FORM 4

## **UNITED STATES SECURITIES AND EXCHANGE COMMISSION**

Washington,	D.C.	20549
vvasilington,	D.O.	20070

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

## STATEMENT OF CHANGES IN BENEFICIAL OWNERSHIP

l	OMB APPROVAL							
l	OMB Number:	3235-0287						
l	Estimated average burden							
l	hours per response:	0.5						

Other (specify below)

7. Nature of

Indirect Beneficial

Footnote(2)(3)

Footnote(2)(3)

11. Nature of Indirect Beneficial Ownership

(Instr. 4)

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

6. Individual or Joint/Group Filing (Check Applicable Line) Form filed by One Reporting Person Form filed by More than One Reporting Person

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

					UI	360	1011 30(11) 01 111	e ilivesili	ieni C	Joinparty At	JUI 1940							
ı		Reporting Person*		L.L.C.	2. Issuer Name and Ticker or Trading Symbol  MediaAlpha, Inc. [ MAX ]							5. Relationship of Reporting Person(s) to Issuer (Check all applicable)  Director X 10% Owner						
(Last)		First)	(Middle)			3. Date of Earliest Transaction (Month/Day/Year) 03/01/2024							Officer (give title Other (specify below) below)					
' '	·	FORNIA BOU	, ,	TE 520	<u> </u>							6. In	Individual or Joint/Group Filing (Check Applicable I Form filed by One Reporting Person					
(Street)	IТ												2	X Form file	ed by M	ore than	One Rep	oorting Pe
CREEK	(	CA	94596		Rul	le 1	0b5-1(c)	Trans	sact	tion Ind	icatio	1						
(City)	(	State)	(Zip)			Check	this box to indicative defense co	cate that a	trans	action was m 10b5-1(c). S	nade pursi See Instruc	ant to a tion 10.	contract, ir	nstruction or wr	itten plar	n that is in	tended to	satisfy the
			Table I - N			_	curities A	<del>-</del>	d, D									
1. Title of	Security (Ins	tr. 3)		2. Transa Date (Month/D		Ex if a	a. Deemed secution Date, any onth/Day/Year)	3. Transa Code ( 8)		4. Securit Disposed	Of (D) (Ir	str. 3, 4	or I and 5)	5. Amount of Securities Beneficially Following Re Transaction(	Owned eported	6. Owner Form: D (D) or Ir (I) (Instr	Direct ndirect	7. Nature Indirect Benefici Ownersl (Instr. 4)
								Code	v	Amount	(A (D	or	Price	(Instr. 3 and				
Class A	Common St	ock		03/01/	2024			С		3,000,0	000	A	(1)	3,000,0	000		I	See Footno
Class B (	Common St	ock		03/01/2024				J <sup>(1)</sup>		3,000,0	000	D	(1)	5,774,694 <sup>(4)</sup>		I		See Footnot
			Table II				urities Acc							wned				
1. Title of Derivative Security (Instr. 3)	2. Conversion or Exercise Price of Derivative Security	3. Transaction Date (Month/Day/Year)	3A. Deemed Execution Date if any (Month/Day/Ye	Code	action (Instr.	Der Sec Acc Dis	lumber of ivative curities quired (A) or posed of (D) str. 3, 4 and 5)	6. Date E Expiration (Month/I	on Da		7. Title Securit Derivat 3 and 4	es Und ve Seci		8. Price of Derivative Security (Instr. 5)	9. Nun deriva Securi Benefi Owned Follow	tive ties cially d	10. Owners Form: Direct (I or Indire (I) (Instr	D) Ben Owr ect (Ins
	Gecurity			Code	v	(A)	(D)	Date Exercisa	able	Expiration Date	Title		ount or nber of res		Repor	ted action(s)	(i) (iiisti	. 7/
Class B-1 Units	\$0.00	03/01/2024		C <sup>(1)</sup>			3,000,000(1)	(5)		(5)	Class A Commo Stock	3,0	00,000(1)	\$0.00	5,774	1,694 <sup>(6)</sup>	I	See Foot
l		Reporting Person		L.L.C.								·		·				
(Last) 1333 NO	ORTH CAL	(First)	(Midd LEVARD, ST															
(Street)	JT CREEK	CA	9459	96		_												
(City)		(State)	(Zip)															
		Reporting Person* Partners, L.P																
(Last) 1333 NO	ORTH CAL	(First)	(Midd LEVARD, ST															
(Street)	JT CREEK	CA	9459	96														
(City)		(State)	(Zip)															
		Reporting Person		<u>/), L.P.</u>														
(Last) 1333 NO	ORTH CAL	(First)	(Midd LEVARD, ST															
(Street)	JT CREEK	CA	9459	96		-												
(City)		(State)	(Zip)			-												
		Reporting Person*				=												
<u>Insigni</u>	a Capital	Partners (Par	allel A), L	<u>.P.</u>														

