# UNITED STATES SECURITIES AND EXCHANGE COMMISSION

Washington, D.C. 20549

### **SCHEDULE 13G**

(Rule 13d-102)

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

## Zai Lab Limited

(Name of Issuer)

Ordinary Shares, par value \$0.00006 per share (Title of Class of Securities)

98887Q104\*\* (CUSIP Number)

**December 31, 2017** (Date of Event Which Requires Filing of this Statement)

☐ Rule 13d-1(b)			
☐ Rule 13d-1(c)			
⊠ Rule 13d-1(d)			

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

Check the appropriate box to designate the rule pursuant to which this schedule is filed:

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

CUSIP N	lo. 98887Q	104	SCHEDULE 13G	Page 2 of 13 Pages				
1	NAME OF REPORTING PERSON							
	SEQUOIA CAPITAL CV IV HOLDCO, LTD. ("SC CV IV HOLDCO")							
2	CHECK (a) □		E APPROPRIATE BOX IF A MEMBER OF A GROUP  b) $\square$					
		`						
3	SEC USI	ΞO	NLY					
4	CITIZEN	ISF	IP OR PLACE OF ORGANIZATION					
	CAYMA	ΝI	SLANDS					
		5	SOLE VOTING POWER					
NUM	IBER OF		0					
	IARES FICIALLY	6	SHARED VOTING POWER					
OW	NED BY		2,986,278					
	ACH ORTING	7	SOLE DISPOSITIVE POWER					
	RSON		0					
V	VITH	8	SHARED DISPOSITIVE POWER					
			2,986,278					
9	AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON							
	2,986,278							
10	CHECK	BO	X IF THE AGGREGATE AMOUNT IN ROW (9) EXCLUDES CERTAIN SHARES					
11	PERCEN	IT (	OF CLASS REPRESENTED BY AMOUNT IN ROW 9					
	6.1%1							
12	TYPE OF REPORTING PERSON							

Based on a total of 49,305,903 shares outstanding following completion of the Issuer's initial public offering, as reported in the Issuer's prospectus filed with the Securities and Exchange Commission on September 21, 2017.

CUSIP N	lo. 98887Q	104	SCHEDULE 13G	Page 3 of 13 Pages		
1			REPORTING PERSON CAPITAL CHINA VENTURE FUND IV, L.P. ("SC CVF IV")			
2		TH	E APPROPRIATE BOX IF A MEMBER OF A GROUP  D) □			
3	SEC USI	ΞΟ	NLY			
4	CITIZEN		IP OR PLACE OF ORGANIZATION SLANDS			
		5	SOLE VOTING POWER 0			
NUMBER OF SHARES BENEFICIALLY OWNED BY		6	SHARED VOTING POWER  2,986,278 shares, of which 2,986,278 shares are directly owned by SC CV IV HOLDCO. SC CV I'S C CVF IV.	V HOLDCO is wholly owned by		
E REP( PE	ACH ORTING RSON	7	SOLE DISPOSITIVE POWER 0			
V	VITH	8	SHARED DISPOSITIVE POWER  2,986,278 shares, of which 2,986,278 shares are directly owned by SC CV IV HOLDCO. SC CV I'SC CVF IV.	V HOLDCO is wholly owned by		
9	AGGRE0 2,986,27		TE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON			
10						
11	PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW 9					

6.1%1

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TYPE OF REPORTING PERSON

Based on a total of 49,305,903 shares outstanding following completion of the Issuer's initial public offering, as reported in the Issuer's prospectus filed with the Securities and Exchange Commission on September 21, 2017.

