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

**SCHEDULE 13G** 

(Amendment No.)\*

# **Under the Securities Exchange Act of 1934**

	Liberty Global Ltd.
	(Name of Issuer)
	Class A common shares, \$0.01 nominal value per share
	(Title of Class of Securities)
	G61188101
	(CUSIP Number)
	November 21, 2024
	(Date of Event Which Requires Filing of this Statement)
Check the a	appropriate box to designate the rule pursuant to which this Schedule is filed:
□ F	Rule 13d-1(b)
$\boxtimes$ F	Rule 13d-1(c)
□ F	Rule 13d-1(d)
	ainder of this cover page shall be filled out for a reporting person's initial filing on this form with respect to the subject curities, and for any subsequent amendment containing information which would alter the disclosures provided in a page.
The inform	nation required in the remainder of this cover page shall not be deemed to be "filed" for the purpose of Section 18 of

the Securities Exchange Act of 1934 ("Act") or otherwise subject to the liabilities of that section of the Act but shall be subject to

all other provisions of the Act (however, see the Notes).

CUSIP	No.	G61188101	

1	NAME OF REPORTING PERSONS					
1	ACR Opportunity, L.P.					
	CHECK THE	APPROPRIATE BOX	X IF A MEMBER OF A GROUP (SEE INSTRUCTIONS)			
2	(a) $\square$					
_		(b) □				
3	SEC USE ONLY					
4	CITIZENSHIP	OR PLACE OF OR	GANIZATION			
4	Delaware					
		_	SOLE VOTING POWER			
		5	0			
	OWNED BY NG PERSON		SHARED VOTING POWER			
NUMBER OF S BENEFICIALLY O		6	151,000			
EACH REPORTING WITH:		Ţ	SOLE DISPOSITIVE POWER			
		/	0			
		O	SHARED DISPOSITIVE POWER			
		8	151,000			
Λ	AGGREGATE	AMOUNT BENEFI	CIALLY OWNED BY EACH REPORTING PERSON			
9	151,000					
10	CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (9) EXCLUDES CERTAIN SHARES (SEE INSTRUCTIONS)					
11	PERCENT OF	CLASS REPRESEN	NTED BY AMOUNT IN ROW (9)			
11	0.1%					
12	TYPE OF REP	ORTING PERSON (	(SEE INSTRUCTIONS)			
<b>12</b> PN						

1	NAME OF REPORTING PERSONS.			
1	Alpine Partners Management, LLC			
	CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP (SEE INSTRUCTIONS)			
2	<b>2</b> (a) □			
•	(b) □			
3	SEC USE ONLY			
1	CITIZENSHIP	OR PLACE OF ORG	ANIZATION	
4	Missou	ri		
		_	SOLE VOTING POWER	
	OWNED BY NG PERSON	5	0	
			SHARED VOTING POWER	
NUMBER OF S BENEFICIALLY O		6	151,000	
EACH REPORTING WITH:		7	SOLE DISPOSITIVE POWER	
		/	0	
		O	SHARED DISPOSITIVE POWER	
		8	151,000	
0	AGGREGATE	AMOUNT BENEFIC	CIALLY OWNED BY EACH REPORTING PERSON	
9	151,000			
10	CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (9) EXCLUDES CERTAIN SHARES (SEE INSTRUCTIONS)			
PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (9)		CLASS REPRESENT	FED BY AMOUNT IN ROW (9)	
11	0.1%			
12	TYPE OF REP	ORTING PERSON (S	SEE INSTRUCTIONS)	
12	HC			

1	NAME OF REPORTING PERSONS				
I	ACR Opportunity Fund				
	CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP (See Instructions)				
(a) $\Box$			(a) $\square$		
	(b) □				
3	SEC USE ONLY				
3	3				
4	CITIZENSHI	IP OR PLACE OF OR	GANIZATION		
4	Delaw	are			
		_	SOLE VOTING POWER		
		5	0		
	1		SHARED VOTING POWER		
NUMBER OF S BENEFICIALLY O		6	184,500		
EACH REPORTING WITH:	G PERSON	7	SOLE DISPOSITIVE POWER		
		/	0		
	,	0	SHARED DISPOSITIVE POWER		
		8	184,500		
Λ	AGGREGAT	E AMOUNT BENEF	ICIALLY OWNED BY EACH REPORTING PERSON		
9	184,500				
10 CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (9) EXCLUDES CERTAIN SHARES (See Instructions)			TE AMOUNT IN ROW (9) EXCLUDES CERTAIN SHARES (See Instructions)		
10					
11	PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (9)				
11	0.1%				
10	TYPE OF REPORTING PERSON (See Instructions)				
12	$\mathbf{Z}_{\mathrm{IV}}$				

