# UNITED STATES SECURITIES AND EXCHANGE COMMISSION

Washington, D.C. 20549

### **FORM 11-K**

Annual Report Pursuant to Section 15(d) of the Securities Exchange Act of 1934

For the fiscal year ended December 31, 2022

OR

Transition Report Pursuant to Section 15(d) of the Securities Exchange Act of 1934

Commission file number 001-09553

PARAMOUNT GLOBAL 401(k) PLAN

(Full title of the plan)

PARAMOUNT GLOBAL

(Name of issuer of the securities held pursuant to the plan)

1515 Broadway
New York, New York 10036

(Address of principal executive office)

# FINANCIAL STATEMENTS AND SUPPLEMENTAL SCHEDULES DECEMBER 31, 2022 AND 2021

### **INDEX**

Report of Independent Registered Public Accounting Firm	<u>Page</u> <u>1</u>
Financial Statements:	
Statements of Net Assets Available for Benefits at December 31, 2022 and 2021	<u>2</u>
Statement of Changes in Net Assets Available for Benefits for the Year Ended December 31, 2022	<u>3</u>
Notes to Financial Statements	<u>4</u>
	<b>Schedules</b>
Supplemental Schedules:	
Schedule H, line 4a - Schedule of Delinquent Participant Contributions	<u>S - 1</u>
Schedule H, line 4i - Schedule of Assets (Held at End of Year)	<u>S - 2</u>
All other schedules required by the Department of Labor's Rules and Regulations for Reporting and	
Disclosure under the Employee Retirement Income Security Act of 1974 are omitted as not	
applicable or not required.	

#### **Signature**

#### Exhibit:

23.1 Consent of Independent Registered Public Accounting Firm

#### Report of Independent Registered Public Accounting Firm

To the Paramount Global Administrative Committee and Plan Participants of Paramount Global 401(k) Plan

#### **Opinion on the Financial Statements**

We have audited the accompanying statements of net assets available for benefits of Paramount Global 401(k) Plan (the "Plan") as of December 31, 2022 and 2021 and the related statement of changes in net assets available for benefits for the year ended December 31, 2022, including the related notes (collectively referred to as the "financial statements"). In our opinion, the financial statements present fairly, in all material respects, the net assets available for benefits of the Plan as of December 31, 2022 and 2021, and the changes in net assets available for benefits for the year ended December 31, 2022 in conformity with accounting principles generally accepted in the United States of America.

#### **Basis for Opinion**

These financial statements are the responsibility of the Plan's management. Our responsibility is to express an opinion on the Plan's financial statements based on our audits. We are a public accounting firm registered with the Public Company Accounting Oversight Board (United States) (PCAOB) and are required to be independent with respect to the Plan in accordance with the U.S. federal securities laws and the applicable rules and regulations of the Securities and Exchange Commission and the PCAOB.

We conducted our audits of these financial statements in accordance with the standards of the PCAOB. Those standards require that we plan and perform the audit to obtain reasonable assurance about whether the financial statements are free of material misstatement, whether due to error or fraud.

Our audits included performing procedures to assess the risks of material misstatement of the financial statements, whether due to error or fraud, and performing procedures that respond to those risks. Such procedures included examining, on a test basis, evidence regarding the amounts and disclosures in the financial statements. Our audits also included evaluating the accounting principles used and significant estimates made by management, as well as evaluating the overall presentation of the financial statements. We believe that our audits provide a reasonable basis for our opinion.

#### **Supplemental Information**

The supplemental Schedule of Delinquent Participant Contributions for the year ended December 31, 2022 and Schedule of Assets (Held at End of Year) as of December 31, 2022 have been subjected to audit procedures performed in conjunction with the audit of the Plan's financial statements. The supplemental schedules are the responsibility of the Plan's management. Our audit procedures included determining whether the supplemental schedules reconcile to the financial statements or the underlying accounting and other records, as applicable, and performing procedures to test the completeness and accuracy of the information presented in the supplemental schedules. In forming our opinion on the supplemental schedules, we evaluated whether the supplemental schedules, including their form and content, are presented in conformity with the Department of Labor's Rules and Regulations for Reporting and Disclosure under the Employee Retirement Income Security Act of 1974. In our opinion, the supplemental schedules are fairly stated, in all material respects, in relation to the financial statements as a whole.

/s/ PricewaterhouseCoopers LLP New York, New York June 15, 2023

We have served as the Plan's auditor since at least 1996. We have not been able to determine the specific year we began serving as auditor of the Plan.

# STATEMENTS OF NET ASSETS AVAILABLE FOR BENEFITS (In thousands)

	At December 31,			1,
		2022		2021
Assets				
Investments, at fair value	\$	4,375,590	\$	5,467,127
Synthetic guaranteed investment contracts, at contract value		923,878		970,787
Receivables:				
Notes receivable from participants		35,128		32,841
Employer contributions		39,124		33,323
Interest and dividends		3,838		3,250
Due from broker for securities sold		4,315		1,311
Total assets		5,381,873		6,508,639
Liabilities				
Accrued expenses		1,279		2,080
Due to broker for securities purchased		11,010		5,985
Total liabilities		12,289		8,065
Net assets available for benefits	\$	5,369,584	\$	6,500,574

The accompanying notes are an integral part of these financial statements.

# STATEMENT OF CHANGES IN NET ASSETS AVAILABLE FOR BENEFITS (In thousands)

	Y	ear Ended
	Dece	mber 31, 2022
Additions to net assets attributed to:		
Investment income:		
Interest	\$	7,109
Dividends		6,654
Interest income on notes receivable from participants		1,600
Contributions:		
Employee		189,333
Employer		134,967
Rollover		25,879
Total additions		365,542
Deductions from net assets attributed to:		
Net depreciation in fair value of investments		(1,032,598)
Benefits paid to participants		(460,596)
Plan expenses		(3,338)
Total deductions		(1,496,532)
Net decrease		(1,130,990)
Net assets available for benefits, beginning of year		6,500,574
Net assets available for benefits, end of year	\$	5,369,584

The accompanying notes are an integral part of these financial statements.

## NOTES TO FINANCIAL STATEMENTS (Tabular dollars in thousands)

#### **NOTE 1 - PLAN DESCRIPTION**

On December 4, 2019 ("Effective Time"), Viacom Inc. ("Viacom") merged with and into CBS Corporation ("CBS"), with CBS continuing as the surviving company. At the Effective Time of the merger, the combined company changed its name to ViacomCBS Inc. ("ViacomCBS"). On February 16, 2022, ViacomCBS was renamed Paramount Global ("Paramount" or the "Company").

Effective on October 1, 2021, the Viacom 401(k) Plan was merged into the Paramount Global 401(k) Plan (the "Plan," which prior to October 1, 2021 was named the CBS 401(k) Plan and which during the period of October 1, 2021 through February 15, 2022 was named the ViacomCBS 401(k) Plan).