CUSIP N	No. 98887C	210	SCHEDULE 13G	Page 4 of 13 Pages		
1	NAME (	)F I	REPORTING PERSON			
	SC CHIN	JA	VENTURE IV MANAGEMENT, L.P. ("SC CV IV MGMT")			
2						
	(a)		e Appropriate box if A member of A group )			
	(a) 🗆	(				
3	SEC USI	ΕO	NLY			
4	CITIZEN	ISE	IP OR PLACE OF ORGANIZATION			
	CAYMA	ΝI	SLANDS			
	CHIMI	5	SOLE VOTING POWER			
		J	SOLE VOTING TOWER			
			0			
		6	SHARED VOTING POWER			
_	IBER OF	U	SHARED VOTING FOWER			
_	IARES		2.000.270 down of 11.4.2.000.270 down all and a subb-occorrection DCO CC CVINIII	IOLDCO: ball a sall		
	FICIALLY		2,986,278 shares, of which 2,986,278 shares are directly owned by SC CV IV HOLDCO. SC CV IV H. SC CVF IV. SC CV IV MGMT is the General Partner of SC CVF IV.	IOLDCO is wholly owned by		
	NED BY	_				
	ACH ORTING	7	SOLE DISPOSITIVE POWER			
	RSON					
	VITH		0			
v	VIIII	8	SHARED DISPOSITIVE POWER			
			2,986,278 shares, of which 2,986,278 shares are directly owned by SC CV IV HOLDCO. SC CV IV H	IOI DCO is reballer around by		
			SC CVF IV. SC CV IV MGMT is the General Partner of SC CVF IV.	IOLDCO is wholly owned by		
9	ACCDE	$C \Lambda^{r}$	TE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON			
9	AGGRE	GΑ	E AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON			
	2,986,278					
10	CHECK	ВО	X IF THE AGGREGATE AMOUNT IN ROW (9) EXCLUDES CERTAIN SHARES			
44		TOD 1	DE CLASS DEPONDED BY A VOLUMENT DOLLS			
11	PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW 9					

6.1%1

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12

TYPE OF REPORTING PERSON

Based on a total of 49,305,903 shares outstanding following completion of the Issuer's initial public offering, as reported in the Issuer's prospectus filed with the Securities and Exchange Commission on September 21, 2017.

CUSIP No	o. 98887Q	104	SCHEDULE 13G	Page 5 of 13 Pages					
1	NAME OF REPORTING PERSON  SCC GROWTH I HOLDCO A, LTD. ("SCCGI HOLDCO A")								
2	CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP  (a) □ (b) □								
3	SEC USE	OI	NLY						
4	CAYMA		IP OR PLACE OF ORGANIZATION SLANDS						
5 SOLE VOTING POWER  NUMBER OF 0									
SHARES BENEFICIALLY OWNED BY		6	SHARED VOTING POWER 897,874						
REPC PEF	EACH REPORTING PERSON		SOLE DISPOSITIVE POWER  0						
WITH 8 SHARED DISPOSITIVE POWER 897,874									
9	AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON 897,874								
10	CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (9) EXCLUDES CERTAIN SHARES								
11	PERCEN	T C	OF CLASS REPRESENTED BY AMOUNT IN ROW 9						

TYPE OF REPORTING PERSON

12

Based on a total of 49,305,903 shares outstanding following completion of the Issuer's initial public offering, as reported in the Issuer's prospectus filed with the Securities and Exchange Commission on September 21, 2017.

-						
CUSIP N	No. 98887Q	104	SCHEDULE 13G	Page 6 of 13 Pages		
1	NAME C	)F I	REPORTING PERSON			
	SEOUOI	Α (	CAPITAL CHINA GROWTH FUND I, LP ("SC CGF I")			
2						
	(a) □	(	o) <sup>[]</sup>			
3	SEC USI	ЕΟ	NLY			
4	CITIZEN	CT	IP OR PLACE OF ORGANIZATION			
4	CITIZEN	J)	IP OR PLACE OF ORGANIZATION			
	CAYMA	ΝI	SLANDS			
		5	SOLE VOTING POWER			
			0			
NUM	IBER OF	6	SHARED VOTING POWER			
	IARES		897,874 shares, of which 897,874 shares are directly owned by SCCGI HOLDCO A. SCCGI HOL	I DCO A :		
	FICIALLY NED BY		CGF I.	LDCO A is wholly owned by SC		
	ACH	7	SOLE DISPOSITIVE POWER			
	ORTING RSON		0			
	VITH	8	SHARED DISPOSITIVE POWER			
			897,874 shares, of which 897,874 shares are directly owned by SCCGI HOLDCO A. SCCGI HOLCGF I.	LDCO A is wholly owned by SC		
9	AGGRE	GΑ	TE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON			
	005.054					
10	897,874	RΩ	X IF THE AGGREGATE AMOUNT IN ROW (9) EXCLUDES CERTAIN SHARES			
10	CILCIC	ЬС	A II THE ROCKEOTHE AMOUNT IN NOW (3) EXCELODES CERTAIN STAIRES			
11	PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW 9					

