| SEC For   |  |   |  |       |  |   |                       |  |         |   |   |                                  |   |  |   |   |  |  |
|---|--|---|--|-------|--|---|-----------------------|--|---------|---|---|----------------------------------|---|--|---|---|--|--|
|   | FORM                                       | UNITED STATES SECURITIES AND EXCHANGE COMMISSION<br>Washington, D.C. 20549                            |  |       |  |   |                       |  |         |   |   |                                  |   | OMB APPROVAL   |   |   |  |  |
| Section 16. Form 4 or Form 5<br>obligations may continue. See   |  |   |  |       | led purs   | ANT OF CHANGES IN BENEFICIAL OWNER<br>ed pursuant to Section 16(a) of the Securities Exchange Act of 1934<br>or Section 30(h) of the Investment Company Act of 1940 |                       |  |         |   |   |                                  | SHIP  |  |   |   | 3235-0287  |  |
| transac<br>contrac<br>the pur<br>of the i<br>the affi   | chase or sale or sale of ssuer that is inf | e pursuant to a<br>r written plan for<br>of equity securities<br>tended to satisfy<br>e conditions of |  |       |  |   | , i oo(ii) oi u       |  | inent   |   |   |                                  |   |  |   |   |  |  |
| 1. Name and Address of Reporting Person*  |  |   |  |       |  | 2. Issuer Name <b>and</b> Ticker or Trading Symbol<br><u>ServiceTitan, Inc.</u> [ TTAN ]  |                       |  |         |   |   |                                  |   | 5. Relationship of Reporting Person(s) to Issuer<br>(Check all applicable)<br>University Director<br>Officer (give title Other (specify) |   |   |  |  |
| (Last)(First)(Middle)C/O BESSEMER VENTURE PARTNERS1865 PALMER AVENUE, SUITE 104   |  |   |  |       |  | 3. Date of Earliest Transaction (Month/Day/Year)<br>12/13/2024  |                       |  |         |   |   |                                  |   | Officer (give title Other (specify below) below)   |   |   |  |  |
| (Street)<br>LARCHMONT NY 10538  |  |   |  |       | 4. If Amendment, Date of Original Filed (Month/Day/Year) |   |                       |  |         |   |   | 6.                               | <ul> <li>6. Individual or Joint/Group Filing (Check Applicable Line)</li> <li>Form filed by One Reporting Person</li> <li>Form filed by More than One Reporting Person</li> </ul> |  |   |   |  |  |
| (City)  | ;)   | State)  | (Zip)  |       |  | 0   |                       |  |         |   |   |                                  |   |  |   |   |  |  |
| 1. Title of Security (Instr. 3)<br>(Month/Da  |  |   |  | ction | tion 2A. Deemed<br>Execution Date,                       |   |                       | 3.<br>Transaction<br>Code (Instr.                  |         | of, or Beneficially<br>ties Acquired (A) or<br>I Of (D) (Instr. 3, 4 and 5) |   | 5. Amount of                     |   | 6. Ownership<br>Form: Direct<br>(D) or Indirect<br>(I) (Instr. 4)  |   | 7. Nature of<br>Indirect<br>Beneficial<br>Ownership<br>(Instr. 4)     |  |  |
|   |  |   |  |       |  |   |                       | Code   | v       | Amount  | (A) or<br>(D) Price                       |                                  | Transactio<br>(Instr. 3 an  |  |   |   | (  |  |
| Class A Common Stock <sup>(1)</sup> 12/13   |  |   |  | 2024  | 2024   |   | С                     |  | 8,922,5 | 572 A   | \$0                                       | 9,003                            | 9,003,571   |  | I | See<br>footnote <sup>(2)(3)</sup>                                     |  |  |
|   |  |   | Table II   |       |  |   | rities Ac<br>, warran |  |         |   |   |                                  | Owned   |  |   |   |  |  |
| 1. Title of<br>Derivative<br>Security<br>(Instr. 3)<br>2.<br>Conversion<br>or Exercise<br>Price of<br>Derivative<br>Security<br>3. Transaction<br>Date<br>(Month/Day/Ye |  |   | 3A. Deemed<br>Execution Dat<br>if any<br>(Month/Day/Ye | Cod   | nsaction<br>le (Instr.                                   |   |                       | 6. Date Exercis<br>Expiration Dat<br>(Month/Day/Ye |         | sable and 7. Title and Amo<br>e Securities Under                            |   | Underlying<br>Security           |   | 9. Number of<br>derivative<br>Securities<br>Beneficially<br>Owned<br>Following<br>Reported<br>Transaction(s)                             |   | 10.<br>Ownershi<br>Form:<br>Direct (D)<br>or Indirec<br>(I) (Instr. 4 | 11. Nature of<br>Indirect<br>Beneficial<br>Ownership<br>(Instr. 4) |  |
|   |  |   |  | Cod   | le V   | (A)   | (D)                   | Date<br>Exercis                                    | able    | Expiration<br>Date  | Title                                     | Amount or<br>Number of<br>Shares |   | (Instr. 4  |   |   |  |  |
| Series A-3<br>Preferred<br>Stock  | (4)  | 12/13/2024  |  | С     |  |   | 8,135,210             | (4)  |         | (4)   | Class A<br>Common<br>Stock <sup>(1)</sup> | 8,135,21                         | 0 (4)   | C  | ) | I   | See<br>footnote <sup>(3)(5)</sup>                                  |  |
| Series C<br>Preferred<br>Stock  | (4)  | 12/13/2024  |  | С     |  |   | 343,744               | (4)  |         | (4)   | Class A<br>Common<br>Stock <sup>(1)</sup> | 343,744                          | (4)   | c  | ) | I   | See<br>footnote <sup>(3)(6)</sup>                                  |  |
| Series D<br>Preferred<br>Stock  | (4)  | 12/13/2024  |  | С     |  |   | 190,151               | (4)  |         | (4)   | Class A<br>Common<br>Stock <sup>(1)</sup> | 190,151                          | (4)   | C  | ) | I   | See<br>footnote <sup>(3)(7)</sup>                                  |  |
| Series F<br>Preferred<br>Stock  | (4)  | 12/13/2024  |  | С     |  |   | 113,206               | (4)  |         | (4)   | Class A<br>Common<br>Stock <sup>(1)</sup> | 119,1980                         | 8) (4)  | C  | ) | Ι   | See<br>footnote <sup>(3)(9)</sup>                                  |  |
| Series G<br>Preferred<br>Stock  | (4)  | 12/13/2024  |  | с     |  |   | 126,091               | (4)  |         | (4)   | Class A<br>Common<br>Stock <sup>(1)</sup> | 134,2690                         | 8) (4)  | C  | ) | I   | See<br>footnote <sup>(3)(10</sup>                                  |  |
| Explanatio  | n of Respons                               | ses:  |  |       |  |   |                       |  |         |   |   |                                  |   |  |   |   |  |  |