The following is a brief description of the Plan and is provided for general information only. Participants should refer to the Plan document, as amended, for more complete information regarding the Plan.

The Plan, sponsored by the Company, is a defined contribution plan offered to substantially all of the Company's employees who (i) immediately prior to the Effective Time were employed by CBS Corporation or any of its subsidiaries, and paid through a CBS Corporation payroll system ("CBS Payroll"), (ii) on or after the Effective Time were hired by the Company or any of its subsidiaries or affiliates and paid through CBS Payroll, or (iii) on or after the Effective Time were transferred or reassigned and paid through CBS Payroll, or (iv) on or after October 1, 2021, were paid through CBS Payroll or a Viacom payroll system ("Viacom Payroll").

Eligible full-time, newly hired employees may enroll in the Plan immediately or are automatically enrolled following 60 days after hire or rehire and attainment of age 21, unless they elect not to participate. Part-time employees are automatically enrolled in the Plan on the first day of the month following the attainment of age 21 and completion of 1,000 hours of service within a consecutive twelve-month period, unless they already voluntarily enrolled upon meeting the age and service requirements or have elected not to participate. The Plan is subject to the provisions of the Internal Revenue Code of 1986, as amended (the "Code"), and the Employee Retirement Income Security Act of 1974, as amended ("ERISA"). The Plan is overseen by the Paramount Global Administrative Committee (the "Administrative Committee"). The Administrative Committee has been designated as the administrator of the Plan as defined under ERISA (the "Plan Administrator") under the Plan document.

#### **Exempt Party-in-Interest Transactions**

Certain Plan investments are shares of Paramount Global Class A Common Stock and Class B Common Stock and therefore qualify as party-in-interest transactions. The fair value of these investments was \$85 million and \$143 million at December 31, 2022 and 2021, respectively. For the year ended December 31, 2022, these investments depreciated by \$66 million and earned dividends of \$5 million. During the year ended December 31, 2022, the Plan sold shares of Paramount Global for total proceeds of \$18 million and purchased shares of Paramount Global at a cost of \$27 million.

Fidelity Management Trust Company (the "Trustee") is the trustee and custodian of the Plan, Fidelity Workplace Services LLC (the "Recordkeeper") is the recordkeeper of the Plan, and State Street Global Advisors Trust Company ("State Street") is an independent fiduciary for the Plan's Paramount Global common stock funds. Certain Plan investments are managed or issued by the Trustee, State Street or their affiliates and therefore qualify as party-in-interest transactions. The fair value of these investments was \$53 million and \$62 million at December 31, 2022 and 2021, respectively. The Plan's investments also include a synthetic guaranteed investment contract issued by State Street. The contract value of this synthetic guaranteed investment contract was \$83 million at December 31, 2022.

## NOTES TO FINANCIAL STATEMENTS (Tabular dollars in thousands)

#### **Participant Accounts**

Each Plan participant's account is credited with the participant's contributions, the employer contributions, if applicable, and the participant's share of the interest, dividends, and any realized or unrealized gains or losses of the Plan's assets, net of certain Plan expenses.

Participants have the option of investing contributions to their accounts and their existing account balances among various investment options. These investment options include common collective funds, registered investment companies (mutual funds), proprietary funds that consist of common collective funds and/or separately managed accounts, which primarily invest in common stocks, a stable value fund and the Paramount Global Class B Stock Fund. Some participants are invested in the Paramount Global Class A Stock Fund, but that fund is closed to new investment.

Within the Plan, the Paramount Global Class A Stock Fund and Paramount Global Class B Stock Fund are part of an Employee Stock Ownership Plan ("ESOP"). As a result, the Plan offers an ESOP dividend election under which Plan participants can elect to reinvest any ESOP dividends paid on vested shares in the Paramount Global Class B Stock Fund or to receive dividends as a cash payout. If a participant does not make an election, the dividends are reinvested in the Paramount Global Class B Stock Fund.

Participants may also elect to open a self-directed brokerage account ("SDA"). Participants may not contribute directly to the SDA, but may transfer balances to the SDA from other investment funds except the Stable Value Fund. A participant may transfer up to 25% of their account balance (net of loans) to the SDA. The initial transfer to the SDA may not be less than \$2,500 and there is no minimum for subsequent individual transfers.

#### **Contributions**

The Plan permits participants paid through CBS Payroll to contribute up to 50% of eligible annual compensation on a traditional before-tax, Roth 401(k) after-tax, or combination basis and up to 15% of eligible annual compensation on a traditional after-tax basis, subject to the Code limitations set forth below. The Plan permits participants paid through Viacom Payroll to contribute up to 50% of eligible annual compensation on a traditional before-tax basis, subject to the Code limitations set forth below. Total combined contributions for all participants may not exceed 50% of eligible annual compensation. Roth 401(k) contributions and the related earnings can be withdrawn tax-free if certain requirements are met.

Effective January 1, 2021, the Plan was amended to provide (1) nondiscretionary employer matching contributions and (2) discretionary profit-sharing contributions. The formula for the nondiscretionary matching contributions is (a) 100% of a participant's deferrals on the first 1% of the participant's eligible compensation, plus (b) 80% of a participant's deferrals on the next 5% of the participant's eligible compensation. Discretionary profit sharing contributions (a) are based on a target 1.5% of each eligible participant's eligible compensation and (b) are contributed for those participants who are active employees eligible for the Plan on December 31. For 2022, a discretionary profit-sharing contribution of 1.3% was made in March 2023 and is included in employer contributions receivable in the Statement of Net Assets Available for Benefits.

Participants may elect to invest their contributions in any investment option, including the Paramount Global Class B Stock Fund. If no option is elected by the participant, the contribution is invested in the Plan's Qualified Default Investment Alternative ("QDIA"), a common collective fund that is primarily invested in a mix of equities and bonds appropriate for the participant's target retirement year, which is assumed to be at age 65.

Upon date of hire and effective on the 60<sup>th</sup> day following the date upon which an employee becomes eligible to participate in the Plan, newly hired employees are deemed to have authorized the Company to make before-tax

## NOTES TO FINANCIAL STATEMENTS (Tabular dollars in thousands)

contributions to the Plan in an amount equal to 6% of the employee's eligible compensation. However, a deemed authorization does not take effect if, during the 60-day period, the employee elects not to participate in the Plan or to participate at a different contribution rate.

The Code limits the amount of annual participant contributions that can be made on a before-tax or Roth 401(k) basis to \$20,500 for 2022. Total compensation considered under the Plan, based on Code limits, could not exceed \$305,000 for 2022. The Code also limits annual aggregate participant and employer contributions to the lesser of \$61,000 or 100% of compensation in 2022. All contributions made to the Plan on an annual basis may be further limited due to certain nondiscrimination requirements prescribed by the Code.

