UNITED STATES SECURITIES AND EXCHANGE COMMISSION Washington, D.C. 20549

FORM 8-K

CURRENT REPORT

Pursuant to Section 13 or 15(d) of the Securities Exchange Act of 1934

Date of report (Date of earliest event reported): September 20, 2021

Cartesian Growth Corporation

(Exact name of registrant as specified in its charter)

001-40103 (Commission File Number)

Cayman Islands (State or other jurisdiction of incorporation)

505 Fifth Avenue, 15th Floor

New York, New York

(Address of principal executive offices)

(Zip Code)

(212) 461-6363

(Registrant's telephone number, including area code)

Not Applicable

(Former name or former address, if changed since last report)

Check the appropriate box below if the Form 8-K is intended to simultaneously satisfy the filing obligation of the registrant under any of the following provisions:

☑ Written communications pursuant to Rule 425 under the Securities Act (17 CFR 230.425)

□ Soliciting material pursuant to Rule 14a-12 under the Exchange Act (17 CFR 240.14a-12)

□ Pre-commencement communications pursuant to Rule 14d-2(b) under the Exchange Act (17 CFR 240.14d-2(b))

□ Pre-commencement communications pursuant to Rule 13e-4(c) under the Exchange Act (17 CFR 240.13e-4(c))

Securities registered pursuant to Section 12(b) of the Act:

Title of each class	Trading Symbol(s)	Name of each exchange on which registered
Units, each consisting of one class A ordinary share and	GLBLU	The Nasdaq Stock Market LLC
one-third of one Warrant		
Class A ordinary shares, par value \$0.0001 per share	GLBL	The Nasdaq Stock Market LLC
Warrants, each whole warrant exercisable for one Class	GLBLW	The Nasdaq Stock Market LLC
A ordinary share at an exercise price of \$11.50		

Indicate by check mark whether the registrant is an emerging growth company as defined in Rule 405 of the Securities Act of 1933 (§230.405 of this chapter) or Rule 12b-2 of the Securities Exchange Act of 1934 (§240.12b-2 of this chapter).

Emerging growth company \boxtimes

If an emerging growth company, indicate by check mark if the registrant has elected not to use the extended transition period for complying with any new or revised financial accounting standards provided pursuant to Section 13(a) of the Exchange Act.

(I.R.S. Employer Identification No.)

N/A

<u>100</u>17

Item 7.01 Regulation FD Disclosure.

On September 20, 2021, Cartesian Growth Corporation, an exempted company incorporated under the laws of the Cayman Islands (the "CGC"), Tiedemann Wealth Management Holdings, LLC, a Delaware limited liability company ("TWMH"), TIG Trinity GP, LLC, a Delaware limited liability company ("TIG GP"), TIG Trinity Management, LLC, a Delaware limited liability company ("TIG MGMT" and, together with TIG GP, the "TIG Entities"), Alvarium Investments Limited, an English private limited company ("Alvarium" and, together with TWMH and the TIG Entities, the "Companies" and each a "Company"), jointly issued a press release announcing the execution of a business combination agreement (the "Agreement") by and among CGC, Rook MS LLC, a Delaware limited liability company ("Umbrella Merger Sub"), TWMH, the TIG Entities, Alvarium, and Alvarium Tiedemann Capital, LLC, a Delaware limited liability company ("Umbrella"), pursuant to which, among other things, (i) prior to the closing of the Business Combination Agreement (the "Closing" and, the date on which the Closing occurs, the "Closing Date"), TWMH and the TIG Entities shall take, or cause to be taken, all actions necessary to implement a reorganization such that TWMH and the TIG Entities shall be wholly owned subsidiaries of Umbrella and Umbrella shall be owned solely by the members of TWMH, the members of TIG GP and the members of TIG MGMT (the "TWMH/TIG Entities Reorganization"); (ii) prior to the Closing, Alvarium will take, or cause to be taken, all actions necessary to implement a reorganization such that Alvarium will be the wholly owned indirect subsidiary of a newly formed Isle of Man entity ("Alvarium Topco"), and Alvarium Topco will be owned solely by the shareholders of Alvarium (the "Alvarium Reorganization"); (iii) on the business day prior to the Closing Date, CGC will domesticate as a corporation formed under the laws of the State of Delaware and deregister as an exempted company incorporated under the laws of the Cayman Islands (the "Domestication"), and each Class A ordinary share of CGC outstanding shall be converted into the right to receive one share of Class A common stock of CGC (the "Class A Shares"); (iv) at the Closing, TIG MGMT, TIG GP and Umbrella will enter into a distribution agreement, pursuant to which (a) TIG MGMT will distribute to Umbrella all of the issued and outstanding shares or partnership interests, as applicable, that it holds in each of its affiliated managers, and (b) TIG GP will distribute to Umbrella all of the issued and outstanding shares or interests that it holds in its affiliated manager; (v) at the Closing, each shareholder of Alvarium Topco will exchange his, her or its (a) ordinary shares of Alvarium Topco and (b) class A shares of Alvarium Topco for Class A Shares (the "Alvarium Exchange") and upon the consummation of the Alvarium Exchange, Alvarium Topco will become a direct wholly-owned subsidiary of CGC; (vi) immediately following the effective time of the Alvarium Exchange, Umbrella Merger Sub will merge with and into Umbrella, with Umbrella surviving such merger as a direct subsidiary of CGC (the "Umbrella Merger"); (vii) at the Closing, following the Alvarium Exchange and the Umbrella Merger, CGC will contribute all of the issued and outstanding shares of Alvarium Topco that it holds to Umbrella (the "Alvarium Contribution") and upon the consummation of the Alvarium Contribution, Alvarium Topco will become a wholly-owned subsidiary of Umbrella; and (viii) following the Closing, Alvarium Topco will be liquidated and Alvarium Holdings LLC (to be renamed Alvarium Tiedemann Holdings, LLC) will become the wholly owned direct subsidiary of Umbrella (such transactions, collectively, the "Business Combination"). Following the consummation of the Business Combination, CGC will be renamed "Alvarium Tiedemann Holdings, Inc." A copy of the press release is attached hereto as Exhibit 99.1 and incorporated herein by reference.

Attached as Exhibit 99.2 to this Current Report on Form 8-K and incorporated herein by reference is the form of presentation to be used by CGC in presentations for certain of CGC's stockholders and other persons regarding the Business Combination.

The foregoing exhibits and the information set forth therein shall not be deemed to be filed for purposes of Section 18 of the Securities Exchange Act of 1934, as amended (the "Exchange Act"), or otherwise be subject to the liabilities of that section, nor shall it be deemed to be incorporated by reference in any filing under the Securities Act of 1933, as amended (the "Securities Act"), or the Exchange Act.

Item 8.01 Other Events.

The disclosure set forth above in Item 7.01 of this Current Report on Form 8-K is incorporated by reference herein.

Additional Information and Where to Find It

In connection with the proposed Business Combination, CGC intends to file with the SEC a registration statement on Form S-4 containing a preliminary proxy statement/prospectus of CGC, and after the registration statement is declared effective, CGC will mail a definitive proxy statement/prospectus relating to the proposed Business Combination to its stockholders. This Current Report on Form 8-K does not contain any information that should be considered by CGC's stockholders concerning the proposed Business Combination and is not intended to constitute the basis of any voting or investment decision in respect of the Business Combination or the securities of CGC. CGC's stockholders and other interested persons are advised to read, when available, the preliminary proxy statement/prospectus and the amendments thereto and the definitive proxy statement/prospectus and other documents filed in connection with the proposed Business Combination, as these materials will contain important information about CGC, the Companies and the Business Combination. When available, the definitive proxy statement/prospectus and other relevant materials for the proposed Business Combination will be mailed to stockholders of CGC as of a record date to be established for voting on the proposed Business Combination. Stockholders will also be able to obtain copies of the preliminary proxy statement/prospectus, the definitive proxy statement/prospectus and other documents filed with the SEC, without charge, once available, at the SEC's website at www.sec.gov, or by directing a request to: Cartesian Growth Corporation, 505 Fifth Avenue, 15th Floor, New York, NY 10017.

