UNITED STATES SECURITIES AND EXCHANGE COMMISSION

Washington, D.C. 20549

SCHEDULE 13D

UNDER SECURITIES EXCHANGE ACT OF 1934 (Amendment No. 4)*

Genpact Limited

(Name of Issuer)

Common Shares, \$0.01 par value per share (Title of Class of Securities)

> G3922B107 (CUSIP Number)

Glory Investments B Limited Suite 110, 10th Floor Ebene Heights Building 34 Ebene Cybercity Ebene, Mauritius (230) 468 1320 (Name, Address and Telepl GIC Private Limited 168, Robinson Road #37-01, Capital Tower Singapore 068912 +65 6889 8888

(Name, Address and Telephone Number of Person Authorized to Receive Notices and Communications)

May 24, 2019

(Date of Event which Requires Filing of this Statement)

If the filing person has previously filed a statement on Schedule 13G to report the acquisition that is the subject of this Schedule 13D, and is filing this schedule because of Rule 13d-1(e), 13d-1(f) or 13d-1(g), check the following box \Box .

Note. Schedules filed in paper format shall include a signed original and five copies of the schedule, including all exhibits. *See* Rule §240.13d-7(b) for other parties to whom copies are to be sent.

* 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.

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 (the "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*).

CUS	CUSIP No. G3922B107 13D				
1	1 NAME OF REPORTING PERSON: Glory Investments A Limited				
	I.R.S. IDENTIFICATION NO. OF ABOVE PERSON: 98-0651998				
2		E APPROPRIATE BOX IF A MEMBER OF A GROUP \Box			
3	SEC USE O	NLY			
4	SOURCE O	F FUNDS			
	AF, BK				
5		X IF DISCLOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO ITEM 2(d) or 2(e)			
6	CITIZENSH	IP OR PLACE OF ORGANIZATION			
	Mauritius				
	·	7 SOLE VOTING POWER			
NUMBER OF 0					
	SHARES NEFICIALLY	8 SHARED VOTING POWER			
(OWNED BY EACH	6,554,8021			
F	EPORTING	9 SOLE DISPOSITIVE POWER			
	PERSON WITH				
		10 SHARED DISPOSITIVE POWER			
11	ACODECAT	6,554,802 ¹ TE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON			
11	AGGREGAI	LE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON			
10	6,554,8021	X IF THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES			
12		A IF THE AGGREGATE ANOONT IN NOW (11) EACEODES CERTAIN SHARES			
12	D PFRCENT (DF CLASS REPRESENTED BY AMOUNT IN ROW (11)			
13					
14	3.44% ²	EPORTING PERSON			
14					
	CO				

1 Does not include Common Shares held by any other Reporting Person.

2 Percentage calculated based on 190,310,239 Common Shares outstanding as of May 16, 2019, as reported in the Issuer's prospectus supplement filed with the U.S. Securities and Exchange Commission ("SEC") on May 23, 2019.

CUS	CUSIP No. G3922B107 13D				
1	1 NAME OF REPORTING PERSON: Glory Investments B Limited				
	I.R.S. IDENTIFICATION NO. OF ABOVE PERSON: 98-0652001				
2		EAI	PPROPRIATE BOX IF A MEMBER OF A GROUP		
		,			
3	SEC USE OI	NLY			
4	SOURCE OF	F FU	INDS		
	AF, BK				
5	CHECK BO	X IF	F DISCLOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO ITEM 2(d) or 2(e)		
6	CITIZENSH	IP C	OR PLACE OF ORGANIZATION		
	Mauritius				
		7	SOLE VOTING POWER		
Ν	NUMBER OF 0 SHARES 9 SHA		-		
	NEFICIALLY	8	SHARED VOTING POWER		
	WNED BY EACH	9	27,699,8661 SOLE DISPOSITIVE POWER		
R	EPORTING PERSON	9	SOLE DISPOSITIVE POWER		
	WITH	10	0 SHARED DISPOSITIVE POWER		
		10			
11	AGGREGAT	E A	27,699,8661 MOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON		
	27,699,8661				
12		X IF	THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES		
13		OF C	LASS REPRESENTED BY AMOUNT IN ROW (11)		
	14.56% ²				
14	TYPE OF RE	EPO	RTING PERSON		
	СО				

