV MGMT. SNP wholly owns SCC HOLD. NS wholly owns SNP.			
9	AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON					
	192,356,912					
10	CHECK	ВО	X IF THE AGGREGATE AMOUNT IN ROW (9) EXCLUDES CERTAIN SHARES			
11	_	TV (OF CLASS REPRESENTED BY AMOUNT IN ROW 9			
	8.2%1					
12		FR	EPORTING PERSON			
	IN					

Based on a total of 2,356,697,680 Class A ordinary shares outstanding following completion of the Issuer's initial public offering, as reported in the Issuer's prospectus filed with the Securities and Exchange Commission on July 26, 2018.

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				O	J
1	NAME O	F F	REPORTING PERSON		
	SC GGFII HOLDCO, LTD. ("SC GGFII HOLD")				
2	CHECK 7	ГΗ	E APPROPRIATE BOX IF A MEMBER OF A GROUP		
	(a) □	(t	b) \square		
3	SEC USE	O	NLY		
4	CITIZEN	SH	IIP OR PLACE OF ORGANIZATION		
	CAYMAI				
		5	SOLE VOTING POWER		
	IBER OF	6	0 SHARED VOTING POWER		
_	IARES FICIALLY	U	SHARED VOTING FOWER		
	NED BY		120,782,040		
E	ACH	7	SOLE DISPOSITIVE POWER		
	ORTING				
	RSON VITH		0		
V	VIII	8	SHARED DISPOSITIVE POWER		
			120,782,040		
9	AGGREC	FA:	TE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON		
	120,782,040				
10	CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (9) EXCLUDES CERTAIN SHARES				
11	PERCEN	T C	DF CLASS REPRESENTED BY AMOUNT IN ROW 9		
	$5.1\%^{1}$				
12	TYPE OF	RI	EPORTING PERSON		
	00				
	00				

Based on a total of 2,356,697,680 Class A ordinary shares outstanding following completion of the Issuer's initial public offering, as reported in the Issuer's prospectus filed with the Securities and Exchange Commission on July 26, 2018.

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1	NAME C)F I	REPORTING PERSON				
	SEOUOI	Α (CAPITAL GLOBAL GROWTH FUND III - ENDURANCE PARTNERS, L.P. ("SC GGF III")				
2		CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP					
	(a) □	(1	o) 🗆				
3	SEC USI	ΞO	NLY				
4	CITIZEN	ISH	IIP OR PLACE OF ORGANIZATION				
	CAYMA	ΝI	SLANDS				
	_	5	SOLE VOTING POWER				
NILIN	MDED OF		0				
_	IBER OF IARES	6	SHARED VOTING POWER				
	FICIALLY						
	NED BY		20,616,840				
	ACH ORTING	7	SOLE DISPOSITIVE POWER				
	RSON		0				
V	VITH	8	SHARED DISPOSITIVE POWER				
			20,616,840				
9	AGGRE	GA	TE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON				
	20,616,84						
10	CHECK	CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (9) EXCLUDES CERTAIN SHARES					
11	PERCEN	T (OF CLASS REPRESENTED BY AMOUNT IN ROW 9				
	0.9%2						
12	TYPE O	F R	EPORTING PERSON				
	DAY.						

Represented by 5,154,210 American Depositary Shares.

Based on a total of 2,356,697,680 Class A ordinary shares outstanding following completion of the Issuer's initial public offering, as reported in the Issuer's prospectus filed with the Securities and Exchange Commission on July 26, 2018.