No Offer or Solicitation

This Current Report on Form 8-K shall not constitute a "solicitation" as defined in Section 14 of the Exchange Act. This Current Report on Form 8-K does not constitute an offer, or a solicitation of an offer, to buy or sell any securities, investment or other specific product, or a solicitation of any vote or approval, nor shall there be any sale of securities, investment or other specific product in any jurisdiction in which such offer, solicitation or sale would be unlawful prior to registration or qualification under the securities laws of any such jurisdiction. Any private offering of securities in connection with the Business Combination (the "Securities") will not be registered under the Securities Act, and will be offered as a private placement to a limited number of "qualified institutional buyers" (as defined in Rule 144A under the Securities Act) or institutional "accredited investors" (within the meaning of Rule 501(a) under the Securities Act). Accordingly, until registered for resale, the Securities must continue to be held until a subsequent disposition is exempt from the registration requirements of the Securities Act. Investors should consult with their counsel as to the applicable requirements for a purchaser to avail itself of any exemption from registration under the Securities Act. The transfer of the Securities may also be subject to conditions set forth in an agreement under which they are to be issued. Investors should be aware that they might be required to bear the final risk of their investment for an indefinite period of time. Neither CGC nor any Company is making an offer of the Securities in any state or jurisdiction where the offer is not permitted.

Participants in the Solicitation

CGC, the Companies and their respective directors and executive officers may be deemed participants in the solicitation of proxies from CGC's stockholders with respect to the proposed Business Combination. A list of the names of CGC's directors and executive officers and a description of their interests in CGC is contained in CGC's final prospectus relating to its initial public offering, dated February 23, 2021, which was filed with the SEC and is available free of charge at the SEC's website at www.sec.gov, or by directing a request to Cartesian Growth Corporation, 505 Fifth Avenue, 15th Floor, New York, NY 10017. Additional information regarding the interests of the participants in the solicitation of proxies from CGC's stockholders with respect to the proposed Business Combination will be contained in the proxy statement/prospectus for the proposed Business Combination when available.

Forward-Looking Statements

Certain statements in this Current Report on Form 8-K may be considered "forward-looking statements" within the meaning of the "safe harbor" provisions of the U.S. Private Securities Litigation Reform Act of 1995. Forward-looking statements herein generally relate to future events or the future financial or operating performance of CGC, the Companies or the combined company expected to result from the Business Combination (the "<u>Combined Company</u>"). For example, statements regarding the Combined Company's industry and market sizes, future opportunities for the Combined Company, the Combined Company's estimated future results and outcomes of the proposed Business Combination, including the implied enterprise value, the expected transaction and ownership structure and the likelihood and ability of the parties to successfully consummate the proposed Business Combination, are forward-looking statements. In some cases, you can identify forward-looking statements by terminology such as "may," "should," "expect," "intend," "will," "estimate," "anticipate," "believe," "predict," "project," "target," "plan," or "potentially" or the negatives of these terms or variations of them or similar terminology. Such forward-looking statements are provided for illustrative purposes only and are subject to risks, uncertainties, and other factors which could cause actual results to differ materially from those expressed or implied by such forward-looking statements.

These forward-looking statements are based upon estimates and assumptions, whether or not identified in this Current Report on Form 8-K, that, while considered reasonable by CGC, the Companies and their respective management, as the case may be, are inherently uncertain and subject to material change. New risks and uncertainties may emerge from time to time, and it is not possible to predict all risk and uncertainties. Factors that may cause actual results to differ materially from current expectations include, but are not limited to, various factors beyond management's control, including (i) the inability to complete the business combination in a timely manner or at all (including due to the failure to receive required shareholder approvals, failure to receive approvals or the failure of other closing conditions); (ii) the inability to recognize the anticipated benefits of the proposed business combination; (ii) the inability to obtain or maintain the listing of CGC's shares on Nasdaq following the business combination; (iv) costs related to the business combination; (v) the risk that the business combination disrupts current plans and operations as a result of the announcement and consummation of the business combination; (vii) CGC and the Companies' ability to manage growth and execute business plans and meet projections; (vii) potential litigation involving CGC or any of the Companies; (viii) changes in applicable laws or regulations, particularly with respect to wealth management and asset management; (ix) general economic and market conditions impacting demand for CGC's or the Companies' services, and in particular economic and market conditions in the financial services industry in the markets in which CGC or any of the Companies operate; and (x) other risks, uncertainties and factors set forth in the section entitled "Risk Factors" and "Cautionary Note Regarding Forward-Looking Statements" in CGC's final prospectus relating to its initial public offering, dated February 23, 2021, and other filings with

Nothing in this Current Report on Form 8-K should be regarded as a representation by any person that the forward-looking statements set forth herein will be achieved or that any of the contemplated results of such forward-looking statements will be achieved. You should not place undue reliance on forward-looking statements in this Current Report on Form 8-K, which speak only as of the date they are made and are qualified in their entirety by reference to the cautionary statements herein and the risk factors of CGC and the Companies described above. None of CGC or any Company undertakes any duty to update these forward-looking statements.

Item 9.01 Financial Statements and Exhibits.

(d)	Exhibits.
99.1	Joint Press Release of the Registrant and the Companies, dated September 20, 2021.
99.2	Investor Presentation
104	Cover Page Interactive Data File (embedded within the Inline XBRL document)

SIGNATURE

Pursuant to the requirements of the Securities Exchange Act of 1934, the registrant has duly caused this report to be signed on its behalf by the undersigned hereunto duly authorized.

CARTESIAN GROWTH CORPORATION

By: /s/ Peter Yu

Name: Peter Yu Title: Chief Executive Officer

Date: September 20, 2021

Tiedemann Group and Alvarium Investments Announce Transaction to Form Alvarium Tiedemann Holdings and List on Nasdaq via Business Combination with Cartesian Growth Corporation

- The Tiedemann and Alvarium groups intend to combine with Cartesian Growth Corporation (NASDAQ: GLBL), a special purpose acquisition company, to form Alvarium Tiedemann Holdings ("Alvarium Tiedemann" or "AlTi"), creating a leading independent, global wealth and asset manager providing entrepreneurs, multi-generational families, institutions and emerging next-generation leaders with fiduciary capabilities as well as alternative investment strategies and strategic advisory services.
- The combined company is expected to oversee \$54 billion in assets under management (AUM) and assets under advisement (AUA) on behalf of families and institutions around the world.
- The combined company is expected to have post-transaction equity value of approximately \$1.4 billion.
- Following the closing of the transaction, which is anticipated in Q1 2022, Alvarium Tiedemann's common stock will become publicly traded on Nasdaq.
- Institutional investors, as well as strategic partners from Tiedemann and Alvarium, have committed to purchase approximately \$165 million of shares of common stock
 of Cartesian Growth Corporation in a private investment in public equity ("PIPE").
- Investor call with the Tiedemann Group, Alvarium and Cartesian scheduled for today at 8:00 a.m. ET.

NEW YORK, NY, September 20, 2021 – Tiedemann Group¹ ("Tiedemann"), Alvarium Investments Limited² ("Alvarium") and Cartesian Growth Corporation³ ("Cartesian") (NASDAQ: GLBL), today jointly announced entry into a definitive business combination agreement (the "Business Combination Agreement").

This proposed transaction will form Alvarium Tiedemann Holdings, which is expected to be a leading independent, global investment firm providing institutions, entrepreneurs, families and emerging next-generation leaders with fiduciary capabilities as well as investment strategies and services. The constituent firms' expansive international network across four continents, diverse expertise and access to private and institutional capital is expected to provide a compelling portfolio of services. This comprehensive offering will be underscored by a commitment to impact or values-aligned investing and offer trusted advisory services to family-owned businesses as well as real asset direct and co-investment opportunities. Alvarium Tiedemann's common stock is expected to be publicly traded on Nasdaq under the ticker symbol "GLBL" following the closing of the transaction, which is anticipated in the first quarter of 2022. Alvarium Tiedemann will be headquartered in New York.

"We are thrilled to partner with Alvarium to establish a truly unique, global investment firm in Alvarium Tiedemann," said Michael Tiedemann, CEO of the Tiedemann Group. "Alvarium brings a culture of entrepreneurism and a breadth of global capabilities and expertise that will complement our existing client experience. I believe the combination of talent and geographic reach with Cartesian's access to capital will provide the permanence needed to continue to grow and evolve a dynamic investment platform. We have a unified vision that is committed to diversity and inclusion, serving our clients and continuing on our path to becoming a differentiated leader in investment strategies and services."

- 2 Alvarium Investments Limited is a leading independent global multifamily office, providing investment, real estate and merchant banking services to multigenerational entrepreneurs, families, foundations and institutions.
- ³ Cartesian Growth Corporation is a special purpose acquisition company ("SPAC").