Includes (i) 6,554,802 Common Shares held by Glory Investments A Limited, (ii) 16,162,520 Common Shares held by Glory Investments B Limited, (iii) 763,026 Common Shares held by Glory Investments IV Limited, (iv) 57,460 Common Shares held by Glory Investments IV-B Limited and (v) 4,162,058 Common Shares held by Twickenham Investment Private Limited.

CUSI	IP No. G3922B10	7 13D			
1	1 NAME OF REPORTING PERSON: Glory Investments IV Limited				
	I.R.S. IDENTIFICATION NO. OF ABOVE PERSON: 98-1067044				
2	CHECK THE A	PPROPRIATE BOX IF A MEMBER OF A GROUP			
3	SEC USE ONLY	Ý			
4	SOURCE OF F	UNDS			
	AF, BK				
5	CHECK BOX I	F DISCLOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO ITEM 2(d) or 2(e)			
6	CITIZENSHIP	OR PLACE OF ORGANIZATION			
	Mauritius				
		7 SOLE VOTING POWER			
N	UMBER OF SHARES	0 3 SHARED VOTING POWER			
	NEFICIALLY OWNED BY				
	EACH	763,026 ¹ 9 SOLE DISPOSITIVE POWER			
R	EPORTING PERSON				
	WITH 10	0 SHARED DISPOSITIVE POWER			
		763,0261			
11	AGGREGATE A	AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON			
	763,026 ¹				
12		F THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES			
13	PERCENT OF O	CLASS REPRESENTED BY AMOUNT IN ROW (11)			
	0.40% ²				
14	TYPE OF REPO	DRTING PERSON			
	СО				

Does not include Common Shares held by any other Reporting Person. Percentage calculated based on 190,310,239 Common Shares outstanding as of May 16, 2019, as reported in the Issuer's prospectus supplement filed with the SEC on May 23, 2019.

CUSIP No	o. G3922B107
	. 0001101

13D

000	IP INU. G59221	510/ 13D			
1	1 NAME OF REPORTING PERSON: Glory Investments IV-B Limited				
	I.R.S. IDENTIFICATION NO. OF ABOVE PERSON: 39-2079858				
2		E APPROPRIATE BOX IF A MEMBER OF A GROUP) \Box			
	(a) ⊔ (l				
3	SEC USE O	NLY			
4	SOURCE O	FFUNDS			
	AF, BK				
5		X IF DISCLOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO ITEM 2(d) or 2(e)			
6		IP OR PLACE OF ORGANIZATION			
	Mauritius				
	Mauritius	7 SOLE VOTING POWER			
N					
NUMBER OF 0 SHARES 8 SHARED VOTING POWER					
BENEFICIALLY OWNED BY					
	EACH	57,460 ¹ 9 SOLE DISPOSITIVE POWER			
R	EPORTING PERSON	9 SOLE DISPOSITIVE POWER			
	WITH	0			
		10 SHARED DISPOSITIVE POWER			
		57,4601			
11	11 AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON				
	57,4601				
12	CHECK BO	X IF THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES			
13		OF CLASS REPRESENTED BY AMOUNT IN ROW (11)			
	0.03%2				
14		EPORTING PERSON			
	СО				