1. Pursuant to a reclassification exempt under Rule 16b-7, each share of the Issuer's Common Stock was automatically reclassified into one share of Class A Common Stock immediately prior to the completion of the Issuer's initial public offering of Class A Common Stock.

2. Consists of 214,268 shares of Class A Common Stock held by 15 Angels II LLC ("15 Angels"), 4,797,611 shares of Class A Common Stock held by Bessemer Venture Partners VIII Institutional LP ("Bessemer Institutional VIII"), 3,989,222 shares of Class A Common Stock held by Bessemer Venture Partners VIII, L.P. ("Bessemer VIII" and, together with Bessemer Institutional VIII and 15 Angels, the "Bessemer Entities and 2,470 shares of Common Stock held by Cloud All Star Fund, L.P. ("CASF"). ner Entities").

3. Certain affiliates of the Bessemer Entities own an material interest in Cloud All Star Fund GP, LLC, the general partner of CASF, which has voting and dispositive power with respect to the shares held by CASF. 15 Angels is a subsidiary of Bessemer Entities own an material interest in Cloud All Star Fund GP, LLC, the general partner of CASF, which has voting and dispositive power with respect to the shares held by CASF. 15 Angels is a subsidiary of Bessemer Entities. Investment and voting decisions with respect to the securities held by the Bessemer Entities are made by the directors of Deer VIII Ltd. and holds voting and dispositive power for the Bessemer Entities. Investment and voting decisions with respect to the securities held by the Bessemer Entities are made by the directors of Deer VIII Ltd. and holds voting and dispositive power for the Bessemer Entities. Investment and voting decisions with respect to the securities held to the extent of his pecuniary interest, if any, in such securities through any indirect interest in the Bessemer Entities and CASF.

4. Each share of Series A-3 Preferred Stock, Series C Preferred Stock, and Series D Preferred Stock automatically converted into Common Stock on a 1:1 basis immediately prior to the closing of the Issuer's initial public offering of Class A Common Stock and has no expiration date. Each share of Series F Preferred Stock automatically converted into Common Stock on an approximately 1:1.05 basis immediately prior to the closing of the Issuer's initial public offering of Class A Common Stock and has no expiration date. Each share of Series G Preferred Stock automatically converted into Common Stock on an approximately 1:1.05 basis immediately 1:1.05 basis immediately prior to the closing of the Issuer's initial public offering of Class A Common Stock and has no expiration date. Each share of Series G Preferred Stock automatically converted into Common Stock on an approximately 1:1.05 basis immediately 1:1.05 basis immediately into the Issuer's initial public offering of Class A Common Stock and has no expiration date. Each share of Series G Preferred Stock automatically converted into Common Stock on an approximately 1:1.05 basis immediately into the Issuer's initial public offering of Class A Common Stock and has no expiration date. Each share of Series G Preferred Stock automatically converted into Common Stock on an approximately 1:1.05 basis immediately into the Issuer's initial public offering of Class A Common Stock and has no expiration date. prior to the closing of the Issuer's initial public offering of Class A Common Stock and has no expiration date.

5. Consists of 4,441,825 shares of Series A-3 Preferred Stock held by Bessemer Institutional VIII and 3,693,385 shares of Series A-3 Preferred Stock held by Bessemer VIII.

6. Consists of 187,684 shares of Series C Preferred Stock held by Bessemer Institutional VIII and 156,060 shares of Series C Preferred Stock held by Bessemer VIII.

7. Consists of 103,822 shares of Series D Preferred Stock held by Bessemer Institutional VIII and 86,329 shares of Series D Preferred Stock held by Bessemer VIII.

8. Reflects an adjustment to the conversion ratio in accordance with the terms of the preferred stock provided in the Issuer's Amended and Restated Certificate of Incorporation.

9. Consists of 61,048 shares of Series F Preferred Stock held by Bessemer Institutional VIII, 50,761 shares of Series F Preferred Stock held by Bessemer VIII, and 1,397 shares of Series F Preferred Stock held by CASF. 10. Consists of 126,091 shares of Series G Preferred Stock held by 15 Angels.

> /s/ Olive Huang, Attorney-in-12/17/2024 Fact

\*\* 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.

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