NAME ()F I	REPORTING PERSON	
CEOLIO		CADITAL OLODAL CROWTH EVAID III. ENDURANCE DARENERO BRINGIRALO EVAID L. D. ("CO CORE VIII")	
		CAPITAL GLOBAL GROWTH FUND III - ENDURANCE PARTNERS PRINCIPALS FUND, L.P. ("SC GGPF III")	
2 CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP			
(a) ⊔	(b) □	
CEC HC	- 0	NII V	
SEC USI	Ł O	NLY	
4 CITIZENSHIP OR PLACE OF ORGANIZATION			
CANAA	NT T	CLANDS	
CAYMA			
	5	SOLE VOTING POWER	
IBER OF			
IARES	6	SHARED VOTING POWER	
FICIALLY			
NED BY		435,788	
ACH	7	SOLE DISPOSITIVE POWER	
		0	
V1111	8	SHARED DISPOSITIVE POWER	
		435.788	
ACCDE		TE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON	
AGGRE	GΑ	TE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON	
435,7881			
CHECK	ВО	X IF THE AGGREGATE AMOUNT IN ROW (9) EXCLUDES CERTAIN SHARES	
	TT (OF CLACC DEPOSED BY AMOUNT IN DOMA	
PERCEN	11 (OF CLASS REPRESENTED BY AMOUNT IN ROW 9	
Less than	ı 0.	1%2	
TYPE O	F R	EPORTING PERSON	
DNI			
֡	SEQUOI CHECK (a) SEC USI CITIZEN CAYMA IBER OF IARES FICIALLY NED BY ACH ORTING RSON VITH AGGRE 435,7881 CHECK PERCEN Less than	SEQUOIA CONTING RSON VITH AGGREGAT 435,7881 CHECK BO Less than 0.1 TYPE OF R	

Represented by 108,947 American Depositary Shares.

Based on a total of 2,356,697,680 Class A ordinary shares outstanding following completion of the Issuer's initial public offering, as reported in the Issuer's prospectus filed with the Securities and Exchange Commission on July 26, 2018.

1	NAME OF	REPORTING PERSON					
	SEQUOIA	SEQUOIA CAPITAL GLOBAL GROWTH FUND II, L.P. ("SC GGF II")					
2	CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP (a) \Box (b) \Box						
	(a) □	b)					
3	SEC USE ONLY						
4	CITIZENS	IIP OR PLACE OF ORGANIZATION					
	CAYMAN	SLANDS					
	IBER OF	SHARED VOTING POWER					
_	IARES FICIALLY	120,782,040 shares, of which 120,782,040 shares are directly owned by SC GGFII HOLD. SC GGFII HOLD is wholly owned by					
OWI	NED BY	SC GGF II and SC GGPF II.					
	ACH CORTING	SOLE DISPOSITIVE POWER					
PE	RSON	0					
V	HTIV	SHARED DISPOSITIVE POWER					
		120,782,040 shares, of which 120,782,040 shares are directly owned by SC GGFII HOLD. SC GGFII HOLD is wholly owned by					
		SC GGF II and SC GGPF II.					
9	AGGREGA	TE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON					
	120,782,04						
10	CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (9) EXCLUDES CERTAIN SHARES						
11	PERCENT	OF CLASS REPRESENTED BY AMOUNT IN ROW 9					
	5.1%1						
12	TYPE OF	EPORTING PERSON					
	PN						

Based on a total of 2,356,697,680 Class A ordinary shares outstanding following completion of the Issuer's initial public offering, as reported in the Issuer's prospectus filed with the Securities and Exchange Commission on July 26, 2018.

1	NAME OF	R	EPORTING PERSON				
	SEQUOIA	SEQUOIA CAPITAL GLOBAL GROWTH II PRINCIPALS FUND, L.P. ("SC GGPF II")					
2	CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP (a) \Box (b) \Box						
	(a) □	(D					
3	SEC USE ONLY						
4	CITIZENS	Н	IP OR PLACE OF ORGANIZATION				
	CAYMAN	τC	CI ANDS				
			SOLE VOTING POWER				
	;	5	SOLE VOTING POWER				
			0				
	IDLK OI	ŝ	SHARED VOTING POWER				
_	ARES						
	FICIALLY NED BY		120,782,040 shares, of which 120,782,040 shares are directly owned by SC GGFII HOLD. SC GGFII HOLD is wholly owned by SC GGF II and SC GGPF II.				
	_	7	SOLE DISPOSITIVE POWER				
	ORTING		SOLE DISTOSITIVE FOWER				
	RSON		0				
V	VITH	3	SHARED DISPOSITIVE POWER				
			120,782,040 shares, of which 120,782,040 shares are directly owned by SC GGFII HOLD. SC GGFII HOLD is wholly owned by				
			SC GGF II and SC GGPF II.				
9	AGGREGA	ΑT	E AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON				
	120,782,04	10					
10	CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (9) EXCLUDES CERTAIN SHARES						
11	PERCENT	O	F CLASS REPRESENTED BY AMOUNT IN ROW 9				
	5.1%1						
12	TYPE OF	RE	EPORTING PERSON				
	PN						
ı	T 1.4						