1 Does not include Common Shares held by any other Reporting Person.

CUSIP No. G3922B107

13D

1	1 NAME OF REPORTING PERSON: RGIP, LP				
		I.R.S. IDENTIFICATION NOS. OF ABOVE PERSON: 04-3328326			
2		IE APPROPRIATE BOX IF A MEMBER OF A GROUP			
	(a) 🗆 (t	b) 🗆			
3	SEC USE O	DNLY			
4	SOURCE O	DF FUNDS			
<u> </u>	WC				
5	CHECK BO	DX IF DISCLOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO ITEM 2(d) or 2(e)			
1					
6	CITIZENSH	HIP OR PLACE OF ORGANIZATION			
	Delaware				
		7 SOLE VOTING POWER			
NT					
IN	UMBER OF SHARES	50,8121 8 SHARED VOTING POWER			
	NEFICIALLY				
OWNED BY 0					
R	EACH EPORTING	9 SOLE DISPOSITIVE POWER			
	PERSON	50,8121			
1	WITH	10 SHARED DISPOSITIVE POWER			
11	AGGREGAT	0 TE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON			
11	I AGGREGALE AMOUNT DENEFICIALLI UWNED DI EACH REPORTING PERSUN				
	50,8121				
12	12 CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES				
13	3 PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (11)				
	0.03%2				
14	14 TYPE OF REPORTING PERSON				
	PN				

1 Does not include Common Shares held by any other Reporting Person.

CUSIP No. G3922B107

13D

1	1 NAME OF REPORTING PERSON: GIC Private Limited				
	LD C IDENTIFICATION NO. OF A DOVE DEDCON. N/A				
2	I.R.S. IDENTIFICATION NO. OF ABOVE PERSON: N/A CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP				
-	(a) \Box (b) \Box				
3	SEC USE ONLY				
4	SOURCE OF FUNDS				
	00				
5	CHECK BOX IF DISCLOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO ITEM 2(d) or 2(e)				
6					
0					
	Republic of Singapore				
	7 SOLE VOTING POWER				
N	IUMBER OF 0				
SHARES 8 SHARED VOTING POWER					
	INEFICIALLY DWNED BY				
	FACH 4,393,033 ¹				
F	PEPORTING 9 SOLE DISPOSITIVE POWER				
	PERSON 0				
	WITH 0 10 SHARED DISPOSITIVE POWER				
	4,393,0331				
11	AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON				
	4,393,0331				
12					
10	DEDCENT OF CLASS DEDDESENTED BY AMOUNT IN DOW (11)				
13	PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (11)				
	2.31%2				
14	TYPE OF REPORTING PERSON				
	CO				

1 Includes 230,975 Common Shares registered in the name of GIC Private Limited and 4,162,058 Common Shares held through Twickenham Investment Private Limited, but does not include Common Shares held by the Glory Entities (as defined below) or RGIP (as defined below).

CUSIP No. G3922B107

13D

1	1 NAME OF REPORTING PERSON: GIC Special Investments Pte. Ltd.				
	I.R.S. IDENTIFICATION NO. OF ABOVE PERSON: N/A				
2	CHECK TH	E APPROPRIATE BOX IF A MEMBER OF A GROUP			
	(a) 🗌 (t)			
3	SEC USE O	NLY			
4	SOURCE O	F FUNDS			
	00				
5	CHECK BO	X IF DISCLOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO ITEM 2(d) or 2(e)			
6	CITIZENSH	IP OR PLACE OF ORGANIZATION			
	Republic of S				
		7 SOLE VOTING POWER			
NT	UMBER OF				
	SHARES				
SHARES 8 SHARED VOTING POWER BENEFICIALLY					
	WNED BY				
	EACH	4,162,0581			
R	EPORTING	9 SOLE DISPOSITIVE POWER			
	PERSON				
	WITH				
		10 SHARED DISPOSITIVE POWER			
		4,162,0581			
11	AGGREGAT	E AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON			
	4,162,0581				
12	CHECK BO	X IF THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES			
13		OF CLASS REPRESENTED BY AMOUNT IN ROW (11)			
	2.19%2				
14	14 TYPE OF REPORTING PERSON				
	со				

1 Includes 4,162,058 Common Shares held through Twickenham Investment Private Limited, but does not include Common Shares held by the Glory Entities or RGIP.

