SECURITIES AND EXCHANGE COMMISSION

WASHINGTON, D.C. 20549

* 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.

X

Rule 13d-1(d)

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).

1	1 NAMES OF REPORTING PERSONS					
	TWINES OF REFORM TEROONS					
	Gemini Israel IV Limited Partnership					
	IDC IDEN	TIEI	CATION NOS. OF ABOVE PERSONS (ENTITIES ONLY):			
	00-0000000	11171	CATION NOS. OF ABOVE PERSONS (ENTITIES ONLI).			
2			PPROPRIATE BOX IF A MEMBER OF A GROUP (SEE INSTRUCTIONS)			
	(a) □ (l	o) 🗵	$\mathbb{Z}(1)$			
3	SEC USE O	NI V	,			
3	SEC OSE O	1111				
4	CITIZENSH	IIP (OR PLACE OF ORGANIZATION			
	Taus al					
	Israel	5	SOLE VOTING POWER			
			SOLL VOIIVOTOWEK			
N	UMBER OF		0			
	SHARES	6	SHARED VOTING POWER			
	NEFICIALLY WNED BY		3,897,152			
	EACH	7	SOLE DISPOSITIVE POWER			
R	EPORTING					
PERSON WITH		8	0 SHARED DISPOSITIVE POWER			
*******		ŏ	SHARED DISPOSITIVE POWER			
			3,897,152			
9	AGGREGAT	ΓΕ Α	MOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON			
	2 907 152					
10	3,897,152 0 CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (9) EXCLUDES CERTAIN SHARES (SEE INSTRUCTIONS)					
	(
11	PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW 9					
	7.0% (2)					
12		EPO	RTING PERSON (SEE INSTRUCTIONS)			
	DAY					
	PN					

- This Schedule 13G is filed on behalf of Gemini Israel IV Limited Partnership ("Gemini LP"), Gemini Israel IV (Annex Fund) Limited Partnership ("Gemini LP Annex"), Gemini Capital Associates IV L.P. ("Gemini Associates LP"), Gemini Capital Associates IV GP Ltd. ("Gemini Associates GP"), Gemini Partners Investors IV L.P. ("Gemini Partners"), Gemini Partners Investors IV (Annex Fund) L.P. ("Gemini Partners Annex"), Gemini Israel Funds IV Ltd. ("Gemini Israel"), Menashe Ezra ("Ezra") and Yossi Sela ("Sela") (collectively, the "Reporting Persons"). Gemini Associates GP is the general partner of Gemini Associates LP. Gemini Associates LP is the general partner of each of Gemini LP and Gemini LP Annex. Each of Gemini Associates GP and Gemini Associates LP may be deemed to beneficially own the common stock held by each of Gemini LP and Gemini LP Annex. Gemini Israel is the general partner of each of Gemini Partners and Gemini Partners Annex. Gemini Israel may be deemed to beneficially own the common stock held by each of the Gemini Partners and Gemini Partners Annex. Ezra and Sela are the managing partners of each of Gemini Associates GP and Gemini Israel and may be deemed to beneficially own the common stock held by each of Gemini LP, Gemini LP Annex, Gemini Partners and Gemini Partners Annex. Each of Gemini Associates GP and Gemini Associates LP hereby disclaims beneficial ownership of the common stock of the issuer held by Gemini LP and Gemini LP Annex except to the extent of its respective pecuniary interest therein. Gemini Israel hereby disclaims beneficial ownership of the common stock of the issuer held by Gemini Partners and Gemini Partners Annex except to the extent of its pecuniary interest therein. Each of Ezra and Sela hereby disclaims beneficial ownership of the common stock of the issuer held by the other Reporting Persons except to the extent of his pecuniary interest therein. The Reporting Persons may be deemed to a be a "group" for purposes of Section 13 of the Securities and Exchange Act of 1934 and hereby expressly disclaim status as a "group" for purposes of this Schedule 13G.
- (2) Based on 55,507,975 of the Issuer's common stock outstanding as of November, 2021, as reported in the Issuer's Quarterly Report on Form 10-Q for the quarterly period ended September 30, 2021, filed with the Securities and Exchange Commission on November 12, 2021.

