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

SCHEDULE 13G

Under the Securities Exchange Act of 1934

(Amendment No. 1)*

| Hudson Global, Inc. |
|--|
| (Name of Issuer) |
| Common Stock |
| (Title of Class of Securities) |
| 443787205 |
| (CUSIP Number) |
| November 12, 2024 |
| (Date of Event which Requires Filing of this Statement) |
| Check the appropriate box to designate the rule pursuant to which this Schedule is filed: |
| ☐ Rule 13d-1(b) |
| ⊠ Rule 13d-1(c) |
| □ Rule 13d-1(d) |
| *The remainder of this cover page shall be filled out for a reporting person's initial filing on this form with respect to the subject class of securities, and fo any subsequent amendment containing information which would alter the disclosures provided in a prior cover page. |
| The information 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 <i>Notes</i>). |
| |

SCHEDULE 13G

| TICID | No | 443787205 | |
|-------|-----|-----------|--|
| USIP | NO. | 443/8/205 | |

| 1 | Names of Repo | rting Per | sons | | | |
|----------------|--|------------|--|--|--|--|
| | Mink Brook Partners LP | | | | | |
| 2 | Check the appropriate box if a member of a Group (see instructions) (a) □ (b) ⊠ | | | | | |
| 3 | Sec Use Only | | | | | |
| 4 | Citizenship or l | Place of C | Organization Transfer of the Control | | | |
| | Delaware | | | | | |
| | | 5 | Sole Voting Power 0 | | | |
| Benef by Ea | ber of Shares icially Owned ich Reporting | 6 | Shared Voting Power 105,878 | | | |
| Pe | rson With: | 7 | Sole Dispositive Power 0 | | | |
| | | 8 | Shared Dispositive Power 105,878 | | | |
| 9 | Aggregate Amo | ount Bene | ficially Owned by Each Reporting Person | | | |
| 10 | | e aggrega | te amount in row (9) excludes certain shares (See Instructions) | | | |
| | | represen | ated by amount in row (9) | | | |
| | 3.85%(1) Type of Report | ing Perso | n (See Instructions) | | | |
| | 00 | | (| | | |

(1) This percentage is calculated based upon 2,751,386 shares of common stock outstanding of the Issuer disclosed in its quarterly filing dated August 8, 2024.

| (| Γ | IS | ΙP | Nο | 443 | 78 | 720 | 15 |
|---|----------|----|----|----|-----|----|-----|----|
| | | | | | | | | |

| 1 | Names of Repo | rting Per | rsons | | | |
|---|---|------------|--|--|--|--|
| | Mink Brook Opportunity Fund LP | | | | | |
| 2 | Check the appropriate box if a member of a Group (see instructions) (a) □ (b) ⊠ | | | | | |
| 3 | Sec Use Only | | | | | |
| 4 | Citizenship or 1 | Place of (| Organization | | | |
| | Delaware | | | | | |
| | | 5 | Sole Voting Power 0 | | | |
| Number of Shares Beneficially Owned by Each Reporting Person With: | | 6 | Shared Voting Power 137,250 | | | |
| | | 7 | Sole Dispositive Power 0 | | | |
| | | 8 | Shared Dispositive Power 137,250 | | | |
| 9 | Aggregate Amo | ount Ben | eficially Owned by Each Reporting Person | | | |
| 10 | | e aggreg | ate amount in row (9) excludes certain shares (See Instructions) | | | |
| 11 | D | | (1) | | | |
| | Percent of class represented by amount in row (9) 4.99% (1) | | | | | |
| 12 | Type of Report | ing Perso | on (See Instructions) | | | |
| | 00 | | | | | |

⁽¹⁾ This percentage is calculated based upon 2,751,386 shares of common stock outstanding of the Issuer disclosed in its quarterly filing dated August 8, 2024.