13D

1	1 NAME OF REPORTING PERSON: Twickenham Investment Private Limited					
	I.R.S. IDENTIFICATION NOS. OF ABOVE PERSON: N/A					
2						
	(a) \Box (b) \Box					
3	SEC USE ONLY					
4	SOURCE OF FUNDS					
	00					
5	CHECK BOX IF DISCLOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO ITEM 2(d) or 2(e)					
6	CITIZENSHIP OR PLACE OF ORGANIZATION					
	Republic of Singapore					
	7 SOLE VOTING POWER					
	7 SOLE VOTINGTOWER					
N	IUMBER OF 0					
	SHARES 8 SHARED VOTING POWER					
	BENEFICIALLY					
C	OWNED BY 4,162,0581					
	EACH 0 SOLE DISPOSITIVE DOWED					
K	REPORTING					
	PERSON WITH 0					
	10 SHARED DISPOSITIVE POWER					
	4,162,0581					
11	AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON					
	4,162,0581					
12	CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES					
10						
13	13 PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (11)					
	2.19%2					
14	TYPE OF REPORTING PERSON					
	СО					
1						

1 Does not include Common Shares held by the Glory Entities or RGIP.

This Amendment No. 4 to Schedule 13D relates to common shares, par value \$0.01 per share (the "Common Shares") of the Issuer and amends the initial statement on Schedule 13D filed on November 5, 2012, as amended and supplemented by Amendment No. 1 filed on August 18, 2017, Amendment No. 2 filed on November 20, 2017 and Amendment No. 3 filed on February 19, 2019, filed jointly by each of Glory Investments A Limited, a Mauritius public company limited by shares ("Glory A"), Glory Investments B Limited, a Mauritius public company limited by shares ("Glory B"), Glory Investments IV Limited, a Mauritius private company limited by shares ("Glory IV"), Glory Investments IV-B Limited, a Mauritius private company limited by shares ("Glory IV-B"), RGIP, LP, a Delaware limited partnership ("RGIP"), GIC Private Limited, a private company limited by shares organized under the laws of the Republic of Singapore ("GIC"), GIC Special Investments Pte. Ltd., a private company limited by shares organized under the laws of the Republic of Singapore ("GICSI"), and Twickenham Investment Private Limited, a private company limited by shares organized under the laws of the Republic of Singapore ("Twickenham"), (each a "Reporting Person" and, collectively, the "Reporting Persons") relating to the Common Shares (the "Initial Statement" and, together with this Amendment No. 3, the "Schedule 13D"). Capitalized terms used but not defined herein shall have the meanings ascribed to them in the Initial Statement. Glory A, Glory B, Glory IV and Glory IV-B are collectively referred to herein as the "Glory Entities".

Item 2. Identity and Background

Item 2 of the Schedule 13D is hereby amended as follows:

(b) On May 24, 2019, the Genpact Investors and the Investors' Representative entered into Amendment No. 1 to the Investor Agreement (the "Investor Agreement Amendment) to remove RGIP as a party to the Investor Agreement such that the Investors' Representative will no longer be agent, proxy and attorney-in-fact with respect to RGIP or its Common Shares. As such, RGIP will no longer be considered one of the "Genpact Investors" or a "Reporting Person" for purposes of this Schedule 13D after the date hereof. The Investor Agreement Amendment is attached hereto as Exhibit M, and any description thereof is qualified in its entirety by reference thereto.

(c) With respect to each of the Reporting Persons, the names of each of (i) the executive officers and directors of such Reporting Person and (ii) the person(s) controlling such Reporting Person, and their respective principal business address, principal business, occupation and citizenship (as applicable), are provided on Schedule A to this Schedule 13D.

Item 5. Interest in Securities of the Issuer.