1	NAME OF REPORTING PERSONS				
l I	ACR Equity International Fund				
	CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP (See Instructions)				
2	<b>2</b> (a) □				
_	(b) □				
3	SEC USE ONLY				
4	CITIZENSHIP OR PLACE OF ORGANIZATION				
4	Delaw	are			
	•	_	SOLE VOTING POWER		
		5	0		
	,	-	SHARED VOTING POWER		
NUMBER OF S BENEFICIALLY O	HARES WNED BY	6	329,000		
EACH REPORTING WITH:			SOLE DISPOSITIVE POWER		
		/	0		
	·	0	SHARED DISPOSITIVE POWER		
		8	329,000		
Λ	AGGREGAT	AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON			
9	329,000				
10	CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (9) EXCLUDES CERTAIN SHARES (See Instructions)				
11	PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (9)				
11	$11 \mid_{0.2\%}$				
10	TYPE OF RE	EPORTING PERSON	(See Instructions)		
12	IV				

1	NAME OF REPORTING PERSONS				
1	Alpine Private Capital, LLC				
	CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP (See Instructions)				
2	(a) □				
	(b) □				
3	SEC USE ONLY				
4	CITIZENSHI	IP OR PLACE OF OF	RGANIZATION		
4	Delaw	are			
		_	SOLE VOTING POWER		
		5	0		
	,	(	SHARED VOTING POWER		
NUMBER OF S BENEFICIALLY O	WNED BY	6	1,826,418		
EACH REPORTING WITH:	G PERSON	7	SOLE DISPOSITIVE POWER		
		/	0		
	·	0	SHARED DISPOSITIVE POWER		
		8	1,826,418		
Λ	AGGREGAT	E AMOUNT BENEF	FICIALLY OWNED BY EACH REPORTING PERSON		
9	1,826,418				
10	CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (9) EXCLUDES CERTAIN SHARES (See Instructions)				
11	PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (9)				
$ \mid 11 \mid_{1.1\%} $					
10	TYPE OF REPORTING PERSON (See Instructions)				
12	IA				

CUSIP No.	. G61188101
1	ACR Alpine Capital Research, LLC

1	NAME OF R	EPORTING PERSON				
1	ACR Alpine Capital Research, LLC					
	CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP (See Instructions)					
2	(a) 🗆					
_			(b) □			
3	SEC USE ON	EC USE ONLY				
1	CITIZENSHI	P OR PLACE OF OR	GANIZATION			
4	Delaw	are				
		_	SOLE VOTING POWER			
		5	0			
	·		SHARED VOTING POWER			
NUMBER OF SI BENEFICIALLY O'		6	8,828,053			
EACH REPORTING WITH:	G PERSON	7	SOLE DISPOSITIVE POWER			
		/	0			
	,	0	SHARED DISPOSITIVE POWER			
		8	8,828,053			
Λ	AGGREGAT	E AMOUNT BENEFI	CIALLY OWNED BY EACH REPORTING PERSON			
9	8,828,0	053				
10	CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (9) EXCLUDES CERTAIN SHARES (See Instructions)					
11	PERCENT O	PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (9)				
11	5.1%					
10	TYPE OF RE	EPORTING PERSON (	See Instructions)			
12	IA					

CUSIP No	. G61188101	

1	NAME OF R	NAME OF REPORTING PERSONS						
1	ACR A	ACR Alpine Capital Research, LP						
	CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP (See Instructions)							
2	(a) □							
			(b) □					
3	SEC USE ONLY							
4	CITIZENSHI	IP OR PLACE OF OF	RGANIZATION					
4	Delaw	are						
		_	SOLE VOTING POWER					
		5	0					
	İ		SHARED VOTING POWER					
NUMBER OF S BENEFICIALLY O		6	8,828,053					
EACH REPORTING WITH:	G PERSON	7	SOLE DISPOSITIVE POWER					
		7	0					
	,	0	SHARED DISPOSITIVE POWER					
		8	8,828,053					
Λ	AGGREGAT	E AMOUNT BENEF	CICIALLY OWNED BY EACH REPORTING PERSON					
9	8,828,0	053						
10	CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (9) EXCLUDES CERTAIN SHARES (See Instructions)							
11	PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (9)		NTED BY AMOUNT IN ROW (9)					
11	5.1%							
10	TYPE OF RE	EPORTING PERSON	(See Instructions)					
12	PN							
•								