¹ Tiedemann Group is comprised of Tiedemann Advisors LLC ("Tiedemann Advisors"), a leading independent wealth and investment advisor for high-net-worth families, trusts, foundations and endowments particularly in the U.S.; Tiedemann Trust Company ("Tiedemann Trust"); TIG Advisors LLC ("TIG"), an alternative asset manager; and Tiedemann Constantia, the international operations of Tiedemann.

Alexander de Meyer, CEO of Alvarium said, "Upon our introduction to Tiedemann, we were immediately struck by how complementary the firms were, from investment philosophy to client service and firm culture. This alignment made Tiedemann an optimal partner as we look to expand our global footprint particularly in the United States. I am confident this combination will accelerate the growth of our combined firms, improving our ability to help our clients access innovative investment solutions and ensuring long-term opportunities for our employees."

Peter Yu, Chairman and CEO of Cartesian said, "We are pleased to introduce Alvarium Tiedemann to the public markets. I see this combination as creating a powerful, unified ecosystem of capabilities that will serve a multigenerational client base while maintaining independence. This is a perfect fit strategically as well as culturally, with a robust infrastructure positioned for accelerated growth and innovation."

Michael Tiedemann will serve as Alvarium Tiedemann's Chief Executive Officer. Alexander de Meyer will chair the firm's executive committee which includes industryleading professionals who have a breadth and depth of global expertise and experience.

Alvarium Tiedemann Highlights:

- Expected to form a leading, independent global wealth manager focused on the high-net-worth segment with a leadership position in impact or values-aligned investing
- Anticipated \$54 billion in combined AUM and AUA with offices across 4 continents, 11 countries and 25 cities
- Boutique approach to a globally scaled, multi-family office strategy with a distinctive offering that will include impact or values-aligned investing, trust services, family
 office services, governance, global real estate, and our Private Markets Group which will include merchant banking, as well as direct investment capabilities
- Strong and growing institutional investment offerings, with additional GP stake purchases planned within real estate, impact private equity and other alternative asset classes
- Decades of operating history in alternatives and real estate has created extensive relationships across the alternative asset management ecosystem leading to repeatable
 growth opportunities

Impact Investment and ESG Focus:

Alvarium Tiedemann will continue its constituent firms' established goal to substantially grow impact or values-aligned investing globally. Additionally, it is seeking to create a global firm that is an unquestioned leader in gender balance and diversity within the financial services sector. The combined company's operational team is expected to approach gender balance upon inception. Management is committed to further diversifying its senior leadership over the next five years.

Transaction Overview

The transaction is expected to create a combined company with a pro forma equity value of \$ 1.4 billion and will be funded through a combination of Cartesian's cash in trust and approximately \$165 million fully committed purchase of shares of common stock of Cartesian pursuant to a private investment in public equity ("PIPE"). The PIPE capital commitments have been obtained from institutional investors and strategic partners of both Alvarium and the Tiedemann Group. Cartesian has \$345 million of cash in its trust account.

Over 96% of equity held by active operating partners is expected to be rolled into the combined company, with all proceeds from this transaction being used for capital structure optimization. All references to available cash from the trust account and retained transaction proceeds are subject to any redemptions by the public shareholders of Cartesian and payment of transaction expenses.

The respective boards of the Tiedemann Group, Alvarium and Cartesian have unanimously approved the proposed business combination. Completion of the proposed business combination is expected in Q1 2022.

The transaction will be effected pursuant to the terms and conditions of the Business Combination Agreement, which contains customary closing conditions, including, without limitation, the registration statement being declared effective by the Securities and Exchange Commission ("SEC"), receipt of regulatory approvals in certain jurisdictions where the Tiedemann Group and Alvarium operate, and approval by the shareholders or members, as applicable, of the Tiedemann Group, Alvarium and Cartesian.

Additional information about the proposed transaction, including a copy of the transaction agreement and investor presentation, will be provided in a Current Report on Form 8-K to be filed by Cartesian with the SEC and will be available at www.sec.gov.

Advisors

Piper Sandler & Co. is serving as financial advisor and Seward & Kissel LLP is serving as legal counsel to the Tiedemann Group.

The Asset & Wealth Management Investment Banking Group of Raymond James & Associates, Inc. and Spencer House Partners LLP are serving as financial advisors and Goodwin Procter LLP is serving as legal counsel to Alvarium.

Cantor Fitzgerald & Co. is serving as capital markets advisor to Cartesian Growth Corporation. Additionally, BofA Securities is serving as financial advisor and capital markets advisor to Cartesian. Greenberg Traurig, LLP is serving as legal counsel to Cartesian.

Investor Conference Call and Additional Materials

An investor call and presentation discussing the transaction is available at the link below:

https://event.on24.com/wcc/r/3380664/C6CA23E7A7F3061F9EBE9F57B4E538D2

Participant Dial In (Toll Free): + 1 844 200 6205 Participant International Dial In: + 44 208 0682 558 Participant Access Code: 483965

A transcript of the call will also be filed by Cartesian with the SEC.

On the call, the presenters will be reviewing an investor presentation, which will be filed with the SEC as an exhibit to a Current Report on Form 8-K prior to the call, and available on the SEC website at www.sec.gov.

Additional Information about the Business Combination and Where to Find It

In connection with the proposed business combination, Cartesian Growth Corporation will merge with and into the Tiedemann Group and Alvarium to form Alvarium Tiedemann Holdings which will be the surviving entity and the going-forward public company, and intends to file a registration statement on Form S-4 (the "Registration Statement") with the SEC, which will include a proxy statement/prospectus, and certain other related documents, to be used at the meeting of stockholders to approve the proposed business combination. INVESTORS AND SECURITY HOLDERS OF CARTESIAN GROWTH CORPORATION ARE URGED TO READ THE PROXY STATEMENT/PROSPECTUS, ANY AMENDMENTS THERETO AND OTHER RELEVANT DOCUMENTS THAT WILL BE FILED WITH THE SEC CAREFULLY AND IN THEIR ENTIRETY WHEN THEY BECOME AVAILABLE BECAUSE THEY WILL CONTAIN IMPORTANT INFORMATION ABOUT THE TIEDEMANN GROUP, ALVARIUM, CARTESIAN AND THE BUSINESS COMBINATION. The proxy statement/prospectus will be mailed to shareholders of Cartesian Growth Corporation as of a record date to be established for voting on the proposed business combination. Investors and security holders will also be able to obtain copies of the Registration Statement and other documents containing important information about each of the companies once such documents are filed with the SEC, without charge, at the SEC's website at www.sec.gov. The information contained on, or that may be accessed through, the websites referenced in this press release is not incorporated by reference into, and is not a part of, this press release.

Participants in the Solicitation

Cartesian and its directors and executive officers may be deemed participants in the solicitation of proxies from Cartesian's shareholders with respect to the proposed business combination. A list of the names of those directors and executive officers and a description of their interests in Cartesian is contained in Cartesian's filings with the SEC, including Cartesian's final prospectus relating to its initial public offering, which was filed with the SEC on February 23, 2021, and is available free of charge at the SEC's website at www.sec.gov. Additional information regarding the interests of such participants will be set forth in the Registration Statement for the proposed business combination when available. The Tiedemann Group, Alvarium, and their respective directors and executive officers may also be deemed to be participants in the solicitation of proxies from the shareholders of Cartesian in connection with the proposed business combination. A list of the names of such directors and executive officers and information regarding their interests in the business combination when available.

About Alvarium Investments

Alvarium is an independent investment firm, global multi-family office and merchant banking boutique providing tailored solutions for families, foundations and institutions across the Americas, Europe and Asia-Pacific. Alvarium offers direct and co-investment opportunities from specialist alternative managers and real asset operating partners in real estate and the innovation economy. Alvarium has over 220 employees and 28 Partners in 14 locations in 10 countries, advising on circa \$22 billion of assets across four service lines — investment advisory, co-investments, merchant banking and family office services.

About Tiedemann Advisors

Tiedemann Advisors is an independent investment and wealth advisor for high-net-worth individuals, family offices, trusts, foundations and endowments. Founded in 1999, Tiedemann Advisors has nine offices across the US and provides trust services through Tiedemann Trust Company, a state-chartered trust company located in Wilmington, Delaware. Tiedemann's international operations, Tiedemann Constantia, is headquartered in Zurich Switzerland. Together, Tiedemann Constantia, Tiedemann Advisors and Tiedemann Trust Company currently oversee \$25 billion in assets under advisement. For more information about Tiedemann Advisors please visit www.tiedemannadvisors.com and www.tiedemannconstantia.com.