1	NAMES OF REPORTING PERSONS					
	Gemini Israel IV (Annex Fund) Limited Partnership					
	I.R.S. IDENTIFICATION NOS. OF ABOVE PERSONS (ENTITIES ONLY): 00-0000000					
2	2 CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP (SEE INSTRUCTIONS) (a) □ (b) 図 (1)					
3	SEC USE O	NLY				
4	CITIZENSH	IP C	OR PLACE OF ORGANIZATION			
	Israel					
		5	SOLE VOTING POWER			
N	UMBER OF		0			
	SHARES	6	SHARED VOTING POWER			
	NEFICIALLY WNED BY		950,658			
	EACH	7	SOLE DISPOSITIVE POWER			
R	REPORTING PERSON					
	WITH		SHARED DISPOSITIVE POWER			
9	AGGREGAT	ΓE. A	950,658 MOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON			
-						
10	950,658 CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (9) EXCLUDES CERTAIN SHARES (SEE INSTRUCTIONS)					
10	CHECK BOA IF THE AGGREGATE AMIOUNT IN ROW (9) EACLODES CERTAIN SHARES (SEE INSTRUCTIONS)					
11	1 PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW 9					
	1.7% (2)					
12	2 TYPE OF REPORTING PERSON (SEE INSTRUCTIONS)					
	PN					

- This Schedule 13G is filed on behalf of Gemini Israel IV Limited Partnership ("Gemini LP"), Gemini Israel IV (Annex Fund) Limited Partnership ("Gemini LP Annex"), Gemini Capital Associates IV L.P. ("Gemini Associates LP"), Gemini Capital Associates IV GP Ltd. ("Gemini Associates GP"), Gemini Partners Investors IV L.P. ("Gemini Partners"), Gemini Partners Investors IV (Annex Fund) L.P. ("Gemini Partners Annex"), Gemini Israel Funds IV Ltd. ("Gemini Israel"), Menashe Ezra ("Ezra") and Yossi Sela ("Sela") (collectively, the "Reporting Persons"). Gemini Associates GP is the general partner of Gemini Associates LP. Gemini Associates LP is the general partner of each of Gemini LP and Gemini LP Annex. Each of Gemini Associates GP and Gemini Associates LP may be deemed to beneficially own the common stock held by each of Gemini LP and Gemini LP Annex. Gemini Israel is the general partner of each of Gemini Partners and Gemini Partners Annex. Gemini Israel may be deemed to beneficially own the common stock held by each of the Gemini Partners and Gemini Partners Annex. Ezra and Sela are the managing partners of each of Gemini Associates GP and Gemini Israel and may be deemed to beneficially own the common stock held by each of Gemini LP, Gemini LP Annex, Gemini Partners and Gemini Partners Annex. Each of Gemini Associates GP and Gemini Associates LP hereby disclaims beneficial ownership of the common stock of the issuer held by Gemini LP and Gemini LP Annex except to the extent of its respective pecuniary interest therein. Gemini Israel hereby disclaims beneficial ownership of the common stock of the issuer held by Gemini Partners and Gemini Partners Annex except to the extent of its pecuniary interest therein. Each of Ezra and Sela hereby disclaims beneficial ownership of the common stock of the issuer held by the other Reporting Persons except to the extent of his pecuniary interest therein. The Reporting Persons may be deemed to a be a "group" for purposes of Section 13 of the Securities and Exchange Act of 1934 and hereby expressly disclaim status as a "group" for purposes of this Schedule 13G.
- (2) Based on 55,507,975 of the Issuer's common stock outstanding as of November, 2021, as reported in the Issuer's Quarterly Report on Form 10-Q for the quarterly period ended September 30, 2021, filed with the Securities and Exchange Commission on November 12, 2021.

NAMES OF REPORTING PERSONS					
Gemini Capital Associates IV L.P.					
I.R.S. IDENTIFICATION NOS. OF ABOVE PERSONS (ENTITIES ONLY):					
	E AI	PPROPRIATE BOX IF A MEMBER OF A GROUP (SEE INSTRUCTIONS)			
(a) 🗆 (b	o) 🗵	l(1)			
SEC USE OF	NLY				
CITIZENSH	IP C	OR PLACE OF ORGANIZATION			
Israel					
101461	5	SOLE VOTING POWER			
MBER OF	6	0 SHARED VOTING POWER			
_	U	SHAKED VOTING FOWER			
WNED BY		4,847,810			
EACH	7	SOLE DISPOSITIVE POWER			
_					
WITH		0 SHARED DISPOSITIVE POWER			
		SHARED DISPOSITIVE POWER			
		4,847,810			
AGGREGAT	ΈA	MOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON			
4 0 47 0 1 0					
4,847,810 CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (9) EXCLUDES CERTAIN SHARES (SEE INSTRUCTIONS)					
Charles (all in the first of th					
	PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW 9				
PERCENT C)F C	ELIST KET KESEKTED BY AWIOONT IN KOW 3			
)F C	ENSO KEI KESENTED DI AMIOCIVI IIV KOW S			
8.7% (2)		RTING PERSON (SEE INSTRUCTIONS)			
	Gemini Capi I.R.S. IDEN' 00-0000000 CHECK THI (a) SEC USE OF CITIZENSH ISrael IMBER OF SHARES EFICIALLY WNED BY EACH PORTING PERSON WITH AGGREGAT 4,847,810 CHECK BO	Gemini Capital A I.R.S. IDENTIFIC 00-0000000 CHECK THE AF (a)			