Based on a total of 2,356,697,680 Class A ordinary shares outstanding following completion of the Issuer's initial public offering, as reported in the Issuer's prospectus filed with the Securities and Exchange Commission on July 26, 2018.

1	NAME OF	REPORTING PERSON				
	SEQUOIA (SEQUOIA CAPITAL GLOBAL GROWTH FUND III - ENDURANCE PARTNERS MANAGEMENT, L.P. ("SC GGF III MGMT")				
2	CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP					
	(a) □ (b)				
3	SEC USE ONLY					
4	CITIZENSE	HIP OR PLACE OF ORGANIZATION				
_	GITIZEIVOI	III OKTERGE OF OKORIWEZHIOW				
	CAYMAN I					
	5	SOLE VOTING POWER				
		0				
	IBER OF 6	SHARED VOTING POWER				
_	ARES FICIALLY	21,052,628 shares, of which 20,616,840 shares are directly owned by SC GGF III and 435,788 shares are directly owned by SC				
	NED BY	GGPF III. The General Partner of each of SC GGF III and SC GGPF III is SC GGF III MGMT.				
	ACH 7 ORTING	SOLE DISPOSITIVE POWER				
PE	RSON					
V	VITH 8	SHARED DISPOSITIVE POWER				
		21,052,628 shares, of which 20,616,840 shares are directly owned by SC GGF III and 435,788 shares are directly owned by SC				
		GGPF III. The General Partner of each of SC GGF III and SC GGPF III is SC GGF III MGMT.				
9	AGGREGA	TE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON				
	21,052,628					
10	CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (9) EXCLUDES CERTAIN SHARES					
11	PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW 9					
11	PERCENT	of Class represented of amiount in kow 9				
	0.9%1					
12	TYPE OF R	EPORTING PERSON				
	PN	PN				

Based on a total of 2,356,697,680 Class A ordinary shares outstanding following completion of the Issuer's initial public offering, as reported in the Issuer's prospectus filed with the Securities and Exchange Commission on July 26, 2018.

00011 1	, 2250 13	_		1 450 10 01 27 1 450		
1	NAME O	F F	REPORTING PERSON			
	SC GLOBAL GROWTH II MANAGEMENT, L.P. ("SC GG II MGMT")					
2	CHECK (a) □		E APPROPRIATE BOX IF A MEMBER OF A GROUP b) \Box			
	(a) 🗆	(ı				
3	SEC USE	O	NLY			
4	CITIZEN	SH	IIP OR PLACE OF ORGANIZATION			
	CAYMAI	N IS	SLANDS			
		5	SOLE VOTING POWER			
			0			
_	IBER OF	6	SHARED VOTING POWER			
	IARES FICIALLY		120,782,040 shares, of which 120,782,040 shares are directly owned by SC GGFII HOLD. SC GGFII HOLD is	wholly owned by		
	NED BY ACH	7	SC GGF II and SC GGPF II. The General Partner of each of SC GGF II and SC GGPF II is SC GG II MGMT.			
REPO	ORTING	7	SOLE DISPOSITIVE POWER			
	RSON VITH		0			
•	VIIII	8	SHARED DISPOSITIVE POWER			
			120,782,040 shares, of which 120,782,040 shares are directly owned by SC GGFII HOLD. SC GGFII HOLD is SC GGF II and SC GGPF II. The General Partner of each of SC GGF II and SC GGPF II is SC GG II MGMT.	wholly owned by		
9	AGGREC	GA7	TE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON			
	120,782,0)/IO				
10			X IF THE AGGREGATE AMOUNT IN ROW (9) EXCLUDES CERTAIN SHARES			
11	PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW 9					
		-				
12	5.1%1	7 D	EDODTING DED CON	_		
12	I I PE OF	K	EPORTING PERSON			
	PN					

