UNITED STATES SECURITIES AND EXCHANGE COMMISSION Washington, D.C. 20549

SCHEDULE 13D

			Under the Securities Exchange Act of 1934 (Amendment No. 3)*	
			· · · · · · · · · · · · · · · · · · ·	
			HireRight Holdings Corporation (Name of Issuer)	
			Common stock, par value \$0.001 per share (Title of Class of Securities)	
			433537107	
			(CUSIP Number)	
			Michael Gosk c/o General Atlantic Service Company, L.P. 55 East 52nd Street, 33rd Floor New York, New York 10055 (212) 715-4000	
			(Name, Address and Telephone Number of Person Authorized to Receive Notices and Communications)	
			February 15, 2024	
			(Date of Event which Requires Filing of this Statement)	
			ed a statement on Schedule 13G to report the acquisition that is the subject of this Schedule 13D, and is .13d-1(g), check the following box. \Box	filing this schedule because of
Note: Schedules file to be sent.	ed in paper	forma	t shall include a signed original and five copies of the schedule, including all exhibits. See Rule 13d-7 f	for other parties to whom copies are
			nall be filled out for a reporting person's initial filing on this form with respect to the subject class of sec which would alter disclosures provided in a prior cover page.	curities, and for any subsequent
The information rec	quired on th	ne rem	ainder of this cover page shall not be deemed to be "filed" for the purpose of section 18 of the Securitie.	s Exchange Act of 1934 (Act") or
			that section of the Act but shall be subject to all other provisions of the Act (however, see the Notes).	, <u> </u>
CUSIP No. 43353	7107		SCHEDULE 13D	Page 2 of 3
1 N	NAME OF I	REPO	RTING PERSON	
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2	THECK IH	E AP.	PROPRIATE BOX IF A MEMBER OF A GROUP	(a) ⊠ (b) □
3 S	SEC USE O	NLY		
4 S	OURCE O	F FUI	NDS	
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5 C	CHECK BO	X IF	DISCLOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO ITEMS 2(d) or 2(e)	
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r	Delaware			
į.	ocia ware	7	SOLE VOTING POWER	
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			32,137,852	

AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON

32,137,852

12	CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES	
13	PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (11)	
14	47.7% TYPE OF REPORTING PERSON	
	PN	
CUSIP No. 43	3537107 SCHEDULE 13D	Page 3 of 3'
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1	NAME OF REPORTING PERSON	
2	GAP (Bermuda) L.P. CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP	(a) ⊠
3	SEC USE ONLY	(b) 🗆
4	SOURCE OF FUNDS	
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5	CHECK BOX IF DISCLOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO ITEMS 2(d) or 2(e)	
6	CITIZENSHIP OR PLACE OF ORGANIZATION	
	Bermuda 7 SOLE VOTING POWER	
NUMB	ER OF 8 SHARED VOTING POWER	
SHA		
	BY EACH 9 SOLE DISPOSITIVE POWER	
	TH 0 10 SHARED DISPOSITIVE POWER	
	2,390,000	
11	AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON	
12	2,390,000 CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES	
13	PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (11)	
	3.5%	
14	TYPE OF REPORTING PERSON	
	PN	
CUCID No. 42	2527107 SCHEDULE 12D	Dogs 4 of 2
CUSIP No. 43	3537107 SCHEDULE 13D	Page 4 of 3
1	NAME OF REPORTING PERSON	
2	General Atlantic GenPar (Bermuda), L.P. CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP	(a) ⊠
3	SEC USE ONLY	(a) ⊠ (b) □
<i>.</i> Л	SOURCE OF FUNDS	
,	SOURCE OF FUNDS	
5	CHECK BOX IF DISCLOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO ITEMS 2(d) or 2(e)	
6	CITIZENSHIP OR PLACE OF ORGANIZATION	
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NUMBER C SHARES)F	8 SHARED VOTING POWER	
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	Ī	10 SHARED DISPOSITIVE POWER	
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11 A0	GGREGAT	TE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON	
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		X IF THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES	
13 PE	ERCENT (OF CLASS REPRESENTED BY AMOUNT IN ROW (11)	
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	5% YPE OF RI	EPORTING PERSON	
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CUSIP No. 433537	107	SCHEDULE 13D	Page 5 of 37
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1 NA	AME OF R	REPORTING PERSON	
		ntic Partners (Bermuda) IV, L.P. E APPROPRIATE BOX IF A MEMBER OF A GROUP	(a) 🗵
			(b) \Box
3 SE	EC USE O	NLY	
4 SC	OURCE OF	FFUNDS	
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NUMBER O SHARES		8 SHARED VOTING POWER	
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OWNED BY E. REPORTING PE		9 SOLE DISPOSITIVE POWER	
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ı	Ī	10 SHARED DISPOSITIVE POWER	
		2,390,000	
11 A0	GGREGAT	TE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON	
2.3	390,000		
		X IF THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES	
13 PE	ERCENT	OF CLASS REPRESENTED BY AMOUNT IN ROW (11)	
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14 TY	YPE OF RI	EPORTING PERSON	
PN	N		
CUSIP No. 433537	107	SCHEDULE 13D	Page 6 of 37
1 NA	AME OF R	REPORTING PERSON	
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		ntic Partners (Bermuda) EU, L.P. E APPROPRIATE BOX IF A MEMBER OF A GROUP	(a) ⊠
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•	SOURCE C	F FUNDS	
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5	CHECK BO	X IF DISCLOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO ITEMS 2(d) or 2(e)	
6	CITIZENSI	HIP OR PLACE OF ORGANIZATION	
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OWNED BY	EACH	9 SOLE DISPOSITIVE POWER	
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		2,390,000	
11	AGGREGA	TE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON	
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12	, ,	OX IF THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES	
13	PERCENT	OF CLASS REPRESENTED BY AMOUNT IN ROW (11)	
	3.5%		
14	TYPE OF F	EPORTING PERSON	
	PN		
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CUSIP No. 4335	3/10/	SCHEDULE 13D	Page 7 of 37
	NAME OF	DEPONTAL OF DEPOSAL	
1	NAME OF	REPORTING PERSON	
2	CHECK TE	antic GenPar, L.P.	() E
3		antic GenPar, L.P. IE APPROPRIATE BOX IF A MEMBER OF A GROUP	(a) ⊠ (b) □
	SEC USE C	IE APPROPRIATE BOX IF A MEMBER OF A GROUP	
4		E APPROPRIATE BOX IF A MEMBER OF A GROUP	
4	SOURCE C	E APPROPRIATE BOX IF A MEMBER OF A GROUP	
	SOURCE O	TE APPROPRIATE BOX IF A MEMBER OF A GROUP ONLY OF FUNDS	(b) □
5	SOURCE C OO CHECK BO	DE APPROPRIATE BOX IF A MEMBER OF A GROUP ONLY OF FUNDS OX IF DISCLOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO ITEMS 2(d) or 2(e)	
	SOURCE C OO CHECK BO	TE APPROPRIATE BOX IF A MEMBER OF A GROUP ONLY OF FUNDS	(b) □
5	SOURCE C OO CHECK BO	DE APPROPRIATE BOX IF A MEMBER OF A GROUP ONLY OF FUNDS OX IF DISCLOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO ITEMS 2(d) or 2(e) HIP OR PLACE OF ORGANIZATION	(b) □
5	SOURCE COOCHECK BO	DE APPROPRIATE BOX IF A MEMBER OF A GROUP ONLY OF FUNDS OX IF DISCLOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO ITEMS 2(d) or 2(e)	(b) □
5	SOURCE COOCHECK BO	TE APPROPRIATE BOX IF A MEMBER OF A GROUP ONLY OF FUNDS OX IF DISCLOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO ITEMS 2(d) or 2(e) HIP OR PLACE OF ORGANIZATION 7 SOLE VOTING POWER 0	(b) □
5 6 NUMBEF	SOURCE COOL OO CHECK BO CITIZENSI Delaware	DE APPROPRIATE BOX IF A MEMBER OF A GROUP ONLY OF FUNDS OX IF DISCLOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO ITEMS 2(d) or 2(e) HIP OR PLACE OF ORGANIZATION	(b) □
5	SOURCE COO OO CHECK BO CITIZENSI Delaware	TE APPROPRIATE BOX IF A MEMBER OF A GROUP ONLY OF FUNDS OX IF DISCLOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO ITEMS 2(d) or 2(e) HIP OR PLACE OF ORGANIZATION 7 SOLE VOTING POWER 0	(b) □
5 6 NUMBEF SHARE BENEFICL OWNED BY	SOURCE COOCHECK BOOCHECK BOOCH	TE APPROPRIATE BOX IF A MEMBER OF A GROUP ONLY OF FUNDS OX IF DISCLOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO ITEMS 2(d) or 2(e) HIP OR PLACE OF ORGANIZATION 7 SOLE VOTING POWER 0 8 SHARED VOTING POWER	(b) □
5 6 NUMBER SHARI BENEFICL	SOURCE COOCHECK BOOCHECK BOOCH	TE APPROPRIATE BOX IF A MEMBER OF A GROUP ONLY OF FUNDS OX IF DISCLOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO ITEMS 2(d) or 2(e) HIP OR PLACE OF ORGANIZATION 7 SOLE VOTING POWER 0 8 SHARED VOTING POWER 28,862,580	(b) □
5 NUMBER SHARE BENEFICE OWNED BY REPORTING	SOURCE COOCHECK BOOCHECK BOOCH	TE APPROPRIATE BOX IF A MEMBER OF A GROUP ONLY OF FUNDS OX IF DISCLOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO ITEMS 2(d) or 2(e) HIP OR PLACE OF ORGANIZATION 7 SOLE VOTING POWER 0 8 SHARED VOTING POWER 28,862,580	(b) □
5 6 NUMBER SHARE BENEFICE OWNED BY REPORTING	SOURCE COOCHECK BOOCHECK BOOCH	E APPROPRIATE BOX IF A MEMBER OF A GROUP ONLY OF FUNDS OX IF DISCLOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO ITEMS 2(d) or 2(e) HIP OR PLACE OF ORGANIZATION 7 SOLE VOTING POWER 0 8 SHARED VOTING POWER 28,862,580 9 SOLE DISPOSITIVE POWER 0 10 SHARED DISPOSITIVE POWER	(b) □
5 6 NUMBER SHARE BENEFICE OWNED BY REPORTING	SOURCE COO CHECK BO CITIZENSI Delaware R OF ES ALLY Y EACH PERSON	TE APPROPRIATE BOX IF A MEMBER OF A GROUP ONLY OF FUNDS OX IF DISCLOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO ITEMS 2(d) or 2(e) HIP OR PLACE OF ORGANIZATION 7 SOLE VOTING POWER 0 8 SHARED VOTING POWER 28,862,580 9 SOLE DISPOSITIVE POWER 0	(b) □
5 6 NUMBER SHARE BENEFICE OWNED BY REPORTING WITH	SOURCE COO CHECK BO CITIZENSI Delaware R OF ES ALLY Y EACH PERSON	E APPROPRIATE BOX IF A MEMBER OF A GROUP ONLY OX IF DISCLOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO ITEMS 2(d) or 2(e) HIP OR PLACE OF ORGANIZATION 7 SOLE VOTING POWER 0 8 SHARED VOTING POWER 28,862,580 9 SOLE DISPOSITIVE POWER 0 SHARED DISPOSITIVE POWER 28,862,580	(b) □
5 6 NUMBER SHARE BENEFICE OWNED BY REPORTING WITH	SOURCE COO OO CHECK BO CITIZENSI Delaware R OF ES ALLY 'EACH PERSON I AGGREGA 28,862,580	E APPROPRIATE BOX IF A MEMBER OF A GROUP ONLY OX IF DISCLOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO ITEMS 2(d) or 2(e) HIP OR PLACE OF ORGANIZATION 7 SOLE VOTING POWER 0 8 SHARED VOTING POWER 28,862,580 9 SOLE DISPOSITIVE POWER 0 SHARED DISPOSITIVE POWER 28,862,580	(b) □
5 NUMBER SHARI BENEFICL OWNED BY REPORTING WITH	SOURCE COOCHECK BOOCHECK BOOCH	E APPROPRIATE BOX IF A MEMBER OF A GROUP NLY F FUNDS OX IF DISCLOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO ITEMS 2(d) or 2(e) HIP OR PLACE OF ORGANIZATION 7 SOLE VOTING POWER 0 8 SHARED VOTING POWER 28,862,580 9 SOLE DISPOSITIVE POWER 0 10 SHARED DISPOSITIVE POWER 28,862,580 TE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON OX IF THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES	(b) -
5 NUMBEF SHARE BENEFICE OWNED BY REPORTING WITH	SOURCE COOCHECK BOOCHECK BOOCH	E APPROPRIATE BOX IF A MEMBER OF A GROUP ONLY OF FUNDS OX IF DISCLOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO ITEMS 2(d) or 2(e) HIP OR PLACE OF ORGANIZATION 7 SOLE VOTING POWER 0 8 SHARED VOTING POWER 28,862,580 9 SOLE DISPOSITIVE POWER 0 10 SHARED DISPOSITIVE POWER 28,862,580 TE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON	(b) -
5 NUMBER SHARI BENEFICL OWNED BY REPORTING WITH	SOURCE COOCHECK BOOCHECK BOOCH	E APPROPRIATE BOX IF A MEMBER OF A GROUP ONLY OF FUNDS OX IF DISCLOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO ITEMS 2(d) or 2(e) HIP OR PLACE OF ORGANIZATION 7 SOLE VOTING POWER 0 8 SHARED VOTING POWER 28,862,580 9 SOLE DISPOSITIVE POWER 0 10 SHARED DISPOSITIVE POWER 28,862,580 TE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON OX IF THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES OF CLASS REPRESENTED BY AMOUNT IN ROW (11)	(b) -
5 NUMBER SHARI BENEFICL OWNED BY REPORTING WITH	SOURCE COOCHECK BOOCHECK BOOCH	E APPROPRIATE BOX IF A MEMBER OF A GROUP NLY F FUNDS OX IF DISCLOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO ITEMS 2(d) or 2(e) HIP OR PLACE OF ORGANIZATION 7 SOLE VOTING POWER 0 8 SHARED VOTING POWER 28,862,580 9 SOLE DISPOSITIVE POWER 0 10 SHARED DISPOSITIVE POWER 28,862,580 TE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON OX IF THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES	(b) -