- This Schedule 13G is filed on behalf of Gemini Israel IV Limited Partnership ("Gemini LP"), Gemini Israel IV (Annex Fund) Limited Partnership ("Gemini LP Annex"), Gemini Capital Associates IV L.P. ("Gemini Associates LP"), Gemini Capital Associates IV GP Ltd. ("Gemini Associates GP"), Gemini Partners Investors IV L.P. ("Gemini Partners"), Gemini Partners Investors IV (Annex Fund) L.P. ("Gemini Partners Annex"), Gemini Israel Funds IV Ltd. ("Gemini Israel"), Menashe Ezra ("Ezra") and Yossi Sela ("Sela") (collectively, the "Reporting Persons"). Gemini Associates GP is the general partner of Gemini Associates LP. Gemini Associates LP is the general partner of each of Gemini LP and Gemini LP Annex. Each of Gemini Associates GP and Gemini Associates LP may be deemed to beneficially own the common stock held by each of Gemini LP and Gemini LP Annex. Gemini Israel is the general partner of each of Gemini Partners and Gemini Partners Annex. Gemini Israel may be deemed to beneficially own the common stock held by each of the Gemini Partners and Gemini Partners Annex. Ezra and Sela are the managing partners of each of Gemini Associates GP and Gemini Israel and may be deemed to beneficially own the common stock held by each of Gemini LP, Gemini LP Annex, Gemini Partners and Gemini Partners Annex. Each of Gemini Associates GP and Gemini Associates LP hereby disclaims beneficial ownership of the common stock of the issuer held by Gemini LP and Gemini LP Annex except to the extent of its respective pecuniary interest therein. Gemini Israel hereby disclaims beneficial ownership of the common stock of the issuer held by Gemini Partners and Gemini Partners Annex except to the extent of its pecuniary interest therein. Each of Ezra and Sela hereby disclaims beneficial ownership of the common stock of the issuer held by the other Reporting Persons except to the extent of his pecuniary interest therein. The Reporting Persons may be deemed to a be a "group" for purposes of Section 13 of the Securities and Exchange Act of 1934 and hereby expressly disclaim status as a "group" for purposes of this Schedule 13G.
- (2) Based on 55,507,975 of the Issuer's common stock outstanding as of November, 2021, as reported in the Issuer's Quarterly Report on Form 10-Q for the quarterly period ended September 30, 2021, filed with the Securities and Exchange Commission on November 12, 2021.

1	NAMES OF REPORTING PERSONS					
	Gemini Capital Associates IV GP Ltd.					
	I.R.S. IDENTIFICATION NOS. OF ABOVE PERSONS (ENTITIES ONLY):					
	00-0000000					
2		E AI o) 区	PPROPRIATE BOX IF A MEMBER OF A GROUP (SEE INSTRUCTIONS)			
	. ,					
3	SEC USE O	NLY				
4	CITIZENSH	IP C	OR PLACE OF ORGANIZATION			
	Israel					
		5	SOLE VOTING POWER			
N	UMBER OF		0			
	SHARES	6	SHARED VOTING POWER			
	NEFICIALLY WNED BY		4,847,810			
	EACH	7	SOLE DISPOSITIVE POWER			
R	REPORTING PERSON		0			
	WITH		SHARED DISPOSITIVE POWER			
			4,847,810			
9	AGGREGAT	ΓΕ Α	MOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON			
	4 0 47 010					
10	4,847,810 CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (9) EXCLUDES CERTAIN SHARES (SEE INSTRUCTIONS)					
11	□ 1 PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW 9					
12	8.7% (2) TYPE OF R	EPO	RTING PERSON (SEE INSTRUCTIONS)			
14	TITE OF REFORMING LENGON (DEE INCINOCITOTO)					
	00					