| CUSIP | Na | 112 | 797 | 72(| ١5 |
|-------|------|-----|-----|-----|----|
| CUSII | 110. | 443 | 10 | 120 | " |

| 1 | Names of Repo | rting Pers | sons | | | |
|--------------|--|-------------|---|--|--|--|
| | Mink Brook Capital GP LLC | | | | | |
| 2 | Check the appropriate box if a member of a Group (see instructions) (a) □ (b) ⊠ | | | | | |
| 3 | Sec Use Only | | | | | |
| 4 | Citizenship or l | Place of O | organization | | | |
| | Delaware | | | | | |
| | | 5 | Sole Voting Power 0 | | | |
| Benef | ber of Shares icially Owned ich Reporting | 6 | Shared Voting Power 243,128 | | | |
| Person With: | | 7 | Sole Dispositive Power 0 | | | |
| | | 8 | Shared Dispositive Power 243,128 | | | |
| | | ount Bene | ficially Owned by Each Reporting Person | | | |
| | 243,128 Check box if th | ie aggrega | te amount in row (9) excludes certain shares (See Instructions) | | | |
| 10 | | ic uggi egu | te amount in 10% (7) executes cer am shares (See Instructions) | | | |
| 11 | Percent of class | s represen | ted by amount in row (9) | | | |
| | 8.84% (1) | | | | | |
| 12 | Type of Report | ing Person | n (See Instructions) | | | |
| | 00 | | | | | |
| | | | | | | |

⁽¹⁾ This percentage is calculated based upon 2,751,386 shares of common stock outstanding of the Issuer disclosed in its quarterly filing dated August 8, 2024.

| CI | ISI | P | Nο | 443 | 787 | 720 | 15 |
|----|-----|---|----|-----|-----|-----|----|
| | | | | | | | |

| 1 | Names of Repo | orting Per | sons | | | | |
|---|--|------------|--|---|--|--|--|
| | William Mueller | | | | | | |
| 2 | Check the appropriate box if a member of a Group (see instructions) (a) □ (b) ⊠ | | | | | | |
| 3 | Sec Use Only | | | | | | |
| 4 | Citizenship or | Place of C | Organization | | | | |
| | Delaware | | | | | | |
| | | 5 | Sole Voting Power 0 | | | | |
| Number of Shares Beneficially Owned by Each Reporting Person With: | | 6 | Shared Voting Power 243,128 | | | | |
| | | 7 | Sole Dispositive Power 0 | | | | |
| | | 8 | Shared Dispositive Power 243,128 | | | | |
| | Aggregate Amo | ount Bene | eficially Owned by Each Reporting Person | | | | |
| 10 | Check box if th | ne aggrega | ate amount in row (9) excludes certain shares (See Instructions) | | | | |
| | | s represen | nted by amount in row (9) | | | | |
| | 8.84% (1) Type of Report | ting Perso | on (See Instructions) | | | | |
| | 00 | 8 - 3 | | | | | |
| | | | | • | | | |

⁽¹⁾ This percentage is calculated based upon 2,751,386 shares of common stock outstanding of the Issuer disclosed in its quarterly filing dated August 8, 2024.

| | | | Item 1. |
|--------------|---|-------------------------|---|
| (a) | Name of | Issu | er: Hudson Global, Inc. |
| (b) | Address | of Is | suer's Principal Executive Offices: |
| Suite | rest Avenue 102 reenwich, | | 6870 |
| | , | | Item 2. |
| (a) | Name o | f Pe | rson Filing: |
| Mink Mink | Brook Part Brook Opp Brook Cap m Mueller | ortui ital (| nity Fund LP |
| (b) | Addres | s of l | Principal Business Office or, if None, Residence: |
| | umma Stre Palm Beacl | | 33405 |
| (c) | Citizen | ship: | |
| Mink Mink | Brook Opp Brook Cap im Mueller | ortu ital (– Flo | LP - Delaware nity Fund LP - Delaware GP LLC - Delaware orida ass of Securities: |
| | non Stock | | |
| (e) | CUSIP | No.: | 443787205 |
| Item : | 3. If t | his s | tatement is filed pursuant to §§ 240.13d-1(b) or 240.13d-2(b) or (c), check whether the person filing is a: |
| | (a) | | Broker or dealer registered under Section 15 of the Act; |
| | (b) | | Bank as defined in Section 3(a)(6) of the Act; |
| | (c) | | Insurance company as defined in Section 3(a)(19) of the Act; |

Investment company registered under Section 8 of the Investment Company Act of 1940;