All participants who have attained age 50 before the close of the Plan year (calendar year) are eligible to make catch-up contributions. These contributions are not treated as matchable contributions. Catch-up contributions can be made if the eligible participant makes the maximum \$20,500 contribution permitted for the Plan year. The limit for catch-up contributions was \$6,500 in 2022.

#### Vesting

Participants in the Plan are immediately vested in their own contributions and earnings thereon. As of January 1, 2021, the Plan includes a two-year cliff vesting schedule for employer matching contributions and profit-sharing contributions (collectively "employer contributions").

#### **Forfeitures**

If a participant's employment terminates prior to being fully vested in their employer contributions, the non-vested portion of their account is forfeited and may be used for future employer contributions and to pay administrative expenses. Forfeitures are recorded at the time vested benefits are distributed or as of the close of the fifth consecutive year of break in service if no distribution was elected. During 2022, the Plan utilized forfeitures of approximately \$570,496 to pay administrative expenses and \$8.0 million to fund employer contributions. As of December 31, 2022 and 2021, the Plan had forfeitures of approximately \$4.8 million and \$6.4 million, respectively, available to be used as noted above.

#### **Notes Receivable from Participants**

Eligible participants may request a loan for up to the lesser of 50% of the participant's vested account balance or \$50,000, reduced by the highest outstanding balance of any Plan loan made to the participant during the twelve-month period ending on the day before the loan is made. The minimum loan available to a participant is \$500. The interest rate on participant loans is one percentage point above the annual prime rate in effect (as published in *The Wall Street Journal*) on the first day of the calendar month in which the loan is processed. Principal and interest is payable through payroll deductions. Generally, only one loan may be outstanding at any time. Participants may elect repayment periods from 12 to 60 months commencing as soon as administratively possible following the distribution of the loan proceeds to the participant. The Plan allows participants to elect a repayment term of up to 300 months for loans used for the acquisition of a principal residence. Repayments of loan principal and interest are allocated in accordance with the participant's current investment elections. Loans outstanding at December 31, 2022 carry interest rates ranging from 4.25% to 9.50%.

#### Distributions and Withdrawals

Earnings on employee contributions (other than after-tax contributions) and employer contributions are not subject to income tax until they are distributed or withdrawn from the Plan.

## NOTES TO FINANCIAL STATEMENTS (Tabular dollars in thousands)

Participants in the Plan, or their beneficiaries, may receive their vested account balances in a lump sum, in installments over a period of up to 20 years, or in partial distributions of the account balance in the event of retirement, termination of employment, disability or death. For vested account balances invested in the Paramount Global Class A Common Stock Fund and Paramount Global Class B Stock Fund, participants may elect to receive distributions in cash or whole shares. In general, participants must receive a required minimum distribution ("RMD") upon attainment of a certain age, unless they are still employed. For individuals who attained age 70 ½ on or before December 31, 2019, that age is 70 ½. For individuals who attain age 70 ½ on or after January 1, 2020, in accordance with the Setting Every Community Up for Retirement Enhancement Act of 2019 (the "SECURE Act"), that age is 72.

Participants in the Plan may withdraw part or all of their after-tax and rollover contributions and the vested portion of employer matching contributions. Upon attainment of age 59 ½, participants may also withdraw all or part of their before-tax or Roth 401(k) contributions and earnings thereon. The Plan limits participants to two of the above withdrawal elections in each Plan year.

A participant may obtain a financial hardship withdrawal of the vested portion of employer matching contributions and employee before-tax or Roth 401(k) contributions provided that the requirements for hardship are met and only to the extent required to relieve such financial hardship. There is no restriction on the number of hardship withdrawals permitted.

When a participant terminates employment with the Company, the full value of employee contributions and earnings thereon plus the value of all vested employer contributions and earnings thereon are eligible for distribution and can be rolled over to a tax qualified retirement plan or an Individual Retirement Account ("IRA") or remain in the Plan rather than being distributed. If the vested account balance is \$1,000 or less and the participant does not make an election to rollover the vested account balance, it will be automatically paid in a single lump sum cash payment, and taxes will be withheld from the distribution.

#### Plan Expenses

Trustee fees and fees for investment of Plan assets are charged to the Plan's investment funds. Certain administrative expenses such as fees for accounting, investment consulting and employee communications may be paid by the Plan using forfeitures or may be paid by the Company. Recordkeeping fees are paid from participant accounts. For 2022, \$1.3 million was paid to the Trustee and the Recordkeeper, parties in interest, for services provided during the year.

#### NOTE 2 - SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES

#### **Basis of Accounting**

The financial statements are prepared in conformity with accounting principles generally accepted in the United States of America ("GAAP").

In accordance with Financial Accounting Standards Board ("FASB") guidance, investments are reported at fair value, except for fully benefit-responsive investment contracts which are reported at contract value. Contract value was determined to be the relevant measurement for the portion of net assets available for benefits attributable to fully benefit-responsive investment contracts because contract value is the amount participants would receive if they were to initiate permitted transactions under the terms of the Plan. The Statement of Changes in Net Assets Available for Benefits is prepared on a contract value basis with respect to the fully benefit-responsive investment contracts.

## NOTES TO FINANCIAL STATEMENTS (Tabular dollars in thousands)

#### **Investment Valuation**

Short-term money market investments are carried at amortized cost which approximates fair value due to the short-term maturity of these investments. Investments in common stock are reported at fair value based on quoted market prices on national security exchanges. Investments in registered investment companies are reported at fair value based on quoted market prices in active markets. The fair value of investments in separately managed accounts is determined by the Trustee based upon the fair value of the underlying securities. The fair values of investments in common collective funds ("CCTs") are determined using the net asset value per share ("NAV") provided by the administrator of the fund. The NAV is determined by each fund's trustee based upon the fair value of the underlying assets owned by the fund, less liabilities, divided by the number of outstanding units. The common collective funds have no restrictions on participant redemptions. The notice period applicable to the Plan in the case of a full redemption varies by fund and ranges from one day to one month. The Plan had no unfunded commitments relating to the common collective funds at December 31, 2022 and 2021. The fair value of fixed income, asset-backed and mortgage-backed securities is determined by independent pricing sources based on quoted market prices, when available, or using valuation models which incorporate certain other observable inputs including recent trading activity for comparable securities and broker quoted prices. Cash and cash equivalents are valued at cost plus accrued interest, which approximates fair value.

As part of their investment strategy, the managers of the Stable Value Fund, which invests in synthetic guaranteed investment contracts, may use derivative financial instruments for various purposes, including managing exposure to sector risk or movements in interest rates, extending the duration of the investment portfolio and as a substitute for cash securities. The derivative instruments typically used are interest rate futures and swaps. Interest rate swaps are recorded at fair value and marked-to-market through the duration of the contract term with an offsetting increase to unrealized appreciation (depreciation). Futures are marked-to-market and settled daily. The daily receipt or payment is recognized as unrealized appreciation (depreciation) until the contract is closed at which time the total fair value of the futures contract is recognized as a realized gain (loss).