1.8%1

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TYPE OF REPORTING PERSON

Based on a total of 49,305,903 shares outstanding following completion of the Issuer's initial public offering, as reported in the Issuer's prospectus filed with the Securities and Exchange Commission on September 21, 2017.

CUSIP N	Io. 98887Q	104	SCHEDULE 13G	Page 7 of 13 Pages
1	NAME C	)F F	REPORTING PERSON	
	SEQUOI	A C	APITAL CHINA GROWTH FUND MANAGEMENT I, L.P. ("SCC GF MGMT I")	
2	CHECK (a) □		E APPROPRIATE BOX IF A MEMBER OF A GROUP □	
3	SEC USE	E O1	NLY	
4	CITIZEN	SH	IP OR PLACE OF ORGANIZATION	
	CAYMA	N I	SLANDS	
		5	SOLE VOTING POWER	
			0	
	IBER OF	6	SHARED VOTING POWER	
BENE	IARES FICIALLY NED BY		897,874 shares, of which 897,874 shares are directly held by SCCGI HOLDCO A. SCCGI HOLDCO A. CGF I. SCC GF MGMT I is the General Partner of SC CGF I.	a is wholly owned by SC
	ACH ORTING	7	SOLE DISPOSITIVE POWER	
PE	PERSON		0	
V	VITH	8	SHARED DISPOSITIVE POWER	
			897,874 shares, of which 897,874 shares are directly held by SCCGI HOLDCO A. SCCGI HOLDCO A. CGF I. SCC GF MGMT I is the General Partner of SC CGF I.	a is wholly owned by SC
9	AGGREO	GA7	E AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON	
	897,874			
10	CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (9) FXCLUDES CERTAIN SHARES			

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TYPE OF REPORTING PERSON

11

12

PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW 9

Based on a total of 49,305,903 shares outstanding following completion of the Issuer's initial public offering, as reported in the Issuer's prospectus filed with the Securities and Exchange Commission on September 21, 2017.

CUSIP N	To. 98887C	104	SCHEDULE 13G	Page 8 of 13 Pages		
1			REPORTING PERSON HOLDING LIMITED ("SCC HOLD")			
2		TH	E APPROPRIATE BOX IF A MEMBER OF A GROUP  □ □			
3	SEC USI	ΕΟ	NLY			
4			IP OR PLACE OF ORGANIZATION SLANDS			
		5	SOLE VOTING POWER 0			
SH BENE	IBER OF IARES FICIALLY NED BY	6	SHARED VOTING POWER  3,884,152 shares, of which 897,874 shares are directly held by SCCGI HOLDCO A and 2,986,278 sh CV IV HOLDCO. SC CV IV HOLDCO is wholly owned by SC CVF IV. SC CV IV MGMT is the G SCCGI HOLDCO A is wholly owned by SC CGF I. SCC GF MGMT I is the General Partner of SC C General Partner of SC CV IV MGMT and SCC GF MGMT I.	eneral Partner of SC CVF IV.		
E REP PE	ACH ORTING RSON	7	SOLE DISPOSITIVE POWER 0			
V	VITH	8	SHARED DISPOSITIVE POWER  3,884,152 shares, of which 897,874 shares are directly held by SCCGI HOLDCO A and 2,986,278 sh CV IV HOLDCO. SC CV IV HOLDCO is wholly owned by SC CVF IV. SC CV IV MGMT is the G- SCCGI HOLDCO A is wholly owned by SC CGF I. SCC GF MGMT I is the General Partner of SC CG- General Partner of SC CV IV MGMT and SCC GF MGMT I.	eneral Partner of SC CVF IV.		
9	AGGRE 3,884,15		TE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON			
10	CHECK		X IF THE AGGREGATE AMOUNT IN ROW (9) EXCLUDES CERTAIN SHARES			
11	PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW 9					