p-									
(Last)	(First)	(Middle)							
1333 NORTH CALIFORNIA BOULEVARD, STE 520									
(Street)									
WALNUT CREEK	CA	94596							
(City)	(State)	(Zip)							
1. Name and Address of Reporting Person*  INSIGNIA QL HOLDINGS, LLC									
(Last)	(First)	(Middle)							
1333 NORTH CALIFORNIA BOULEVARD, STE 520									
(Street)									
WALNUT CREEK	CA	94596							
(City)	(State)	(Zip)							
Name and Address of Reporting Person*									
INSIGNIA A QL HOLDINGS, LLC									
(Last)	(First)	(Middle)							
1333 NORTH CALI	FORNIA BOULEVAR	RD, STE 520							
(Street)									
WALNUT CREEK	CA	94596							
(City)	(State)	(Zip)							

## **Explanation of Responses:**

- 1. Reflects the exchange (the "Exchange") of 1,676,591 and 1,323,409 Class B-1 Units of QL Holdings, LLC (the "LLC") held directly by Insignia QL Holdings, LLC ("Insignia QL") and Insignia QL") and Insignia QL Holdings, LLC ("Insignia A"), respectively, into an equal number of shares of the Issuer's Class A Common Stock ("Class A Shares"), pursuant to the Exchange Agreement, dated October 27, 2020, by and among the Issuer, the LLC and the members of the LLC (the "Exchange Agreement"). In connection with the Exchange, the Reporting Persons forfeited for no consideration an equal number of shares of the Issuer's Class B Common Stock ("Class B Shares").
- 2. Insignia Capital Partners (Parallel A), L.P. ("Parallel A") and Insignia Capital Partners (AIV), L.P. ("Insignia Gapital Partners, L.P. ("Insignia Capital Partners, L.P. ("Insignia Capital Partners GP, LLC ("Insignia Capital Partners, CP, LLC ("Insignia Capital Partners GP, LLC ("Insignia GP") is the general partner of the Insignia Fund. The three member Investment Committee of Insignia GP comprised of David Lowe, Anthony Broglio and Melvyn Deane exercises voting and investment control over the securities held directly by Insignia QL, which acts by a majority vote of its members. Consequently,
- 3. (Continued from footnote 2) the Insignia Fund and Insignia GP may be deemed to beneficially own the securities held directly by Insignia A and Insignia QL. Messrs. Lowe, Broglio and Deane disclaim beneficial ownership of the securities held directly by Insignia A and Insignia QL.
- 4. Includes 2,547,428 Class B Shares held directly by Insignia A and 3,227,266 Class B Shares held directly by Insignia QL.
- 5. Pursuant to the Exchange Agreement, Class B-1 Units of the LLC (together with one Class B Share of the Issuer for every Class B-1 Unit) are exchangeable at any time for one Class A Share. Class B-1 Units of the LLC do not expire.
- 6. Includes 2,547,428 Class B-1 Units of the LLC held directly by Insignia A and 3,227,266 Class B-1 Units of the LLC held directly by Insignia QL.

/s/ Tony Broglio, as Managing 03/05/2024 Member of Insignia Capital Partners GP, LLC /s/ Tony Broglio, as Managing Member of Insignia Capital 03/05/2024 Partners LP /s/ Tony Broglio, as Managing 03/05/2024 Member of Insignia Capital Partner (AIV), LP /s/ Tony Broglio, as Managing 03/05/2024 Member of Insignia Capital Partner (Parallel A), LP /s/ Tony Broglio, as President and 03/05/2024 Secretary of Insignia QL Holdings, LLC /s/ Tony Broglio, as President and 03/05/2024 Secretary of Insignia A QL Holdings, LLC \*\* Signature of Reporting Person

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

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.