## UNITED STATES SECURITIES AND EXCHANGE COMMISSION Washington, D.C. 20549

## SCHEDULE 13G

					ecurities Exchange Act of Amendment No. 1)*	1934		
					Clear Secure, Inc. (Name of Issuer)			
			•		stock, par value \$0.0000 le of Class of Securities)	1 per share		
_					18467V109 (CUSIP Number)			
				1	December 31, 2022			
			(		nich Requires Filing of this	Statement)		
□ R □ R	ate box to d tule 13d-1(b tule 13d-1(c	o) :)	the rule pursuant to when	hich this Schedule	e is filed.			
amendment contair  The information re-	ning informa	ntion whi	ich would alter disclosi ider of this cover page	ures provided in a shall not be deem	prior cover page.  ed to be "filed" for the pur		ss of securities, and for any subsequent Securities Exchange Act of 1934 ("Act" lotes).	
								<b>=</b> —
CUSIP No. 18467	V109				SCHEDULE 13G		Pag	e 2 of 7
1	NAME OF I	REPORT	TING PERSON					
	Alclear Inve	atmanta	LLC					
			OPRIATE BOX IF A	MEMBER OF A	GROUP		(a) 🗆	
3 8	SEC USE O	NI V					(b) ⊠	
	20000							
4 (	CITIZENSH	IP OR P	PLACE OF ORGANIZ	ATION				
	Delaware							
<u> </u>	Jeia ware	5 SO:	LE VOTING POWER				_	
			382,033 <sup>(1)(2)(3)</sup>	/ED				
NUMBER OF SHARES BENEFICIALLY OWNED BY EACH REPORTING		6 SH.	SHARED VOTING POWER					
		0 7 SO	LE DISPOSITIVE PO	WFR				
PERSON								
WITH		20,382,033 <sup>(1)(2)(3)</sup> 8 SHARED DISPOSITIVE POWER						
		8 SH.	IARED DISPOSITIVE	POWER				
9	A CORPORATE A MOLINIE DENIERICIA I LA VIOLENZA DA CALIBRADATA LA REPORTA LA R							
	AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON							
	20,382,033							
10	CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (9) EXCLUDES CERTAIN SHARES □							
11 F	PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (9)							
19.2% <sup>(4)</sup> 12 TYPE OF REPORTING PERSON								
	00							
ı K	$\mathcal{I}$							

- (1) Represents shares of 20,382,033 Class A common stock, par value \$0.00001 per share ("Class A Common Stock"), of Clear Secure, Inc. (the "Issuer") issuable to the reporting person at any time upon (x) (i) the exchange of 19,630,246 non-voting common units of Alclear Holdings, LLC ("Alclear Units" and "Alclear", respectively), together with an equal number of shares of Class D common stock, par value \$0.00001 per share ("Class D Common Stock"), of the Issuer, on a one-for-one basis, and (ii) the conversion of such shares of Class B Common Stock into shares of Class A Common Stock, on a one-for-one basis, and (y) the conversion of 751,787 shares of Class B Common Stock directly held by the reporting person into shares of Class A Common Stock, on a one-for-one basis.
- (2) Pursuant to the terms of the Exchange Agreement, dated June 29, 2021, by and among the Issuer, Alclear and the equityholders of Alclear (including Alclear Investments, LLC), Alclear Units, together with an equal number of shares of Class D Common Stock or shares of Class C Common Stock, may be exchanged for, at the Issuer's option, (i) shares of Class B Common Stock or shares of Class A Common Stock, as applicable, on a one-for-one basis, or (ii) cash from a substantially concurrent public offering or private sale of shares of Class A Common Stock (based on the market price of the Class A Common Stock in such public offering or private sale). The exchange rights under the Exchange Agreement do not expire.
- (3) Pursuant to the terms of the Issuer's Certificate of Incorporation, each share of Class B Common Stock held by Caryn Seidman-Becker's permitted ownership group (including Alclear Investments, LLC) as described in the Issuer's Certificate of Incorporation will automatically convert into a share of Class A Common Stock, on a one-for-one basis, and each share of Class D Common Stock held by Caryn Seidman-Becker's permitted ownership group (including Alclear Investments, LLC) will automatically convert into a share of Class C common stock, par value \$0.00001 per share ("Class C Common Stock"), of the Issuer, on a one-for-one basis, (i) at the option of the holder, (ii) immediately prior to any sale or other transfer of such share to a person or entity that is not a member of Caryn Seidman-Becker's permitted ownership group as described in the Issuer's Certificate of Incorporation, (iii) upon the fifth anniversary of the consummation of the Issuer's initial public offering, (iv) with respect to any shares of Class B Common Stock or Class D Common Stock held by Caryn Seidman-Becker or any other person in her permitted ownership group, (a) such time as Caryn Seidman-Becker is removed as a director from the board of directors of the Issuer with her consent, (b) upon the violation of any material non-compete or non-solicitation covenants by Caryn Seidman-Becker set forth in any written agreement entered into by the Issuer and Caryn Seidman-Becker on or after the filing and effectiveness of the Issuer's Certificate of Incorporation, which violation is finally determined by a court of competent jurisdiction or (c) upon the death or disability (as defined in the Issuer's Certificate of Incorporation) of Caryn Seidman-Becker and her permitted transferees case to hold or control, in the aggregate, at least 25% of the aggregate shares of the Class B Common Stock and Class D Common Stock held by or subject to the voting control of Caryn Seidman-Becker and her permitted transferees as of the consummation of the Issuer's ini
- (4) Based on (i) 85,622,383 shares of Class A Common Stock that were issued and outstanding as of November 9, 2022, as reported on the Issuer's Quarterly Report on Form 10-Q for the quarterly period ended September 30, 2022, and (ii) 20,382,033 shares of Class A Common Stock issuable to the reporting person as set forth in (1) above.