CUSIP No. 433537107	SCHEDULE 13D	Dogg 9 of 27
CUSIP No. 43353/10/	SCHEDULE ISD	Page 8 of 37

1	NAME OF	REP	ORTING PERSON	
	General Atla	antic	(Lux) S.à r.l.	
2	CHECK TH	IE Al	PPROPRIATE BOX IF A MEMBER OF A GROUP	(a) ⊠ (b) □
3	SEC USE O	NLY	7	
4	SOURCE O	F FU	JNDS	
	00			
5	CHECK BC	X IF	F DISCLOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO ITEMS 2(d) or 2(e)	
6	CITIZENSI	HIP C	OR PLACE OF ORGANIZATION	
	Luxembourg	g		
NUMBER OF SHARES BENEFICIALLY		8	SOLE VOTING POWER 0 SHARED VOTING POWER 2,390,000	
OWNED B REPORTING WIT	B PERSON		SOLE DISPOSITIVE POWER 0 SHARED DISPOSITIVE POWER	
		10	2,390,000	
11	AGGREGA 2,390,000	TE A	AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON	
12	CHECK BC	X IF	THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES	
13	PERCENT 0	OF C	CLASS REPRESENTED BY AMOUNT IN ROW (11)	
14	TYPE OF R	EPO	ORTING PERSON	
	- 0			

CUSIP No. 433537107	SCHEDULE 13D	Page 9 of 37	
1 NAME OF I	REPORTING PERSON		
GAP Coinve	estments III, LLC		
2 CHECK TH	E APPROPRIATE BOX IF A MEMBER OF A GROUP	(a) ⊠ (b) □	
3 SEC USE O	NLY	(0) 🗆	
4 SOURCE O	F FUNDS		
00			
5 CHECK BO	X IF DISCLOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO ITEMS 2(d) or 2(e)		
6 CITIZENSE	IIP OR PLACE OF ORGANIZATION		
Delaware			
	7 SOLE VOTING POWER		
	0		
NUMBER OF	8 SHARED VOTING POWER		
SHARES BENEFICIALLY	23,685,465		
OWNED BY EACH	9 SOLE DISPOSITIVE POWER		
REPORTING PERSON WITH	0		
	10 SHARED DISPOSITIVE POWER		
	23,685,465		
11 AGGREGA	TE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON		
23,685,465			

2 CHECK BOX	X IF THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES	
3 PERCENT O	F CLASS REPRESENTED BY AMOUNT IN ROW (11)	
35.2%		
4 TYPE OF RE	PORTING PERSON	
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CUSIP No. 433537107	SCHEDULE 13D	Page 10 of
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	EPORTING PERSON	
	tments IV, LLC APPROPRIATE BOX IF A MEMBER OF A GROUP	(a) 🗵
SEC USE ON	II.Y	(b) 🗆
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OO CHECK BOX	IF DISCLOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO ITEMS 2(d) or 2(e)	
CITIZENSH	P OR PLACE OF ORGANIZATION	
Delaware		
7	SOLE VOTING POWER	
<u> </u>	0	
NUMBER OF SHARES	SHARED VOTING POWER	
BENEFICIALLY OWNED BY EACH	23,685,465 SOLE DISPOSITIVE POWER	
REPORTING PERSON	SOLE DISTOSITIVE TOWER	
WITH 1	0 SHARED DISPOSITIVE POWER	
	23,685,465	
1 AGGREGAT	E AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON	
23,685,465		
2 CHECK BOX	X IF THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES	
3 PERCENT O	F CLASS REPRESENTED BY AMOUNT IN ROW (11)	
35.2%		
	PORTING PERSON	
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USIP No. 433537107	SCHEDULE 13D	Page 11 of
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	EPORTING PERSON	
	tments V, LLC APPROPRIATE BOX IF A MEMBER OF A GROUP	(a) 🗵
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NUMBEI SHAR		8 SHARED VOTING POWER	
BENEFICI	ALLY	23,685,465	
OWNED BY REPORTING		9 SOLE DISPOSITIVE POWER	
WITH		0	
		10 SHARED DISPOSITIVE POWER	
		23,685,465	
11	AGGREGA	ATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON	
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12		OX IF THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES	
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13	FERCENT	OF CLASS REFRESENTED BY AMOUNT IN ROW (11)	
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14	TYPE OF I	REPORTING PERSON	
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CUCID No. 4225	27107	SCHEDULE 13D	Daga 12 of 27
CUSIP No. 4335	53/10/	SCHEDULE 15D	Page 12 of 37
1	NAME OF	F REPORTING PERSON	
	GAP Coinv	vestments CDA, L.P.	
2	CHECK TI	HE APPROPRIATE BOX IF A MEMBER OF A GROUP	(a) ⊠
3	SEC USE (ONLY	(b) 🗆
4	SOURCE (OF FUNDS	
	00		
5	CHECK BO	OX IF DISCLOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO ITEMS 2(d) or 2(e)	
6	CITIZENS	SHIP OR PLACE OF ORGANIZATION	
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		7 SOLE VOINGTOWER	
NH D DE	D OF	0	
NUMBEI SHARI		8 SHARED VOTING POWER	
BENEFICI	ALLY	23,685,465	
OWNED BY REPORTING		9 SOLE DISPOSITIVE POWER	
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		10 SHARED DISPOSITIVE POWER	
		23,685,465	
11	AGGREG <i>A</i>	ATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON	
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12	CHECK BO	OX IF THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES	
13	PERCENT	T OF CLASS REPRESENTED BY AMOUNT IN ROW (11)	
13	LKCLIVI	TO CEASS REPRESERVED BY AMOUNT IN NOW (11)	
1.4	35.2%	DEDODTING DEDOON	
14	TYPE OF I	REPORTING PERSON	
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CUSIP No. 4335	337107	SCHEDULE 13D	Page 13 of 37
1	NAME OF	F REPORTING PERSON	
1			
2		tlantic GenPar (Lux) SCSp	(a) ▽
	CHECK II	HE APPROPRIATE BOX IF A MEMBER OF A GROUP	(a) ⊠ (b) □

