FORM 4

UNITED STATES

Washington, D.C. 20549

S SECURITIES AND	EXCHANGE	COMMISSION
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Check this box if no longer subject to Section 16. Form 4 or Form 5 obligations may continue. See Instruction 1(b).

Check this box to indicate that a transaction was made pursuant to a contract, instruction or written plan for the purchase or sale of equity securities of the issuer that is intended to satisfy the affirmative defense conditions of Rule 10b5-1(c). See

STATEMENT OF CHANGES IN BENEFICIAL OWNERSHIP

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

Instruc	tion 10.																	
Name and Address of Reporting Person* Tiedemann Michael					2. Issuer Name and Ticker or Trading Symbol AlTi Global, Inc. [ALTI]							5. Rel (Chec	k all applica Director	able)	g Person(s) to Issue 10% Owr		ner	
	TI GLOBAI		(Middle)		3. Date of Earliest Transaction (Month/Day/Year) 09/03/2024							V	below)	Officer (give title below) Chief Executive		Other (s below) Officer	pecify	
520 MA	DISON AV	ENUE, 26TH FI	LOOR	H	1 15 0		D-4-	of Ocioinal	T:11 /	(N.4 = ==+l= /D	(\(\lambda - \)	\longrightarrow	C 14	hidahi an Ta	:	Filia a	(Charle Ana)	inable
(Street) NEW YO	ORK N	ΙΥ	10022		If Amendment, Date of Original Filed (Month/Day/Year)							Line)	ividual or Joint/Group Filing (Check Applicab Form filed by One Reporting Person Form filed by More than One Reporting Person					
(City)	(5	State)	(Zip)											. 0.00				
		Ta	able I - Non-I	Derivat	tive S	ecuritie	s A	cquired,	Dis	posed	of, or B	enefici	ially	Owned				
1. Title of Security (Instr. 3)		D	. Transact ate Month/Da		2A. Deemed Execution Date, if any (Month/Day/Year)		Code	r, Transaction Dis		ecurities Acquired (A) or posed Of (D) (Instr. 3, 4 a		and 5) Securitie Beneficia Owned F		i Ily	Form: Direct (D) or Indirect (I) (Instr. 4)		7. Nature of Indirect Beneficial Ownership	
							Code	v	Amoun	t (A)	or Pri	ce	Reported Transaction (Instr. 3 and	on(s)			Instr. 4)	
Class A Common Stock				09/03/2	3/2024		G		13,975 A		A	\$ <mark>0</mark>	30,954		I :		See FN ⁽¹⁾	
Class A Common Stock													499,886.53		D			
Class A C	Class A Common Stock												63,326		I S		See FN ⁽¹⁾	
Class A Common Stock													42,918			I	See FN ⁽¹⁾	
			Table II - De					quired, C ts, optior	•		,		•	wned				
1. Title of Derivative Security (Instr. 3)	2. Conversion or Exercise Price of Derivative Security	cise (Month/Day/Year) if any Code (In: (Month/Day/Year) 8)			ction Derivative Exp			s. Date Exercisable and Expiration Date Month/Day/Year)		7. Title and Amount of Securities Underlying Derivative Security (Instr. 3 and 4)		ing	8. Price of Derivative Security (Instr. 5)	9. Number derivative Securities Beneficia Owned Following Reported Transacti	e s illy g	10. Ownership Form: Direct (D) or Indirect (I) (Instr. 4)	Beneficial Ownership (Instr. 4)	
				Code	v	(A)	(D)	Date Exercisabl		piration ate	Title	Amoun Numbe Shares	rof		(Instr. 4)	ion(s)	11(3)	
Class B Common Stock	(2)	09/03/2024		G		466,785		(2)		(2)	Class A Common Stock	466,7	785	\$0	1,137,1	119	I	See FN ⁽¹⁾
Class B Common Stock	(2)							(2)		(2)	Class A Common Stock	4,915,	,196		4,915,1	196	D	
Class B Common Stock	(2)							(2)		(2)	Class A Common Stock	2,500,	,103		2,500,1	103	I	See FN ⁽¹⁾
Class B Common	(2)							(2)		(2)	Class A Common	1,694,	,408		1,694,4	108	I	See FN ⁽¹⁾

Explanation of Responses:

1. The reporting person's indirect beneficial ownership includes (i) 63,326 shares of Class A common stock of the Company ("Class A Common Stock") and 2,500,103 shares of Class B Common Stock of the Company ("Class B Common Stock") for MGT 2012 DE Trust; (ii) 30,954 shares of Class A Common Stock and 1,137,119 shares of Class B Common Stock for CHT Fam Tst Ar 3rd fbo MGT; and (iii) 42,918 shares of Class A Common Stock and 1,694,498 shares of Class B Common Stock for Chauncey Close, LLC. The reporting person disclaims beneficial ownership of the securities held by the MGT 2012 DE Trust, the CHT Fam Tst Ar 3rd fbo MGT and Chauncey Close, LLC, except to the extent of any pecuniary interest the reporting person may have therein.

2. Each Class B Unit (a "Class B Unit") of AITi Global Capital, LLC ("Umbrella") is paired with a share of Class B Common Stock (the Class B Common Stock together with a Class B Unit, a "Paired Interest").

Pursuant to the Third Amended and Restated Limited Liability Agreement, dated as of July 31, 2023 (as amended from time to time, the "LLC Agreement"), of Umbrella, a Paired Interest is exchangeable at any time for a share of Class A Common Stock on a one-for-one basis, subject to equitable adjustments for stock splits, stock dividends and reclassifications. As the holder exchanges the Paired Interests pursuant to the LLC Agreement, the shares of Class B Common Stock included in the Paired Interests will automatically be canceled and the Class B Common Units included in the Paired Interests shall be automatically transferred to the Issuer and converted into and become an equal number of Class A Common Units in Umbrella

Remarks:

/s/ Colleen Graham, Attorneyin-fact

09/04/2024

** Signature of Reporting Person

Date

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

* If the form is filed by more than one reporting person, see Instruction 4 (b)(v).

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

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

^{**} Intentional misstatements or omissions of facts constitute Federal Criminal Violations See 18 U.S.C. 1001 and 15 U.S.C. 78ff(a).