CUSIP No. 18467V109	SCHEDULE 13G	Page 3 of 7					
1 NAME OF	REPORTING PERSON						
Caryn Seid	nan-Becker						
	CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP						
3 SEC USE O	SEC USE ONLY						
4 CITIZENS	HIP OR PLACE OF ORGANIZATION						
United Stat	es of America						
NUMBER OF SHARES BENEFICIALLY OWNED BY EACH REPORTING PERSON WITH	5 SOLE VOTING POWER  20,461,968 <sup>(1)(2)(3)</sup> 6 SHARED VOTING POWER  0 7 SOLE DISPOSITIVE POWER  20,461,968 <sup>(1)(2)(3)</sup> 8 SHARED DISPOSITIVE POWER  0						
9 AGGREGA 20,461,968	TE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON						
10 CHECK BO	CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (9) EXCLUDES CERTAIN SHARES						
PERCENT 19.3% <sup>(4)</sup>	PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (9)  19.3% <sup>(4)</sup>						
12 TYPE OF I	EPORTING PERSON						

<sup>(1)</sup> Represents 79,935 shares of Class A Common Stock held directly by the reporting person, and 20,461,968 shares of Class A Common Stock of the Issuer issuable to Alclear Investments, LLC at any time upon (x)(i) the exchange of 19,630,246 Alclear Units, together with an equal number of shares of Class D Common Stock of the Issuer directly held by Alclear Investments, LLC, for shares of Class B Common Stock of the Issuer, on a one-for-one basis, and (ii) the conversion of such shares of Class B Common Stock, on a one-for-one basis, and (y) the conversion of 751,787 shares of Class B Common Stock directly held by Alclear Investments, LLC into shares of Class A Common Stock, on a one-for-one basis, Alclear Investments LLC is controlled by Ms. Seidman-Becker, its sole manager, who has dispositive control and voting control over the shares held by Alclear Investments LLC.

<sup>(2)</sup> Pursuant to the terms of the Exchange Agreement, dated June 29, 2021, by and among the Issuer, Alclear and the equityholders of Alclear (including Alclear Investments, LLC), Alclear Units, together with an equal number of shares of Class D Common Stock or shares of Class C Common Stock, may be exchanged for, at the Issuer's option, (i) shares of Class B Common Stock or shares of Class A Common Stock, as applicable, on a one-for-one basis, or (ii) cash from a substantially concurrent public offering or private sale of shares of Class A Common Stock (based on the market price of the Class A Common Stock in such public offering or private sale). The exchange Agreement do not expire.

- (3) Pursuant to the terms of the Issuer's Certificate of Incorporation, each share of Class B Common Stock held by Caryn Seidman-Becker's permitted ownership group as described in the Issuer's Certificate of Incorporation will automatically convert into a share of Class A Common Stock of the Issuer, on a one-for-one basis, and each share of Class D Common Stock held by Caryn Seidman-Becker's permitted ownership group will automatically convert into a share of Class C Common Stock of the Issuer, on a one-for-one basis, (i) at the option of the holder, (ii) immediately prior to any sale or other transfer of such share to a person or entity that is not a member of the reporting person's permitted ownership group as described in the Issuer's Certificate of Incorporation, (iii) upon the fifth anniversary of the consummation of the Issuer's initial public offering, (iv) with respect to any shares of Class B Common Stock or Class D Common Stock held by the reporting person or any other person in the reporting person's permitted ownership group, (a) such time as the reporting person is removed as a director from the board of directors of the Issuer with such reporting person's consent, (b) upon the violation of any material non-compete or non-solicitation covenants by the reporting person set forth in any written agreement entered into by the Issuer and the reporting person on or after the filing and effectiveness of the Issuer's Certificate of Incorporation, which violation is finally determined by a court of competent jurisdiction or (c) upon the death or disability (as defined in the Issuer's Certificate of Incorporation) of the reporting person and its permitted transferees cease to hold or control, in the aggregate, at least 25% of the aggregate shares of the Class B Common Stock and Class D Common Stock held by or subject to the voting control of such reporting person and its permitted transferees as of the consummation of the Issuer's Overtarly Person of Class A Common Stock held by or subject to the voting cont
- (4) Based on (i) 85,622,383 shares of Class A Common Stock that were issued and outstanding as of November 9, 2022, as reported on the Issuer's Quarterly Report on Form 10-Q for the quarterly period ended September 30, 2022, and (ii) 20,461,968 shares of Class A Common Stock issuable to the reporting person as set forth in (1) above.