Item 5 of the Schedule 13D is hereby amended and restated as follows:

(a), (b) The information required in these paragraphs with respect to each of the Reporting Persons is set forth in Rows 7 through 13 of the cover pages to this Schedule 13D and Item 2(b) and is incorporated herein by reference. Because the Glory Entities and Twickenham are party to the Investor Agreement, and by virtue of the nature of the transaction contemplated therein (as described in Item 4), (i) the Genpact Investors (other than RGIP) could be deemed to be a "group" (within the meaning of Section 13(d)(3) of the Exchange Act) with respect to the Common Shares, and (ii) each of the Genpact Investors (other than RGIP) and the other persons identified in Item 2(b) may be deemed to beneficially own all of the Common Shares beneficially owned by one another. As noted in Item 2, each of the Reporting Persons disclaims beneficial ownership of any Common Shares beneficially owned by any of the other Reporting Persons or any other person. The Reporting Persons hold an aggregate of 27,930,841 Common Shares or 14.68% of the outstanding Common Shares.

Twickenham is controlled and managed by GICSI, which is in turn wholly-owned by GIC. Pursuant to Section 13(d) of the Exchange Act and the rules promulgated thereunder, GIC and GICSI may be deemed to beneficially own all of the Common Shares beneficially owned by Twickenham.

(c) On May 24, 2019, Glory A, Glory B, Glory IV, Glory IV-B and Twickenham (collectively, the "Selling Shareholders") collectively sold 10,000,000 Common Shares in an underwritten public offering, as further described in Item 6 below.

(d) Not Applicable.

(e) The information set forth in Item 2(b) above is incorporated herein by reference.

Item 6. Contracts, Arrangements, Understandings or Relationships with respect to Securities of the Issuer.

Item 6 of the Schedule 13D is hereby amended and supplemented as follows:

Underwriting Agreement

On May 21, 2019, the Selling Shareholders entered into an underwriting agreement (the "Underwriting Agreement") with the Issuer and Citigroup Global Markets Inc. (the "Underwriter"), pursuant to which the Underwriter agreed to purchase an aggregate of 10,000,000 Common Shares from the Selling Shareholders at a price of \$36.01 per share. The transaction closed on May 24, 2019. The Selling Shareholders sold the following Common Shares pursuant to the Underwriting Agreement:

Selling Shareholder	Number of Common Shares Sold
Glory A	2,367,136
Glory B	5,836,760
Glory IV	275,550
Glory IV-B	20,748
Twickenham	1,499,806

Lock-up Agreement

In connection with the Underwriting Agreement, each of the Selling Shareholders entered into a lock-up agreement (the "Lock-up Agreement") with the Underwriter. Under the Lock-up Agreement, each Reporting Person agreed not to sell or transfer any Common Shares, or securities convertible into or exercisable or exchangeable for Common Shares, for 30 days after May 21, 2019 without first obtaining the written consent of the Underwriter.

The summaries of the Underwriting Agreement and Lock-up Agreement contained in this Item 6 are qualified in their entirety by reference to the Underwriting Agreement and the Lock-up Agreement, each of which is filed as an exhibit hereto and incorporated by reference herein.

Item 7. Material to be Filed as Exhibits.

Item 7 of the Schedule 13D is hereby amended and supplemented as follows:

- Exhibit M Amendment No. 1, dated May 24, 2019, to the Investor Agreement dated October 25, 2012, by and among Glory A, Glory B, Glory IV, Glory IV-B, RGIP and Twickenham.
- Exhibit N Underwriting Agreement, dated May 21, 2019, by and among the Issuer, the Selling Shareholders and the Underwriter (incorporated by reference to Exhibit 1.1 to the Issuer's Current Report on Form 8-K filed with the Securities and Exchange Commission on May 23, 2019).
- Exhibit O Form of Lock-up Agreement (incorporated by reference to Exhibit A to Exhibit 1.1 to the Issuer's Current Report on Form 8-K filed with the Securities and Exchange Commission on May 23, 2019).

SIGNATURE

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

correct.