The Plan invests in fully benefit-responsive synthetic guaranteed investment contracts through the Stable Value Fund. The contract value of these contracts represents the aggregate amount of deposits thereto, plus interest at the contract rate, less withdrawals.

#### **Security Transactions and Income Recognition**

Purchases and sales of securities are recorded on the trade date. The average cost basis is used to determine gains or losses on security dispositions. Interest income is accrued as earned and dividend income is recorded on the ex-dividend date.

Net appreciation or depreciation in the fair value of investments, included in the Statement of Changes in Net Assets Available for Benefits, consists of the realized gains and losses and the unrealized appreciation and depreciation on those investments presented at fair value.

#### Notes Receivable from Participants

Notes receivable from participants are measured at their unpaid principal balance plus any accrued but unpaid interest. Delinquent participant loans are reclassified as distributions based upon the terms of the Plan.

#### Payment of Benefits

Benefit payments are recorded when paid.

## NOTES TO FINANCIAL STATEMENTS (Tabular dollars in thousands)

#### Use of Estimates

The preparation of financial statements in conformity with GAAP requires the Plan to make estimates and assumptions, such as those regarding the fair value of investments, that affect the reported amounts of assets and liabilities, disclosure of contingent assets and liabilities at the date of the financial statements and the reported amounts of changes in net assets available for benefits during the reporting period. Actual results could differ from these estimates.

#### **NOTE 3 - RISKS AND UNCERTAINTIES**

The Plan provides for various investment options. Investment securities are exposed to various risks such as market, interest rate and credit risk. Market values of investments could decline for several reasons including changes in prevailing markets and interest rates, increases in defaults, and credit rating downgrades. Due to the level of risk associated with certain investment securities and the level of uncertainty related to changes in the value of such securities, it is at least reasonably possible that changes in investment values in the near term could materially affect participants' account balances and the amounts reported in the Statements of Net Assets Available for Benefits and the related Statement of Changes in Net Assets Available for Benefits.

#### NOTE 4 - INVESTMENTS AT CONTRACT VALUE

The Plan invests in synthetic guaranteed investment contracts, which provide for the repayment of principal plus interest through benefit-responsive wrapper contracts. A wrapper contract is issued by a third party insurance company, financial institution or bank, and is held in combination with fixed income securities to form a synthetic guaranteed investment contract. The interest crediting rate on synthetic guaranteed investment contracts reflects the yield of the associated fixed income investments, plus the amortization of realized and unrealized gains and losses on those investments, typically over the duration of the investments. Interest crediting rates are reset on a monthly or quarterly basis, and the wrapper contracts provide that adjustments to the interest crediting rate cannot result in a future interest crediting rate that is less than zero. Certain factors can influence the future interest crediting rates, including the level of market interest rates, the amount and timing of participant contributions and withdrawals, and the returns generated by the fixed income investments that are associated with the synthetic guaranteed investment contract.

Certain employer initiated events may limit the ability of the Plan to transact at contract value with the issuer. These events include, but are not limited to, full or partial termination of the Plan, a material adverse change to the provisions of the Plan, an employer election to withdraw from the contract to switch to a different investment provider, an employer's bankruptcy, layoffs, plant closings, corporate spinoffs, mergers, divestitures or other workforce restructurings, or if the terms of a successor plan do not meet the contract issuer's underwriting criteria for issuance of a replacement contract with identical terms. The Plan Administrator believes that no events are probable of occurring that may limit the ability of the Plan to transact at contract value.

The contract issuer is permitted to terminate the fully benefit-responsive investment contracts with the Plan and settle at an amount different from contract value in certain events, including loss of the Plan's qualified status, an uncured material breach of responsibility, or material adverse changes to the provisions of the Plan.

At December 31, 2022 and 2021, the contract value of the Plan's synthetic guaranteed investment contracts was \$924 million and \$971 million, respectively.

#### **NOTE 5 - FAIR VALUE MEASUREMENTS**

The following tables set forth the Plan's financial assets measured at fair value on a recurring basis at December 31, 2022 and 2021. See Note 2 for the valuation methodology used to measure the fair value of these investments.

## NOTES TO FINANCIAL STATEMENTS (Tabular dollars in thousands)

There have been no changes to the methodologies used to measure the fair value of each asset from December 31, 2021 to December 31, 2022. These assets have been categorized according to the three-level fair value hierarchy established by the FASB, which prioritizes the inputs used in measuring fair value. Level 1 is based on quoted prices for the asset in active markets. Level 2 is based on inputs that are observable other than quoted market prices in Level 1, such as quoted prices for the asset in inactive markets or quoted prices for similar assets. Level 3 is based on unobservable inputs reflecting the Plan's own assumptions about the assumptions that market participants would use in pricing the asset. The asset's level within the fair value hierarchy is based on the lowest level of any input that is significant to the fair value measurement. Valuation techniques maximize the use of relevant observable inputs and minimize the use of unobservable inputs. The Plan has no investments classified within Level 3 of the valuation hierarchy.

At December 31, 2022	Level 1	Level 2	Total
Self-directed accounts (a)	\$ 38,420	\$ 7,200	\$ 45,620
Separately managed accounts:			
Sanders Capital (b)	125,775	971	126,746
Wellington Management Company (b)	125,276	9,909	135,185
Sustainable Growth Advisers <sup>(b)</sup>	125,638	4,140	129,778
Dodge & Cox (b)	128,783	4,673	133,456
Snyder Capital Management (b)	29,741	1,056	30,797
Paramount Global Common Stock Funds (c)	85,382	209	85,591
Registered investment companies (d)	77,670		77,670
Money market funds (e)	_	21,502	21,502
Total assets in fair value hierarchy	\$ 736,685	\$ 49,660	\$ 786,345
Common collective funds measured at net asset value (f)			3,589,245
Investments, at fair value			\$ 4,375,590

At December 31, 2021	Level 1	Level 2	Total
Self-directed accounts (a)	\$ 57,863	\$ 7,304	\$ 65,167
Separately managed accounts:			
Sanders Capital <sup>(b)</sup>	181,501	4,824	186,325
Wellington Management Company (b)	180,010	3,614	183,624
Sustainable Growth Advisers <sup>(b)</sup>	179,188	3,015	182,203
Dodge & Cox (b)	178,710	2,031	180,741
Snyder Capital Management (b)	39,361	1,247	40,608
Paramount Global Common Stock Funds (c)	142,925	366	143,291
Registered investment companies (d)	94,198	_	94,198
Money market funds (e)	_	35,079	35,079
Total assets in fair value hierarchy	\$ 1,053,756	\$ 57,480	\$ 1,111,236
Common collective funds measured at net asset value (f)			4,355,891
Investments, at fair value			\$ 5,467,127

<sup>(</sup>a) Primarily invested in common stock and registered investment companies. Assets categorized as Level 2 reflect investments in money market funds.