CUSIP No. 18467V109

**SCHEDULE 13G** 

Page 4 of 7

ITEM 1.

(a) Name of Issuer:

Clear Secure, Inc. (the "Issuer")

(b) Address of Issuer's Principal Executive Offices:

85 10th Avenue, 9th Floor New York, New York 10011

ITEM 2. (a) Name of Person Filing:

This statement is being filed on behalf of each of the following persons (each, a "reporting person") and, collectively, the "reporting persons"):

- (1) Alclear Investments, LLC
- (2) Caryn Seidman-Becker
- (b) Address of Principal Business Office, or if none, Residence:

The principal business address for each of the reporting persons is:

c/o Alclear Investments, LLC 85 10th Avenue, 9th Floor New York, New York 10011

(c) Citizenship:

See row 4 of the cover page of each reporting person.

(d) Title of Class of Securities:

See cover page.

(e) CUSIP Number:

See cover page.

ITEM 3. IF THIS STATEMENT IS FILED PURSUANT TO §240.13D-1(B) OR 240.13D-2(B) OR (C), CHECK WHETHER THE PERSON FILING IS A:

Not applicable.

## ITEM 4. OWNERSHIP.

(a) – (c) Amount beneficially owned, percent of class, number of shares as to which each person has sole or shared power to vote or direct the vote; sole or share power to dispose or direct the disposition of:

The responses of the reporting persons to rows 5, 6, 7, 8, 9 and 11 in each of their respective cover pages to this Section 13G are incorporated herein by reference.

Pursuant to Rule 13d-4 of the Act, unless otherwise noted herein, neither the filing of this Schedule 13G nor any of its contents shall be deemed to constitute an admission by any of the reporting persons that it or she is the beneficial owner of any of the Class A Common Stock or other securities referred to herein for the purposes of Section 13(d) of the Act, or for any other purpose, and, except to the extent of its or her pecuniary interest, such beneficial ownership is expressly disclaimed by each reporting person other than the holders of record of the securities.

CUSIP No. 18467V109

SCHEDULE 13G

Page 5 of 7

ITEM 6.	OWNERSHIP OF MORE THAN FIVE PERCENT ON BEHALF OF ANOTHER PERSON.									
	Not applicable.									
ITEM 7.	IDENTIFICATION AND CLASSIFICATION OF THE SUBSIDIARY WHICH ACQUIRED THE SECURITY BEING REPORTED ON BY THE PARENT HOLDING COMPANY.									
	Not applicable.									
ITEM 8.	IDENTIFICATION AND CLASSIFICATION OF MEMBERS OF THE GROUP.									
	Not applicable.									
ITEM 9.	NOTICE OF DISSOLUTION OF GROUP.									
	Not applicable.									
ITEM 10.	CERTIFICATION.									
	Not applicable.									
CUSIP No. 1	8467V109		SCHEDUL	E 12C			Page 6 of 7			
CCSII 110. I	040/ 110/		SCHEDUL	E 13G		<u> </u>	rage o or r			
			Exhibit Inc	dex						
Exhibit No.	Description									
99.1	Joint Filing Agre	eement, dated February 3, 202	22, among Alclear Inv	restments, LLC and	d Caryn Seidman-Beck	er (previously filed).				
CUSIP No. 1	8467V109		SCHEDUL				Page 7 of 7			
			SIGNATU							
After	r reasonable inquiry and to the	he best of my knowledge and	d belief, I certify that t	he information set	forth in this statement i	s true, complete and corre	ect.			
Dated: Februa	ary 9, 2023									
			AI	CLEAR INVEST	TMENTS, LLC					
			Ву	: /s/Caryn Sei	dman-Becker					
					ryn Seidman-Becker nager					
			/s/	Caryn Seidman-Be	ecker					
				ryn Seidman-Bec			<del>-</del>			