Date: May 28, 2019

Glory Investments A Limited

By: /s/ Heerdaye Jugbandhan Name: Heerdaye Jugbandhan Title: Director

Glory Investments B Limited

By: /s/ Heerdaye Jugbandhan Name: Heerdaye Jugbandhan Title: Director

Glory Investments IV Limited

By: /s/ Heerdaye Jugbandhan Name: Heerdaye Jugbandhan Title: Director

Glory Investments IV-B Limited

By: /s/ Heerdaye Jugbandhan

Name: Heerdaye Jugbandhan Title: Director

RGIP, LP

RGIP GP, LLC, its general partner

/s/ Al Rose Name: Al Rose

Title: Managing Member

GIC Private Limited

By: /s/ Celine Loh Sze Ling Name: Celine Loh Sze Ling Title: Senior Vice President

By: /s/ Toh Tze Meng Name: Toh Tze Meng Title: Senior Vice President

GIC Special Investments Pte. Ltd.

By: /s/ Chan Hoe Yin Name: Chan Hoe Yin Title: Director

Twickenham Investment Private Limited

By: /s/ Amit Kunal Name: Amit Kunal

Title: Director

SCHEDULE A

Executive Officers, Directors and Control Persons of the Reporting Persons

The following are each of the directors of Glory Investments A Limited, Glory Investments B Limited, Glory Investments IV Limited and Glory Investments IV-B Limited:

- Heerdaye Jugbandhan, Fellow of the Association of Chartered Certified Accountants UK, member of Chartered Institute of Securities & Investment – UK, International Fiscal Association and Mauritius Institute of Directors, Bain Capital Mauritius, Suite 110, 10th Floor Ebene Heights Building, 34 Ebene Cybercity Ebene, Mauritius
- Numesh Nunkoo, Member of the Association of Chartered Certified Accountants UK, member of Chartered Institute of Securities & Investment – UK, Mauritius Institute of Professional Accountants, Bain Capital Mauritius, Suite 110, 10th Floor Ebene Heights Building, 34 Ebene Cybercity Ebene, Mauritius
- James Henry Hildebrandt, Managing Director, Bain Capital, 51/F Cheung Kong Center, 2 Queen's Road Central, Hong Kong

The following are each of the executive officers and directors of Twickenham Investment Private Limited and their respective address, occupation and citizenship:

Name	Address	Principal Occupation	Citizenship
Amit Kunal	168 RobinsonSenior Vice President, GIC SpecialRoad #37-01 Capital TowerInvestments Private LimitedSingapore 068912Singapore 068912	Singapore Citizen	
Matthew Lim Oon Su	168 Robinson Road #37-01 Capital Tower Singapore 068912	Senior Vice President, GIC Special Investments Private Limited	Singapore Permanent Resident

The following are each of the executive officers and directors of GIC Special Investments Pte. Ltd. and their respective address, occupation and citizenship:

Name	Address	Principal Occupation	Citizenship
Dr Jeffrey Jaensubhakij	168 Robinson Road #37-01 Capital Tower Singapore 068912	Group Chief Investment Officer, GIC	Singapore Citizen
Chan Hoe Yin	168 Robinson Road #37-01 Capital Tower Singapore 068912	Director, Investment Services Private Markets & Finance, GIC	Singapore Citizen
Lim Chow Kiat	168 Robinson Road #37-01 Capital Tower Singapore 068912	Chief Executive Officer, GIC	Singapore Citizen
Deanna Ong Aun Nee	168 Robinson Road #37-01 Capital Tower Singapore 068912	Chief People Officer (HR), GIC	Singapore Citizen