About TIG Advisors, LLC

TIG Advisors is a New York-based alternative asset manager with approximately \$7 billion in assets under management (inclusive of assets under management of its affiliated managers), focused on making growth equity investments in global alternative specialists. TIG has a strong track record of identifying uncorrelated investment opportunities in both public and private markets, utilizing its long-standing operating platform to assist managers with growth. The firm's alpha driven investment strategies align with the needs of a diverse global investor base. For more information about TIG Advisors, please visit: www.tigfunds.com.

About Cartesian Growth Corporation

Cartesian Growth Corporation ("CGC") is a blank check company organized for the purpose of effecting a merger, capital stock exchange, asset acquisition, stock purchase, or reorganization or engaging in any other similar business combination with one or more businesses or entities. CGC is an affiliate of Cartesian Capital Group, LLC, a global private equity firm and registered investment adviser headquartered in New York City, New York. CGC's strategy is to identify and combine with an established high-growth company that can benefit from both a constructive combination and continued value-creation. CGC is an emerging growth company as defined in the Jumpstart Our Business Startups Act of 2012. For more information about Cartesian Growth Corporation, please visit www.cartesiangrowth.com.

Forward-Looking Statements

Certain statements made in this press release are "forward looking statements" within the meaning of the "safe harbor" provisions of the United States Private Securities Litigation Reform Act of 1995. When used in this press release, the words "estimates," "projected," "expects," "anticipates," "forecasts," "plans," "intends," "believes," "seeks," "may," "will," "should," "future," "propose" and variations of these words or similar expressions (or the negative versions of such words or expressions) are intended to identify forward-looking statements. These forward-looking statements are not guarantees of future performance, conditions or results, and involve a number of known and unknown risks, uncertainties, assumptions and other important factors, many of which are outside the Tiedemann Group, Alvarium, or Cartesian's control, that could cause actual results or outcomes to differ materially from those discussed in the forward-looking statements. Important factors, among others, that may affect actual results or outcomes include (i) the inability to complete the business combination in a timely manner or at all (including due to the failure to receive required shareholder approvals, failure to receive approvals or the failure of other closing conditions); (ii) the inability to recognize the anticipated benefits of the proposed business combination; (iii) the inability to obtain or maintain the listing of Cartesian's shares on Nasdaq following the business combination; (iv) costs related to the business combination; (v) the risk that the business combination disrupts current plans and operations as a result of the announcement and consummation of the business combination; (vi) Cartesian, the Tiedemann Group, and Alvarium's ability to manage growth and execute business plans and meet projections; (vii) potential litigation involving Cartesian, the Tiedemann Group, or Alvarium; (viii) changes in applicable laws or regulations, particularly with respect to wealth management and asset management; (ix) general economic and market conditions impacting demand for Cartesian, the Tiedemann Group, and Alvarium's services, and in particular economic and market conditions in the financial services industry in the markets in which Cartesian, the Tiedemann Group, and Alvarium operate; and (x) other risks and uncertainties indicated from time to time in the proxy statement/prospectus relating to the business combination, including those under "Risk Factors" therein, and in Cartesian's other filings with the SEC. Forward-looking statements speak only as of the date they are made. None of Cartesian, the Tiedemann Group, and Alvarium undertakes any obligation to update or revise any forward-looking statements, whether as a result of new information, future events or otherwise, except as required by law. None of Cartesian, the Tiedemann Group, or Alvarium gives any assurance that any of Cartesian, the Tiedemann Group, or Alvarium, or the combined company, will achieve expectations.

No Offer or Solicitation

This press release does not constitute a solicitation of a proxy, consent or authorization with respect to any securities or in respect of the proposed transaction. This press release also does not constitute an offer to sell or the solicitation of an offer to buy any securities, nor will there be any sale of securities in any states or jurisdictions in which such offer, solicitation or sale would be unlawful prior to registration or qualification under the securities laws of any such jurisdiction. No offering of securities will be made except by means of a prospectus meeting the requirements of section 10 of the Securities Act of 1933, as amended, or an exemption therefrom.



Information Sources

This press release has been prepared for use by Cartesian, the Tiedemann Group, and Alvarium in connection with the transaction. The information herein does not purport to be all-inclusive. The information herein is derived from various internal and external sources, and all information relating to the business, past performance, results of operations and financial condition of Cartesian was derived entirely from Cartesian and all information relating to the business, past performance, results of operations and financial condition of the Tiedemann Group and Alvarium was derived entirely from the respective companies. No representation is made as to the reasonableness of the assumptions made with respect to the information herein, or to the accuracy or completeness of any projections or modeling or any other information contained herein. Any data on past performance or modeling contained herein is not an indication as to future performance.

The data contained herein relating to the operations and performance of the combined entities has been derived by the Tiedemann Group and Alvarium from various internal and external sources. No representation is made as to the reasonableness of the assumptions made within or the accuracy or completeness of any projections or modeling or any other information contained herein. Any data on past performance or modeling contained herein is not an indication as to future performance. Cartesian, the Tiedemann Group, and Alvarium assume no obligation to update the information in this presentation.

No Representations

No representations or warranties, express or implied, are given in respect of this press release. To the fullest extent permitted by law in no circumstances will Cartesian, the Tiedemann Group, and Alvarium, or any of their respective subsidiaries, affiliates, stockholders, representatives, partners, directors, officers, employees, advisors or agents, be responsible or liable for any direct, indirect or consequential loss or loss of profit arising from the use of this press release, its contents (including without limitation any projections or models), any omissions, reliance on information contained within it, or on opinions communicated in relation thereto or otherwise arising in connection therewith, which information relating in any way to the operations of the Tiedemann Group and Alvarium has been derived, directly or indirectly, exclusively from the Tiedemann Group or Alvarium audited, reviewed, compiled or performed any procedures with respect to any projections or models for the purpose of their inclusion in this presentation and, accordingly, neither of them expressed any opinion or provided any other form of assurances with respect thereto for the purposes of this presentation.

Contacts Media: Prosek Partners Jill Gordon jgordon@prosek.com

Investors: Prosek Partners Alex Jorgensen / Megan Paul AlTi@prosek.com

ALVARIUM TIEDEMANN CAPITAL

Investor Presentation | September 2021

AITI Disclaimer

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Forward-Looking Statements. Certain statements in this Presentation may be considered "forward-looking statements" within the meaning of the "safe harbor" provisions of the U.S. Private Securities Litigation Reform Act of 1995. Forward-looking statements herein generally relate to future events or the future financial or operating performance of CGC, the Companies or the combined Company sub-inses Combination, (the "<u>Combined Company</u>'). For example, projections of future financial performance of the Combined Company, the Business Combination in the Business Combination in the Business Combination in the Business Combination on GCC and the Combined Company's upresented cash traves, and the projections concerning key performance metrics, the proceeds of the Business Combination and the Combined Company's upresented cash traves, and the potential effects of the Business Combination on GCC and the Combined Company's and protein as the proteind set of the Business Combination on GCC and the Combined Company, are forward-looking statements. In some cases, you can identify forward-looking statements by terminology such as " may," " should," expect," " intend," will," "estimate," anticipate," " believe," " predict," " project," " "araget, " "intend," or " " optimation" or the cash the terms or variations of them or similar terminology. Such forward-looking statements are subject to risks, uncertainties, and other factors which could cause actual results to differ materially from these expressed or implied by such forward-looking statements.

These forward-looking statements are based upon estimates and assumptions that, while considered reasonable by CGC, the Companies and their respective management, as the case may be, are inherently uncertain and subject to material change. New risks and uncertainties may emerge from time to time, and it is not possible to predict all risk and uncertainties. Factors that may cause actual results to differ materially from current expectations include, but are not limited to, various factors beyond management's control, indicing general economic conditions and other risks, uncertainties and factors set form in the section entited "Tick Factors" and 'Caudiomary Note Regarding Forward-Looking Statements' in (C25)'s final prospecture treating to its limital public differing, dated February 23, 2021, and the Securities and Exchange Commission ("SEC)'s as well as factors as collated with companies, such as the Companies, that are engaged in the business of investment and wealth management, including anticipated trends, growth rates, and challenges in those businesses and the market is including the factors described in the summary risk factors that will accompany the Presentation should be regarded as a representation by my person that the forward-looking statements will are only of the contemplated results of such forward-looking statements will be achieved. You should not place undue reliance on forward-looking statements will be achieved. You should not place undue reliance on forward-looking statements will be achieved. You should not place undue reliance on forward-looking statements will be achieved. You should not place undue reliance on forward-looking statements will be achieved. You should not place undue reliance on forward-looking statements will be achieved. You should not place undue reliance on forward-looking statements will be achieved. You should not place undue reliance on forward-looking statements will be achieved. You should not place undue reliance on forward-looking statements will be achieved.