- This Schedule 13G is filed on behalf of Gemini Israel IV Limited Partnership ("Gemini LP"), Gemini Israel IV (Annex Fund) Limited Partnership ("Gemini LP Annex"), Gemini Capital Associates IV L.P. ("Gemini Associates LP"), Gemini Capital Associates IV GP Ltd. ("Gemini Associates GP"), Gemini Partners Investors IV L.P. ("Gemini Partners"), Gemini Partners Investors IV (Annex Fund) L.P. ("Gemini Partners Annex"), Gemini Israel Funds IV Ltd. ("Gemini Israel"), Menashe Ezra ("Ezra") and Yossi Sela ("Sela") (collectively, the "Reporting Persons"). Gemini Associates GP is the general partner of Gemini Associates LP. Gemini Associates LP is the general partner of each of Gemini LP and Gemini LP Annex. Each of Gemini Associates GP and Gemini Associates LP may be deemed to beneficially own the common stock held by each of Gemini LP and Gemini LP Annex. Gemini Israel is the general partner of each of Gemini Partners and Gemini Partners Annex. Gemini Israel may be deemed to beneficially own the common stock held by each of the Gemini Partners and Gemini Partners Annex. Ezra and Sela are the managing partners of each of Gemini Associates GP and Gemini Israel and may be deemed to beneficially own the common stock held by each of Gemini LP, Gemini LP Annex, Gemini Partners and Gemini Partners Annex. Each of Gemini Associates GP and Gemini Associates LP hereby disclaims beneficial ownership of the common stock of the issuer held by Gemini LP and Gemini LP Annex except to the extent of its respective pecuniary interest therein. Gemini Israel hereby disclaims beneficial ownership of the common stock of the issuer held by Gemini Partners and Gemini Partners Annex except to the extent of its pecuniary interest therein. Each of Ezra and Sela hereby disclaims beneficial ownership of the common stock of the issuer held by the other Reporting Persons except to the extent of his pecuniary interest therein. The Reporting Persons may be deemed to a be a "group" for purposes of Section 13 of the Securities and Exchange Act of 1934 and hereby expressly disclaim status as a "group" for purposes of this Schedule 13G.
- (2) Based on 55,507,975 of the Issuer's common stock outstanding as of November, 2021, as reported in the Issuer's Quarterly Report on Form 10-Q for the quarterly period ended September 30, 2021, filed with the Securities and Exchange Commission on November 12, 2021.

1	NAMES OF REPORTING PERSONS					
	Gemini Partners Investors IV L.P.					
	I.R.S. IDEN 00-000000	ΓΙFΙ	CATION NOS. OF ABOVE PERSONS (ENTITIES ONLY):			
2		E AI	PPROPRIATE BOX IF A MEMBER OF A GROUP (SEE INSTRUCTIONS)			
	. , , , ,					
3	SEC USE O	NLY				
4	CITIZENSH	IP C	OR PLACE OF ORGANIZATION			
	Israel					
		5	SOLE VOTING POWER			
	IN OPEN OF		0			
N	UMBER OF SHARES	6	SHARED VOTING POWER			
	NEFICIALLY		20.265			
C	WNED BY EACH	7	39,365 SOLE DISPOSITIVE POWER			
R	REPORTING					
	PERSON WITH		0			
WIIII		8	SHARED DISPOSITIVE POWER			
			39,365			
9	AGGREGAT	TE A	MOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON			
	39,365					
10						
11						
12	.1% (2) 2 TYPE OF REPORTING PERSON (SEE INSTRUCTIONS)					
14	TITE OF REFORMING FERSON (SEE INSTRUCTIONS)					
	PN					

- This Schedule 13G is filed on behalf of Gemini Israel IV Limited Partnership ("Gemini LP"), Gemini Israel IV (Annex Fund) Limited Partnership ("Gemini LP Annex"), Gemini Capital Associates IV L.P. ("Gemini Associates LP"), Gemini Capital Associates IV GP Ltd. ("Gemini Associates GP"), Gemini Partners Investors IV L.P. ("Gemini Partners"), Gemini Partners Investors IV (Annex Fund) L.P. ("Gemini Partners Annex"), Gemini Israel Funds IV Ltd. ("Gemini Israel"), Menashe Ezra ("Ezra") and Yossi Sela ("Sela") (collectively, the "Reporting Persons"). Gemini Associates GP is the general partner of Gemini Associates LP. Gemini Associates LP is the general partner of each of Gemini LP and Gemini LP Annex. Each of Gemini Associates GP and Gemini Associates LP may be deemed to beneficially own the common stock held by each of Gemini LP and Gemini LP Annex. Gemini Israel is the general partner of each of Gemini Partners and Gemini Partners Annex. Gemini Israel may be deemed to beneficially own the common stock held by each of the Gemini Partners and Gemini Partners Annex. Ezra and Sela are the managing partners of each of Gemini Associates GP and Gemini Israel and may be deemed to beneficially own the common stock held by each of Gemini LP, Gemini LP Annex, Gemini Partners and Gemini Partners Annex. Each of Gemini Associates GP and Gemini Associates LP hereby disclaims beneficial ownership of the common stock of the issuer held by Gemini LP and Gemini LP Annex except to the extent of its respective pecuniary interest therein. Gemini Israel hereby disclaims beneficial ownership of the common stock of the issuer held by Gemini Partners and Gemini Partners Annex except to the extent of its pecuniary interest therein. Each of Ezra and Sela hereby disclaims beneficial ownership of the common stock of the issuer held by the other Reporting Persons except to the extent of his pecuniary interest therein. The Reporting Persons may be deemed to a be a "group" for purposes of Section 13 of the Securities and Exchange Act of 1934 and hereby expressly disclaim status as a "group" for purposes of this Schedule 13G.
- (2) Based on 55,507,975 of the Issuer's common stock outstanding as of November, 2021, as reported in the Issuer's Quarterly Report on Form 10-Q for the quarterly period ended September 30, 2021, filed with the Securities and Exchange Commission on November 12, 2021.

