

4 April 2025

# **SEC Form 4**

Life360, Inc. ("Life360" or the "Company") (NASDAQ: LIF, ASX: 360), the San Francisco Bay Areabased leader in family safety and connection, advises that the sales announced in the attached Form 4 are US stock sales on the NASDAQ and pursuant to a Rule 10b5-1 trading plan.

A Rule 10b5-1 trading plan is a written, pre-established trading plan that provides for the automatic sale of Company stock pursuant to predetermined criteria. The Reporting Person adopted the plan at a time when they were not aware of any material non-public information about the Company.

## **Authorization**

Russell Burke, Chief Financial Officer of Life360, authorized this announcement being given to ASX.

#### About Life360

Life360 delivers peace of mind for families of all types. The company's category leading mobile app and Tile tracking devices help members protect the people, pets and things they care about most, with a range of services including location sharing, safe driver reports, and crash detection with emergency dispatch. Life360 is based in San Mateo and has approximately 61 million monthly active users (MAU) located in more than 150 countries. For more information, please visit life360.com and Tile.com.

## **Contacts**

For Australian investor enquiries: Jolanta Masojada, +61 417 261 367 jmasojada@life360.com

For U.S. investors: Investors@life360.com For Australian media enquiries: Giles Rafferty, +61 481 467 903 grafferty@firstadvisers.com.au

For U.S. media inquiries: press@life360.com

Life360's CDIs are issued in reliance on the exemption from registration contained in Regulation S of the US Securities Act of 1933 (Securities Act) for offers of securities which are made outside the US. Accordingly, the CDIs, have not been, and will not be, registered under the Securities Act or the laws of any state or other jurisdiction in the US. As a result, the CDIs into the US or to a US person who is not a QIB for the foreseeablefuture except in very limited circumstances until after the end of the restricted period, unless the re-sale of the CDIs is registered under the Securities Act or an exemption is available. To enforce the above transfer restrictions, all CDIs issued bear a FOR Financial Product designation on the ASX. This designation restricts any CDIs from being sold on ASX to US persons excluding QIBs. However, you are still able to freely transfer your CDIson ASX to any person other than a US person who is not a QIB. In addition, hedging transactions with regard to the CDIs may only be conducted in accordance with the Securities Act.

Life360, Inc. | ARBN 629 412 942 | 1900 South Norfolk St, Suite 310 San Mateo, CA 94403 | investors.life360.com Page 1

SEC Form 4

FORM 4

## UNITED STATES SECURITIES AND EXCHANGE COMMISSION

Washington, D.C. 20549

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

Check this box if no lou Section 16. Form 4 or obligations may contin	Form 5	:	STATE	MEN	T OF CHANGES IN E	BENEFI	ERSHIP	hours per res	ponse: 0.5			
Instruction 1(b).			Filed	pursua	int to Section 16(a) of the Section	ecurities E	xchange Act o	f 1934				
				or Se	ection 30(h) of the Investme	nt Compa	ny Act of 1940					
X Check this box to indic transaction was made contract, instruction or the purchase or sale o of the issuer that is inte the affirmative defense Rule 10b5-1(c) <i>See</i> Ins	pursuant to a written plan for f equity securities ended to satisfy e conditions of											
1. Name and Address of Rep	orting Person <sup>*</sup>	2. ls	suer Nan	ne <b>and</b>	Ticker or Trading Symbol			5. Relationship of Reporting Person(s) to Issuer				
Coghlan John Philip	-	Life	360, Inc	LIF	]		(0	Check all applicable)		10% Owner		
(Last) (First)	(Middle)		ate of Ea	rliest Tr	ansaction (Month/Day/Year	)			Director Officer (give title below)			
C/O LIFE360, INC. 1900 SOUTH NORFOLK ST	REET, SUITE 310	4. lf	Amendm	ent, Da	te of Original Filed (Month/I	Day/Year)	6	<ul> <li>6. Individual or Joint/Group Filing (Check Applicable Line)</li> <li>X Form filed by One Reporting Person</li> </ul>				
(Street)								Form filed by More				
SAN MATEO	CA 9	94403										
(City)	(State) (	(Zip)										
		Table I - N	lon-Deri	vative	Securities Acquired, Di	sposed o	of, or Benefic	cially Owned				
1. Title of Security (Instr. 3)	2A. Deemed Execution Date, if any (Month/Day/Yea	Code		4. Securities Acquired (A) o (Instr. 3, 4 and 5)	or Dispose	d Of (D)	5. Amount of Securitie Beneficially Owned Following Reported Transaction(s)	Ownership Form: Direct (D)	7. Nature of Indirect Beneficial Ownership (Instr. 4)			
			Code	v	Amount	(A) or (D)	Price	(Instr. 3 and 4)	or Indirect (I) (Instr. 4)			
Common stock	04/01/2025		<b>S</b> (1)		3,125	D	\$ 37.86	(3) 34,286	Ι	Held by the John Coghlan Living Trust		
Common Stock								64,834	I	Held by The John Philip Coghlan 2024 Grantor Retained Annuity Trust		
Common stock								3,484 (4) (5)	D			

Table II - Derivative Securities Acquired, Disposed of, or Beneficially Owned         (e.g., puts, calls, warrants, options, convertible securities)															
1. Title of Derivative Security (Instr. 3)	2. Convers ion or Exercise Price of Derivative Security	ion or Date Exercise (Month/Day/Year) Price of Derivative	3A. Deemed Execution Date, if any (Month/Day/Year)	. , ,		, <b>,</b>		6. Date Exercisable and Expiration Date (Month/Day/Year)		7. Title and Amount of Securities Underlying Derivative Security (Instr. 3 and 4)		8. Price of Deriva tive Security (Instr. 5)	9. Number of derivative Securities Beneficially Owned Following Reported		11. Nature of Indirect Beneficial Ownership (Instr. 4)
				Code	v	(A)	(D)	Date Ex ercisabl e	Expira tion Date	Title	Amount or Number of Shares		Transaction (s) (Instr. 4)	4)	

#### Explanation of Responses:

1. The transaction reported on this Form 4 was effected pursuant to a Rule 10b5-1 trading plan adopted by the Reporting Person on December 6, 2024. The Rule 10b5-1 trading plan is a pre-arranged written trading plan pursuant to which shares of Company stock are sold automatically based on a predetermined formula that was established by the Reporting Person at a time when the Reporting Person was not aware of any material nonpublic information about the Company.

2. The price reported in Column 4 is the weighted average price. These shares were sold in multiple transactions at prices ranging from \$37.46 to \$38.15, inclusive, per share. The Reporting Person undertakes to provide to the Issuer, any securityholder of the Issuer or the Staff of the Securities and Exchange Commission, upon request, full details regarding the number of shares sold at each separate price within the range.

3. The Reporting Person transferred 1,742 directly held shares to the John Coghlan Living Trust.

4. Includes 1,742 restricted stock units previously granted, each of which represents a contingent right to receive one share of the Issuer's common stock upon vesting.

5. Reflects the amount of shares held by the Reporting Person after giving effect to the transaction detailed in Footnote 3 of this Form 4.

Remarks:

/s/ Jay Sood, as Attorney-in-Fact 04/03/2025

\*\* 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).

\*\* 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.