1. What did Wish announce?

- We announced that ContextLogic has entered into an agreement to sell substantially all
 of its operating assets and liabilities, principally comprising the Wish ecommerce
 platform, to Qoo10.
- This means that, upon closing of the transaction, the Wish ecommerce platform, including the Wish brands, logistics infrastructure and technology, will transition to new ownership.
- ContextLogic will continue to be publicly traded and the Board believes this transaction
 will effectively reduce the cash burn in the remaining business entity to near zero,
 monetize Wish's operating assets at the highest value possible, and preserve value for
 shareholders.

2. What alternatives did the Board consider as part of its review?

- The Board conducted a thorough review of strategic alternatives with the assistance of outside financial and legal advisors.
- As part of this review, the Board evaluated a variety of potential outcomes, including various sale alternatives.
- Ultimately, the Board determined that the proposed sale of its operating assets and liabilities, while preserving the approximately \$2.7 billion in U.S. Federal Net Operating Loss ("NOL") carryforwards, represented the best path forward for shareholders to maximize shareholder value.

3. Why are shareholders not receiving the cash proceeds from the sale?

- The Board has a fiduciary duty to its shareholders and determined that this transaction is the best path forward to maximize shareholder value.
- This transaction structure allows ContextLogic to preserve the value of its NOLs, which
 the Board determined was superior to a cash transaction that would not preserve the
 NOLs.

4. Can shareholders elect to receive cash for their investment upon close?

- No. Upon completion of the transaction, ContextLogic will remain a publicly traded entity and shareholders are able to buy and sell shares as they can today.
- After closing, ContextLogic will be debt-free and retain certain assets, including net cash from the sale and approximately \$2.7 billion of NOLs.
- The Board intends to use the NOLs to offset future obligations.

5. As of September 30, 2023, Wish had \$492 million on its balance sheet. Why is the purchase price \$173 million?

- The purchase price reflects the value of the assets, *less liabilities*.
- The agreed upon purchase price of \$173 million represents a value of \$6.50 per share, or a premium of 44% to the Company's closing stock price on February 9, 2024, the last trading day prior to the announcement of the transaction.

6. What are ContextLogic shareholders being asked to approve?

- ContextLogic shareholders are being asked to approve the transaction with Qoo10.
- Additional details will be included in the proxy materials with respect to the transaction to be distributed to shareholders in the coming weeks, including instructions on how to vote your shares at a special meeting of ContextLogic shareholders.
- Assuming the receipt of shareholder approval, we expect the transaction to close in the second quarter of 2024.

Additional Information and Where to Find It

In connection with the proposed acquisition of substantially all of the assets of ContextLogic Inc., a Delaware corporation (the "Company"), by Qoo10 Inc., a Delaware corporation (the "Buyer"), other than the Company's federal income tax net operating loss carryforwards and certain other tax attributes, pursuant to the terms of an Asset Purchase Agreement (the "Agreement"), dated February 10, 2024, by and among the Company, the Buyer and Qoo10 PTE. Ltd., a Singapore private limited company and parent of the Buyer (the "Parent"), the Company intends to file with the Securities and Exchange Commission (the "SEC") and furnish to the Company's stockholders a proxy statement, in both preliminary and definitive form, and other relevant documents pertaining to the transactions contemplated by the Agreement (the "Transactions"). Stockholders of the Company are urged to read the definitive proxy statement and other relevant documents carefully and in their entirety when they become available because they will contain important information about the Transactions. Stockholders of the Company may obtain the proxy statement and other relevant documents filed with the SEC (once they are available) free of charge at the SEC's website at www.sec.gov or by directing a request to ContextLogic Inc., One Sansome Street, 33rd Floor, San Francisco, California 94104, Attention: Ralph Fong.

Participants in the Solicitation

The directors, executive officers and certain other members of management and employees of the Company are "participants" in the solicitation of proxies from stockholders of the Company in favor of the Transactions. Information regarding the persons who, under the rules of the SEC, are participants in the solicitation of the stockholders of the Company in connection with the Transactions, including a description of their direct or indirect interests in the Transaction, by security holdings or otherwise, will be set forth in the proxy statement and the other relevant documents to be filed by the Company with the SEC. Information regarding the Company's directors and executive officers, their ownership of Company stock, and the Company's transactions with related parties is contained in the sections entitled "Directors, Executive Officers, and Corporate Governance," "Security Ownership of Certain Beneficial Owners and Management," and "Certain Relationships and Related Party Transactions" in the Company's definitive proxy statement on Schedule 14A for the Company's 2023 Annual Meeting of Stockholders, which was filed (and with 2023 https://www.sec.gov/ixviewer/ix.html?doc=/Archives/edgar/data/0001822250/000114036123010911/ny20006182x2_def14a. htm), in the Company's Current Report on Form 8-K filed with the SEC on April 11, 2023 (and which is available at https://www.sec.gov/ixviewer/ix.html?doc=/Archives/edgar/data/0001822250/000095017023012442/wish-20230410.htm), and in the Company's Current Report on Form 8-K filed with the SEC on December 1, 2023 (and which is available at https://www.sec.gov/ixviewer/ix.html?doc=/Archives/edgar/data/0001822250/000095017023067343/wish-20231129.htm). To the extent holdings of Company securities by the directors and executive officers of the Company have changed from the amounts of securities of the Company held by such persons as reflected therein, such changes have been or will be reflected on Statements of Change in Ownership on Forms 3 or Forms 4 filed with the SEC. These documents can be obtained free of charge from the sources indicated in the previous section. Other information regarding the participants in the proxy solicitation and a description of their direct and indirect interests, by security holdings or otherwise, will be contained in the proxy statement and other relevant materials to be filed with the SEC when they become available.

Forward-Looking Statements

Except for historical information, all other information in this communication consists of forward-looking statements within the meaning of Section 27A of the Securities Act of 1933, as amended, and Section 21E of the Securities Exchange Act of 1934, as amended. These forward-looking statements, and related oral statements the Company, the Parent or the Buyer may make, are subject to risks and uncertainties that could cause actual results to differ materially from those projected, anticipated or implied. For example, (1) conditions to the closing of the Transactions may not be satisfied, (2) the timing of completion of the Transactions is uncertain, (3) the business of the Company may suffer as a result of uncertainty surrounding the Transactions, (4) events, changes or other circumstances could occur that could give rise to the termination of the Agreement, (5) there are risks related

to disruption of the management's attention from the ongoing business operations of the Company due to the Transactions, (6) the announcement or pendency of the Transactions could affect the relationships of the Company with its clients, operating results and business generally, including on the ability of the Company to retain employees, (7) the outcome of any legal proceedings initiated against the Company, the Parent or the Buyer following the announcement of the Transactions could adversely affect the Company, the Parent or the Buyer, including the ability of each to consummate the Transactions, and (8) the Company may be adversely affected by other economic, business, and/or competitive factors, as well as management's response to any of the aforementioned factors.

The foregoing review of important factors should not be construed as exhaustive and should be read in conjunction with the other cautionary statements that are included herein and elsewhere, including the risk factors included in the Company's most recent Annual Report on Form 10-K and Quarterly Report on Form 10-Q and other documents of the Company on file with the SEC. Neither the Company nor the Parent or the Buyer undertakes any obligation to update, correct or otherwise revise any forward-looking statements. All subsequent written and oral forward-looking statements attributable to the Company, the Parent or the Buyer and/or any person acting on behalf of any of them are expressly qualified in their entirety by this paragraph.