A Disclaimer (cont'd)

Nothing in this Presentation should be regarded as a representation by any person that the forward-looking statements set forth herein will be achieved or that any of the contemplated results of such forward-looking statements will be achieved. You should not place undue reliance on forward-looking statements in this Presentation, which speak only as of the date they are made and are qualified in their entirety by reference to the cautionary statements herein and the risk factors of CGC and the Companies described above. None of CGC or any Company undertakes any duty to update these forward-looking statements.

Use of Projections. This Presentation contains projected financial information with respect to the Combined Company. Such projected financial information constitutes forward-looking information, is for illustrative purposes only and should not be relied upon as being predictive of future results. The assumptions and estimates underlying such financial information are inherently uncertain and are subject to a wide variety of significant business, economic, competitive and other risks and uncertainties that could cause actual results to differ materially from those contained in such prospective financial information, including without limitation, assumptions regarding CGC's and the Companie's ability to consummate the Business Combination and the Combined Company's ability to realize synergies from the Business. Combination that their assumptions are underlying uncertain and in the prospective financial information are inherently uncertain and in the Companie's ability to consummate the Business and CGC action that their assumptions may not materialize and that current economic conditions render such assumptions, athough believed reasonable at the time they were made, subject to greater uncertainty. See the section above titled "Forward-Looking Statements". The inclusion of financial forecast information in this Presentation should not be regarded as a representation by any person that the results reflected in such forecasts will be achieved. Neither CGC's nor any company's independent auditors have audited, reviewed, complet or performed any procedures with respect to the projections for the purpose of their inclusion or provided any other form of assurance with respect to such projections.

Financial Information. The financial information and data contained in this Presentation is unaudited and does not conform to Regulation S-X promulgated under the Securities Act of 1933, as amended (the "Securities Act"). Accordingly, such information and data may not be included in, may be adjusted in or may be presented differently in, any registration statement that may be filed in connection with any potential Business Combination.

No Offer or Solicitation. This Presentation shall not constitute a "solicitation" as defined in Section 14 of the Securities Exchange Act of 1934, as amended. This Presentation does not constitute an offer, or a solicitation or qualification under the securities, investment or other specific product, or a solicitation of an offer, to buy or sell any securities, investment or other specific product in any jurisdiction in which such offer, solicitation or sale would be unlawful prior to registration or qualification under the securities and offer das a private of approval, nor shall there be any sale of securities. The securities act, and will be offered as a private placement to a limited number of "qualified institutional buyers" (as defined in Rule 1444 under the Securities Act, and will be offered as a private placement to a limited number of "qualified institutional buyers" (as defined in Rule 1444 under the Securities Act, and will be offered as a private placement to a limited number of "qualified institutional buyers" (as defined in Rule 1444 under the Securities Act, and will be offered as a private placement to a limited number of "qualified institutional buyers" (as defined in Rule 1444 under the Securities Act, and will be offered as a private placement to a limited number of "qualified institutional buyers" (as defined in Rule 1444 under the Securities Act, and will be offered as a private placement to a limited number of "qualified institutional buyers" (as defined in Rule 1444 under the Securities Act, and will be offered as a private placement to a buyers" (as defined in Rule 1444 under the Securities Act, and will be offered as a private placement to a buyers" (as defined in Rule 1444 under the Securities Act, and will be offered as a brive should consult with their coursel as to the applicable requirements for a purchaser to aval itself of any exemption from registration requirements for the Securities Act. The transfer of the Securities may also be subject to conditions set forth in an agreemen

Industry and Market Data. Certain information contained in this Presentation relates to or is based on studies, publications, surveys and the Companies' own internal estimates and research. In addition, all of the market data included in this Presentation involves a number of assumptions and limitations, and there can be no guarantee as to the accuracy or reliability of such assumptions. Finally, while the Companies believe their internal research is reliable, such research has not been verified by any independent source and none of CGC, the Companies or any of their respective addition of the respective addition of presons, officient, director, directors, encourse entatives make any representation or varranty with respect to the accuracy of such information.

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A Disclaimer (cont'd)

Use of Non-GAAP Financial Measures. This Presentation includes non-GAAP financial measures. CGC and the Companies believe that these non-GAAP measures are useful to investors for two principal reasons. First, they believe these measures may assist investors in comparing performance over various reporting periods on a consistent basis by removing from operating results the impact of lems that do not reflect core operating performance. Second, these measures are used by the Companies' management to assess its performance. CGC and the Companies believe that use of these non-GAAP financial measures provides an additional to lor investors to use in evaluating ongoing operating results that measure these non-GAAP financial measures by the Companies management to assess its performance. CGC and the Companies accordance with GAAP. Other companies may calculate these non-GAAP financial measures determined in accordance with GAAP. Other companies may calculate these non-GAAP financial measures determined in measures are used to the considered in isolation form, or as an alternative to, financial measures determined in accordance with GAAP. Other companies may calculate these non-GAAP financial measures determined in measures and the companies measures accordance with GAAP. Other companies may calculate these non-GAAP financial measures determined in accordance with GAAP.

Assets Under Management and Assets Under Advisement. For financial presentation purposes, total assets under management and assets under advisement ("AUM") of the Combined Company consists of: (i) assets under advisement ("AUA") and assets under management ("AUM") of TWMH; (ii) AUM of TIG Entities; and (iii) AUA and AUM of Alvarium.

AUM / AUA of TWMH includes billable and non-billable assets. Billable assets represent the portion of assets on which TWMH charges fees. Non-billable assets are exempt of fees. They consist of assets such as cash and cash equivalents, real estate, investment consulting assets and other designated assets. As of December 31, 2020, TWMH's AUM / AUA is \$24.8 billion; AUM accounts for \$19.6 billion and AUA accounts for \$5.2 billion. Billable assets account for \$16.5 billion and non-billable assets account for \$18.3 billion.

AUA of Alvarium includes billable and non-billable assets. Billable assets represent the portion of assets on which Alvarium charges fees; these are assets in which Alvarium is acting in a fiduciary capacity as well as co-investment assets. For the purpose of calculating co-investment assets, Alvarium includes the gross asset value of all assets managed or supervised by operating partner subsidiaries, and joint ventures in which Alvarium holds either a majority or minority stake. Non-billable assets accounts of 132 a tillion. Which Alvarium's AUM / AUA is \$222 billion, AUM accounts for \$126 billion. Which Accounts for \$13. billion. Which Alvarium for \$124 million.

AUM of the TIG Entities includes the assets under management of each of the TIG Entities' affiliated managers. Affiliated managers are those managers in which the TIG Entities have made an external investment, and the strategies of these managers include Real Estate Bridge Lending, European Long/Short Equity and Asian Credit. As of December 31, 2020, the TIG Entities' AUM is \$7.1 billion; internal strategies account for \$2.6 billion and affiliated managers account for a combined \$4.5 billion. The AUM figures with respect to December 31, 2019 include the TIG Entities' minority interests in its European Long / Short Equity and Asian Credit affiliate manager. The acquisition of these investments closed on March 10, 2020 and December 31, 2020, respectively. We included such amounts as we believe it provides a more accurate representation of the growth of the underlying TIG businesses.

Unless otherwise defined, AUM refers to assets on which a business provides continuous and regular billable supervisory or management services. As noted, the AUM of each of the TIG Entities and the Combined Company includes the AUM of the TIG Entities' affiliated managers as we believe including such AUM presents a more accurate depiction of the respective businesses. However, the AUM of the affiliated managers should not be viewed as part of the AUM of the TIG Entities or the Combined Company for regulatory and/or statutory purposes under the U.S. Investment Advisers Act of 1940, as amended.

Economic Revenue and Economic EBITDA. For financial presentation purposes, Economic Revenue and Economic EBITDA represent management's view of the underlying economic earnings generated by the Company after the recognition of the minority interest's profit-share participation in one of the affiliates of the Combined Company.