The following are each of the executive officers and directors of GIC Private Limited and their respective address, occupation and citizenship:

lame	Address	Principal Occupation	Citizenship
Lee Hsien Loong	Prime Minister's Office Istana Annexe Singapore 238823	Prime Minister	Singapore Citizen
Teo Chee Hean	Ministry of Home Affairs New Phoenix Park 28 Irrawaddy Road Singapore 329560	Deputy Prime Minister & Coordinating Minister for National Security	Singapore Citizen
Tharman Shanmugaratnam	Ministry of Finance 100 High Street #10-01 The Treasury Singapore 179434	Deputy Prime Minister & Coordinating Minister for Economic & Social Policies	Singapore Citizen
.im Hng Kiang	Ministry of Trade & Industry 100 High Street #10-01 The Treasury Singapore 179434	Special Advisor to Ministry of Trade & Industry	Singapore Citizen
leng Swee Keat	Ministry of Finance 100 High Street #10-01 The Treasury Singapore 179434	Minister for Finance	Singapore Citizen
awrence Wong	5 Maxwell Road #21-00 & #22-00 Tower Block, MND Complex Singapore 069110	Minister for National Development and Second Minister for Finance	Singapore Citizen
Peter Seah Lim Huat	12 Marina Boulevard Marina Bay Financial Centre Tower 3, Level 45 Singapore 018982	Chairman, DBS Group Holdings Ltd	Singapore Citizen
Ang Kong Hua	30 Hill Street #05-04 Singapore 179360	Chairman, Sembcorp Industries Ltd	Singapore Citizen
Chew Choon Seng	c/o 168 Robinson Road #37-01 Capital Tower Singapore 068912	Former Chairman, Singapore Exchange Ltd	Singapore Citizen
Isieh Fu Hua	National University of Singapore University Hall Lee Kong Chian Wing, UHL #06-01 21 Lower Kent Ridge Road Singapore 119077	Secretariat of the Board of Trustees	Singapore Citizen
Loh Boon Chye	2 Shenton Way #02-02 SGX Centre 1 Singapore 068804	Chief Executive Officer, Singapore Exchange Ltd	Singapore Citizen

Gautam Banerjee	Marina Bay Financial Centre Tower 2 Suite 13-01/02, Marina Boulevard Singapore 018983	Chairman, Blackstone Singapore	Singapore Citizen
S. Dhanabalan	60B Orchard Road #06-18 Tower 2 The Atrium@Orchard Singapore 238891	Member, Council of Presidential Advisers	Singapore Citizen
Koh Boon Hwee	c/o 03-13 Orchard Parade Hotel 1 Tanglin Road Singapore 247905	Chairman, Credence Partners Pte Ltd	Singapore Citizen
Dr Tony Tan Keng Yam	Office of Honorary Patron and Distinguished Senior Fellow Singapore Management University Admin Building, Level 8 81 Victoria Street Singapore 188065	Special Advisor, GIC	Singapore Citizen
Seck Wai Kwong	168 Robinson Road #33-01 Capital Tower Singapore 068912	Chief Executive Officer, Asia Pacific State Street Bank and Trust Company	Singapore Citizen
Lim Chow Kiat	168 Robinson Road #37-01 Capital Tower Singapore 068912	Chief Executive Officer, GIC	Singapore Citizen
Dr Jeffrey Jaensubhakij	168 Robinson Road #37-01 Capital Tower Singapore 068912	Group Chief Investment Officer, GIC	Singapore Citizen

INDEX TO EXHIBITS

- Exhibit M Amendment No. 1, dated May 24, 2019, to the Investor Agreement dated October 25, 2012, by and among Glory A, Glory B, Glory IV, Glory IV-B, RGIP and Twickenham.
- Exhibit N Underwriting Agreement, dated May 21, 2019, by and among the Issuer, the Selling Shareholders and the Underwriter (incorporated by reference to Exhibit 1.1 to the Issuer's Current Report on Form 8-K filed with the Securities and Exchange Commission on May 23, 2019).
- Exhibit O Form of Lock-up Agreement (incorporated by reference to Exhibit A to Exhibit 1.1 to the Issuer's Current Report on Form 8-K filed with the Securities and Exchange Commission on May 23, 2019).