3	SEC USE (DNLY	
ļ	SOURCE (OF FUNDS	
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5		OX IF DISCLOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO ITEMS 2(d) or 2(e)	
)	CITIZENS	HIP OR PLACE OF ORGANIZATION	
	Luxembou		
		7 SOLE VOTING POWER	
		0	
NUMBEI SHARI		8 SHARED VOTING POWER	
BENEFICI		2,390,000	
OWNED BY		9 SOLE DISPOSITIVE POWER	
REPORTING WITH		0	
		10 SHARED DISPOSITIVE POWER	
		2,390,000	
11	AGGREGA	ATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON	
	2,390,000		
12		OX IF THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES	
13	PERCENT	OF CLASS REPRESENTED BY AMOUNT IN ROW (11)	
	3.5%		
14	TYPE OF I	REPORTING PERSON	
	PN		
1	NAME OF	REPORTING PERSON	
	General At	antic Partners (Lux) SCSp	
2	CHECK TI	HE APPROPRIATE BOX IF A MEMBER OF A GROUP	(a) ⊠
3	SEC USE (DNLY	(b) 🗆
4	SOURCE (OF FUNDS	
	00		
5	СНЕСК В	DX IF DISCLOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO ITEMS 2(d) or 2(e)	
6	CITIZENS		
	Luxembou	HIP OR PLACE OF ORGANIZATION	
	Luxemoou		
NUMBE		g	
SHAR	R OF	7 SOLE VOTING POWER 0	
BENEFICI OWNED BY	ES	7 SOLE VOTING POWER 0 8 SHARED VOTING POWER	
REPORTING	ES ALLY	SOLE VOTING POWER 0 8 SHARED VOTING POWER 2,390,000	
WITI	ES ALLY / EACH PERSON	7 SOLE VOTING POWER 0 8 SHARED VOTING POWER	
	ES ALLY / EACH PERSON	7 SOLE VOTING POWER 0 8 SHARED VOTING POWER 2,390,000 9 SOLE DISPOSITIVE POWER 0	
	ES ALLY / EACH PERSON	7 SOLE VOTING POWER 0 8 SHARED VOTING POWER 2,390,000 9 SOLE DISPOSITIVE POWER 0 10 SHARED DISPOSITIVE POWER	
11	ES ALLY 7 EACH PERSON H	7 SOLE VOTING POWER 0 8 SHARED VOTING POWER 2,390,000 9 SOLE DISPOSITIVE POWER 0 10 SHARED DISPOSITIVE POWER 2,390,000	
11	ES ALLY 7 EACH PERSON H	7 SOLE VOTING POWER 0 8 SHARED VOTING POWER 2,390,000 9 SOLE DISPOSITIVE POWER 0 10 SHARED DISPOSITIVE POWER	
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11 12 13	ES ALLY / EACH PERSON H AGGREGA 2,390,000 CHECK BO	7 SOLE VOTING POWER 0 8 SHARED VOTING POWER 2,390,000 9 SOLE DISPOSITIVE POWER 0 10 SHARED DISPOSITIVE POWER 2,390,000 TE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON	

TYPE OF REPORTING PERSON

CUSIP No. 4	433537107	SCHEDULE 13D	Page 15 of 3
1	NAME OF	REPORTING PERSON	
	General At	lantic Partners AIV-1 A, L.P.	
2		HE APPROPRIATE BOX IF A MEMBER OF A GROUP	(a) ⊠
3	SEC USE (ONLY	(b) 🗆
4	SOURCE (OF FUNDS	
	00		
5		OX IF DISCLOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO ITEMS 2(d) or 2(e)	
6	CITIZENS	HIP OR PLACE OF ORGANIZATION	
	Delaware		
		7 SOLE VOTING POWER	
		0	
	MBER OF HARES	8 SHARED VOTING POWER	
	FICIALLY	3,538,851	
	D BY EACH ING PERSON	9 SOLE DISPOSITIVE POWER	
	WITH		
		10 SHARED DISPOSITIVE POWER	
11	A GGPEG	3,538,851 ATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON	
11		ATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON	
12	3,538,851 CHECK B	OX IF THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES	
13		OF CLASS REPRESENTED BY AMOUNT IN ROW (11)	
13		OF CLASS REFRESENTED BY AMOUNT IN NOW (11)	
14	5.3% TYPE OF 1	REPORTING PERSON	
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CUSIP No. 4	433537107	SCHEDULE 13D	Page 16 of 3
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1	NAME OF	REPORTING PERSON	
	General At	lantic Partners AIV-1 B, L.P.	
2	CHECK TI	HE APPROPRIATE BOX IF A MEMBER OF A GROUP	(a) ⊠ (b) □
3	SEC USE (ONLY	(0) 🗆
4	SOURCE (OF FUNDS	
	00		
5		OX IF DISCLOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO ITEMS 2(d) or 2(e)	
6	CITIZENS	HIP OR PLACE OF ORGANIZATION	
	Delaware		
		7 SOLE VOTING POWER	
	MBER OF	8 SHARED VOTING POWER	
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OWNEI	D BY EACH ING PERSON	9 SOLE DISPOSITIVE POWER	
	WITH	0	
		10 SHARED DISPOSITIVE POWER	
		4,885,582	

11	AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON	
	4,885,582	
12	CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES	
13	PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (11)	
13		
14	7.3% TYPE OF REPORTING PERSON	
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	PN	
1		
CUSIP No. 433	3537107 SCHEDULE 13D	Page 17 of 37
CUSH 110. 43.	SCHEDCEE 13D	1 age 17 01 37
1	NAME OF REPORTING PERSON	
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2	General Atlantic (SPV) GP, LLC CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP	(a) ⊠
		(a) ⊠ (b) □
3	SEC USE ONLY	
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5	CHECK BOX IF DISCLOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO ITEMS 2(d) or 2(e)	
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6	CITIZENSHIP OR PLACE OF ORGANIZATION	
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REPORTIN	G PERSON	
WI	TH 0 10 SHARED DISPOSITIVE POWER	
	10 SHARED DISPOSITIVE POWER	
11	29,719,898 AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON	
11	AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON	
12	29,719,898 CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES	П
12	CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES	Ц
13	PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (11)	
	44.1%	
14	TYPE OF REPORTING PERSON	
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CUSIP No. 43	3537107 SCHEDULE 13D	Page 18 of 37
1	NAME OF REPORTING PERSON	
	General Atlantic Partners 100, L.P.	
2	CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP	(a) 🗵
3	SEC USE ONLY	(b) 🗆
4	SOURCE OF FUNDS	
	00	
5	CHECK BOX IF DISCLOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO ITEMS 2(d) or 2(e)	
6	CITIZENSHIP OR PLACE OF ORGANIZATION	
	Delaware	