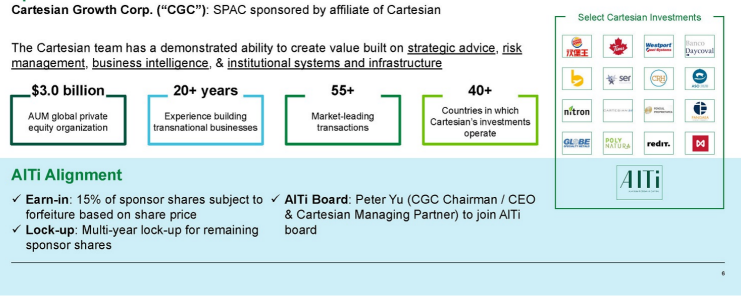
Fee Type Breakdown. Advisory fees represent fees recurring in nature, primarily management fees. Incentive fees represent performance-related fees. Other income/fees represent transaction fees primarily derived from real estate co-investment activities as well as merchant banking advisory fees.

A T Company Overview



Value-creating sponsor & partner

Sponsor Overview





AITi By the numbers

20+ Years of Operating History

~400 Team Members Worldwide 25 Cities on 4 Continents

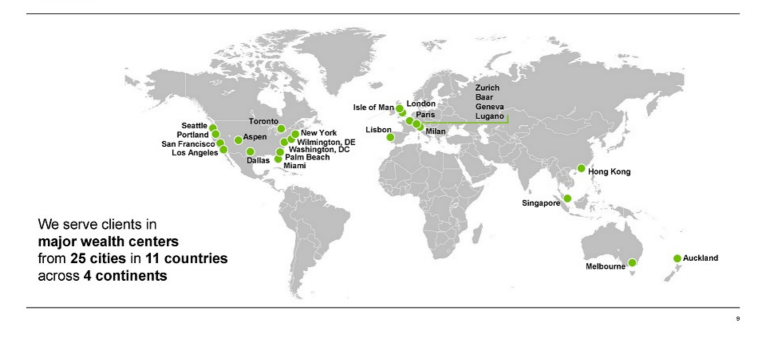
8



\$79.3M Economic EBITDA (2021P)

Note: Please see the important disclaimers on non-GAAP measures, the calculation methodology of AUM / AUA and Economic EBITDA with respect to each of TWMH, Alvarium, and the TIG Entities on page 4 of this presentation

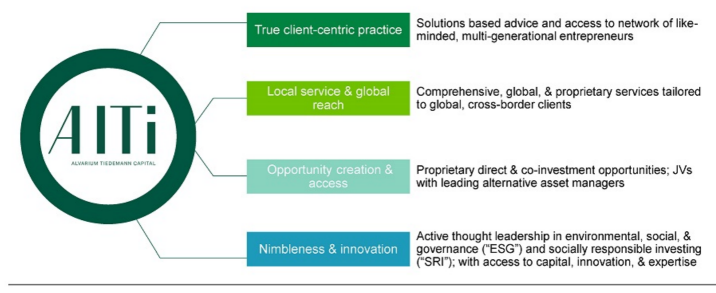
AITi Strategically located



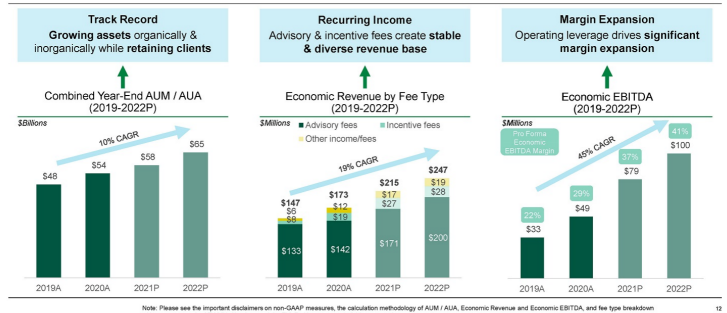
AITi Unique global solutions



A proven & powerful business model

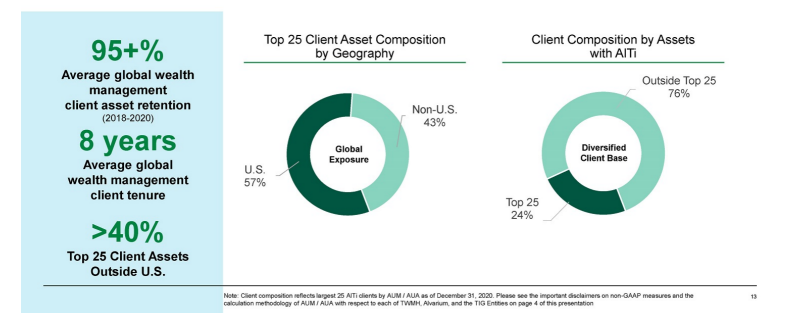


AlTi Stability, profitability, & growth



Note: Please see the important disclaimers on non-GAAP measures, the calculation methodology of AUM / AUA, Economic Revenue and Economic EBITDA, and fee type breakdown with respect to each of TWMH, Alvarium, and the TIG Entities on page 4 of this presentation

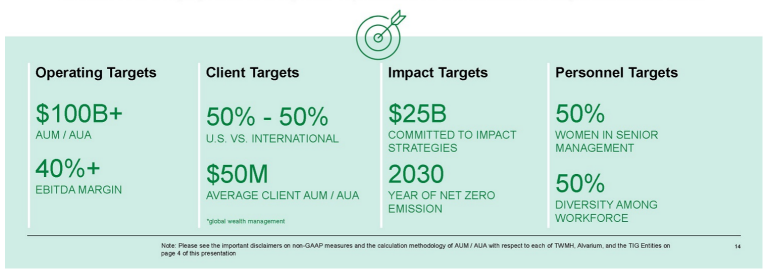
A resilient client base & expanding opportunity set



AITi Our unique vision

To be the trusted advisor to multi-generational founders, families, & entrepreneurs.

Known for our integrity, suite of integrated capabilities, as well as access to impact and innovation.



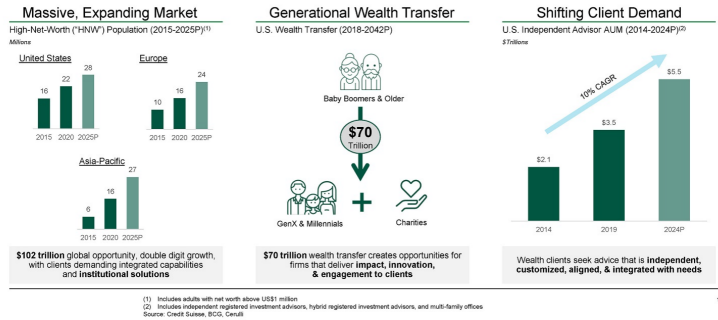
AITi Investment highlights



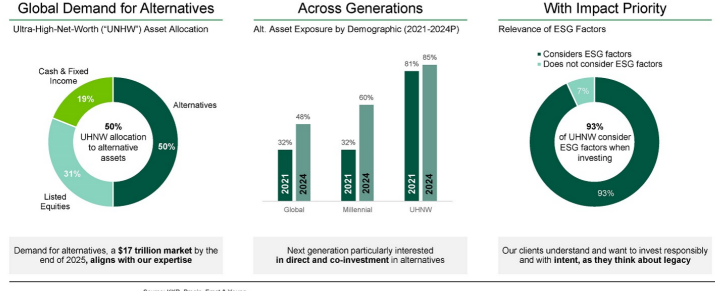
Global scale and favorable macro-operating environment Resilient, loyal client base and expanding opportunity set Differentiated alternative asset management platform with ample whitespace Stable, profitable, growing financial profile Balance sheet light model generating high free cash flow Attractive entry valuation positioned for margin and multiple expansion World-class leadership with proven track record

A **The Opportunity**

Alli An opportunity powered by multi-decadal trajectories



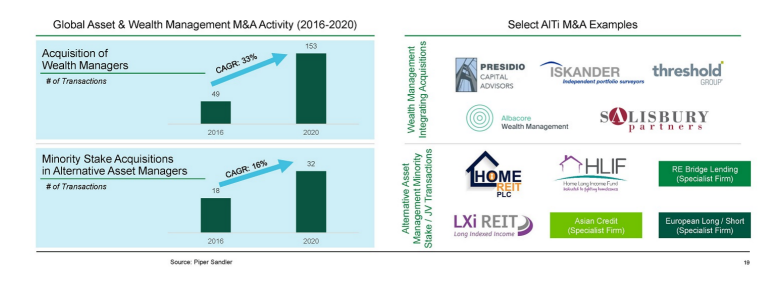
AITi Serving evolving client priorities



Source: KKR, Preqin, Ernst & Young

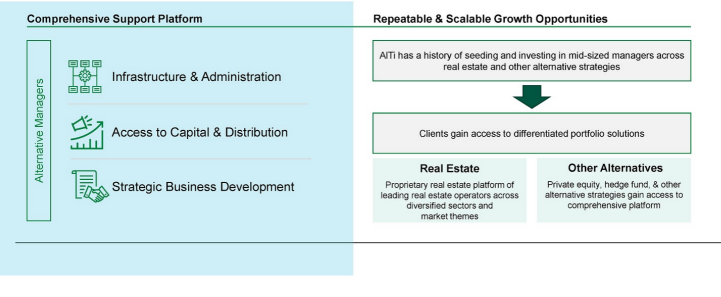
A powerful platform & proven expertise

We have a demonstrated track record of inorganic growth in wealth & asset management



