SEC Form 4	
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FORM 4

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

UNITED STATES SECURITIES AND EXCHANGE COMMISSION

Washington, D.C. 20549 STATEMENT OF CHANGES IN BENEFICIAL OWNERSHIP

OMB APPROVAL

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hours per response.	0.5

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* <u>Altschuler Randolph</u> (Last) (First) (Middle) C/O XOMETRY, INC. 6116 EXECUTIVE BLVD, SUITE 800				2. Issuer Name an Xometry, Inc 3. Date of Earliest 01/03/2023	<u>. [</u> XMTR]	5. Relationship of Reporting Person(s) to Issuer (Check all applicable) X Director 10% Owner X Officer (give title Other (specify below) below) Chief Executive Officer				
(Street) NORTH BETHESDA (City)	MD (State)	208 (Zip	352	4. If Amendment, D	Date of Origina	al Filed (Month/Day/Year)	6. Indir Line) X	vidual or Joint/Gro Form filed by C Form filed by N Person	ne Reporting P	Person	
		Table I	- Non-Derivat	tive Securities	Acquired,	Disposed of, or Benef	icially	/ Owned			
1. Title of Security (Instr. 3) 2. Transaction				2A. Deemed	3.	4. Securities Acquired (A) or Dispessed Of (D) (Instr. 2. 4 and		5. Amount of	6. Ownership		

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 Disposed O	s Acquire f (D) (Ins	ed (A) or tr. 3, 4 and 5)	5. Amount of Securities Beneficially Owned Following	6. Ownership Form: Direct (D) or Indirect (I) (Instr. 4)	7. Nature of Indirect Beneficial Ownership (Instr. 4)
			Code	v	Amount	(A) or (D)	Price	Reported Transaction(s) (Instr. 3 and 4)		,,
Class A Common Stock	01/03/2023		S ⁽¹⁾		10,000	D	\$32.0853(2)	641,270	I	Held by spouse
Class A Common Stock	01/03/2023		S ⁽³⁾		2,000	D	\$32.1173 ⁽⁴⁾	477,248	I	Held by the Altschuler Family Trust (2020)
Class A Common Stock	01/03/2023		S ⁽⁵⁾		2,000	D	\$32.1196 ⁽⁶⁾	87,582	I	Held by the 2021 Tigers Trust
Class A Common Stock	01/03/2023		S ⁽⁷⁾		2,000	D	\$32.1133 ⁽⁸⁾	326,533	I	Held by The Matthew Sladkin Altschuler 2012 Trust
Class A Common Stock	01/03/2023		S ⁽⁹⁾		2,000	D	\$32.0962 ⁽⁶⁾	326,533	I	Held by The Noah Sladkin Altschuler 2012 Trust
Class A Common Stock	01/03/2023		S ⁽¹⁰⁾		2,000	D	\$32.1154(11)	326,533	I	Held by The Sasha Sladkin Altschuler 2012 Trust

 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. 3. Transaction Date (Month/Day/Year) 3A. Deemed Execution Date, if any (Month/Day/Year) 1. Title of Derivative Security 3. Transaction Date (Month/Day/Year) 3A. Deemed Execution Date, if any (Month/Day/Year)	4. 5. Numb Transaction Code (Instr. 8) 5. Numb Derivativ Securiti Acquirer (A) or Dispose of (D) (Instr. 3, and 5)	Expiration Date (Month/Day/Year)	7. Title and Amount of Securities Underlying Derivative Security (Instr. 3 and 4)	8. Price of Derivative Security (Instr. 5)	9. Number of derivative Securities Beneficially Owned Following Reported Transaction(s) (Instr. 4)	10. Ownership Form: Direct (D) or Indirect (I) (Instr. 4)	11. Nature of Indirect Beneficial Ownership (Instr. 4)
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		Tal	ole II - Derivati					ired, Disp options,					al and a second s		
			(e.g., pt	13, 0	uns, v	varre	ints,	Date	Expiration	6 30	of	,			
1. Title of	2.	3. Transaction	3A. Deemed	C ode		(6A)Nu	m(D)¢r	6xDatesEbler			eSalnaares		9. Number of	10.	11. Nature
	Conversion	e(s/tonth/Day/Year)	Execution Date, if any	Trans Code		Deriv	ative	Expiration D (Month/Day/		Amou Secui		Derivative Security	derivative Securities	Ownership Form:	of Indirect Beneficial
(Instr. 3) 1. Represents	Price of shares sold in Derivative	a transaction that wa	s effected automatica	11 9) 119 purs	uant to a	Secu Acqu	rities IUD ₅ 5	trading plan ad	opted by the r	Unde Deriv	r lying person's sp ative	(Instr. 5) ouse at least		Direct (D) te trading date. or indirect	
			verage price. These												
			Kometry, Inc. or the s (6), (8) and (11) to the			of (D		hange Commis	ssion, upon rec	ling salua	i 4) informati	ion regarding	Transaction(s)	ires sold at eac	h separate
3. Represents	shares sold in	a transaction that wa	s effected automatica	lly purs	uant to a	(Insti and s	r. 3, 4 3 0b-5 t	trading plan ad	opted by The .	- Altschu	ler Family	Гrust (2020) а	(Instr. 4) It least 30 days pri	or to the tradir	ng date.
4. The price r	reported in Col	umn 4 is a weighted a	verage price. These	shares v	vere solo	l in mu	iltiple t	ransactions at]	prices ranging	from \$3	31.785 to \$3	32.46, inclusiv	ve.		
5. Represents	shares sold in	a transaction that wa	s effected automatica	lly purs	uant to a	a Rule	10b-5 t	trading plan ad	opted by the 2	021 Tig	ers Trust at	least 30 days	prior to the tradir	ng date.	.
6. The price i	reported in Col	umn 4 is a weighted a	verage price. These	hares v	vere solo	l in mu	ıltiple t	ransactions at j	prices ranging	from \$3	31.83 to \$32	2.46, inclusive	e.		.
7. Represents date.	shares sold in	a transaction that wa	s effected automatica	lly purs	uant to a	a Rule	10b-5 t	trading plan ad	opted by The I	Matthev	v Sladkin A	ltschuler 201	2 Trust at least 30	days prior to t	he trading
8. The price i	reported in Col	umn 4 is a weighted a	verage price. These	hares v	vere solo	l in mu	ıltiple t	 ransactions at particular 	 orices ranging 	from \$3	310755 to \$3	32.46, inclusiv	ve.	•	.
9. Represents trading date.	shares sold in	a transaction that wa	s effected automatica	lly purs Code	uant to a	a Rule . (A)	10b-5 t (D)	rading plan ad Date plan ad Exercisable	opted by The I Expiration Date	Noah Sl Title	Number adkin Altso Shares	huler 2012 T	rust Trust at least :		.
11. The price	reported in Co	lumn 4 is a weighted	average price. These	shares	were so	ld in m	ultiple	transactions at	prices ranging	g from S	\$31.82 to \$3	32.46, inclusiv	ve.		

Remarks:

/s/ Kristie Scott, Attorney-in- 01/04/

Fact

01/04/2023

** 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.