PN 37107	SCHEDULE 13D REPORTING PERSON	Page 20 of 37	
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PN		Page 20 of 37	
	CLONING LEGGIN		
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30.3% TYPE OF REPORTING PERSON			
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20,438,147 12 CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES			
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	10 SHARED DISPOSITIVE POWER		
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EACH	20,438,147 9 SOLE DISPOSITIVE POWER		
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	7 SOLE VOTING POWER		
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	OX IF DISCLOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO ITEMS 2(d) or 2(e)		
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		(a) ⊠ (b) □	
NAME OF	REPORTING PERSON		
3/10/	SCHEDULE 13D	Page 19 of 3'	
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PN			
	REPORTING PERSON		
	OF CLASS REPRESENTED BY AMOUNT IN ROW (11)		
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-	10 SHARED DISPOSITIVE POWER		
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ALLY EACH	20,438,147 9 SOLE DISPOSITIVE POWER		
ES	8 SHARED VOTING POWER		
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	7 SOLE VOTING POWER		
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2	СНЕСК Т	HE APPROPRIATE BOX IF A MEMBER OF A GROUP	(a) ⊠ (b) □	
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		OX IF DISCLOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO ITEMS 2(d) or 2(e)		
	CITIZENS Delaware	SHIP OR PLACE OF ORGANIZATION		
		7 SOLE VOTING POWER 0		
NUMBER OF SHARES BENEFICIALLY OWNED BY EACH REPORTING PERSON WITH		8 SHARED VOTING POWER 857,318		
		9 SOLE DISPOSITIVE POWER 0		
		10 SHARED DISPOSITIVE POWER 857,318		
1	AGGREG. 857,318	AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON 857-318		
2	СНЕСК В	CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES		
3	PERCENT	PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (11)		
1	1.3% TYPE OF	1.3% TYPE OF REPORTING PERSON		
	PN			
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CUSIP No. 433537107	SCHEDULE 13D	Page 21 of 3
	REPORTING PERSON IV Interholdco (GS), L.P.	
	HE APPROPRIATE BOX IF A MEMBER OF A GROUP	(a) ⊠ (b) □
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OO CHECK BO	OX IF DISCLOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO ITEMS 2(d) or 2(e)	
6 CITIZENS Delaware	HIP OR PLACE OF ORGANIZATION	
	7 SOLE VOTING POWER 0	
NUMBER OF SHARES BENEFICIALLY	8 SHARED VOTING POWER 857.318	
OWNED BY EACH REPORTING PERSON WITH	9 SOLE DISPOSITIVE POWER 0	
	10 SHARED DISPOSITIVE POWER 857.318	
11 AGGREGA	ATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON	
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	OX IF THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES	
PERCENT	OF CLASS REPRESENTED BY AMOUNT IN ROW (11)	
1.3% 14 TYPE OF I	REPORTING PERSON	
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CUSIP No. 4335	SCHEDULE 13D	Page 22 of 3
1	NAME OF REPORTING PERSON	
	GA AIV-1 B Interholdco, L.P.	
2	CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP	(a) ⊠ (b) □
3	SEC USE ONLY	(0) 🗆
4	SOURCE OF FUNDS	
	00	
5	CHECK BOX IF DISCLOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO ITEMS 2(d) or 2(e)	
6	CITIZENSHIP OR PLACE OF ORGANIZATION	
	Delaware 7 SOLE VOTING POWER	
NUMBEI SHARI		
BENEFICI OWNED BY REPORTING	Z EACH 9 SOLE DISPOSITIVE POWER PERSON	
WITE	10 SHARED DISPOSITIVE POWER	
11	4,885,582 AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON	
	4,885,582	
12	CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES	
13	PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (11) 7.3%	
14	TYPE OF REPORTING PERSON	
	PN	
CUSIP No. 4335	SCHEDULE 13D	Page 23 of 3
1	NAME OF REPORTING PERSON	
2	GA AIV-1 B Interholdco (GS), L.P. CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP	(a) V
2		(a) ⊠ (b) □
3	SEC USE ONLY	
4	SOURCE OF FUNDS	
5	OO CHECK BOX IF DISCLOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO ITEMS 2(d) or 2(e)	
6	CITIZENSHIP OR PLACE OF ORGANIZATION	
	Delaware	
	7 SOLE VOTING POWER	
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NUMBEI		
SHARI BENEFICI OWNED BY	ES 9 SOLE DISPOSITIVE POWER ALLY	
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		10 SHARED DISPOSITIVE POWER	-
		4,885,582	
11 AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON			
	4,885,582		
12	CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES		
13	PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (11)		
	7.3%		
14	TYPE OF REPORTING PERSON		
	PN		
			
CUSIP No.	. 433537107	SCHEDULE 13D	Page 24 of 3
1	NAME OF	REPORTING PERSON	
1		A Interholdco (GS), L.P.	
2	CHECK TI	HE APPROPRIATE BOX IF A MEMBER OF A GROUP	(a) ⊠ (b) □
3	SEC USE (ONLY	(0) 🗆
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+		of Tunds	
5	OO CHECK BO	OX IF DISCLOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO ITEMS 2(d) or 2(e)	
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		7 SOLE VOTING POWER	
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`	WITH	0 10 SHARED DISPOSITIVE POWER	
11	AGGREG/	3,538,851 ATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON	
		THE THROUGHT BEAULT OF THE BUT ENGINEER ON THE TENEDON	
12	3,538,851 CHECK BO	OX IF THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES	
13	PERCENT	OF CLASS REPRESENTED BY AMOUNT IN ROW (11)	
	5.3%	DEPONITING PERSON	
14	TYPE OF I	REPORTING PERSON	
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CUSIP No.	. 433537107	SCHEDULE ISD	Page 25 of 3
1	NAME OF	DEPONITING DEPONI	
1	NAME OF	REPORTING PERSON	
2		lantic Partners (Bermuda) HRG II, L.P.	() [
2	CHECK TI	HE APPROPRIATE BOX IF A MEMBER OF A GROUP	(a) ⊠ (b) □
3	SEC USE (DNLY	
4	SOURCE (OF FUNDS	
5		OX IF DISCLOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO ITEMS 2(d) or 2(e)	
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6	CITIZENSHIP OR PLACE OF ORGANIZATION			
	Bermuda	7 SOLE VOTING POWER		
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NUMBEI	R OF	8 SHARED VOTING POWER		
SHARES		2,390,000		
BENEFICI OWNED BY		9 SOLE DISPOSITIVE POWER		
REPORTING WITH				
***************************************	1	10 SHARED DISPOSITIVE POWER		
		2,390,000		
11	AGGREG <i>A</i>	ATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON		
	2,390,000			
12	CHECK BO	OX IF THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES		
13	PERCENT	OF CLASS REPRESENTED BY AMOUNT IN ROW (11)		
	3.5%			
14	TYPE OF F	REPORTING PERSON		
	PN			
CUSIP No. 4335	37107	SCHEDULE 13D	Page 26 of 37	
	h	DEPORTUGE DEPORTS		
1	NAME OF	REPORTING PERSON		
2		lantic (SPV) GP (Bermuda), LLC HE APPROPRIATE BOX IF A MEMBER OF A GROUP	(a) ⊠	
			(a) ⊠ (b) □	
3	SEC USE (DNLY		
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5	СНЕСК ВО	OX IF DISCLOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO ITEMS 2(d) or 2(e)		
6	CITIZENS	HIP OR PLACE OF ORGANIZATION		
	Bermuda			
		7 SOLE VOTING POWER		
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BENEFICI	ALLY	2,390,000		
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		10 SHARED DISPOSITIVE POWER		
11	A CCDEC A	2,390,000		
11	AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON			
12	2,390,000 CHECK BO	OX IF THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES		
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13		OF CLASS REPRESENTED BY AMOUNT IN ROW (11)		
14	3.5% Type of i	REPORTING PERSON		
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This Amendment No. 3 (this "Amendment No. 3") to Schedule 13D (the "Statement") is being filed to amend the Statement as originally filed with the U.S. Securities and Exchange Commission (the "SEC") on December 9, 2022, as amended by Amendment No. 1 dated November 17, 2023 and Amendment No. 2 dated December 8, 2023, with respect to the common stock, par value \$0.001 per share (the "common stock") of HireRight Holdings Corporation, a company incorporated in Delaware (the "Company"), whose principal executive offices are located at 100 Centerview Drive, Suite 300, Nashville, Tennessee 37214. Except as otherwise provided herein, each Item of the Statement remains unchanged.