7.9%1

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TYPE OF REPORTING PERSON

Based on a total of 49,305,903 shares outstanding following completion of the Issuer's initial public offering, as reported in the Issuer's prospectus filed with the Securities and Exchange Commission on September 21, 2017.

CUSIP I	No. 98887C	10	SCHEDULE 13G	Page 9 of 13 Pages
1	NAME (	)F	REPORTING PERSON	
			A ENTERPRISES LIMITED ("SNP")	
2	(a) □		E APPROPRIATE BOX IF A MEMBER OF A GROUP b) $\square$	
3	SEC USI	ΞO	NLY	
4	CITIZEN	ISF	IIP OR PLACE OF ORGANIZATION	
	BRITISH	ΙV	IRGIN ISLANDS	
	I	5	SOLE VOTING POWER	
			0	
		6	SHARED VOTING POWER	
NUN	MBER OF		3,884,152 shares, of which 897,874 shares are directly held by SCCGI HOLDCO A and 2,986,278 shares ar	e directly held by SC
BENE	HARES FICIALLY NED BY		CV IV HOLDCO. SC CV IV HOLDCO is wholly owned by SC CVF IV. SC CV IV MGMT is the General SCCGI HOLDCO A is wholly owned by SC CGF I. SCC GF MGMT I is the General Partner of SC CGF I. General Partner of SC CV IV MGMT and SCC GF MGMT I. SCC HOLD is wholly owned by SNP.	
I	EACH	7	SOLE DISPOSITIVE POWER	
	ORTING ERSON		0	
7	WITH	8	SHARED DISPOSITIVE POWER	
			3,884,152 shares, of which 897,874 shares are directly held by SCCGI HOLDCO A and 2,986,278 shares are CV IV HOLDCO. SC CV IV HOLDCO is wholly owned by SC CVF IV. SC CV IV MGMT is the General SCCGI HOLDCO A is wholly owned by SC CGF I. SCC GF MGMT I is the General Partner of SC CGF I. General Partner of SC CV IV MGMT and SCC GF MGMT I. SCC HOLD is wholly owned by SNP.	Partner of SC CVF IV.
9	AGGRE	GA'	TE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON	
	3,884,15	2		
10	CHECK	ВС	X IF THE AGGREGATE AMOUNT IN ROW (9) EXCLUDES CERTAIN SHARES	
11	PERCEN	IT (	OF CLASS REPRESENTED BY AMOUNT IN ROW 9	

7.9%1

OO

TYPE OF REPORTING PERSON

Based on a total of 49,305,903 shares outstanding following completion of the Issuer's initial public offering, as reported in the Issuer's prospectus filed with the Securities and Exchange Commission on September 21, 2017.