## NOTES TO FINANCIAL STATEMENTS (Tabular dollars in thousands)

(b) Primarily invested in large and small capitalization equities. Assets categorized as Level 2 reflect investments in money market funds.

- (c) Assets categorized as Level 2 reflect investments in money market funds.
- (d) Primarily invested in equities and U.S. fixed income securities.
- (e) Primarily invested in U.S. government securities and U.S. government agency securities.
- (f) In accordance with FASB guidance, investments that are measured at fair value using the net asset value per share (or its equivalent) as a practical expedient have not been classified in the fair value hierarchy. The fair value amounts presented in this table are intended to permit reconciliation of the fair value hierarchy to the line items presented in the Statement of Net Assets Available for Benefits. At December 31, 2022, 54% of the CCTs were invested passively in U.S. and international equities and U.S. fixed income securities, 40% of the CCTs were invested in passive target date funds and the remaining 6% of the CCTs were invested in passive target date funds and the remaining 6% of the CCTs were invested in passive target date funds and the remaining 6% of the CCTs were invested in passive target date funds and the remaining 6% of the CCTs were invested actively in U.S. small/mid cap and international equities.

#### **NOTE 6 - INCOME TAX STATUS**

The Internal Revenue Service ("IRS") issued a favorable determination letter dated January 13, 2015, indicating that the Plan document satisfied the requirements of Section 401(a) of the Code and that the trust thereunder is exempt from federal income taxes under the provisions of Section 501(a) of the Code. The Plan Administrator believes that, although the Plan has been amended subsequent to the date of the IRS determination, it is designed and is currently being operated in compliance with the applicable provisions of the Code.

As of December 31, 2022, there are no uncertain tax positions taken or expected to be taken that require recognition of an asset or liability or disclosure in the financial statements. The Plan is subject to routine audits by taxing jurisdictions; however, there are no audits in progress for any tax year.

#### **NOTE 7 - TERMINATION PRIORITIES**

The Company has reserved the right by action of the Paramount Global Board of Directors or Administrative Committee to amend or terminate the Plan provided that such action does not retroactively reduce earned participant benefits. In the event of termination of the Plan, participants become fully vested.

#### NOTE 8 - RECONCILIATION OF FINANCIAL STATEMENTS TO FORM 5500

The following is a reconciliation of net assets available for benefits per the financial statements to the Form 5500:

	At December 31,			
		2022		2021
Net assets available for benefits per the financial statements	\$	5,369,584	\$	6,500,574
Participant loans deemed distributed		(1,832)		(1,711)
Net assets available for benefits per the Form 5500	\$	5,367,752	\$	6,498,863

The following is a reconciliation of the net increase in net assets available for benefits as reflected in the financial statements to the Form 5500:

	Year Ended December 31, 2022
Net decrease in net assets available for benefits per the financial statements	\$ (1,130,990)
Participant loans deemed distributed at December 31, 2022	(1,832)
Participant loans deemed distributed at December 31, 2021	1,711
Net decrease in net assets available for benefits per the Form 5500	\$ (1,131,111)

## NOTES TO FINANCIAL STATEMENTS (Tabular dollars in thousands)

### NOTE 9 - SUBSEQUENT EVENTS

Subsequent events and transactions have been evaluated through the date the financial statements were issued, and are incorporated herein as applicable.

# PARAMOUNT GLOBAL 401(k) PLAN SCHEDULE OF DELINQUENT PARTICIPANT CONTRIBUTIONS

For the year ended December 31, 2022 (Dollars in thousands)

Participant Contributions Transferred late to Plan	Total T	hat Constitute Nonexempt Prohibi	ited Transactions	Total Fully Corrected Under Voluntary
Check Here If Late Participant Loan				Fiduciary Correction Program (VFCP) and
Repayments Are Included X	Contributions Not Corrected	Contributions Corrected Outside VFCP	Contributions Pending Correction in VFCP	Prohibited Transaction Exemption 2002-51
\$	\$ —	\$ 17	\$ —	\$ —

### PARAMOUNT GLOBAL 401(k) PLAN SCHEDULE OF ASSETS (HELD AT END OF YEAR)

#### December 31, 2022 (Dollars in thousands)

	Identity of issue, borrower, lessor or similar party	Maturity and Interest Rates	Cost (4)	Cui	rrent Value
	Self-Directed Accounts (1)			\$	45,620
	Corporate Common Stock Funds				
*	Paramount Global Class A Stock Fund				195
*	Paramount Global Class B Stock Fund				85,187
*	Fidelity Institutional Money Market Government Portfolio				209
	Total Corporate Common Stock Funds			-	85,591
	Registered Investment Companies				
	Vanguard FTSE Social Index Fund				61,933
	Metropolitan West Total Return Bond Fund				15,737
*	Fidelity Institutional Money Market Government Portfolio				21,502
	Total Registered Investment Companies				99,172
	Common / Collective Funds				
	BlackRock S&P 500 Index Fund				1,099,487
	BlackRock Extended Equity Market Fund				267,390
	BlackRock - US Bond Index Fund				304,404
	Vanguard Institutional Total International Stock Market Index Trust				277,846
	BlackRock LifePath Retirement Fund				139,936
	BlackRock LifePath 2040 Fund				251,038
	BlackRock LifePath 2050 Fund				231,781
	BlackRock LifePath 2045 Fund				222,139
	BlackRock LifePath 2035 Fund				176,663
	BlackRock LifePath 2030 Fund				136,254
	BlackRock LifePath 2055 Fund				123,994
	BlackRock LifePath 2025 Fund BlackRock LifePath 2060 Fund				102,245
	BlackRock LifePath 2065 Fund				47,497 4,205
	Wasatch Core Growth CIT Class A				59,800
	Cramer Rosenthal McGlynn Small /Mid Cap Fund				30,238
	Mawer International Equity Collective Fund				28,580
	GQG Partners International Equity Fund				28,624
	INVESCO International Growth Fund				28,482
	Pzena International Value All Country (Ex US) Fund				28,642
	Total Common Collective Funds				3,589,245
	Separately Managed Accounts				
	Sanders Capital (2)				125,775
	Wellington Management Company (2)				125,276
	Sustainable Growth Advisors (2)				125,638
	Dodge & Cox (1) (2)				128,783
	Snyder Capital Management (2)				29,741
*	State Street Bank Government STIF Fund				20,749
	Total Separately Managed Accounts				555,962
	Synthetic Guaranteed Investment Contracts				
	Transamerica Premier Life Insurance Company: MDA01263TR	Evergreen and variable %			336,773
	Lincoln National Life Insurance Company: BVW0024G	Evergreen and variable %			273,177
	Prudential Insurance Company of America: GA-62413	Evergroon and variable 0/			220 617
*	State Street Bank and Trust Company, No. 100003	Evergreen and variable %			230,617
	State Street Bank and Trust Company: No 108002	Evergreen and variable %		-	923,878
	Total Synthetic Guaranteed Investment Contracts	Maturity dates ranging from 2023 to 2047			323,0/0
		and interest rates ranging from 4.25% to			
*	Notes receivable from participants (3)	9.50%			33,296
	Total investments and notes receivable from participants			\$	5,332,764

- st Identified as a party-in-interest to the Plan.
- (1) Includes \$11 million of investments identified as party-in-interest transactions to the Plan.
- (2) Refer to Attachment A for listing of assets relating to these accounts.
- (3) Does not include participant loans deemed distributed.
- (4) There are no non-participant directed investments.