Item 2. Identity and Background.

No material change.

Item 3. Source and Amount of Funds or Other Consideration.

Item 3 is hereby amended and supplemented by the addition of the following:

The descriptions of the Merger Agreement (as defined below), the GA Support Agreement (as defined below) and the Debt Commitment Letter (as defined below) under Item 4 are incorporated by reference in this Item 3.

Item 4. Purpose of Transaction.

Item 4 of the Statement is hereby amended and supplemented by the addition of the following:

On February 15, 2024, the Company entered into an agreement and plan of merger, dated February 15, 2024 (the Merger Agreement"), by and among the Company, Hearts Parent, LLC, a Delaware limited liability company ("Parent"), and Hearts Merger Sub, Inc., a Delaware corporation and a wholly owned subsidiary of Parent (Merger Sub"). Pursuant to the Merger Agreement, and subject to the terms and conditions thereof, at the closing of the transactions contemplated by the Merger Agreement (the "Closing"), Merger Sub will be merged with and into the Company (the 'Merger'), with the Company continuing as the surviving corporation (the 'Surviving Corporation'). Pursuant to the Merger Agreement, and subject to the terms and conditions thereof, at the Closing (A) each share of common stock issued and outstanding immediately prior to the effective time of the Merger, as specified in the Merger Agreement (the "Effective Time") will be cancelled in exchange for the right to receive \$14.35 in cash per share without interest (the "Per Share Price"), except for (i) common stock beneficially owned by Parent or Merger Sub (including all of the common stock owned by investment funds affiliated with General Atlantic Service Company, L.P. or Stone Point Capital LLC (together with their affiliated investment funds, the "Sponsors"), which will, immediately prior to the Effective Time be contributed, directly or indirectly, to Parent (or a direct or indirect parent company thereof) ("Topco") pursuant to the terms of the GA Support Agreement, as described below, and the Support Agreement with certain of Stone Point Capital LLC's affiliated investment funds) which will be cancelled for no consideration; (ii) common stock owned by the Company or any subsidiary of the Company as treasury stock or otherwise as of immediately prior to the Effective Time, which shall be cancelled for no consideration; (iii) common stock reserved for issuance, settlement and allocation by the Company upon exercise or vesting of any Company equity awards, which shall be treated as contemplated by Section 2.8 of the Merger Agreement; and (iv) shares of common stock owned by holders who have validly exercised and not effectively withdrawn or lost their right of appraisal in respect of such shares pursuant to Section 262 of the General Corporation Law of the State of Delaware; and (B) each share of common stock, par value \$0.01 per share, of Merger Sub issued and outstanding immediately prior to the Effective Time shall be converted into one share of common stock of the Surviving Corporation. The information disclosed in this paragraph is qualified in its entirety by reference to the Merger Agreement, a copy of which is filed as Exhibit 6 and is incorporated herein by reference.

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Following the consummation of the Merger, the Company will become a wholly owned subsidiary of Parent. In addition, if the Merger is consummated, the common stock will be delisted from the New York Stock Exchange, the Company's obligations to file periodic reports under the Exchange Act will be terminated and the Company will be privately held by the Sponsors.

The Merger Agreement has been included to provide investors and security holders with information regarding its terms. It is not intended to provide any other factual information about the Company or the Reporting Persons. The representations, warranties and covenants contained in the Merger Agreement were made only for purposes of that agreement and as of specific dates, were solely for the benefit of the parties to the Merger Agreement, may be subject to limitations agreed upon by the contracting parties, including being qualified by confidential disclosures made for the purposes of allocating contractual risk between the parties to the Merger Agreement instead of establishing these matters as facts and may be subject to standards of materiality applicable to the contracting parties that differ from those applicable to investors. Investors should not representations, warranties and covenants or any descriptions thereof as characterizations of the actual state of facts or condition of the Reporting Persons, the Company, Parent or Merger Sub or any of their respective subsidiaries or affiliates. Moreover, information concerning the subject matter of the representations and warranties may change after the date of the Merger Agreement, which subsequent information may or may not be fully reflected in the Company's or the Reporting Persons' public disclosures.

The Merger will be funded, among other sources, by a combination of (i) proceeds from an incremental first lien term loan facility contemplated by a debt commitment letter dated February 15, 2024 (the "<u>Debt Commitment Letter</u>") by and among Parent, Goldman Sachs Bank USA (<u>Goldman</u>") and Royal Bank of Canada ("<u>Royal Bank</u>" and, together with Goldman, the "<u>Commitment Parties</u>") and (ii) rollover of equity contributions from the Sponsors into Topco. Under the terms and subject to the conditions of the Debt Commitment Letter, the Commitment Parties have committed to arrange an incremental first lien term loan facility of US\$250,000,000.

Concurrently with the execution of the Merger Agreement, GAP HRG II, GA HRG Collections, GAPCO GS, GA AIV-B GS and GA AIV-A GS (collectively, the "GA Stockholders") entered into a support agreement (the "GA Support Agreement") with the Company and Parent, pursuant to which the GA Stockholders agreed, among other things, that they will vote all shares of common stock and any other voting securities of the Company held, or thereafter acquired, directly or indirectly by them in favor of the adoption of the Merger Agreement and the approval of the Merger (and against any alternative transaction). In addition, the GA Stockholders agreed that (i) the shares of common stock held by them will be contributed to Topco immediately prior to the Effective Time, and (ii) in consideration for such contribution, Topco will issue to the GA Stockholders equity interests in Topco. The information in this paragraph is qualified in its entirety by reference to the GA Support Agreement, a copy of which is filed as Exhibit 7, and which is incorporated herein by reference.

Except as set forth in this Item 4 or Item 6 below, the Reporting Persons have no present plans or proposals that relate to, or that would result in, any of the actions specified in clauses (a) through (j) of Item 4 of Schedule 13D of the Exchange Act."

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Items 5(a)-(c) are hereby amended and restated as follows:

(a) and (b) The percentages used herein are calculated based upon on an aggregate of 67,351,207shares of common stock stated by the Company to be outstanding as of February 12, 2024 as reflected in Section 3.7(a) of the Merger Agreement.