CUSIP N	Io. 98887C	210	SCHEDULE 13G	Page 10 of 13 Pages				
1	NAME OF REPORTING PERSON							
	NEIL NANPENG SHEN ("NS")							
2	2 CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP (a) □ (b) □							
3	SEC US	E O	NLY					
4	CITIZEN	NSH	IP OR PLACE OF ORGANIZATION					
	HONG I	ON	IG SAR					
		5	SOLE VOTING POWER					
			0					
		6	SHARED VOTING POWER					
NUMBER OF SHARES BENEFICIALLY			3,884,152 shares, of which 897,874 shares are directly held by SCCGI HOLDCO A and 2,986,278 shares at CV IV HOLDCO. SC CV IV HOLDCO is wholly owned by SC CVF IV. SC CV IV MGMT is the General SCCGI HOLDCO A is wholly owned by SC CGF I. SCC GF MGMT I is the General Partner of SC CGF I General Partner of SC CV IV MGMT and SCC GF MGMT I. SCC HOLD is wholly owned by SNP. NS who who was supported by SNP. NS who was supported by SNP.	l Partner of SC CVF IV.  I. SCC HOLD is the				
OWNED BY EACH 7 REPORTING PERSON		7	SOLE DISPOSITIVE POWER  0					
V	VITH	8	SHARED DISPOSITIVE POWER					
			3,884,152 shares, of which 897,874 shares are directly held by SCCGI HOLDCO A and 2,986,278 shares at CV IV HOLDCO. SC CV IV HOLDCO is wholly owned by SC CVF IV. SC CV IV MGMT is the General SCCGI HOLDCO A is wholly owned by SC CGF I. SCC GF MGMT I is the General Partner of SC CGF I. General Partner of SC CV IV MGMT and SCC GF MGMT I. SCC HOLD is wholly owned by SNP. NS who who was supported by SNP. NS who was supported by SNP.	l Partner of SC CVF IV.  I. SCC HOLD is the				
9	AGGRE	GA.	TE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON					
	3,884,15	2						
10	CHECK	ВО	X IF THE AGGREGATE AMOUNT IN ROW (9) EXCLUDES CERTAIN SHARES					
11	PERCEN	TI (	OF CLASS REPRESENTED BY AMOUNT IN ROW 9					
	7.9%1							

TYPE OF REPORTING PERSON

IN

Based on a total of 49,305,903 shares outstanding following completion of the Issuer's initial public offering, as reported in the Issuer's prospectus filed with the Securities and Exchange Commission on September 21, 2017.

#### ITEM 1.

(a) Name of Issuer:

Zai Lab Limited

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

4560 Jinke Road,

Bldg. 1, 4F,

Pudong, Shanghai, China 201210

#### ITEM 2.

(a) Name of Persons Filing:

Seguoia Capital CV IV Holdco, Ltd.

Sequoia Capital China Venture Fund IV, L.P.

SC China Venture IV Management, L.P.

SCC Growth I Holdco A, Ltd.

Sequoia Capital China Growth Fund I, LP

Sequoia Capital China Growth Fund Management I, L.P.

SC China Holding Limited

SNP China Enterprises Limited

Neil Nanpeng Shen

SC CV IV HOLDCO is wholly owned by SC CVF IV. SC CV IV MGMT is the General Partner of SC CVF IV. SCCGI HOLDCO A is wholly owned by SC CGF I. SCC GF MGMT I is the General Partner of SC CGF I. The General Partner of SC CV IV MGMT and SCC GF MGMT I is SCC HOLD. SCC HOLD is wholly owned by SNP, a company wholly owned by NS.

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

2800 Sand Hill Road, Suite 101 Menlo Park, CA 94025

(c) Citizenship:

SC CV IV HOLDCO, SC CVF IV, SC CV IV MGMT, SCCGI HOLDCO A, SC CGF I, SCC GF MGMT I, SCC HOLD: Cayman Islands SNP: British Virgin Islands

NS: Hong Kong SAR

(d) CUSIP Number:

98887Q104

ITEM 3.

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

NOT APPLICABLE

ITEM 4. OWNERSHIP

SEE ROWS 5 THROUGH 11 OF COVER PAGES

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

CUSIP No. 98887Q104 SCHEDULE 13G Page 12 of 13 Pages

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

NOT APPLICABLE

ITEM 8. IDENTIFICATION AND CLASSIFICATION OF MEMBERS OF THE GROUP.

NOT APPLICABLE

ITEM 9. NOTICE OF DISSOLUTION OF GROUP.

NOT APPLICABLE

ITEM 10. CERTIFICATION

NOT APPLICABLE

#### **SIGNATURES**

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

Dated: February 14, 2018

Sequoia Capital CV IV Holdco, Ltd.