Based on a total of 2,356,697,680 Class A ordinary shares outstanding following completion of the Issuer's initial public offering, as reported in the Issuer's prospectus filed with the Securities and Exchange Commission on July 26, 2018.

1	NAME ()F I	REPORTING PERSON				
		SC US (TTGP), LTD. ("SC US TTGP")					
2	CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP						
	(a) □	(1	o) 🗆				
3	SEC USI	7 0	NII V				
3	SEC USI	<u>.</u> U	NLI				
4	CITIZENSHIP OR PLACE OF ORGANIZATION						
	CAYMA	N I	SLANDS				
		5	SOLE VOTING POWER				
			0				
		6	SHARED VOTING POWER				
			141 024 CC0 shares of shigh 120 702 040 shares are discoular as such as CC CCFH HOLD 20 C1C 040 shares are discoular as such as such as				
NII IN	IBER OF		141,834,668 shares, of which 120,782,040 shares are directly owned by SC GGFII HOLD, 20,616,840 shares are directly owned by SC GGF III and 435,788 shares are directly owned by SC GGPF III. SC GGFII HOLD is wholly owned by SC GGF II and SC				
	ARES		GGPF II. The General Partner of each of SC GGF II and SC GGPF II is SC GG II MGMT. The General Partner of each of SC GGF				
_	FICIALLY		III and SC GGPF III is SC GGF III MGMT. SC US TTGP is the General Partner of each of SC GG II MGMT and SC GGF III				
OWI	OWNED BY		MGMT.				
-		7	SOLE DISPOSITIVE POWER				
	ORTING						
	RSON VITH		0				
v	VIII	8	SHARED DISPOSITIVE POWER				
			141,834,668 shares, of which 120,782,040 shares are directly owned by SC GGFII HOLD, 20,616,840 shares are directly owned by				
			SC GGF III and 435,788 shares are directly owned by SC GGFI III. SC GGFII HOLD is wholly owned by SC GGF II and SC				
			GGPF II. The General Partner of each of SC GGF II and SC GGPF II is SC GG II MGMT. The General Partner of each of SC GGF				
			III and SC GGPF III is SC GGF III MGMT. SC US TTGP is the General Partner of each of SC GG II MGMT and SC GGF III				
			MGMT.				
9	AGGRE	GA.	TE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON				
	1 41 00 4						
10	141,834,		X IF THE AGGREGATE AMOUNT IN ROW (9) EXCLUDES CERTAIN SHARES				
10	CHECK	ЬU	A IF THE AGGREGATE AMOUNT IN ROW (9) EXCLUDES CERTAIN SHARES				
11	PERCEN	T (OF CLASS REPRESENTED BY AMOUNT IN ROW 9				
- 15	6.0%1						
12	TYPE O	FR	EPORTING PERSON				
l							

00

Based on a total of 2,356,697,680 Class A ordinary shares outstanding following completion of the Issuer's initial public offering, as reported in the Issuer's prospectus filed with the Securities and Exchange Commission on July 26, 2018.