1	NAMES OF REPORTING PERSONS					
	Gemini Partners Investors IV (Annex Fund) L.P.					
	Gemini Partners investors iv (Annex Fund) L.P.					
	I.R.S. IDEN' 00-0000000	ΓΙFΙ	CATION NOS. OF ABOVE PERSONS (ENTITIES ONLY):			
2		E Al	PPROPRIATE BOX IF A MEMBER OF A GROUP (SEE INSTRUCTIONS)			
	(a) □ (t	o) 🗵				
3	SEC USE O	NLY				
4	CITIZENSU	ID C	OR PLACE OF ORGANIZATION			
4	CITIZENSII	iir C	R FLACE OF ORGANIZATION			
	Israel					
		5	SOLE VOTING POWER			
N	UMBER OF		0			
	SHARES	6	SHARED VOTING POWER			
	NEFICIALLY WNED BY		34,588			
	EACH		SOLE DISPOSITIVE POWER			
R	REPORTING PERSON		0			
	WITH		SHARED DISPOSITIVE POWER			
0	A CCDEC AT	CIC A	34,588 MOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON			
9	AGGKEGAI	LE A	INIOON I DENEFICIALLI OWNED DI EACH REPORTING PERSON			
	34,588					
10	CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (9) EXCLUDES CERTAIN SHARES (SEE INSTRUCTIONS)					
11	PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW 9					
	.1% (2)					
12						
	PN					

- This Schedule 13G is filed on behalf of Gemini Israel IV Limited Partnership ("Gemini LP"), Gemini Israel IV (Annex Fund) Limited Partnership ("Gemini LP Annex"), Gemini Capital Associates IV L.P. ("Gemini Associates LP"), Gemini Capital Associates IV GP Ltd. ("Gemini Associates GP"), Gemini Partners Investors IV L.P. ("Gemini Partners"), Gemini Partners Investors IV (Annex Fund) L.P. ("Gemini Partners Annex"), Gemini Israel Funds IV Ltd. ("Gemini Israel"), Menashe Ezra ("Ezra") and Yossi Sela ("Sela") (collectively, the "Reporting Persons"). Gemini Associates GP is the general partner of Gemini Associates LP. Gemini Associates LP is the general partner of each of Gemini LP and Gemini LP Annex. Each of Gemini Associates GP and Gemini Associates LP may be deemed to beneficially own the common stock held by each of Gemini LP and Gemini LP Annex. Gemini Israel is the general partner of each of Gemini Partners and Gemini Partners Annex. Gemini Israel may be deemed to beneficially own the common stock held by each of the Gemini Partners and Gemini Partners Annex. Ezra and Sela are the managing partners of each of Gemini Associates GP and Gemini Israel and may be deemed to beneficially own the common stock held by each of Gemini LP, Gemini LP Annex, Gemini Partners and Gemini Partners Annex. Each of Gemini Associates GP and Gemini Associates LP hereby disclaims beneficial ownership of the common stock of the issuer held by Gemini LP and Gemini LP Annex except to the extent of its respective pecuniary interest therein. Gemini Israel hereby disclaims beneficial ownership of the common stock of the issuer held by Gemini Partners and Gemini Partners Annex except to the extent of its pecuniary interest therein. Each of Ezra and Sela hereby disclaims beneficial ownership of the common stock of the issuer held by the other Reporting Persons except to the extent of his pecuniary interest therein. The Reporting Persons may be deemed to a be a "group" for purposes of Section 13 of the Securities and Exchange Act of 1934 and hereby expressly disclaim status as a "group" for purposes of this Schedule 13G.
- (2) Based on 55,507,975 of the Issuer's common stock outstanding as of November, 2021, as reported in the Issuer's Quarterly Report on Form 10-Q for the quarterly period ended September 30, 2021, filed with the Securities and Exchange Commission on November 12, 2021.

1	NAMES OF REPORTING PERSONS					
	Gemini Israel Funds IV Ltd.					
	I.R.S. IDEN	ΓΙFΙ	CATION NOS. OF ABOVE PERSONS (ENTITIES ONLY):			
	00-0000000					
2		E AI o) 区	PPROPRIATE BOX IF A MEMBER OF A GROUP (SEE INSTRUCTIONS)			
	(a) 🗆 (t	ט (נ				
3	SEC USE O	NLY				
4	CITIZENSH	IP C	OR PLACE OF ORGANIZATION			
	T 1					
	Israel	5	SOLE VOTING POWER			
		J	SOLE VOTING FOWER			
N	UMBER OF		0			
11	SHARES	6	SHARED VOTING POWER			
	NEFICIALLY					
C	WNED BY		73,953			
р	EACH EPORTING	7	SOLE DISPOSITIVE POWER			
IV.	PERSON		0			
	WITH		SHARED DISPOSITIVE POWER			
		Ŭ				
			73,953			
9	AGGREGAT	TE A	MOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON			
	73,953					
10	· · ·					
10						
11	PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW 9					
	0.10/ (2)					
12	0.1% (2) TYPE OF REPORTING PERSON (SEE INSTRUCTIONS)					
14	TITE OF REPORTING PERSON (SEE INSTRUCTIONS)					
	00					

