FORM 4

UNITED STATES SECURITIES AND EXCHANGE COMMISSION

Washington, D.C. 20549

STATEMENT OF CHANGES IN BENEFICIAL OWNERSHIP

wasnington,	D.C. 20549	

OMB APPR	OVAL
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Check this box if no longer subject to Section 16. Form 4 or Form 5 obligations may continue. See Instruction 1(b).

Filed pursuant to Section 16(a) of the Securities Exchange Act of 1934 or Section 30(h) of the Investment Company Act of 1940

Name and Address of Reportin	g Person*	2. Issuer Name				ool		5. Relationship of Re		(s) to Issuer		
<u>Gupta Ravi</u>		Maplebear	Inc.	CAI	RT J		(Check all applicable) X Director X 10% Owner					
(Last) (First)	(Middle)	3. Date of Earlie 02/20/2024	st Trans	saction	n (Month/Day/	Year)		Officer (give below)		Other (specify pelow)		
50 BEALE STREET SUITE 600		4. If Amendmen	t, Date o	of Orig	inal Filed (Mo		6. Individual or Joint/ Line)	Group Filing (C	heck Applicable			
SOTTE 000								X Form filed b	y One Reportin	-		
Street)								Form filed b Person	y More than Or	ne Reporting		
FRANCISCO CA	94105	Rule 10b5	5-1(c)	Tra	insaction	Indi	cation					
(City) (State)	(Zip)	Check this be satisfy the af	ox to indi firmative	cate th defens	at a transaction se conditions of	n was ma Rule 10	ade pursuant to b5-1(c). See In	a contract, instruction of struction 10.	or written plan tha	it is intended to		
	Table I - Non-Deriva	tive Securities Acquired, Disposed of, or Beneficially Owned										
I. Title of Security (Instr. 3)	2. Transaction Date (Month/Day/Year)	2A. Deemed Execution Date, if any (Month/Day/Year)	3. Transa Code (8)		4. Securities Disposed Of			5. Amount of Securities Beneficially Owned Following	6. Ownership Form: Direct (D) or Indirect (I) (Instr. 4)	7. Nature of Indirect Beneficial Ownership (Instr. 4)		
			Code	v	Amount	(A) or (D)	Price	Reported Transaction(s) (Instr. 3 and 4)				
Common Stock	02/20/2024		P		727,605	A	\$27.7385(727,605	I	SC US/E Expansion Fund I Management, L.P. ⁽⁷⁾⁽⁸⁾⁽⁹⁾		
Common Stock	02/20/2024		P		309,078	A	\$28.28310	1,036,683	I	SC US/E Expansion Fund I Management, L.P. ⁽⁷⁾⁽⁸⁾⁽⁹⁾		
Common Stock	02/21/2024		P		537,815	A	\$28.8215	³⁾ 1,574,498	I	SC US/E Expansion Fund I Management, L.P. ⁽⁷⁾⁽⁸⁾⁽⁹⁾		
Common Stock	02/21/2024		P		7,414	A	\$29.1445 ⁽	4) 1,581,912	I	SC US/E Expansion Fund I Management, L.P. ⁽⁷⁾⁽⁸⁾⁽⁹⁾		
Common Stock	02/22/2024		P		235,148	A	\$29.4644 ⁽	1,809,646	I	SC US/E Expansion Fund I Management, L.P. ⁽⁷⁾⁽⁸⁾⁽⁹⁾		
Common Stock	02/22/2024		P		203,213	A	\$29.9496 ⁽	6) 2,012,859	I	SC US/E Expansion Fund I Management, L.P. ⁽⁷⁾⁽⁸⁾⁽⁹⁾		
Common Stock								4,405,162	I	Sequoia Capital Global Growth Fund II, L.P. ⁽⁷⁾⁽⁸⁾⁽⁹⁾		
Common Stock								68,020	I	Sequoia Capital Global Growth II Principals Fund, L.P. ⁽⁷⁾		