1	NAME (OF F	REPORTING PERSON			
	MICHAEL ABRAMSON ("MA")					
2	CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP (a) □ (b) □					
3	SEC USI	E O	NLY			
4	CITIZEN	ISH	IP OR PLACE OF ORGANIZATION			
	USA					
		5	SOLE VOTING POWER			
			0			
		6	SHARED VOTING POWER			
NUMBER OF SHARES BENEFICIALLY OWNED BY			141,834,668 shares, of which 120,782,040 shares are directly owned by SC GGFII HOLD, 20,616,840 shares are directly owned by SC GGF III and 435,788 shares are directly owned by SC GGPF III. SC GGFII HOLD is wholly owned by SC GGF II and SC GGPF II. The General Partner of each of SC GGF III and SC GGPF III is SC GG II MGMT. The General Partner of each of SC GGF III and SC GGPF III is SC GGF III MGMT and SC GGF III MGMT. The directors and stockholders of SC US TTGP who exercise voting and investment discretion with respect to the shares held by SC GGFII HOLD, SC GGF III and SC GGPF III are Messrs. MA and DL.			
		7	SOLE DISPOSITIVE POWER 0			
V	VITH	8	SHARED DISPOSITIVE POWER			
			141,834,668 shares, of which 120,782,040 shares are directly owned by SC GGFII HOLD, 20,616,840 shares are directly owned by			
			SC GGF III and 435,788 shares are directly owned by SC GGPF III. SC GGFII HOLD is wholly owned by SC GGF II and SC GGPF II. The General Partner of each of SC GGF II and SC GGPF II is SC GG II MGMT. The General Partner of each of SC GGF III and SC GGPF III is SC GGF III MGMT. SC US TTGP is the General Partner of each of SC GG II MGMT and SC GGF III MGMT. The directors and stockholders of SC US TTGP who exercise voting and investment discretion with respect to the shares held by SC GGFII HOLD, SC GGF III and SC GGPF III are Messrs. MA and DL.			
9	AGGRE	GAT	GGPF II. The General Partner of each of SC GGF II and SC GGPF II is SC GG II MGMT. The General Partner of each of SC GGF III and SC GGPF III is SC GGF III MGMT. SC US TTGP is the General Partner of each of SC GG II MGMT and SC GGF III MGMT. The directors and stockholders of SC US TTGP who exercise voting and investment discretion with respect to the shares			
9	141,834,	668	GGPF II. The General Partner of each of SC GGF II and SC GGPF II is SC GG II MGMT. The General Partner of each of SC GGF III and SC GGPF III is SC GGF III MGMT. SC US TTGP is the General Partner of each of SC GG II MGMT and SC GGF III MGMT. The directors and stockholders of SC US TTGP who exercise voting and investment discretion with respect to the shares held by SC GGFII HOLD, SC GGF III and SC GGPF III are Messrs. MA and DL. TE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON			
9	141,834,	668	GGPF II. The General Partner of each of SC GGF II and SC GGPF II is SC GG II MGMT. The General Partner of each of SC GGF III and SC GGPF III is SC GGF III MGMT. SC US TTGP is the General Partner of each of SC GG II MGMT and SC GGF III MGMT. The directors and stockholders of SC US TTGP who exercise voting and investment discretion with respect to the shares held by SC GGFII HOLD, SC GGF III and SC GGPF III are Messrs. MA and DL.			
_	141,834,	668	GGPF II. The General Partner of each of SC GGF II and SC GGPF II is SC GG II MGMT. The General Partner of each of SC GGF III and SC GGPF III is SC GGF III MGMT. SC US TTGP is the General Partner of each of SC GG II MGMT and SC GGF III MGMT. The directors and stockholders of SC US TTGP who exercise voting and investment discretion with respect to the shares held by SC GGFII HOLD, SC GGF III and SC GGPF III are Messrs. MA and DL. TE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON			
_	141,834, CHECK □	668 BO	GGPF II. The General Partner of each of SC GGF II and SC GGPF II is SC GG II MGMT. The General Partner of each of SC GGF III and SC GGPF III is SC GGF III MGMT. SC US TTGP is the General Partner of each of SC GG II MGMT and SC GGF III MGMT. The directors and stockholders of SC US TTGP who exercise voting and investment discretion with respect to the shares held by SC GGFII HOLD, SC GGF III and SC GGPF III are Messrs. MA and DL. TE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON			
10	141,834, CHECK D PERCEN	668 BO	GGPF II. The General Partner of each of SC GGF II and SC GGPF II is SC GG II MGMT. The General Partner of each of SC GGF III and SC GGPF III is SC GGF III MGMT. SC US TTGP is the General Partner of each of SC GGF III MGMT and SC GGF III MGMT. The directors and stockholders of SC US TTGP who exercise voting and investment discretion with respect to the shares held by SC GGFII HOLD, SC GGF III and SC GGPF III are Messrs. MA and DL. TE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON X IF THE AGGREGATE AMOUNT IN ROW (9) EXCLUDES CERTAIN SHARES			
10	141,834, CHECK □ PERCEN 6.0%1	668 BO	GGPF II. The General Partner of each of SC GGF II and SC GGPF II is SC GG II MGMT. The General Partner of each of SC GGF III and SC GGPF III is SC GGF III MGMT. SC US TTGP is the General Partner of each of SC GGF III MGMT and SC GGF III MGMT. The directors and stockholders of SC US TTGP who exercise voting and investment discretion with respect to the shares held by SC GGFII HOLD, SC GGF III and SC GGPF III are Messrs. MA and DL. TE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON X IF THE AGGREGATE AMOUNT IN ROW (9) EXCLUDES CERTAIN SHARES			