## Attachment A (In thousands)

Identity of Issuer	Description	Cost Current Value
ADVANCED MICRO DEVICES INC	COMMON STOCK	\$ 814
AGILENT TECHNOLOGIES INC	COMMON STOCK	1,712
AIRBNB INC CLASS A	COMMON STOCK	1,198
AIRBUS SE UNSP ADR ALIGN TECHNOLOGY INC	COMMON STOCK COMMON STOCK	836 637
ALPHABET INC CL C	COMMON STOCK  COMMON STOCK	7,512
AMAZON.COM INC	COMMON STOCK	5,634
AMERICAN EXPRESS CO	COMMON STOCK	1,716
AMERICAN TOWER CORP	COMMON STOCK	1,707
ELEVANCE HEALTH INC	COMMON STOCK	1,342
APPLE INC	COMMON STOCK	12,336
ATLASSIAN CORP PLC CLS A	COMMON STOCK	839
AUTODESK INC	COMMON STOCK	1,183
BLACKSTONE INC	COMMON STOCK	791
BOSTON SCIENTIFIC CORP	COMMON STOCK	2,446
CERIDIAN HCM HLDG INC	COMMON STOCK	1,138
CONSTELLATION BRANDS INC CL A	COMMON STOCK	1,965
DANAHER CORP	COMMON STOCK	1,358
EQUIFAX INC	COMMON STOCK	1,667
EQUINIX INC	COMMON STOCK	626
ETSY INC	COMMON STOCK	1,222
FIDELITY NATL INFORM SVCS INC FLEETCOR TECHNOLOGIES INC	COMMON STOCK	1,146
GENERAL DYNAMICS CORPORATION	COMMON STOCK	2,030
GLOBAL PAYMENTS INC	COMMON STOCK COMMON STOCK	1,283 2,090
HILTON WORLDWIDE HOLDINGS INC	COMMON STOCK	1,407
IDEX CORPORATION	COMMON STOCK	421
ILLUMINA INC	COMMON STOCK	1,219
INSULET CORP	COMMON STOCK	1,339
INTUIT INC	COMMON STOCK	1,058
ESTEE LAUDER COS INC CL A	COMMON STOCK	1,085
LULULEMON ATHLETICA INC	COMMON STOCK	1,567
MARSH & MCLENNAN COS INC	COMMON STOCK	1,272
MARVELL TECHNOLOGY INC	COMMON STOCK	830
MASTERCARD INC CL A	COMMON STOCK	6,692
METTLER-TOLEDO INTL INC	COMMON STOCK	837
MICROSOFT CORP	COMMON STOCK	14,034
MICROCHIP TECHNOLOGY	COMMON STOCK	1,435
MONGODB INC CL A	COMMON STOCK	1,388
MONOLITHIC POWER SYS INC	COMMON STOCK	484
NCINO INC NIKE INC CL B	COMMON STOCK COMMON STOCK	392 1,449
NORTHROP GRUMMAN CORP	COMMON STOCK COMMON STOCK	1,335
NVIDIA CORP	COMMON STOCK	1,911
OKTA INC CL A	COMMON STOCK	784
PROGRESSIVE CORP OHIO	COMMON STOCK	1,144
S&P GLOBAL INC	COMMON STOCK	2,104
SALESFORCE INC	COMMON STOCK	1,739
SCHLUMBERGER LTD	COMMON STOCK	2,193
SCHWAB CHARLES CORP	COMMON STOCK	1,913
SERVICENOW INC	COMMON STOCK	1,116
SNOWFLAKE INC CL A	COMMON STOCK	289
BLOCK INC CL A	COMMON STOCK	1,406
STRYKER CORP	COMMON STOCK	1,668
TJX COMPANIES INC NEW	COMMON STOCK	1,971
TESLA INC	COMMON STOCK	604
TRANSUNION  LUBER TECHNICI OCHES INC.	COMMON STOCK	1,629
UBER TECHNOLOGIES INC UNITEDHEALTH GROUP INC	COMMON STOCK COMMON STOCK	1,343 4,085
UNITEDHEALTH GROUP INC. VISA INC CL A	COMMON STOCK COMMON STOCK	4,085 1,925
ZOETIS INC CL A	COMMON STOCK COMMON STOCK	1,925 1,853
ZOOMINFO TECHNOLOGIES INC	COMMON STOCK	1,434
ASML HLDG NV (NY REG SHS) NEW YORK REGISTERED SHAR	COMMON STOCK	721
NET PAYABLES		(28)
	WELLINGTON MANAGEMENT CO	\$ 125,276
	S - 3	
	5 5	