An employee benefit plan or endowment fund in accordance with Rule 13d-1(b)(1)(ii)(F);

A parent holding company or control person in accordance with Rule 13d-1(b)(1)(ii)(G);

☐ A savings associations as defined in Section 3(b) of the Federal Deposit Insurance Act (12 U.S.C. 1813);

An investment adviser in accordance with Rule 13d-1(b)(1)(ii)(E);

(d)

(e)

(f)

(g)

(h)

| | (i) | ☐ A church plan that is excluded from the definition of an investment company under section 3(c)(14) of the Investment Company Act of 1940; |
|---|---|---|
| | (j) | ☐ A non-U.S. institution in accordance with Rule 240.13d-1(b)(1)(ii)(J); |
| | (k) | Group, in accordance with Rule 240.13d-1(b)(1)(ii)(K). If filing as a non-U.S. institution in accordance with Rule 240.13d-1(b)(1) (ii)(J), please specify the type of institution: |
| Item 4. | | Ownership |
| (a) | | |
| R | eference | is made to Items 5 – 11 on the preceding pages of this Schedule 13G. |
| shares of Capital Brook I have sh Opporto | of the con GP LLC Partners I ared pow unity Fun | |
| LLC is of 1934 | the benef | e filing of this Schedule 13G nor any of its contents shall be deemed to constitute an admission that Mr. Mueller or Mink Brook Capital GI icial owner of the shares of the common stock of the Issuer referred to herein for purposes of Section 13(d) of the Securities Exchange Ac ided, or for any other purpose, and such beneficial ownership is expressly disclaimed, except to the extent of their respective pecuniary |
| | | ok acquired shares of Hudson Global, Inc. after written permission was obtained by the company on November 20, 2023 to cross the 5% ng certain conditions are and continue to be met by Mink Brook Asset Management LLC. |
| (b) | Percent o | f Class: |
| Mink B Mink B | rook Opp | ners LP – 3.85% portunity Fund LP – 4.99% ital GP LLC – 8.84% – 8.84% |

This percentage is calculated based upon 2,751,386 shares of common stock outstanding of the Issuer disclosed in its quarterly filing dated August 8, 2024.

(c)

(i)

William Mueller – 0

(ii)

Mink Brook Partners LP – 0

Mink Brook Opportunity Fund LP – 0 Mink Brook Capital GP LLC – 0

Mink Brook Partners LP - 105,878

William Mueller – 243,128

Mink Brook Opportunity Fund LP-137,250Mink Brook Capital GP LLC – 243,128

Number of shares as to which such person has:

Sole power to vote or to direct the vote:

Shared power to vote or to direct the vote:

(iii) Sole power to dispose or to direct the disposition of:

Mink Brook Partners LP-0Mink Brook Opportunity Fund LP-0Mink Brook Capital GP LLC-0William Mueller -0

(iv) Shared power to dispose or to direct the disposition of:

Mink Brook Partners LP – 105,878 Mink Brook Opportunity Fund LP – 137,250 Mink Brook Capital GP LLC – 243,128 William Mueller – 243,128

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

Not applicable.

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 or control person.

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. Certifications.

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, 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.

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.

Dated: November 12, 2024

WILLIAM MUELLER

/s/ William Mueller

Mink Brook Opportunity Fund LP

/s/ William Mueller

Title: Managing Member, general partner Mink Brook Capital GP LLC

Mink Brook Partners LP

/s/ William Mueller

Title: Managing Member, general partner Mink Brook Capital GP LLC

Mink Brook Capital GP LLC

/s/ William Mueller

Title: Managing Member, general partner Mink Brook Capital GP LLC

The original statement shall be signed by each person on whose behalf the statement is filed or his authorized representative. If the statement is signed on behalf of a person by his authorized representative (other than an executive officer or general partner of this filing person), evidence of the representative's authority to sign on behalf of such person shall be filed with the statement, provided, however, that a power of attorney for this purpose which is already on file with the Commission may be incorporated by reference. The name and any title of each person who signs the statement shall be typed or printed beneath his signature.

Attention: Intentional misstatements or omissions of fact constitute Federal criminal violations (See 18 U.S.C. 1001).