Based on a total of 2,356,697,680 Class A ordinary shares outstanding following completion of the Issuer's initial public offering, as reported in the Issuer's prospectus filed with the Securities and Exchange Commission on July 26, 2018.

COULT	10. 7 2 2 3 0 11		Tuge 21 of 27 Tuges			
1	NAME OF REPORTING PERSON					
	DOUGLAS LEONE ("DL")					
2	CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP (a) \Box (b) \Box					
3	SEC USE	OI	NLY			
4	CITIZEN	SH	IP OR PLACE OF ORGANIZATION			
	USA					
		5	SOLE VOTING POWER			
			0			
		6	SHARED VOTING POWER			
NUMBER OF SHARES BENEFICIALLY OWNED BY			141,834,668 shares, of which 120,782,040 shares are directly owned by SC GGFII HOLD, 20,616,840 shares are directly owned by SC GGF III and 435,788 shares are directly owned by SC GGPF III. SC GGFII HOLD is wholly owned by SC GGF II and SC GGPF II. The General Partner of each of SC GGF III and SC GGPF III is SC GG II MGMT. The General Partner of each of SC GGF III and SC GGPF III is SC GGF III MGMT. SC US TTGP is the General Partner of each of SC GG II MGMT and SC GGF III MGMT. The directors and stockholders of SC US TTGP who exercise voting and investment discretion with respect to the shares held by SC GGFII HOLD, SC GGF III and SC GGPF III are Messrs. MA and DL.			
		7	SOLE DISPOSITIVE POWER 0			
V	VITH	8	SHARED DISPOSITIVE POWER			
			141,834,668 shares, of which 120,782,040 shares are directly owned by SC GGFII HOLD, 20,616,840 shares are directly owned by SC GGF III and 435,788 shares are directly owned by SC GGF III. SC GGFII HOLD is wholly owned by SC GGF II and SC GGPF II. The General Partner of each of SC GGF III and SC GGPF III is SC GG II MGMT. The General Partner of each of SC GGF III and SC GGPF III is SC GGF III MGMT. SC US TTGP is the General Partner of each of SC GG II MGMT and SC GGF III MGMT. The directors and stockholders of SC US TTGP who exercise voting and investment discretion with respect to the shares held by SC GGFII HOLD, SC GGF III and SC GGPF III are Messrs. MA and DL.			
9	AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON					
	141,834,6					
10	CHECK I	30	X IF THE AGGREGATE AMOUNT IN ROW (9) EXCLUDES CERTAIN SHARES			
11	PERCEN	T C	OF CLASS REPRESENTED BY AMOUNT IN ROW 9			
	6.0%1					
12	TYPE OF	RI	EPORTING PERSON			
	IN					

Based on a total of 2,356,697,680 Class A ordinary shares outstanding following completion of the Issuer's initial public offering, as reported in the Issuer's prospectus filed with the Securities and Exchange Commission on July 26, 2018.