AMENDMENT NO. 1 TO THE INVESTOR AGREEMENT

THIS AMENDMENT NO. 1 to the INVESTOR AGREEMENT (this "Amendment No. 1") is made as of May 24, 2019, by the undersigned. Capitalized terms used but not otherwise defined herein shall have the meanings ascribed to such terms in the Investor Agreement.

WHEREAS, Glory Investments A Limited, Glory Investments B Limited ("Glory B"), Glory Investments IV Limited, Glory Investments IV-B Limited, RGIP, LP, Twickenham Investment Private Limited and Glory Investments TA IV Limited ("Glory TA IV"), as Investors' Representative, entered into an Investor Agreement, dated as of October 25, 2012 (the "Investor Agreement");

WHEREAS, Glory B replaced Glory TA IV as Investors' Representative; and

WHEREAS, the Investors wish to amend the Investor Agreement such that RGIP is no longer an "Investor";

NOW, THEREFORE, for good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, the parties to this Amendment No. 1 hereby agree as follows:

- 1. <u>Amendment</u>. Effective as of the date hereof, RGIP shall no longer be party to the Investor Agreement and shall no longer have rights or obligations under the Investor Agreement. Accordingly, RGIP shall no longer be considered an "Investor" or part of the "Glory Investors" for purposes of the Investor Agreement, and the Investors' Representative shall no longer be agent, proxy and attorney-in-fact with respect to RGIP or its Common Shares.
- 2. <u>Miscellaneous</u>.
 - a. <u>Effect of Amendment</u>. In the event of any conflict or inconsistency between the terms of this Amendment No. 1 and the terms of the Investor Agreement, the terms of this Amendment No. 1 will control. Except to the extent expressly modified herein or in conflict with the terms of this Amendment No. 1, the terms of the Investor Agreement shall remain in full force and effect and its provisions shall be binding on the parties hereto. From and after the date hereof, all references in the Investor Agreement to the "Agreement" shall mean the Investor Agreement as modified by this Amendment No. 1. The amendments to the Investor Agreement contemplated by this Amendment No. 1 shall be deemed effective immediately upon the execution of this Amendment No. 1 by the parties hereto. There are no conditions precedent or subsequent to the effectiveness of this Amendment No. 1.
 - b. <u>Counterparts</u>. This Amendment No. 1 may be executed in two or more counterparts, each of which shall be deemed an original but all of which together shall be considered one and the same agreement and shall become effective when counterparts have been signed by each of the parties hereto and delivered to the other parties, it being understood that all parties need not sign the same counterpart. This Amendment No. 1 may be executed and delivered by facsimile or .pdf transmission.

[Signature pages follow.]

IN WITNESS WHEREOF, each of the undersigned has duly executed this Amendment No. 1 (or caused this Amendment No. 1 to be executed on its behalf by its officer or representative thereunto duly authorized) as of the date first above written.

INVESTORS:

GLORY INVESTMENTS A LIMITED

/s/ Numesh Nunkoo Name: Numesh Nunkoo Title: Director

GLORY INVESTMENTS B LIMITED

/s/ Numesh Nunkoo

Name: Numesh Nunkoo Title: Director

GLORY INVESTMENTS IV LIMITED

/s/ Numesh Nunkoo Name: Numesh Nunkoo Title: Director

GLORY INVESTMENTS IV-B LIMITED

/s/ Numesh Nunkoo Name: Numesh Nunkoo Title: Director

RGIP, LP

By: RGIP GP, LLC, its general partner

/s/ Al Rose

Name: Al Rose Title: Managing Member

[Signature Page to Amendment No. 1 to Investor Agreement]

TWICKENHAM INVESTMENT PRIVATE LIMITED

/s/ Amit Kunal

Name: Amit Kunal Title: Director

INVESTORS' REPRESENTATIVE:

GLORY INVESTMENTS B LIMITED

/s/ Numesh Nunkoo

Name: Numesh Nunkoo Title: Director

[Signature Page to Amendment No. 1 to Investor Agreement]