SEC Form 4	
FORM	4

UNITED STATES SECURITIES AND EXCHANGE COMMISSION

Washington, D.C. 20549

	Check this box if no longer subject to Section 16. Form 4 or Form 5 obligations may continue. See Instruction 1(b).
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Check this box to indicate that a
 transaction was made pursuant to a
contract, instruction or written plan
for the purchase or sale of equity
securities of the issuer that is
intended to satisfy the affirmative
defense conditions of Rule 10b5-
1(c). See Instruction 10.

STATEMENT OF CHANGES IN BENEFICIAL OWNERSHIP

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

OMB APF	PROVAL
OMB Number:	3235-0287

Estimated average burden hours per response: 0.5

1. Name and Address of Reporting Person*			2. Issuer Name and Ticker or Trading Symbol <u>Trinity Capital Inc.</u> [TRIN]	5. Relationship of Reporting Person(s) to Issuer (Check all applicable)					
					Director	10% Owner			
Brown Kyle Steven (Last) (First) (Middle) C/O TRINITY CAPITAL INC. 1 N. 1ST STREET, SUITE 302		(Middle)	3. Date of Earliest Transaction (Month/Day/Year)	1	Officer (give title below)	Other (specify below)			
		、	11/01/2024		CEO, President and CIO				
1 N. 1ST STREET, SUITE 302									
(Chro ot)			4. If Amendment, Date of Original Filed (Month/Day/Year)	6. Indiv Line)	vidual or Joint/Group Filing	(Check Applicable			
(Street) PHOENIX	AZ	85004		J	Form filed by One Repor	ting Person			
					Form filed by More than Person	One Reporting			
(City)	(State)	(Zip)							

Table I - Non-Derivative Securities Acquired, Disposed of, or Beneficially Owned

		1		, 513		-		1	1	
1. Title of Security (Instr. 3)	2. Transaction Date (Month/Day/Year)	ate Execution Date, Transaction Disposed Of (D) (Instr. 3, 4				d (A) or r. 3, 4 and	5. Amount of Securities Beneficially Owned Following Reported	6. Ownership Form: Direct (D) or Indirect (I) (Instr. 4)	Ownership	
			Code	v	Amount	(A) or (D)	Price	Transaction(s) (Instr. 3 and 4)		(Instr. 4)
Common Stock	11/01/2024		Р		3,997	A	\$13.38	961,267 ⁽¹⁾⁽²⁾	D	
Common Stock	11/01/2024		Р		1,910	A	\$13.39	963,177 ⁽¹⁾⁽²⁾	D	
Common Stock	11/01/2024		Р		1,255	A	\$13.4	964,432(1)(2)	D	
Common Stock	11/01/2024		Р		200	A	\$13.389	964,632(1)(2)	D	
Common Stock	11/01/2024		Р		100	A	\$13.375	964,732(1)(2)	D	
Common Stock	11/01/2024		Р		100	A	\$13.385	964,832(1)(2)	D	
Common Stock								51,819	I	By The Kyle and Amy Brown Family Trust, dated February 4, 2019
Common Stock								10,825	Ι	By KBIZ Corp., which Mr. K. Brown solely owns and controls

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. Conversion or Exercise Price of Derivative Security	3. Transaction Date (Month/Day/Year)	3A. Deemed Execution Date, if any (Month/Day/Year)	4. Transaction Code (Instr. 8)	5. Number of Derivative Securities Acquired (A) or Disposed of (D) (Instr. 3, 4 and 5)	Expiration Date	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)

		Tal	ble II - Derivat (e.g., pu					options, o	onvertib				d		
1. Title of Derivative	2. Conversion	3. Transaction	3A. Deemed Execution Date,	C .ode Transa		€ANu of	n(D¢r	Date ExDectis Elatero Expiration D		Titlēti Amou	eSahaares ntof	8. Price of Derivative	9. Number of derivative	10. Ownership	11. Nature of Indirect
Esplantation (Instr. 3) 1. Includes st	noofEncespoons Price of hares acquired privative	e(%Ionth/Day/Year) pursuant to Trinity C	if any (Month/Day/Year) apital Inc. s distributi	Code (Instr.		ative rities ired	(Month/Day/	′ear)	Secur Under	rlying	Security (Instr. 5)	Securities Beneficially Owned	Form: Direct (D) or Indirect	Beneficial Ownership . (Instr. 4)
2. Includes (1	l) Stocu,7119 shar	es issued under the 2	019 Trinity Capital Ir calendar quarters imn	nc. Long	, Term I	[n (A) to	r e Plan							/i (h) t(linstr m 4) in	ing 75% of
March 15, 20 2022, which s	024, with the reason of the second shares vested 2	maining 75% of such 5% on March 15, 20	n shares vesting pro ra 23, with the remainin pares began vesting qu	ta over g 75% o	the twel	lv@ff(A) sh(Instr)calend	lar quarters imr pro rata over t	nediately follo ne twelve full	wing M calenda	farch 15, 20 r quarters f	024; (3) 208,0 ollowing Mar	9Transaction(s)th c(Instr2023; and (ne LTIP on Ma	rch 15,
Remarks	:														
		behalf of Mr. K. Bro led on September 17	wn pursuant to the po , 2021.	wer of a	attorney	dated	Septerr	nber 17, 2021, v	which was pre	viously	filed with t	he Securities	and Exchange Co	mmission as ai	1 exhibit to
											Stanton, <u>vn</u> umber	on behalf o	$\frac{11}{05/2024}$	 	
Reminder: F	Report on a se	parate line for eac	h class of securities	Code benefi	v cially o	(A) wned	(D) directl	Date Exercisable v or indirectly	Expiratio®i Date	nature Title	of Repor Shares	ing Person	Date		

 * 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.