ITEM 1.

(a) Name of Issuer:

Pinduoduo Inc.

(b) Address of Issuer's Principal Executive Offices:

28/F, No. 533 Loushanguan Road Changning District, Shanghai 200051 People's Republic of China

ITEM 2.

(a) Name of Persons Filing:

SCC Growth IV Holdco A, Ltd.

Seguoia Capital China Growth Fund V, L.P.

Sequoia Capital China Growth Partners Fund V, L.P.

Sequoia Capital China Growth V Principals Fund, L.P.

Sequoia Capital China Growth Fund IV, L.P.

SC China Growth V Management, L.P.

SC China Growth IV Management, L.P.

SC China Holding Limited

SNP China Enterprises Limited

Neil Nanpeng Shen

SC GGFII Holdco, Ltd.

Sequoia Capital Global Growth Fund III - Endurance Partners, L.P.

Sequoia Capital Global Growth Fund III - Endurance Partners Principals Fund, L.P.

Sequoia Capital Global Growth Fund II, L.P.

Seguoia Capital Global Growth II Principals Fund, L.P.

Sequoia Capital Global Growth Fund III - Endurance Partners Management, L.P.

SC Global Growth II Management, L.P.

SC US (TTGP), Ltd.

Michael Abramson

Douglas Leone

SCCG HOLDCO IV-A is wholly owned by SCCGF IV. The General Partner of each of SCCGF V, SCCGGPF V and SCCGG V PF is SCCG V MGMT. The General Partner of SCCGF IV is SCCG IV MGMT. SCC HOLD is the General Partner of each of SCCG V MGMT and SCCG IV MGMT. SNP wholly owns SCC HOLD. NS wholly owns SNP.

SC GGFII HOLD is wholly owned by SC GGF II and SC GGPF II. The General Partner of each of SC GGF II and SC GGPF II is SC GG II MGMT. The General Partner of each of SC GGF III and SC GGPF III is SC GGF III MGMT. SC US TTGP is the General Partner of each of SC GG II MGMT and SC GGF III MGMT. The directors and stockholders of SC US TTGP who exercise voting and investment discretion with respect to the shares held by SC GGFII HOLD, SC GGF III and SC GGPF III are Messrs. MA and DL.

(b) Address of Principal Business Office or, if none, Residence:

2800 Sand Hill Road, Suite 101

Menlo Park, CA 94025

(c) Citizenship:

 $SCCG\ HOLDCO\ IV-A,\ SCCGF\ V,\ SCCGGPF\ V,\ SCCGG\ V\ PF,\ SCCGF\ IV,\ SCCG\ V\ MGMT,\ SCCG\ IV\ MGMT,\ SCC\ HOLD,\ SC\ GGFIII\ HOLD,\ SC\ GGFIII,\ SC\ GGFIII,\ SC\ GGFIII\ MGMT,\ SC\ GGFIII\ MGMT\ and\ SC\ US\ TTGP:\ Cayman\ Islands$

SNP: British Virgin Islands

NS: Hong Kong SAR

MA, DL: USA

If this statement is being filed to report the fact that as of the date hereof the reporting person has ceased to be the beneficial owner of more than five percent of the class of securities, check the following \Box .

ITEM 6. OWNERSHIP OF MORE THAN FIVE PERCENT ON BEHALF OF ANOTHER PERSON

NOT APPLICABLE

ITEM 7. IDENTIFICATION AND CLASSIFICATION OF THE SUBSIDIARY WHICH ACQUIRED THE SECURITY BEING REPORTED ON BY

THE PARENT HOLDING COMPANY.