By virtue of the fact that (i) the GA Funds and the Sponsor Coinvestment Funds contributed the capital to fund the purchases, and share beneficial ownership of, the common stock held of record by GA HRG II, GA HRG Collection, GAPCO GS, GA AIV-B GS, and GA AIV-A GS, (ii) GA SPV Bermuda is the general partner of GA HRG II, (iii) GAP Bermuda is the general partner of GA GenPar Bermuda, and GenPar Bermuda is the general partner of GAP Bermuda EU and GAP Bermuda IV, the sole member of GA SPV Bermuda and is the sole shareholder of GA Sarl, (iv) GA Sarl is the general partner of GA GenPar Lux and GA GenPar Lux is the general partner of GAP Lux, and (v) GAP Lux has appointed Carne Global Fund Management (Luxembourg) S.A. (the "AIFM") as the alternative investment fund manager of GAP Lux pursuant to an alternative investment fund managerement agreement to undertake all functions required of an external alternative investment fund manager under the Luxembourg law of 12 July 2013 on alternative investment fund managers, as amended from time to time and GAP Lux has also entered into a delegated portfolio management and distribution agreement with the AIFM and General Atlantic Service Company, L.P. ("GASC") in order to appoint GASC to act as the portfolio manager of GAP Lux (vi) GA SPV is the general partner of GAP HRG Collections, GAPCO GS, GAPCO AIV Holdings, GA AIV-A GS and GA AIV-B GS, (vii) GA GenPar is the general partner of GAP AIV-1 A, GAP AIV-1 B, GAP 100 and GAP AIV-1 B Interholdco, (viii) GA LP is the managing member of GAPCO III, GAPCO IV and GAPCO V, the general partner of GAP CO CDA and the sole member of GA SPV, and (ix) the members of the Management Committee control the investment decisions of GA LP, GAP Bermuda and, with respect to GAP Lux, GASC, the Reporting Persons may be deemed to have the power to vote and direct the disposition of the common stock owned of record by GA HRG Collections, GA HRG II, GAPCO GS, GA AIV-A GS, and GA AIV-B GS.

As a result, as of the date hereof, each of the Reporting Persons may be deemed to beneficially own the shares of common stock indicated on row (11) on such Reporting Person's cover page included herein.

Pursuant to Section 13(d) of the Exchange Act, by virtue of the relationships described herein and the obligations and rights thereunder, the Reporting Persons may be deemed to be members of a "group" with (i) the Trident VII Partnerships; (ii) Trident Capital VII, L.P., the general partner of Trident VII, Trident VII Parallel and Trident VII DE Parallel ("Trident VII GP"); (iii) Stone Point GP Ltd., the general partner of Trident VII Professionals ("Trident VII Professionals GP"); and (iv) Stone Point Capital LLC, the investment manager of the Trident VII Partnerships ("Stone Point Reporting Persons"). However, each Reporting Person expressly disclaims beneficial ownership of the shares of common stock beneficially owned by the Stone Point Reporting Persons or any other reporting person(s). Neither the filing of this Statement nor any of its contents shall be deemed to constitute an admission that any of the Reporting Persons beneficially owns any shares of common stock of the Company that are beneficially owned by the Stone Point Reporting Persons or any other reporting person(s). The Reporting Persons are only responsible for the information contained in this Statement and assume no responsibility for information contained in any other Schedule 13D filed by the Stone Point Reporting Persons or any other reporting person(s).

Based on the Schedule 13D filed by the Stone Point Reporting Persons with the SEC on February 16, 2024, the Stone Point Reporting Persons beneficially own 18,493,863 shares of common stock of the Company. Based on an aggregate of 67,351,207 shares of common stock stated to be outstanding as of February 12, 2024 in Section 3.7(a) of the Merger Agreement, the Stone Point Reporting Persons beneficially own approximately 27.5% of the outstanding shares of common stock of the Company, as calculated in accordance with Rule 13d-3(d)(1)(i).

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Accordingly, in the aggregate, the Reporting Persons and the Stone Point Reporting Persons may be deemed to beneficially own 50,631,715 shares of common stock, which, as calculated in accordance with Rule 13d-3(d)(1)(i), represents approximately 75.2% of the total shares of common stock of the Company based on 67,351,207 shares of common stock stated to be outstanding as of February 12, 2024 in Section 3.7(a) of the Merger Agreement.

(c) None of the Reporting Persons has effected any transaction in shares of common stock in the past 60 days.

Item 6. Contracts, Arrangements, Understandings or Relationships with Respect to the Issuer.

Item 6 is hereby amended and supplemented as follows:

The information disclosed under Items 3 and 4 above is hereby incorporated by reference into this Item 6.

Item 7. Materials to be Filed as Exhibits.

Item 7 is hereby amended and supplemented by the addition of the following:

Exhibit 1: Agreement relating to the filing of joint acquisition statements as required by Rule 13d-1(k)(1) under the Exchange Act (previously filed).

Exhibit 2: Stockholders Agreement between the Company, GA HRG, and other stockholders named therein, dated October 29, 2021 (incorporated by reference to

Exhibit 4.2 to the Company's Annual Report filed on Form 10-K on March 21, 2022) (previously filed).

Exhibit 3: Registration Rights Agreement by and among the Company, GA HRG II, and other stockholders named therein, dated October 28, 2021 (incorporated by

reference to Exhibit 4.1 of the Company's Annual Report filed on Form 10-K on March 21, 2022) (previously filed).

Exhibit 4: Joint Bidding Agreement entered into by and among the Reporting Persons and the Stone Point Reporting Persons, dated November 17, 2023 (previously

filed).

Exhibit 5: Non-Binding Indication of Interest to the Special Committee, dated December 8, 2023 (previously filed).

Exhibit 6: Merger Agreement, dated February 15, 2024 (incorporated by reference to Exhibit 2.1 to the Company's Current Report filed on Form 8-K on February 16,

2024).

Exhibit 7: GA Support Agreement, dated February 15, 2024 (incorporated by reference to Exhibit 10.1 to the Company's Current Report filed on Form 8-K on

February 16, 2024).

SIGNATURES

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

Dated as of February 16, 2024

GENERAL ATLANTIC, L.P.

By: /s/ Michael Gosk

Name: Michael Gosk Title: Managing Director

GAP (BERMUDA) L.P.

By: GAP (BERMUDA) GP LIMITED, its general partner

By: /s/ Michael Gosk

Name: Michael Gosk Title: Managing Director

GENERAL ATLANTIC GENPAR (BERMUDA), L.P.

By: GAP (BERMUDA) L.P., its general partner

By: GAP (BERMUDA) GP LIMITED, its general partner

By: /s/ Michael Gosk

Name: Michael Gosk Title: Managing Director

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GENERAL ATLANTIC PARTNERS (BERMUDA) IV, L.P.