			Table	I - Non-Deriva	ative S	Securit	ies	Acq	uire	d, Disp	ose	d of,	or Ben	efici	ally Own	ed				
1. Title of	Security (Inst	tr. 3)		2. Transaction Date (Month/Day/Year)	if any	emed ion Date, /Day/Yea	Tr C	3. Transaction Code (Instr. 8)					str. 3, 4 and 5)		5. Amount of Securities Beneficially Owned Following Reported		Form: Direct (D) or Indirect (I) (Instr. 4)		. Nature ndirect eneficial wnersh nstr. 4)	al nip
							C.	ode	v	Amount		(A) or (D)	Price		Transaction(s) (Instr. 3 and 4)					
Common	ı Stock														351,37	74	I	(((I H	II - Indura	ı Fund
Common	ı Stock														25,726,:	519	I	2		USV oldco,
Common	ı Stock														4,744,2	06	I			
Common	ı Stock														308,01	13	I	G F F	equoi Capital Growth Crincip Cund, I	U.S. n VI pals
Common	n Stock														1,774,7	'56	I	(Growth	a U.S. n Fund P. ⁽⁷⁾⁽⁸⁾
Common	ı Stock														164,95	55	I	G F F	equoi Capital Growth Crincip Cund, I	U.S. n VII pals
Common	ı Stock														1,217,5	32	I	U N	J.S./In	ement,
Common	ı Stock														1,000,0	000	I	H H	xpans	US/E
Common	Stock														12,393,	305	I		Sequoia Grove II, LLC ⁽¹⁰⁾	
Common	Stock														14,18	5	I Seque Grove L.P. ⁽¹⁰		Grove	
Common	Stock				<u> </u>	***				<u> </u>				c	913,71		D			
			Tal	ble II - Derivat (e.g., pı												d				
1. Title of Derivative Security (Instr. 3) 2. Conversion Date (Month/Day/Yearly Security Security			3A. Deemed Execution Date, if any (Month/Day/Year)	Execution Date, if any (Month/Day/Year) (Month/Day/Year) Transaction Code (Instr. 8) Sec Acc (A) Dis of (Instr. 9)			red sed 3, 4	Expi	oate Exercisable and oiration Date onth/Day/Year)			7. Title and Amount of Securities Underlying Derivative Security (Instr. 3 and 4)		8. Price of Derivative Security (Instr. 5)	derivative O Securities Fe Beneficially D Owned or		10. Owner Form: Direct or Indi (I) (Inst	ship (E (D) (Pect (11. Nature of Indirect Beneficial Ownership Instr. 4)	
					Code			(D)	Date Exer		Expira Date		or Nu of	nount mber ares						

price within the ranges set forth above.