CUSIP No. G61188101	

1							
1	NAME OF R	NAME OF REPORTING PERSONS					
1	ACR A	ACR Alpine Capital GP, LLC					
	CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP (See Instructions)						
2	(a) □						
_	(b) □						
3	SEC USE ONLY						
4	CITIZENSHI	IP OR PLACE OF OR	GANIZATION				
4	Delaw	are					
		_	SOLE VOTING POWER				
		5	0				
			SHARED VOTING POWER				
NUMBER OF S BENEFICIALLY O		6	8,828,053				
EACH REPORTIN WITH:	G PERSON		SOLE DISPOSITIVE POWER				
		7	0				
		0	SHARED DISPOSITIVE POWER				
		8	8,828,053				
	AGGREGAT	GREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON					
9	8,828,0	053					
10	CHECK BOX	HECK BOX IF THE AGGREGATE AMOUNT IN ROW (9) EXCLUDES CERTAIN SHARES (See Instructions)					
10							
11		RCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (9)					
11	5.1%						
12	TYPE OF RE	EPORTING PERSON (	(See Instructions)				
12	ОО						

CUSIP No	. G6118	88101				
1	NAME OF REPORTING PERSONS					
1	Alpine Investment Management, LLC					
	CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP (See Instructions)					
2	(a) □					
_			(b) □			
3	SEC USE ONLY					
4	CITIZENSHIP OR PLACE OF ORGANIZATION					
4	Misson	Missouri				
			SOLE VOTING POWER			
		5	$ 0\rangle$			
		(	SHARED VOTING POWER			
NUMBER OF S BENEFICIALLY O		6	8,828,053			
EACH REPORTING WITH:	G PERSON	7	SOLE DISPOSITIVE POWER			
		/	$ 0\rangle$			
		O	SHARED DISPOSITIVE POWER			
		8	8,828,053			
9 AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON 8,828,053						

CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (9) EXCLUDES CERTAIN SHARES (See Instructions)

PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (9)

TYPE OF REPORTING PERSON (See Instructions)

**10** 

11

**12** 

5.1%

OO

CUSIP No.	G6118	88101				
	NAME OF R	NAME OF REPORTING PERSONS				
1	Alpine Holdings Corporation					
	CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP (See Instructions)					
2	(a) □					
_		(b) □				
3	SEC USE ONLY					
4	CITIZENSHI	CITIZENSHIP OR PLACE OF ORGANIZATION				
4	Missou	Missouri				
		_	SOLE VOTING POWER			
		5	0			
	•	-	SHARED VOTING POWER			
NUMBER OF SI BENEFICIALLY OV		6	8,828,053			
EACH REPORTING WITH:		_	SOLE DISPOSITIVE POWER			
		1	0			
	•	0	SHARED DISPOSITIVE POWER			
8 8,828,053						
^	AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON					

9

**10** 

11

**12** 

8,828,053

5.1%

CO

CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (9) EXCLUDES CERTAIN SHARES (See Instructions)

PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (9)

TYPE OF REPORTING PERSON (See Instructions)

CUSIP No.	G6118	8101				
1	NAME OF R	NAME OF REPORTING PERSONS				
	Nicholas V. Tompras Living Trust 9/23/03, as amended					
	CHECK THE	CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP (See Instructions)				
2			(a) □			
_			(b) □			
3	SEC USE ONLY					
4	CITIZENSHI	P OR PLACE OF OR	GANIZATION			
	5		SOLE VOTING POWER			
		3	0			
		(	SHARED VOTING POWER			
NUMBER OF SI BENEFICIALLY O		6	8,828,053			
EACH REPORTING WITH:	F PERSON	7	SOLE DISPOSITIVE POWER			
		/	0			
		Ω	SHARED DISPOSITIVE POWER			
		8	8,828,053			
Q	AGGREGAT	E AMOUNT BENEF	ICIALLY OWNED BY EACH REPORTING PERSON			
9	8,828,053					

CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (9) EXCLUDES CERTAIN SHARES (See Instructions)

PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (9)

TYPE OF REPORTING PERSON (See Instructions)