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. CERTIFICATION

NOT APPLICABLE

SIGNATURES

After reasonable inquiry and to the best of my knowledge and belief, the undersigned certifies that the information set forth in this statement is true, complete and correct.

Dated: February 14, 2019

SCC Growth IV Holdco A, Ltd.

By: Sequoia Capital China Growth Fund IV, L.P. its Member

By: SC China Growth IV Management, L.P. its General Partner

By: SC China Holding Limited its General Partner

By: /s/ Neil Nanpeng Shen

Neil Nanpeng Shen, Authorized Signatory

Sequoia Capital China Growth Fund V, L.P. Sequoia Capital China Growth Partners Fund V, L.P. Sequoia Capital China Growth V Principals Fund, L.P.

By: SC China Growth V Management, L.P. General Partner of each

By: SC China Holding Limited its General Partner

By: /s/ Neil Nanpeng Shen

Neil Nanpeng Shen, Authorized Signatory

Sequoia Capital China Growth Fund IV, L.P.

By: SC China Growth IV Management, L.P. its General Partner

By: SC China Holding Limited its General Partner

By: /s/ Neil Nanpeng Shen

Neil Nanpeng Shen, Authorized Signatory

SC China Growth V Management, L.P.

By: SC China Holding Limited its General Partner

By: /s/ Neil Nanpeng Shen

Neil Nanpeng Shen, Authorized Signatory

SC China Growth IV Management, L.P.

By: SC China Holding Limited its General Partner

By: /s/ Neil Nanpeng Shen

Neil Nanpeng Shen, Authorized Signatory

SC China Holding Limited

By: /s/ Neil Nanpeng Shen

Neil Nanpeng Shen, Authorized Signatory

SNP China Enterprises Limited

By: /s/ Neil Nanpeng Shen

Neil Nanpeng Shen, Authorized Signatory

Neil Nanpeng Shen

By: /s/ Neil Nanpeng Shen

Neil Nanpeng Shen, Authorized Signatory

SC GGFII Holdco, Ltd.

By: Sequoia Capital Growth Fund II, L.P. Sequoia Capital Global Growth II Principals Fund, L.P. its Members

By: Sequoia Capital Global Growth II Management, L.P. its General Partner

By: SC US (TTGP), Ltd. its General Partner

By: /s/ Douglas Leone

Douglas Leone, Managing Director

Sequoia Capital Global Growth Fund III - Endurance Partners, L.P. $\,$

By: Sequoia Capital Global Growth Fund III - Endurance Partners Management, L.P. its General Partner

By: SC US (TTGP), Ltd. its General Partner

By: /s/ Douglas Leone

Douglas Leone, Managing Director

Sequoia Capital Global Growth Fund III - Endurance Partners Principals Fund, L.P.

By: SC US (TTGP), Ltd. its General Partner

By: /s/ Douglas Leone

Douglas Leone, Managing Director

Sequoia Capital Growth Fund II, L.P. Sequoia Capital Global Growth II Principals Fund, L.P.

By: Sequoia Capital Global Growth II Management, L.P. Its General Partner

By: SC US (TTGP), Ltd. its General Partner

By: /s/ Douglas Leone

Douglas Leone, Managing Director

Sequoia Capital Global Growth Fund III - Endurance Partners Management, L.P.

By: SC US (TTGP), Ltd. its General Partner

By: /s/ Douglas Leone

Douglas Leone, Managing Director

Sequoia Capital Global Growth II Management, L.P.

By: SC US (TTGP), Ltd. its General Partner

By: /s/ Douglas Leone

Douglas Leone, Managing Director

SC US (TTGP), Ltd.

By: /s/ Douglas Leone

Douglas Leone, Managing Director

Douglas Leone

By: /s/ Douglas Leone

Douglas Leone, Managing Director

Michael Abramson

By: /s/ Michael Abramson

Michael Abramson, Managing Director