A Differentiated alternative asset management platform

Our global network of alternative asset management capabilities is built on an end-to-end support platform for entrepreneurial managers, driving significant growth



A **Stability**, profitability, growth

		Act	tual	s		Proje	ecti	ons	CAGR
\$Millions, unless otherwise stated	2	019A		2020A		2021P		2022P	'19-'22P
Year-End AUM / AUA <i>(\$Billions)</i>	\$	48	\$	54	\$	58	\$	65	10%
Pro Forma Economic Revenue									
Advisory Fees	\$	133	\$	142	\$	171	\$	200	
Incentive Fees		8		19		27		28	
Other Income		6		12		17		19	
Total Pro Forma Economic Revenue	\$	147	\$	173	\$	215	\$	247	19%
Pro Forma Economic EBITDA	\$	33	\$	49	\$	79	\$	100	45%
Pro Forma Economic EBITDA Margin		22%	6	29%	6	379	6	41%	
Advisory Fees as a % of Total Pro Forma Economic Revenue		90%	6	82%	6	79%	6	81%	

Note: Please see the important disclaimers on non-GAAP measures, the calculation methodology of AUM / AUA, Economic Revenue and Economic EBITDA, and fee type breakdown with respect to each of TVMHI, Alvarium, and the TIG Entities on page 4 of this presentation

Transaction Overview

ATT Transaction summary

Transaction Structure

- TWMH, TIG Entities, & Alvarium will combine and become a publicly listed company through a business combination with Cartesian Growth Corporation (NASDAQ: GLBL)
- · The transaction is expected to close in 1Q 2022
- Post-closing, the company will be named Alvarium Tiedemann Holdings, Inc. and its common stock will be listed on Nasdaq under the ticker GLBL
- The transaction, inclusive of the PIPE investment, will provide capital to support the company's continued growth and for future acquisitions, & to provide liquidity primarily for certain inactive shareholders of the predecessor companies

Valuation

 The transaction implies a pro forma equity value of \$1.388 billion for Alvarium Tiedemann Holdings, Inc.

Permanence, Commitment, & Alignment

- Over 96% of equity held by operating partners is being rolled into the post-closing company
- Multi-year lock-up for active partners and sponsor: one-third released after the 1st year, one-third released after the 2nd year, & one-third released after the 3rd year

AITi **Transaction overview**

\$Millions; unless otherwise stated

Estimated Sources and Uses

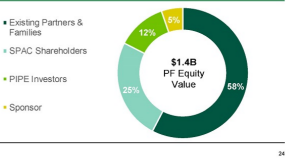
Estimated Sources:	\$	%
Stock Consideration (Equity Rollover)	\$ 800	57.8%
SPAC Cash in Trust	345	24.9%
Cash Raised from PIPE	165	11.9%
Sponsor	73	5.3%
Total Sources	\$ 1,384	100.0%
Rollover Equity	\$ 800	57.8%
Cash Used for Secondary Share Purchases	100	7.2%
Transaction Expenses (Est.)	47	3.4%
Cash to Balance Sheet	363	26.2%
Sponsor	73	5.3%
Total Uses	\$ 1,384	100.0%

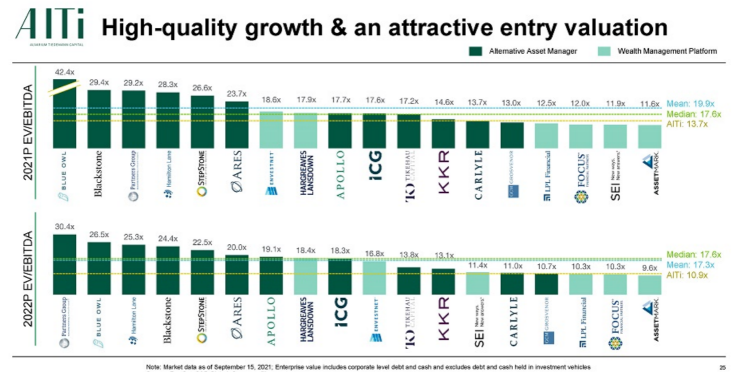
Notes: • Excludes shares subject to 5-year earnout. • 135 million shares subject to be issued to Existing Partners & Families upon achieving a share price of \$12.50 (50%) and \$15.00 (50%) • 13 million Sponsor shares subject to forfeiture. Such forfeiture to be canceled at a share price of \$12.50 (50%) and \$15.00 (50%) • 1.3 million Sponsor shares subject to forfeiture. Such forfeiture to be canceled at a share price of \$12.50 (50%) and \$15.00 (50%) • Assumes 10 million of secondary share alse and \$47 million of transaction expenses. • The Pro Forma Enterprise Value of \$1.080 million presented here differs from the term Companies Enterprise Value of \$1.080 million used in the Business Combination Agreement. Companies Enterprise Value reflects the edjustment for approximately \$7 million of certain transaction expenses, which were removed in connection with the determination of the amount of the equity rollover.

Illustrative Pro Forma Valuation

Share Price	\$ 10.00
(x) Pro Forma Shares Outstanding	138.8
Pro Forma Equity Value	\$ 1,388
Less: Assumed Pro Forma Net Cash	301
Pro Forma Enterprise Value	
PF Enterprise Value as a Multiple of 2022P Economic EBITDA	10.9x

Illustrative Pro Forma Ownership





Note: Market data as of September 15, 2021; Enterprise value includes corporate level debt and cash and excludes debt and cash held in investment vehicles Source: FactSet, S&P Global, Company filings

Additional Information

All Alvarium Tiedemann ecosystem

Global Wealth Management

Robust platform delivering tailored investment and wealth solutions to sophisticated clients

- Holistic wealth and investment partner delivering customized client solutions through globally integrated teams of professional advisors
- Repeatable, disciplined investment process to compound wealth across traditional and alternative asset classes
- Alternative, innovation, & impact investing solutions that can be fully integrated into a client's portfolio



Powerful global investment and advice ecosystem to serve discerning:

Large global families and institutions

Multi-generational entrepreneurs

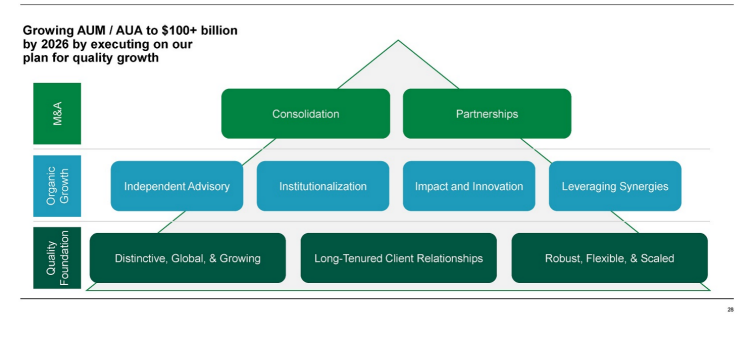
Next generation global leaders

Private Markets Group

Access to uncorrelated investment strategies and co-investment opportunities

- Global partnerships with alternative asset managers, providing them distribution and value-add operational services
- Proprietary real asset direct and co-investment program with long track record of investment success
- Strategic advisory services, growth capital, & access to direct and co-investment opportunities in media, technology, & innovation

Established foundation poised to accelerate growth



AUTI Our commitment to DEI & ESG best practices



Diversity, Equity, & Inclusion is a matter of principle for us and is fundamental to how we operate. Our commitment is reflected in our inclusive culture, hiring practices, educational programs, community involvement, & environmental programs.

Our clients benefit from the diversity of thoughts, ideas and perspectives we deliver, especially important with an increasingly global, connected and diverse client base.



Responsible Investing

We offer multi-asset class portfolios that generate quantifiable social and environmental outcomes by embedding an evaluation of ESG factors throughout our investment process.

We utilize a proprietary values-based survey to tailor portfolios to a client's impact and value objectives and to provide ESG and impact reporting that is fully integrated into client portfolio reporting.