**10** 

11

**12** 

5.1%

OO

CUSIP No	. G6118	88101				
1	NAME OF REPORTING PERSONS					
1	Nichol	as V. Tomp	mpras			
	CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP (See Instructions)					
2			(a) □			
			(b) □			
3	SEC USE ONLY					
4	CITIZENSH	IP OR PLACE OF OR	GANIZATION			
	I	_	SOLE VOTING POWER			
		5	0			
			SHARED VOTING POWER			
NUMBER OF S BENEFICIALLY O		6	8,828,053			
EACH REPORTIN WITH:	G PERSON	7	SOLE DISPOSITIVE POWER			
		/	$ 0\rangle$			
		0	SHARED DISPOSITIVE POWER			
		8	8,828,053			
Λ	AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON					
9	8,828,053					
10	CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (9) EXCLUDES CERTAIN SHARES (See Instructions)					

PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (9)

TYPE OF REPORTING PERSON (See Instructions)

11

**12** 

5.1%

IN

CUSIP No.	G6118	88101				
1	NAME OF R	REPORTING PERSONS				
1	Jennifer O. Tompras					
	CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP (See Instructions)					
2			(a) □			
_		(b) □				
3	SEC USE ONLY					
	CITIZENSH	CITIZENSHIP OR PLACE OF ORGANIZATION				
4	USA					
			SOLE VOTING POWER			
		5	0			
	•		SHARED VOTING POWER			
NUMBER OF SI BENEFICIALLY O'		6	8,828,053			
EACH REPORTING WITH:			SOLE DISPOSITIVE POWER			
		7				
	•	•	SHARED DISPOSITIVE POWER			
8			8,828,053			
^	AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON					

9

**10** 

11

**12** 

8,828,053

5.1%

IN

CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (9) EXCLUDES CERTAIN SHARES (See Instructions)

PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (9)

TYPE OF REPORTING PERSON (See Instructions)

# Item 1. (a) Name of Issuer

Liberty Global Ltd.

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

Clarendon House, 2 Church Street, Hamilton HM 11, Bermuda

#### Item 2. (a) Name of Person Filing

This statement is filed by (i) ACR Opportunity, L.P. ("ACROPP"); (ii) Alpine Partners Management, LLC ("APM"); (iii) ACR Opportunity Fund ("ACROX"); (iv) ACR Equity International Fund ("ACREX"); (v) Alpine Private Capital, LLC ("APC"); (vi) ACR Alpine Capital Research, LLC ("ACR"); (vii) ACR Alpine Capital Research, LP ("ACRLP"); (viii) ACR Alpine Capital GP, LLC ("ACRGP"); (ix) Alpine Investment Management, LLC ("AIM"); (x) Alpine Holdings Corporation ("AHC"); (xi) Nicholas V. Tompras Living Trust 9/23/03, as amended (the "Living Trust"); (xii) Nicholas V. Tompras; and (xiii) Jennifer O. Tompras. The foregoing are collectively referred to herein as the "Reporting Persons."

ACROPP, ACROX, ACREX, accounts separately managed by APC (the "APC Accounts"), and accounts separately managed by ACR (the "Separately Managed Accounts") each hold securities of the Issuer.

APM is the general partner of ACROPP. ACR serves as the investment manager of ACROPP, ACROX, ACREX, and the Separately Managed Accounts, and has investment discretion over the APC Accounts delegated by APC. ACRLP is the sole member of ACR. ACRGP is the general partner of ACRLP. AIM is the sole member of ACRGP. AHC is the sole member of AIM. The Living Trust holds all of the voting capital stock of AHC. Nicholas V. Tompras and Jennifer O. Tompras are each a trustee of the Living Trust.

# (b) Address of Principal Business Office or, if none, Residence

The principal business address of each of the Reporting Persons is 190 Carondelet Plaza, Suite 1300, Saint Louis, Missouri 63105.

#### (c) Citizenship

Each of ACROPP and ACRLP is a Delaware limited partnership. Each of APM and AIM is a Missouri limited liability company. Each of ACROX and ACREX is a Delaware statutory trust. Each of APC, ACR, and ACRGP is a Delaware limited liability company. AHC is a Missouri corporation. The Living Trust is formed under the laws of the State of Missouri. Nicholas V. Tompras and Jennifer O. Tompras are citizens of the United States of America.

#### (d) Title of Class of Securities

Class A Common Shares, \$0.01 nominal value per share (the "Class A Common Share").