### Attachment A(In thousands)

Identity of Issuer	Description	Cost Current Value
AEGON NV (NY REGD) NEW YORK REGISTERED SHARES	COMMON STOCK	\$ 769
ALNYLAM PHARMACEUTICALS INC ALPHABET INC CL C	COMMON STOCK COMMON STOCK	1,069 3,416
ALPHABET INC CL A	COMMON STOCK COMMON STOCK	970
AMAZON.COM INC	COMMON STOCK	1,210
AMERICAN EXPRESS CO	COMMON STOCK	576
ANHEUSER-BUSCH INBEV SPN ADR	COMMON STOCK	1,561
BAKER HUGHES CO	COMMON STOCK	1,172
BANK OF AMERICA CORPORATION	COMMON STOCK	1,199
BANK OF NEW YORK MELLON CORP	COMMON STOCK	2,485
BIOMARIN PHARMACEUTICAL INC	COMMON STOCK	1,392
THE BOOKING HOLDINGS INC BRIGHTHOUSE FINANCIAL INC	COMMON STOCK COMMON STOCK	1,159 569
BRISTOL-MYERS SQUIBB CO	COMMON STOCK	1,259
CIGNA GROUP (THE)	COMMON STOCK	3,744
CVS HEALTH CORP	COMMON STOCK	1,183
CAPITAL ONE FINANCIAL CORP	COMMON STOCK	3,161
CARRIER GLOBAL CORP	COMMON STOCK	684
CELANESE CORP	COMMON STOCK	593
CHARTER COMMUNICATIONS INC A	COMMON STOCK	2,713
CISCO SYSTEMS INC	COMMON STOCK	1,968
COGNIZANT TECH SOLUTIONS CL A COHERENT CORP	COMMON STOCK	1,201 632
COMCAST CORP CL A	COMMON STOCK COMMON STOCK	2,413
CONOCOPHILLIPS	COMMON STOCK	2,413
DELL TECHNOLOGIES INC CL C	COMMON STOCK	708
DISH NETWORK CORP A	COMMON STOCK	570
ELANCO ANIMAL HEALTH INC	COMMON STOCK	1,039
META PLATFORMS INC CL A	COMMON STOCK	1,288
FEDEX CORP	COMMON STOCK	2,773
FIDELITY NATL INFORM SVCS INC	COMMON STOCK	1,751
FISERV INC	COMMON STOCK	3,457
FOX CORP CL A	COMMON STOCK	1,124
FOX CORPORATION B	COMMON STOCK	486
GAMING AND LEISURE PROPRTI INC GAP INC	COMMON STOCK COMMON STOCK	342 456
GENERAL ELECTRIC CO	COMMON STOCK	3,036
GILEAD SCIENCES INC	COMMON STOCK	3,228
GSK PLC SPONS ADR	COMMON STOCK	2,510
GOLDMAN SACHS GROUP INC	COMMON STOCK	2,163
HP INC	COMMON STOCK	1,461
HALEON PLC SPONS ADR	COMMON STOCK	954
HEWLETT PACKARD ENTERPRISE CO	COMMON STOCK	960
HONDA MOTOR LTD SPON ADR	COMMON STOCK	1,061
INCYTE CORP	COMMON STOCK	1,502
JUNIPER NETWORKS INC LINCOLN NATIONAL CORP	COMMON STOCK COMMON STOCK	1,211 138
METLIFE INC	COMMON STOCK	3,988
MICRO FOCUS INTERNATIONAL PLC SPND ADR	COMMON STOCK	284
MICROSOFT CORP	COMMON STOCK	2,662
MICROCHIP TECHNOLOGY	COMMON STOCK	1,496
MOLSON COORS BEVERAGE CO B	COMMON STOCK	1,396
NEWS CORP NEW CL A	COMMON STOCK	218
NOVARTIS AG SPON ADR	COMMON STOCK	2,086
OCCIDENTAL PETROLEUM CORP	COMMON STOCK	5,170
OCCIDENTAL PETROLEUM CORP WT	COMMON STOCK	328
OTIS WORLDWIDE CORP PAYPAL HLDGS INC	COMMON STOCK COMMON STOCK	470 577
QURATE RETAIL INC	COMMON STOCK COMMON STOCK	101
RAYTHEON TECHNOLOGIES CORP	COMMON STOCK	3,401
REGENERON PHARMACEUTICALS INC	COMMON STOCK	1,443
SANOFI SPON ADR	COMMON STOCK	4,601
SCHWAB CHARLES CORP	COMMON STOCK	6,269
* STATE STREET CORP	COMMON STOCK	1,799
T-MOBILE US INC	COMMON STOCK	1,498
TRUIST FINL CORP	COMMON STOCK	800
UNITEDHEALTH GROUP INC	COMMON STOCK	1,750
VMWARE INC CL A	COMMON STOCK	3,044
WELLS FARGO & CO	COMMON STOCK	4,749
WILLIAMS COMPANIES INC	COMMON STOCK	1,554
ZIMMER BIOMET HLDGS INC	COMMON STOCK	741
LYONDELLBASELL INDS CLASS A	COMMON STOCK	1,279
TE CONNECTIVITY LTD UBS GROUP AG	COMMON STOCK COMMON STOCK	1,320 984
MEDTRONIC PLC	COMMON STOCK  COMMON STOCK	368
JOHNSON CONTROLS INTERNATIONAL PLC	COMMON STOCK	2,967
NET PAYABLES	22	(28)
	DODGE & COX	\$ 128,783
		<del></del>

<sup>\*</sup> Identified as a party-in-interest to the Plan.

## Attachment A (In thousands)

Identity of Issuer	Description	Cost	Current Value
ABBVIE INC	COMMON STOCK	9	1,632
ALPHABET INC CL C	COMMON STOCK		5,890
ELEVANCE HEALTH INC	COMMON STOCK		6,740
APPLE INC	COMMON STOCK		6,172
APPLIED MATERIALS INC	COMMON STOCK		35
BNPSA	COMMON STOCK		1,640
BANK OF AMERICA CORPORATION	COMMON STOCK		1,201
THE BOOKING HOLDINGS INC	COMMON STOCK		1,169
CIGNA GROUP (THE)	COMMON STOCK		7,045
CITIGROUP INC	COMMON STOCK		1,837
DR HORTON INC	COMMON STOCK		1,401
MERCEDES-BENZ GROUP AG - UNSP ADR	COMMON STOCK		1,659
META PLATFORMS INC CL A	COMMON STOCK		3,071
GENERAL MOTORS CO	COMMON STOCK		2,123
HCA HEALTHCARE INC	COMMON STOCK		7,184
HALLIBURTON CO	COMMON STOCK		3,001
ING GROEP NV SPON ADR	COMMON STOCK		1,512
JPMORGAN CHASE & CO	COMMON STOCK		3,548
JOHNSON & JOHNSON	COMMON STOCK		1,194
LAM RESEARCH CORP	COMMON STOCK		658
LAMB WESTON HOLDINGS INC	COMMON STOCK		1,117
LEAR CORP NEW	COMMON STOCK		869
LENNAR CORP CL A	COMMON STOCK		1,036
LENNAR CORP CL B	COMMON STOCK		44
MERCK & CO INC NEW	COMMON STOCK		150
MERITAGE HOMES CORP	COMMON STOCK		756
MICROSOFT CORP	COMMON STOCK  COMMON STOCK		6,468
MICROSOFT CORP MICRON TECHNOLOGY INC	COMMON STOCK  COMMON STOCK		4,724
NATWEST GROUP PLC SPON ADR NESTLE SA REG ADR	COMMON STOCK COMMON STOCK		735
NORTHROP GRUMMAN CORP	COMMON STOCK  COMMON STOCK		2,457 6,797
			*
NOVARTIS AG SPON ADR PEPSICO INC	COMMON STOCK		681
	COMMON STOCK		3,371
PROCTER & GAMBLE CO	COMMON STOCK		3,108
ROCHE HOLDING LTD SPON ADR	COMMON STOCK		3,261
SPDR S&P 500 ETF TRUST	COMMON STOCK		3
SIEMENS AG SPON ADR	COMMON STOCK		300
SUMITOMO MITSUI FINL GRP ADR	COMMON STOCK		923
SYNCHRONY FINANCIAL	COMMON STOCK		670
TAIWAN SEMIC MFG CO LTD SP ADR	COMMON STOCK		6,109
TRUIST FINL CORP	COMMON STOCK		2,461
UNILEVER PLC SPONS ADR	COMMON STOCK		2,095
UNITEDHEALTH GROUP INC	COMMON STOCK		5,989
WELLS FARGO & CO	COMMON STOCK		3,147
WESTERN DIGITAL CORP	COMMON STOCK		69
SUNCOR ENERGY INC	COMMON STOCK		3,494
APTIV PLC	COMMON STOCK		1,484
SEAGATE TECHNOLOGY HOLDINGS PLC	COMMON STOCK		1,685
MEDTRONIC PLC	COMMON STOCK		3,088
NET PAYABLES		_	(28)
	SANDERS CAPITAL FUND	9	125,775