Strong Governance is at the Foundation of our Organization

Board of Directors, Executive Committee, Partner-Led Organization, Senior Global ESG Leader and Executive-led DEI Committees Signatories to the UN Principles of Responsible Investing and an active member of the Global Impact Investing Network Impact reporting aligns with UN Sustainability Development Goals, Impact Management Project, verified carbon metrics and DEI measures

A T Executive committee



Michael Tiedemann 25+ years experience Chief Executive Officer



Sophie Rowney 10+ years experience General Counsel









Spiros Maliagros 20+ years experience Executive Committee







Andrew Williams 20+ years experience Executive Committee



Robert Weeber 15+ years experience Executive Committee





AITI Risk factors

The risk factors below have been prepared solely for purposes of the proposed private placement (the "Private Placement") of common equily of Cartesian Growth Corporation in connection with the proposed business combination (the "Business Combination") among Cartesian Growth Corporation (CGC), Rook MS LLC, a Delaware limited liability company, Tide/mann Wealth Management Holdings, LLC, a Delaware limited liability company, Avarium Investments Limited, an English private limited company ("Avarium" and, collectively with Tide/mann, TIG OP and TIG MGMT, The "Targets"), and Alvarium Tiedemann Capital, LLC, a Delaware limited liability company (Tel to the business of Alvarium Tiedemann Holdings, Inc., and Is consolidated subsidianes; a combined entity resulting from the Business Combination. The risk presented below are centario the general risks related to the business of the Company, Tied Transbustes Combination, and are not exhaustive. The fisks described below are qualified in their entriety by disclosures contained in future documents field or furnished low are qualified or furnished line to connection with the Business Combination. The risks presented is auch to company, CGC or their respective and connection with the Business Combination. The risks presented is auch to business and Bacchange Commission ("SEC"), including to company in SEC fillings, including with respect to the business and Bacchange and uncertainties, together with the information in the Company's consolidated framical statements and related notes, and should are volumed to a public company in SEC fillings, including with respect to the business and related notes, and should are volumed to a public company in SEC fillings, including with respect to the business and related notes, and should are volu ovor ow due dilignees and consult with your own with due and adversely there is a strained adversely and adversely and adversely and adversely and adversely and adversely affect the Company's business, financial condition, and/or operating result

Risks Related to the Company

The Company's revenues are derived from fees correlated to the amount of assets under management and assets under advisement that it has and the performance of its investment strategies and/or products (collectively, "investments"). Poor performance of the Company's Investments in the future, terminations of significant client relationships, or the exercise of any rights that affiliated managers may have to repurchase their interests, could have a materially adverse impact on its revenues, and, consequently, the returns of the Securities.

The Company's investment management activities may involve investments in relatively high-risk, illiquid assets, and it may fail to realize any profits from these activities for a considerable period of time. In addition, valuation methodologies for these and other assets may be significantly subjective, and the values of assets established pursuant to such methodologies may never be realized, which could result in reduced revenue to the Company.

The forecasts of market growth and other projections included in this presentation may prove to be inaccurate, and even if the markets in which the Company competes achieve the forecasted growth, it cannot be assured that the Company's business will grow at a similar rate, if at all

If the Company does not compete effectively, its business could be adversely impacted.

The Company is subject to extensive government regulation, and the Company's failure or inability to comply with these regulations or regulatory action against it could adversely affect the Company's results of operations, financial condition, or business.

Changes to the laws or regulations applicable to the Company could adversely affect the Company's results of operations, financial condition, or business.

The Company is subject to litigation and regulatory examinations and investigations.

Failure to properly disclose conflicts of interest could harm the Company's reputation, results of operations, financial condition, or business.

The Company may expand its business and may enter into new lines of business or geographic markets, which may result in additional risks and uncertainties and place significant demands on its administrative, operational and financial resources. There can be no assurance that the Company will be able to successfully manage this growth.

The Company may be subject to increasing scrutiny from its clients with respect to the societal and environmental impact of investments it makes, which may adversely impact its ability to retain clients or to grow its client base and assets under management or assets under advisement, and also may cause the Company to more likely invest client capital based on societal and environmental factors instead of investing client capital in the most compelling investment opportunities (i.e., those with the highest return potential for a particular level of risk).

AITi Risk factors (cont'd)

The Company's information and technology systems may be vulnerable to damage or interruption from computer viruses, network failures, computer and telecommunication failures, infiltration by unauthorized persons and security breaches, usage errors by its professionals, power outages, and catastrophic events such as fires, tornadoes, floods, hurricanes, and earthquakes, which in each instance may disrupt the Company's business, damage its reputation, result in financial losses or limit its growth.

The Company may be unable to remain in compliance with the financial or other covenants contained in its credit facilities. Any breach of the Company's credit facilities could have a material adverse effect on its business and financial condition.

The Company relies on its management team to grow its business, and the loss of key management members, or an inability to hire key personnel, could harm its business.

The failure to attract and retain additional qualified personnel and any restrictions on the movement of personnel could prevent the Company from executing its business strategy and growth plans.

Due to the Company's partially remote workforce, the Company may face increased business continuity and cyber risks that could significantly harm its business and operations.

Employee misconduct, which can be difficult to detect and deter, could harm the Company's reputation and subject the Company to significant legal liability.

Confidentiality agreements with employees, consultants, and others may not adequately prevent disclosure of trade secrets and other proprietary information.

If the Company is not able to satisfy data protection, security, privacy, and other government- and industry-specific requirements or regulations, its results of operations, financial condition, or business could be harmed

The Company is exposed to data and cybersecurity risks that could result in data breaches, service interruptions, harm to its reputation, protracted and costly litigation, or significant liability.

The Company's reported financial results may be adversely affected by changes in accounting principles generally accepted in the United States.

If the Company's estimates or judgments relating to its critical accounting policies prove to be incorrect, the Company's operating results could be adversely affected.

If the Company experiences material weaknesses or otherwise fail to maintain an effective system of internal controls, the Company may not be able to accurately or timely report its financial condition or results of operations, which may adversely affect investor confidence in the Company and, as a result, the value of the Securities.

The Company's controls and procedures may fail or be circumvented, its risk management policies and procedures may be inadequate, and operational risks could adversely affect its reputation and financial condition.

The Company may not have control over the day-to-day operations of many of the underlying funds included in its Investments or over the business of its affiliated managers.

The Company may be materially adversely affected by the recent COVID-19 outbreak.

The requirements of being a public company, including maintaining adequate internal control over the Company's financial and management systems, may strain its resources, divert management's attention, and affect its ability to attract and retain executive management and qualified board members.

An active market for the Securities may not be sustained, which may inhibit the ability of the Company's stockholders to sell shares of the Company's common stock

A Risk factors (cont'd)

The Company's management team has limited experience managing a public company

If securities or industry analysts do not publish research or reports about the Company's business, if they adversely change their recommendations regarding its shares or if its results of operations do not meet their expectations, the Company's share price and trading volume could decline.

Risks Related to the Private Placement, CGC and the Business Combination

There can be no assurance that CGC will be able to raise sufficient capital in the Private Placement to consummate the Business Combination.

CGC and the Targets will incur significant transaction costs in connection with the Business Combination

The consummation of the Business Combination is subject to a number of conditions, including regulatory approvals and third-party consents, and if those conditions are not satisfied or waived, the Business Combination may not be completed.

The ability to successfully effect the Business Combination and the Company's ability to successfully operate the business thereafter will be largely dependent upon the efforts of certain of its key personnel, and it cannot be assured that all of those key personnel will stay with the Company following the Business Combination.

If the Business Combination's benefits do not meet the expectations of investors or securities analysts, the market price or value of the Securities may decline.

There is a possibility that legal proceedings could be brought in connection with the Business Combination and the outcome of such proceedings, if initiated, could delay or prevent the completion of the Business Combination

Changes in laws or regulations, or a failure to comply with any laws and regulations, may adversely affect the Company's and/or the Targets' business and results of operations and the Parties' ability to consummate the Business Combination.

The Company will be a holding company and its only material asset after completion of the Business Combination will be its interest in its subsidiaries, and it is accordingly dependent upon distributions made by its subsidiaries to pay taxes, expenses, and dividends

GCG is an emerging growth company within the meaning of the Securities Act of 1933, as amended, and has taken advantage of certain exemptions from disclosure requirements available to emerging growth companies; this could make the Company's securities less attractive to investors and may make it more difficult to compare the Company's performance with other public companies.