# (e) CUSIP Number

G61188101

# Item 3. If this statement is filed pursuant to Rule 13d-1(b), or 13d-2(b) or (c), check whether the person filing is a: Not applicable.

# Item 4. Ownership.

# (a) Amount beneficially owned:

ACROPP	151,000
APM	151,000
ACROX	184,500
ACREX	329,000
APC	1,826,418
ACR	8,828,053
ACRLP	8,828,053
ACRGP	8,828,053
AIM	8,828,053
AHC	8,828,053
The Living Trust	8,828,053
Nicholas V. Tompras	8,828,053
Jennifer O. Tompras	8,828,053

ACROPP, APM, ACROX, ACREX, APC, and ACR each disclaims beneficial ownership of all Class A Common Shares included in this report other than the Class A Common Shares held of record by such Reporting Person, and the filing of this report shall not be construed as an admission that any such person or entity is the beneficial owner of any such securities for purposes of Section 13(d) or 13(g) of the Securities Exchange Act of 1934, as amended (the "Exchange Act"), or for any other purpose. ACRLP, ACRGP, AIM, AHC, the Living Trust, Mr. and Mrs. Tompras each disclaims beneficial ownership of all Class A Common Shares included in this report, and the filing of this report shall not be construed as an admission that any such person or entity is the beneficial owner of any such securities for purposes of Section 13(d) or 13(g) of the Exchange Act, or for any other purpose.

# (b) Percent of class:

ACROPP	0.1%
APM	0.1%
ACROX	0.1%
ACREX	0.2%
APC	1.1%
ACR	5.1%
ACRLP	5.1%
ACRGP	5.1%
AIM	5.1%
AHC	5.1%
The Living Trust	5.1%
Nicholas V. Tompras	5.1%
Jennifer O. Tompras	5.1%

The percentages are based on 172,871,879 Class A Common Shares outstanding as of October 22, 2024, as disclosed in the Issuer's Quarterly Report on Form 10-Q filed on October 29, 2024.

- (c) Number of shares as to which the person has:
  - (i) Sole power to vote or to direct the vote: 0 for all Reporting Persons
  - (ii) Shared power to vote or to direct the vote:

ACROPP	151,000
APM	151,000
ACROX	184,500
ACREX	329,000
APC	1,826,418
ACR	8,828,053
ACRLP	8,828,053
ACRGP	8,828,053
AIM	8,828,053
AHC	8,828,053
The Living Trust	8,828,053
Nicholas V. Tompras	8,828,053
Jennifer O. Tompras	8,828,053

- (iii) Sole power to dispose or to direct the disposition of: 0 for all Reporting Persons
- (iv) Shared power to dispose or to direct the disposition of:

ACROPP	151,000
APM	151,000
ACROX	184,500
ACREX	329,000
APC	1,826,418
ACR	8,828,053
ACRLP	8,828,053
ACRGP	8,828,053
AIM	8,828,053
AHC	8,828,053
The Living Trust	8,828,053
Nicholas V. Tompras	8,828,053
Jennifer O. Tompras	8,828,053

# Item 5. Ownership of Five Percent or Less of a Class.

If this statement is being filed to report the fact that as of the date hereof the reporting person has ceased to be the beneficial owner of more than five percent of the class of securities, check the following:  $\Box$ 

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.

By signing below I certify that, to the best of my knowledge and belief, the securities referred to above were not acquired and are not held for the purpose of or with the effect of changing or influencing the control of the issuer of the securities and were not acquired and are not held in connection with or as a participant in any transaction having that purpose or effect, other than activities solely in connection with a nomination under § 240.14a-11.

[The remainder of this page is intentionally left blank.]

# **SIGNATURE**

After reasonable inquiry and to the best of my knowledge and belief, I certify that the information set forth in this statement is true, complete and correct.

Date: December 13, 2024

# ACR OPPORTUNITY, L.P.

By: Alpine Partners Management, LLC

its general partner

By: /s/ Nicholas V. Tompras
Name: Nicholas V. Tompras
Title: Chief Executive Officer

# ALPINE PARTNERS MANAGEMENT, LLC

By: /s/ Nicholas V. Tompras
Name: Nicholas V. Tompras
Title: Chief Executive Officer

# ACR OPPORTUNITY FUND

By: ACR Alpine Capital Research, LLC

its investment manager

By: /s/ Nicholas V. Tompras
Name: Nicholas V. Tompras
Title: Chief Executive Officer