By: GENERAL ATLANTIC GENPAR (BERMUDA), L.P., its

general partner

By: GAP (BERMUDA), L.P., its general partner

By: GAP (BERMUDA) GP LIMITED, its general partner

By: /s/ Michael Gosk

Name: Michael Gosk Title: Managing Director

GENERAL ATLANTIC PARTNERS (BERMUDA) EU, L.P.

By: GENERAL ATLANTIC GENPAR (BERMUDA), L.P., its

general partner

By: GAP (BERMUDA), L.P., its general partner

By: GAP (BERMUDA) GP LIMITED, its general partner

By: /s/ Michael Gosk

Name: Michael Gosk Title: Managing Director

GENERAL ATLANTIC GENPAR, L.P.

By: GENERAL ATLANTIC, L.P., its general partner

By: /s/ Michael Gosk

Name: Michael Gosk Title: Managing Director

GENERAL ATLANTIC (LUX) S.À.R.L.

By: /s/ Ingrid van der Hoorn

Name: Ingrid van der Hoorn Title: Manager A

By: /s/ William Blackwell

Name: William Blackwell Title: Manager B

GAP COINVESTMENTS III, LLC

By: GENERAL ATLANTIC, L.P., its managing member

By: /s/ Michael Gosk

Name: Michael Gosk Title: Managing Director

GAP COINVESTMENTS IV, LLC

By: GENERAL ATLANTIC, L.P., its managing member

By: /s/ Michael Gosk

Name: Michael Gosk Title: Managing Director

GAP COINVESTMENTS V, LLC

By: GENERAL ATLANTIC, L.P., its managing member

By: /s/ Michael Gosk

Name: Michael Gosk Title: Managing Director

GAP COINVESTMENTS CDA, L.P.

By: GENERAL ATLANTIC, L.P., its general partner

By: /s/ Michael Gosk

Name: Michael Gosk Title: Managing Director

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GENERAL ATLANTIC GENPAR (LUX) SCSp

By: GENERAL ATLANTIC (LUX)

S.À R.L., its general partner

By: /s/ Ingrid van der Hoorn

Name: Ingrid van der Hoorn Title: Manager A

By: /s/ William Blackwell

Name: William Blackwell Title: Manager B

GENERAL ATLANTIC PARTNERS (LUX), SCSp

By: GENERAL ATLANTIC GENPAR (LUX) SCSp, its general

partner

By: GENERAL ATLANTIC (LUX) S.À.R.L., its general partner

By: /s/ Ingrid van der Hoorn

Name: Ingrid van der Hoorn Title: Manager A

Title: Manager A

By: /s/ William Blackwell

Name: William Blackwell Title: Manager B

GENERAL ATLANTIC PARTNERS AIV-1 A, L.P.

By: GENERAL ATLANTIC GENPAR, L.P., its general partner

By: GENERAL ATLANTIC, L.P., its general partner

By: /s/ Michael Gosk

Name: Michael Gosk Title: Managing Director

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GENERAL ATLANTIC PARTNERS AIV-1 B, L.P.

By: GENERAL ATLANTIC GENPAR, L.P., its general partner

By: GENERAL ATLANTIC, L.P., its general partner

By: /s/ Michael Gosk

Name: Michael Gosk Title: Managing Director

GENERAL ATLANTIC (SPV) GP, LLC

By: GENERAL ATLANTIC, L.P., its sole member

By: /s/ Michael Gosk

Name: Michael Gosk Title: Managing Director

GENERAL ATLANTIC PARTNERS 100, L.P.

By: GENERAL ATLANTIC GENPAR, L.P., its general partner

By: GENERAL ATLANTIC, L.P., its general partner

By: /s/ Michael Gosk

Name: Michael Gosk Title: Managing Director

GENERAL ATLANTIC (HRG) COLLECTIONS, L.P.

By: GENERAL ATLANTIC (SPV) GP, LLC, its general partner

By: /s/ Michael Gosk

Name: Michael Gosk Title: Managing Director

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GAPCO AIV HOLDINGS, L.P.

By: GENERAL ATLANTIC (SPV) GP, LLC, its general partner

By: /s/ Michael Gosk

Name: Michael Gosk Title: Managing Director

GAPCO AIV INTERHOLDCO (GS), L.P.

By: GENERAL ATLANTIC (SPV) GP, LLC, its general partner

By: /s/ Michael Gosk

Name: Michael Gosk Title: Managing Director

GA AIV-1 B INTERHOLDCO, L.P.

By: GENERAL ATLANTIC GENPAR, L.P., its general partner

By: GENERAL ATLANTIC, L.P., its general partner

By: /s/ Michael Gosk

Name: Michael Gosk Title: Managing Director

GA AIV-1 B INTERHOLDCO (GS), L.P.

By: GENERAL ATLANTIC (SPV) GP, LLC, its general partner

By: /s/ Michael Gosk

Name: Michael Gosk Title: Managing Director

GA AIV-1 A INTERHOLDCO (GS), L.P.

By: GENERAL ATLANTIC (SPV) GP, LLC, its general partner

By: /s/ Michael Gosk

Name: Michael Gosk Title: Managing Director

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GENERAL ATLANTIC PARTNERS (BERMUDA) HRG II, L.P.

By: GENERAL ATLANTIC (SPV) GP (BERMUDA), LLC, its

general partner

By: GAP (BERMUDA), L.P., its sole member

By: /s/ Michael Gosk

Name: Michael Gosk Title: Managing Director

GENERAL ATLANTIC (SPV) GP (BERMUDA), LLC

By: GENERAL ATLANTIC GENPAR (BERMUDA), L.P., its

sole member

By: GAP (BERMUDA), L.P., its general partner

By: /s/ Michael Gosk

Name: Michael Gosk Title: Managing Director

SCHEDULE A

Members of the Management Committee (as of the date hereof)

Name	Address	Citizenship
William E. Ford	55 East 52nd Street	United States
(Chief Executive Officer)	33rd Floor	
	New York, New York 10055	
Gabriel Caillaux	23 Savile Row	France
	London W1S 2ET	
	United Kingdom	
Andrew Crawford	55 East 52nd Street	United States
	33rd Floor	
	New York, New York 10055	
Martín Escobari	55 East 52nd Street	Bolivia and Brazil
	33rd Floor	
	New York, New York 10055	
Anton J. Levy	55 East 52nd Street	United States
	33rd Floor	
	New York, New York 10055	
Sandeep Naik	Marina Bay Financial Centre Tower 1	United States
*	8 Marina Boulevard, #17-02	
	Singapore 018981	
J. Albert Smith	535 Madison Ave,	United States
	31st Floor	
	New York, NY 10022	
Graves Tompkins	55 East 52nd Street	United States
_	33rd Floor	
	New York, New York 10055	
Lance D. G. Uggla	23 Savile Row	United Kingdom and Canada
	London W1S 2ET	
	United Kingdom	

N. Robbert Vorhoff	55 East 52nd Street 33rd Floor New York, New York 10055	United States
Eric Zhang	Suite 5704-5706, 57F Two IFC, 8 Finance Street	Hong Kong SAR
	Central, Hong Kong, China	