- This Schedule 13G is filed on behalf of Gemini Israel IV Limited Partnership ("Gemini LP"), Gemini Israel IV (Annex Fund) Limited Partnership ("Gemini LP Annex"), Gemini Capital Associates IV L.P. ("Gemini Associates LP"), Gemini Capital Associates IV GP Ltd. ("Gemini Associates GP"), Gemini Partners Investors IV L.P. ("Gemini Partners"), Gemini Partners Investors IV (Annex Fund) L.P. ("Gemini Partners Annex"), Gemini Israel Funds IV Ltd. ("Gemini Israel"), Menashe Ezra ("Ezra") and Yossi Sela ("Sela") (collectively, the "Reporting Persons"). Gemini Associates GP is the general partner of Gemini Associates LP. Gemini Associates LP is the general partner of each of Gemini LP and Gemini LP Annex. Each of Gemini Associates GP and Gemini Associates LP may be deemed to beneficially own the common stock held by each of Gemini LP and Gemini LP Annex. Gemini Israel is the general partner of each of Gemini Partners and Gemini Partners Annex. Gemini Israel may be deemed to beneficially own the common stock held by each of the Gemini Partners and Gemini Partners Annex. Ezra and Sela are the managing partners of each of Gemini Associates GP and Gemini Israel and may be deemed to beneficially own the common stock held by each of Gemini LP, Gemini LP Annex, Gemini Partners and Gemini Partners Annex. Each of Gemini Associates GP and Gemini Associates LP hereby disclaims beneficial ownership of the common stock of the issuer held by Gemini LP and Gemini LP Annex except to the extent of its respective pecuniary interest therein. Gemini Israel hereby disclaims beneficial ownership of the common stock of the issuer held by Gemini Partners and Gemini Partners Annex except to the extent of its pecuniary interest therein. Each of Ezra and Sela hereby disclaims beneficial ownership of the common stock of the issuer held by the other Reporting Persons except to the extent of his pecuniary interest therein. The Reporting Persons may be deemed to a be a "group" for purposes of Section 13 of the Securities and Exchange Act of 1934 and hereby expressly disclaim status as a "group" for purposes of this Schedule 13G.
- (2) Based on 55,507,975 of the Issuer's common stock outstanding as of November, 2021, as reported in the Issuer's Quarterly Report on Form 10-Q for the quarterly period ended September 30, 2021, filed with the Securities and Exchange Commission on November 12, 2021.

1	1 NAMES OF REPORTING PERSONS					
2	Menashe Ezra CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP (SEE INSTRUCTIONS)					
		o) 🗵	· · · · · · · · · · · · · · · · · · ·			
3	SEC USE O	NLY				
4	CITIZENSH	IP C	OR PLACE OF ORGANIZATION			
	Israel					
		5	SOLE VOTING POWER			
N	UMBER OF		0			
	SHARES	6	SHARED VOTING POWER			
BENEFICIALLY OWNED BY 4,921,763			4,921,763			
EACH		7	SOLE DISPOSITIVE POWER			
REPORTING PERSON			0			
WITH		8	SHARED DISPOSITIVE POWER			
			4024.762			
4,921,763 9 AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON						
10	4,921,763					
10	CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (9) EXCLUDES CERTAIN SHARES (SEE INSTRUCTIONS)					
11	PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW 9					
	8.9% (2)					
12						
	IN					

