FORM 4

## UNITED STATES SECURITIES AND EXCHANGE COMMISSION

Washington, D.C. 20549

Washington, D.C. 20549	OMB APPROVAL			
STATEMENT OF CHANGES IN BENEFICIAL OWNERSHIP	OMB Number:	323		

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

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

1. Name and Address of Reporting Person GETTY INVESTMENTS LLC					Getty Images Holdings, Inc. [ GETY ]								all applicable	·)	Person(s	10% Owr	
(Last) 5390 KI		(First) .NE, SUITE 202	(Middle)		3. Date of Earliest Transaction (Month/Day/Year) 07/22/2022								Officer (giv below)	e uue		Other (sp below)	еспу
(Street)		NV	V 89511			4. If Amendment, Date of Original Filed (Month/Day/Year)							vidual or Joint/Group Filing (Check Applicable Line) Form filed by One Reporting Person Form filed by More than One Reporting Person				
(City)		(State)	(Zip)														
			Table I - No			_		_	· ·								
1. Title of Security (Instr. 3)		2. Transaction Date (Month/Day/Year)		2A. Deemed Execution Date, if any (Month/Day/Year)		3. Transaction Code (Instr. 8)		4. Securities Acquired (A) or Disposed Of (D) (Instr. 3, 4 and			Securities Beneficially Following Re	Beneficially Owned Following Reported		Direct (D) I	7. Nature of Indirect Beneficial Ownership		
								Code	v	Amount	(A) or (D)	Price	Transaction( (Instr. 3 and				Instr. 4)
Class A common stock 07/		07/22	2/2022		A <sup>(1)</sup>		5,000,000 A		\$10	5,000,000			D				
Class A common stock		07/22	2/2022					13,500,000 A		\$10	18,500,000			D			
Class A common stock		07/22	07/22/2022					124,056,405 A		\$0.00	142,556,405		D				
Class A common stock			08/24	1/2022					11,823,366	6 A	(2)	154,379,771		D			
Class A common stock		08/25	5/2022					23,646,733	3 A	(2)	178,026,504		D				
			Table II							sed of, or onvertible		cially Own ties)	ed				
Security or Exer-	Conversion or Exercise Price of Derivative	(Month/Day/Year) of vative	Execution Date,	Transaction Code (Instr. A)		Derivative S Acquired (A	i. Number of Derivative Securities Acquired (A) or Disposed of (D) (Instr. I, 4 and 5)		ate Exer ration D nth/Day/		Securitie	nd Amount of is Underlying te Security and 4)	8. Price of Derivative Security (Instr. 5)	9. Num derivat Securit Benefic Owned Follow	tive ties cially I	10. Ownership Form: Direct (D) or Indirect (I) (Instr. 4)	11. Nature of Indirect Beneficial Ownership (Instr. 4)
				Code	v	(A)	(D)	Date Exer	rcisable	Expiration Date	Title	Amount or Number of Shares		Report	ed ction(s)	(1) (111501.4)	,
Earnout	(2)	07/22/2022		A <sup>(1)</sup>		35,470,099			(2)	(2)	Class A	35,470,099	\$0.00	35,47	70,099	D	

## **Explanation of Responses:**

(2)

1. This transaction occurred in connection with the Business Combination Agreement (as defined in note 2) and prior to the effectiveness of the Issuer's registration under Section 12 of the Securities Exchange Act of 1934, as amended (the "Exchange Act"), and is being reported on this Form 4 solely for purposes of compliance with Rule 16a-2(a) under the Exchange Act. The securities covered by such transaction were previously included on the Reporting Person's Form 3, as amended.

11,823,366

23,646,733

(2)

(2)

- 2. Pursuant to the Business Combination Agreement, dated as of December 9, 2021, among the Issuer and certain other parties (the "Business Combination Agreement"), the Reporting Person had the contingent right to receive a pro rata amount of shares of Class A common stock of the Issuer (the "Class A common stock"), if at any time during the 10 year period following July 22, 2022, the volume weighted average price of the Class A common stock was greater than or equal to, for any 20 trading days within any 30 consecutive trading day period: \$12.50 for the first earnout (the "First Price Triggering Event"); \$15.00 for the second earnout (the "Second Price Triggering Event").
- 3. The First Price Triggering Event occurred on August 24, 2022, upon which the Reporting Person became entitled to receive an aggregate 11,823,366 shares of Class A common stock in accordance with the Business Combination Agreement
- 4. The Second Price Triggering Event and the Third Price Triggering Event occurred on August 25, 2022, upon which the Reporting Person became entitled to receive an aggregate 23,646,733 shares of Class A common stock in accordance with the Business Combination Agreement.

## Remarks:

Shares

Shares

Earnout

Shares

On December 9, 2021, the Reporting Person entered into a stockholders Agreement with the Issuer and certain other stockholders of the Issuer (the "Stockholders Agreement"). By virtue of the Stockholders Agreement and the obligations and rights thereunder, the Reporting Person may be deemed to be in a "group" with certain other stockholders of the Issuer for purposes of the Securities Exchange Act of 1934, as amended (the "Exchange Act"). This filing shall not be deemed an admission that such persons constitute a "group" for purposes of the Exchange Act and the Reporting Person expressly disclaims such group membership and any pecuniary interest in any securities not directly owned by the Reporting Person. The Reporting Person may be deemed a director by deputization for purposes of Section 16 of the Exchange Act by virtue of the fact that Mark Getty, Jonathan Kline and Patrick Maxwell were elected to the board of directors of the Issuer as representatives of the Reporting Person.

> /s/ Jan D. Moehl, as Authorized Officer of Getty Investments LLC

08/26/2022

\*\* Signature of Reporting Person

stock Class A

stock Class A

stock

(2)

11,823,366

23,646,733

(2)

(2)

23,646,733

0

D

D

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).

08/24/2022

08/25/2022

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

M<sup>(2)(3)</sup>

M<sup>(2)(4)</sup>

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.