# ACR EQUITY INTERNATIONAL FUND

By: ACR Alpine Capital Research, LLC

its investment manager

By: /s/ Nicholas V. Tompras Name: Nicholas V. Tompras Title: Chief Executive Officer

# ALPINE PRIVATE CAPITAL, LLC

By: Alpine Investment Management, LLC

its majority owner

By: /s/ Nicholas V. Tompras
Name: Nicholas V. Tompras

Title: President

# ACR ALPINE CAPITAL RESEARCH, LLC

By: /s/ Nicholas V. Tompras
Name: Nicholas V. Tompras
Title: Chief Executive Officer

# ACR ALPINE CAPITAL RESEARCH, LP

By: /s/ Nicholas V. Tompras
Name: Nicholas V. Tompras
Title: Chief Executive Officer

#### ACR ALPINE CAPITAL GP, LLC

By: /s/ Nicholas V. Tompras
Name: Nicholas V. Tompras

Title: President

# ALPINE INVESTMENT MANAGEMENT, LLC

By: /s/ Nicholas V. Tompras
Name: Nicholas V. Tompras

Title: President

# ALPINE HOLDINGS CORPORATION

By: /s/ Nicholas V. Tompras
Name: Nicholas V. Tompras

Title: President

# NICHOLAS V. TOMPRAS LIVING TRUST 9/23/03 AS AMENDED

By: /s/ Nicholas V. Tompras
Name: Nicholas V. Tompras

Title: Trustee

# NICHOLAS V. TOMPRAS

/s/ Nicholas V. Tompras

#### JENNIFER O. TOMPRAS

/s/ Jennifer O. Tompras

# JOINT FILING AGREEMENT

LIBERTY GLOBAL LTD.

In accordance with Rule 13d-1(k) under the Securities Exchange Act of 1934, as amended, the undersigned hereby confirm the agreement by and among them to the joint filing on behalf of them of the Statement on Schedule 13G and any and all further amendments thereto, with respect to the securities of the above referenced issuer, and that this Agreement be included as an Exhibit to such filing. This Agreement may be executed in any number of counterparts each of which shall be deemed to be an original and all of which together shall be deemed to constitute one and the same Agreement.

IN WITNESS WHEREOF, the undersigned hereby execute this Agreement as of December 13, 2024.

# ACR OPPORTUNITY, L.P.

By: Alpine Partners Management, LLC

its general partner

By: /s/ Nicholas V. Tompras
Name: Nicholas V. Tompras
Title: Chief Executive Officer

# ALPINE PARTNERS MANAGEMENT, LLC

By: /s/ Nicholas V. Tompras

Name: Nicholas V. Tompras
Title: Chief Executive Officer

#### ACR OPPORTUNITY FUND

By: ACR Alpine Capital Research, LLC

its investment manager

By: /s/ Nicholas V. Tompras
Name: Nicholas V. Tompras
Title: Chief Executive Officer

# ACR EQUITY INTERNATIONAL FUND

By: ACR Alpine Capital Research, LLC

its investment manager

By: /s/ Nicholas V. Tompras
Name: Nicholas V. Tompras
Title: Chief Executive Officer

# ALPINE PRIVATE CAPITAL, LLC

By: Alpine Investment Management, LLC

its majority owner

By: /s/ Nicholas V. Tompras
Name: Nicholas V. Tompras

Title: President

# ACR ALPINE CAPITAL RESEARCH, LLC

By: /s/ Nicholas V. Tompras
Name: Nicholas V. Tompras
Title: Chief Executive Officer

# ACR ALPINE CAPITAL RESEARCH, LP

By: /s/ Nicholas V. Tompras
Name: Nicholas V. Tompras
Title: Chief Executive Officer

# ACR ALPINE CAPITAL GP, LLC

By: /s/ Nicholas V. Tompras
Name: Nicholas V. Tompras

Title: President

# ALPINE INVESTMENT MANAGEMENT, LLC

By: /s/ Nicholas V. Tompras
Name: Nicholas V. Tompras

Title: President

# ALPINE HOLDINGS CORPORATION

By: /s/ Nicholas V. Tompras
Name: Nicholas V. Tompras

Title: President

# NICHOLAS V. TOMPRAS LIVING TRUST 9/23/03 AS AMENDED

By: /s/ Nicholas V. Tompras
Name: Nicholas V. Tompras
Title: Trustee

NICHOLAS V. TOMPRAS
/s/ Nicholas V. Tompras

JENNIFER O. TOMPRAS

/s/ Jennifer O. Tompras