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

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

By: SC China Holding Limited its General Partner

By: /s/ Neil Nanpeng Shen
Neil Nanpeng Shen, Authorized Signatory

Sequoia Capital China Venture Fund IV, L.P.

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

By: SC China Holding Limited its General Partner

By: /s/ Neil Nanpeng Shen
Neil Nanpeng Shen, Authorized Signatory

SC China Venture IV Management, L.P.

By: SC China Holding Limited its General Partner

By: /s/ Neil Nanpeng Shen
Neil Nanpeng Shen, Authorized Signatory

SCC Growth I Holdco A, Ltd.

By: Sequoia Capital China Growth Fund I, LP its Sole Member

By: Sequoia Capital China Growth Fund Management I, L.P. its General Partner

By: SC China Holding Limited its General Partner

By: /s/ Neil Nanpeng Shen
Neil Nanpeng Shen, Authorized Signatory

Sequoia Capital China Growth Fund I, LP

By: Sequoia Capital China Growth Fund Management I, L.P. its General Partner

By: SC China Holding Limited its General Partner

By: /s/ Neil Nanpeng Shen
Neil Nanpeng Shen, Authorized Signatory

Sequoia Capital China Growth Fund Management I, L.P.

By: SC China Holding Limited its General Partner

SC China Holding Limited

By: /s/ Neil Nanpeng Shen
Neil Nanpeng Shen, Authorized Signatory

SNP China Enterprises Limited

By: /s/ Neil Nanpeng Shen
Neil Nanpeng Shen, Authorized Signatory

Neil Nanpeng Shen

By: /s/ Neil Nanpeng Shen
Neil Nanpeng Shen

Neil Nanpeng Shen, Authorized Signatory

By: /s/ Neil Nanpeng Shen

#### EXHIBIT 1

#### AGREEMENT AS TO JOINT FILING OF SCHEDULE 13G

The undersigned hereby agree that the Schedule 13G relating to the common stock of Zai Lab Limited., and any further amendments thereto, to which this Agreement as to Joint Filing of Schedule 13G is attached as an exhibit is filed on behalf of each of them pursuant to and in accordance with the provisions of Rule 13d-1(k) under the Securities Exchange Act of 1934, as amended.

Date: February 14, 2018

Sequoia Capital CV IV Holdco, Ltd.

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

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

By: SC China Holding Limited its General Partner

By: /s/ Neil Nanpeng Shen
Neil Nanpeng Shen, Authorized Signatory

Sequoia Capital China Venture Fund IV, L.P.

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

By: SC China Holding Limited its General Partner

By: /s/ Neil Nanpeng Shen
Neil Nanpeng Shen, Authorized Signatory

SC China Venture IV Management, L.P.

By: SC China Holding Limited its General Partner

By: /s/ Neil Nanpeng Shen
Neil Nanpeng Shen, Authorized Signatory

SCC Growth I Holdco A, Ltd.

By: Sequoia Capital China Growth Fund I, LP its Sole Member

By: Sequoia Capital China Growth Fund Management I, L.P. its General Partner

By: SC China Holding Limited its General Partner

By: /s/ Neil Nanpeng Shen
Neil Nanpeng Shen, Authorized Signatory

Sequoia Capital China Growth Fund I, LP

By: Sequoia Capital China Growth Fund Management I, L.P. its General Partner

By: SC China Holding Limited its General Partner

By: /s/ Neil Nanpeng Shen
Neil Nanpeng Shen, Authorized Signatory

Sequoia Capital China Growth Fund Management I, L.P.

By: SC China Holding Limited

its General Partner

By: /s/ Neil Nanpeng Shen

Neil Nanpeng Shen, Authorized Signatory

SC China Holding Limited

By: /s/ Neil Nanpeng Shen

Neil Nanpeng Shen, Authorized Signatory

SNP China Enterprises Limited

By: /s/ Neil Nanpeng Shen

Neil Nanpeng Shen, Authorized Signatory

Neil Nanpeng Shen

By: /s/ Neil Nanpeng Shen

Neil Nanpeng Shen