- This Schedule 13G is filed on behalf of Gemini Israel IV Limited Partnership ("Gemini LP"), Gemini Israel IV (Annex Fund) Limited Partnership ("Gemini LP Annex"), Gemini Capital Associates IV L.P. ("Gemini Associates LP"), Gemini Capital Associates IV GP Ltd. ("Gemini Associates GP"), Gemini Partners Investors IV L.P. ("Gemini Partners"), Gemini Partners Investors IV (Annex Fund) L.P. ("Gemini Partners Annex"), Gemini Israel Funds IV Ltd. ("Gemini Israel"), Menashe Ezra ("Ezra") and Yossi Sela ("Sela") (collectively, the "Reporting Persons"). Gemini Associates GP is the general partner of Gemini Associates LP. Gemini Associates LP is the general partner of each of Gemini LP and Gemini LP Annex. Each of Gemini Associates GP and Gemini Associates LP may be deemed to beneficially own the common stock held by each of Gemini LP and Gemini LP Annex. Gemini Israel is the general partner of each of Gemini Partners and Gemini Partners Annex. Gemini Israel may be deemed to beneficially own the common stock held by each of the Gemini Partners and Gemini Partners Annex. Ezra and Sela are the managing partners of each of Gemini Associates GP and Gemini Israel and may be deemed to beneficially own the common stock held by each of Gemini LP, Gemini LP Annex, Gemini Partners and Gemini Partners Annex. Each of Gemini Associates GP and Gemini Associates LP hereby disclaims beneficial ownership of the common stock of the issuer held by Gemini LP and Gemini LP Annex except to the extent of its respective pecuniary interest therein. Gemini Israel hereby disclaims beneficial ownership of the common stock of the issuer held by Gemini Partners and Gemini Partners Annex except to the extent of its pecuniary interest therein. Each of Ezra and Sela hereby disclaims beneficial ownership of the common stock of the issuer held by the other Reporting Persons except to the extent of his pecuniary interest therein. The Reporting Persons may be deemed to a be a "group" for purposes of Section 13 of the Securities and Exchange Act of 1934 and hereby expressly disclaim status as a "group" for purposes of this Schedule 13G.
- (2) Based on 55,507,975 of the Issuer's common stock outstanding as of November, 2021, as reported in the Issuer's Quarterly Report on Form 10-Q for the quarterly period ended September 30, 2021, filed with the Securities and Exchange Commission on November 12, 2021.

1	NAMES OF REPORTING PERSONS					
	Yossi Sela					
2	CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP (SEE INSTRUCTIONS)					
) X	· · · · · · · · · · · · · · · · · · ·			
3	SEC USE O	NI V				
5	SEC OSE O	· ·				
4	CITIZENSH	IP C	OR PLACE OF ORGANIZATION			
	Israel					
		5	SOLE VOTING POWER			
N	UMBER OF		0			
	SHARES	6	SHARED VOTING POWER			
BENEFICIALLY OWNED BY 4,921,763			4,921,763			
EACH		7	SOLE DISPOSITIVE POWER			
REPORTING PERSON			0			
WITH		8	SHARED DISPOSITIVE POWER			
			4004.750			
4,921,763 9 AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON			, ,			
3						
10	4,921,763					
10	CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (9) EXCLUDES CERTAIN SHARES (SEE INSTRUCTIONS)					
11	PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW 9					
	8.9% (2)					
12	TYPE OF REPORTING PERSON (SEE INSTRUCTIONS)					
	IN					

- This Schedule 13G is filed on behalf of Gemini Israel IV Limited Partnership ("Gemini LP"), Gemini Israel IV (Annex Fund) Limited Partnership ("Gemini LP Annex"), Gemini Capital Associates IV L.P. ("Gemini Associates LP"), Gemini Capital Associates IV GP Ltd. ("Gemini Associates GP"), Gemini Partners Investors IV L.P. ("Gemini Partners"), Gemini Partners Investors IV (Annex Fund) L.P. ("Gemini Partners Annex"), Gemini Israel Funds IV Ltd. ("Gemini Israel"), Menashe Ezra ("Ezra") and Yossi Sela ("Sela") (collectively, the "Reporting Persons"). Gemini Associates GP is the general partner of Gemini Associates LP. Gemini Associates LP is the general partner of each of Gemini LP and Gemini LP Annex. Each of Gemini Associates GP and Gemini Associates LP may be deemed to beneficially own the common stock held by each of Gemini LP and Gemini LP Annex. Gemini Israel is the general partner of each of Gemini Partners and Gemini Partners Annex. Gemini Israel may be deemed to beneficially own the common stock held by each of the Gemini Partners and Gemini Partners Annex. Ezra and Sela are the managing partners of each of Gemini Associates GP and Gemini Israel and may be deemed to beneficially own the common stock held by each of Gemini LP, Gemini LP Annex, Gemini Partners and Gemini Partners Annex. Each of Gemini Associates GP and Gemini Associates LP hereby disclaims beneficial ownership of the common stock of the issuer held by Gemini LP and Gemini LP Annex except to the extent of its respective pecuniary interest therein. Gemini Israel hereby disclaims beneficial ownership of the common stock of the issuer held by Gemini Partners and Gemini Partners Annex except to the extent of its pecuniary interest therein. Each of Ezra and Sela hereby disclaims beneficial ownership of the common stock of the issuer held by the other Reporting Persons except to the extent of his pecuniary interest therein. The Reporting Persons may be deemed to a be a "group" for purposes of Section 13 of the Securities and Exchange Act of 1934 and hereby expressly disclaim status as a "group" for purposes of this Schedule 13G.
- (2) Based on 55,507,975 of the Issuer's common stock outstanding as of November, 2021, as reported in the Issuer's Quarterly Report on Form 10-Q for the quarterly period ended September 30, 2021, filed with the Securities and Exchange Commission on November 12, 2021.