- 2. The price reported in column 4 is a weighted average price. These shares were purchased in multiple transactions at prices ranging from \$28.0100 to \$28.9650. The Reporting Person undertakes to provide the issuer, any security holder of the Issuer, or the staff at the Securities and Exchange Commission, upon request, the full information regarding the number of shares purchased at each separate price within the ranges set forth above.
- 3. The price reported in column 4 is a weighted average price. These shares were purchased in multiple transactions at prices ranging from \$28.0900 to \$29.0850. The Reporting Person undertakes to provide the issuer, any security holder of the Issuer, or the staff at the Securities and Exchange Commission, upon request, the full information regarding the number of shares purchased at each separate price within the ranges set forth above.
- 4. The price reported in column 4 is a weighted average price. These shares were purchased in multiple transactions at prices ranging from \$29.0900 to \$29.2350. The Reporting Person undertakes to provide the issuer, any security holder of the Issuer, or the staff at the Securities and Exchange Commission, upon request, the full information regarding the number of shares purchased at each separate price within the ranges set forth above.
- 5. The price reported in column 4 is a weighted average price. These shares were purchased in multiple transactions at prices ranging from \$28.8900 to \$29.8850. The Reporting Person undertakes to provide the issuer, any security holder of the Issuer, or the staff at the Securities and Exchange Commission, upon request, the full information regarding the number of shares purchased at each separate price within the ranges set forth above.
- 6. The price reported in column 4 is a weighted average price. These shares were purchased in multiple transactions at prices ranging from \$29.8900 to \$29.9900. The Reporting Person undertakes to provide the issuer, any security holder of the Issuer, or the staff at the Securities and Exchange Commission, upon request, the full information regarding the number of shares purchased at each separate price within the ranges set forth above.
- 7. The Reporting Person is a stockholder of SC US (TTGP), Ltd. SC US (TTGP), Ltd. is (i) the general partner of SC U.S. Venture XIV Management, L.P., which is the general partner of each of Sequoia Capital U.S. Venture Fund XIV, L.P., Sequoia Capital U.S. Venture Partners Fund XIV, L.P., and Sequoia Capital U.S. Venture Partners Fund XIV (Q), L.P., or collectively, the XIV Funds, which together own 100% of the outstanding ordinary shares of Sequoia Capital USV XIV Holdco, Ltd., or XIV Holdco; (ii) the general partner of SC U.S. Growth VI Management, L.P., which is the general partner of SC U.S. Growth VII Management, L.P., which is the general partner of SC U.S. Growth VII Principals Fund, L.P., or collectively, the GF VI Funds; (iii) the general partner of SC U.S. Growth VII Principals Fund, L.P., and Sequoia Capital U.S. Growth VII Principals Fund, L.P., or collectively, the GF VII Funds;
- S. (Continue from Footnote 7) (iv) the general partner of SC Global Growth II Management, L.P., which is the general partner of each of Sequoia Capital Global Growth Fund II, L.P., and Sequoia Capital Global Growth II Principals Fund, L.P., or collectively, the GGF II Funds; (v) the general partner of SCGGF III Endurance Partners Management, L.P., which is the general partner of Sequoia Capital Global Growth Fund III Endurance Partners, L.P., or GGF III; (vi) the general partner of SCGGF III U.S./India Management, L.P., or GGF III US IND MGMT; and (vii) the general partner of SC US/E Expansion Fund I Management, L.P., which is the general partner of Sequoia Capital US/E Expansion Fund I, L.P., or collectively, the EXP I Funds.
- 9. (Continue from Footnote 8) As a result, the Reporting Person may be deemed to share beneficial ownership of the shares held by XIV Holdco, the GF VI Funds, the GF VII Funds, the GGF III Funds, GGF III, GGF III US IND MGMT and the EXP I Funds. The Reporting Person disclaims beneficial ownership of the securities included in this report, except to the extent of his pecuniary interest therein, and the inclusion of these securities in this report shall not be deemed an admission of beneficial ownership of the reported securities for purposes of Section 16 or for any other purposes.
- 10. The Reporting Person is a member of Sequoia Grove II, LLC. The Reporting Person disclaims beneficial ownership of the securities included in this report except to the extent of his pecuniary interest therein, and the inclusion of these securities in this report shall not be deemed an admission of beneficial ownership of the reported securities for purposes of Section 16 or for any other purposes.

By: /s/ Jung Yeon Son, by
power of attorney for Ravi

Gupta

02/22/2024

** Signature of Reporting Person Date

Reminder: Report on a separate line for each class of securities beneficially owned directly or indirectly.

- * If the form is filed by more than one reporting person, see Instruction 4 (b)(v).
- ** Intentional misstatements or omissions of facts constitute Federal Criminal Violations See 18 U.S.C. 1001 and 15 U.S.C. 78ff(a).

Note: File three copies of this Form, one of which must be manually signed. If space is insufficient, see Instruction 6 for procedure.

Persons who respond to the collection of information contained in this form are not required to respond unless the form displays a currently valid OMB Number.