### Attachment A

### (In thousands)

Identity of Issuer	Description	Cost	Current Value
ADOBE INC	COMMON STOCK		\$ 2,513
ALPHABET INC CL C	COMMON STOCK		4,913
AMAZON.COM INC	COMMON STOCK		5,951
AMERICAN EXPRESS CO	COMMON STOCK		3,388
AUTODESK INC	COMMON STOCK		3,981
BALL CORP	COMMON STOCK		4,043
DANAHER CORP	COMMON STOCK		5,285
DOLLAR GENERAL CORP	COMMON STOCK		2,701
ECOLAB INC	COMMON STOCK		4,466
EQUINIX INC	COMMON STOCK		3,838
FLEETCOR TECHNOLOGIES INC	COMMON STOCK		3,239
INTUIT INC	COMMON STOCK		4,871
INTUITIVE SURGICAL INC	COMMON STOCK		3,857
IQVIA HOLDINGS INC	COMMON STOCK		3,949
MSCI INC	COMMON STOCK		4,977
MATCH GROUP INC	COMMON STOCK		2,227
MICROSOFT CORP	COMMON STOCK		6,975
NETFLIX INC	COMMON STOCK		3,998
REGENERON PHARMACEUTICALS INC	COMMON STOCK		3,931
S&P GLOBAL INC	COMMON STOCK		4,517
SALESFORCE INC	COMMON STOCK		4,551
SHERWIN WILLIAMS CO	COMMON STOCK		3,807
STARBUCKS CORP	COMMON STOCK		3,299
THERMO FISHER SCIENTIFIC INC	COMMON STOCK		4,811
UNITEDHEALTH GROUP INC	COMMON STOCK		6,024
VISA INC CL A	COMMON STOCK		6,589
WORKDAY INC CL A	COMMON STOCK		5,084
YUM BRANDS INC	COMMON STOCK		4,475
AON PLC	COMMON STOCK		3,406
NET PAYABLES			(28)
	SUSTAINABLE GROWTH ADVISORS	- -	\$ 125,638

## Attachment A (In thousands)

Identity of Issuer	Description	Cost	Current Value
API GROUP CORP	COMMON STOCK		\$ 471
ADVANCED ENERGY INDUSTRIES INC	COMMON STOCK		488
AGILYSYS INC	COMMON STOCK		776
AVID BIOSERVICES INC	COMMON STOCK		314
BWX TECHNOLOGIES INC	COMMON STOCK		962
BRINKS CO	COMMON STOCK		236
BRIXMOR PPTY GROUP INC	COMMON STOCK		838
CABOT CORP	COMMON STOCK		1,031
CACI INTERNATIONAL INC	COMMON STOCK		1,272
CLEAN HARBORS INC	COMMON STOCK		1,425
COGNEX CORP	COMMON STOCK		362
COHERENT CORP	COMMON STOCK		300
CAE INC	COMMON STOCK		401
HELEN OF TROY LTD	COMMON STOCK		552
DORMAN PRODUCTS INC	COMMON STOCK		305
ENTEGRIS INC	COMMON STOCK		843
FTI CONSULTING INC	COMMON STOCK		454
GLACIER BANCORP INC	COMMON STOCK		307
GRACO INC	COMMON STOCK		632
HALOZYME THERAPEUTICS INC	COMMON STOCK		1,547
HEICO CORP CL A	COMMON STOCK		767
HOSTESS BRANDS INC CL A	COMMON STOCK		828
IAA INC	COMMON STOCK		564
IDEX CORPORATION	COMMON STOCK		1,058
INGEVITY CORP	COMMON STOCK		374
INGREDION INC	COMMON STOCK		870
KAR AUCTION SERVICES INC	COMMON STOCK		604
KBR INC	COMMON STOCK		1,433
MCGRATH RENTCORP	COMMON STOCK		436
MERCURY SYSTEMS INC	COMMON STOCK		459
MINERALS TECHNOLOGIES INC	COMMON STOCK		368
NELNET INC CL A	COMMON STOCK		303
PDF SOLUTIONS INC	COMMON STOCK		446
PACIFIC PREMIER BANCORP INC	COMMON STOCK		451
POWER INTEGRATIONS INC	COMMON STOCK		827
PROSPERITY BANCSHARES INC	COMMON STOCK		700
RLI CORP	COMMON STOCK		580
RBC BEARINGS INC	COMMON STOCK		786
R1 RCM INC	COMMON STOCK		458
SENSIENT TECHNOLOGIES CORP	COMMON STOCK		417
SIMPSON MANUFACTURING CO	COMMON STOCK		347
UGI CORP NEW	COMMON STOCK		1,044
UNITED COMMUNITY BANKS GA	COMMON STOCK		918
VALVOLINE INC	COMMON STOCK		482
WOODWARD INC	COMMON STOCK		710
NET PAYABLES			(5)
	SNYDER CAPITAL MANAGEMENT		\$ 29,741
	S - 7		

#### **SIGNATURES**

Pursuant to the requirements of the Securities Exchange Act of 1934, the persons who administer the Plan have duly caused this annual report to be signed on its behalf by the undersigned, hereunto duly authorized.

Date: June 15, 2023

	PARAMOUNT GLOBAL 401(k) PLAN
By:	/s/ Mark Beatty
	Mark Beatty
	Member of the Administrative Committee
	PARAMOUNT GLOBAL
By:	PARAMOUNT GLOBAL /s/ Katherine Gill-Charest
Ву:	
Ву:	/s/ Katherine Gill-Charest

### CONSENT OF INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM

We hereby consent to the incorporation by reference in the Registration Statement on Form S-8 (No. 333-204282) of Paramount Global of our report dated June 15, 2023 relating to the financial statements and supplemental schedules of Paramount Global 401(k) Plan, which appears in this Form 11-K.

/s/ PricewaterhouseCoopers LLP New York, New York June 15, 2023