Name of Issuer: Item 1(a)

Outbrain Inc.

Item 1(b) Address of Issuer's principal executive offices:

111 West 19th Street New York, NY 10011

Items 2(a) Name of Reporting Persons filing:

Each of the following is a reporting person ("Reporting Person"):

Gemini Israel IV Limited Partnership

Gemini Israel IV (Annex Fund) Limited Partnership

Gemini Capital Associates IV L.P. Gemini Capital Associates IV GP Ltd.

Gemini Partners Investors IV L.P.

Gemini Partners Investors IV (Annex Fund) L.P.

Gemini Israel Funds IV Ltd.

Menashe Ezra Yossi Sela

Item 2(b) Address or principal business office or, if none, residence:

The principal business address of each Reporting Person is:

c/o Gemini Israel Ventures 1 Abba Eban Avenue

Merkazim 2001, Bldg A, 3rd Floor

Herzliya Israel

Item 2(c) Citizenship:

Reference is made to the response to item 4 on each of pages 2-7 of this Schedule 13G (this "Schedule"), which responses are incorporated herein by reference.

Item 2(d) Title of class of securities:

Common Stock, par value \$0.001 per share

CUSIP No.: Item 2(e)

69002R103

Item 3 If this statement is filed pursuant to §§ 240.13d-1(b), or 240.13d-2(b) or (c), check whether the person filings is a:

Not applicable.

Item 4 Ownership

Reference is hereby made to the responses to items 5-9 and 11 of pages 2-10 of this Schedule, which responses are incorporated by reference herein.

Gemini Associates GP is the general partner of Gemini Associates LP. Gemini Associates LP is the general partner of each of Gemini LP and Gemini LP Annex. Gemini Israel is the general partner and/or controlling partner of each of Gemini Partners and Gemini Partners and Gemini Partners Annex. Ezra and Sela are the Managing Partners of each of Gemini Associates GP and Gemini Israel. Each of Gemini Associates GP and Gemini Associates LP hereby disclaims beneficial ownership of the common stock of the issuer held by each of Gemini LP and Gemini LP Annex except to the extent of its pecuniary interest therein. Gemini Partners Annex except to the extent of its pecuniary interest therein. Each of Ezra and Sela hereby disclaims beneficial ownership of the common stock of the issuer held by each of Gemini LP, Gemini LP Annex, Gemini Partners and Gemini Partners Annex except to the extent of his pecuniary interest therein.

Item 5 Ownership of Five Percent or Less of a Class

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 or Control Person

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 Certifications

Not applicable.

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: February 7, 2022

GEMINI ISRAEL IV LIMITED PARTNERSHIP

By: GEMINI CAPITAL ASSOCIATES IV L.P.

Its: General Partner,

for itself and as general partner of Gemini Israel IV

Limited Partnership

By: GEMINI CAPITAL ASSOCIATES IV GP Ltd.

Its: General Partner,

for itself and as general partner of Gemini Capital

Associates IV L.P.

By: /s/ Yossi Sela

Name: Yossi Sela
Title: Managing Partner

Name: Menashe Ezra Title: Managing Partner

By:

/s/ Menashe Ezra

GEMINI ISRAEL IV (ANNEX FUND) Limited Partnership

By: GEMINI CAPITAL ASSOCIATES IV L.P.

Its: General Partner,

for itself and as general partner of Gemini Israel IV

(Annex Fund) Limited Partnership

By: GEMINI CAPITAL ASSOCIATES IV GP Ltd.

Its: General Partner,

for itself and as general partner of Gemini Capital

Associates IV L.P.

By: /s/ Yossi Sela By: /s/ Menashe Ezra

Name:Yossi SelaName:Menashe EzraTitle:Managing PartnerTitle:Managing Partner

GEMINI PARTNERS INVESTORS IV L.P.

By: GEMINI ISRAEL FUNDS IV LTD.

Its: General Partner,

for itself and as general partner of Gemini Partners

Investors IV L.P.

By: /s/ Yossi Sela By: /s/ Menashe Ezra

Name:Yossi SelaName:Menashe EzraTitle:Managing PartnerTitle:Managing Partner

Its: General Partner, for itself and as general partner of Gemini Partners Investors IV (Annex Fund) L.P. /s/ Yossi Sela By: Name: Yossi Sela Title: Managing Partner

GEMINI PARTNERS INVESTORS IV (ANNEX FUND) L.P.

By: GEMINI ISRAEL FUNDS IV LTD.

/s/ Menashe Ezra

/s/ Yossi Sela

Menashe Ezra

Yossi Sela

By: /s/ Menashe Ezra Name: Menashe Ezra Managing Partner Title: