### Edgar Filing: ALICO INC - Form 4

ALICO INC Form 4											
August 06, 2									OMB AF	PROVAL	
FORM 4 UNITED STATES SECURITIES AND EXCHANGE COMMISSION Washington, D.C. 20549							OMMISSION	OMB Number:	3235-0287		
Check th if no lon, subject to Section 1 Form 4 of Form 5 obligation may con See Instri 1(b).	ger o 16. or Filed p ons tinue.	STATEMENT OF CHANGES IN BENEFICIAL OWNERSHIP OF SECURITIES Filed pursuant to Section 16(a) of the Securities Exchange Act of 1934, Section 17(a) of the Public Utility Holding Company Act of 1935 or Section								January 31, 2005 Estimated average burden hours per response 0.5	
(Print or Type	Responses)										
GMT CAPITAL CORP S			2. Issuer Name <b>and</b> Ticker or Trading Symbol ALICO INC [ALCO]					5. Relationship of Reporting Person(s) to Issuer (Check all applicable)			
	(First) TAL CORP, 2 GE PARKWAY			f Earliest Tr Day/Year) 008	ransaction			Director Officer (give below)	X 10%		
	(Street)	Street) 4. If Amendment, Date C Filed(Month/Day/Year)				Applicable Line			Joint/Group Filing(Check		
ATLANTA	, GA 30328							Form filed by M Person	ore than One Re	porting	
(City)	(State)	(Zip)	Tab	le I - Non-I	Derivative S	Securi	ities Acq	uired, Disposed of	, or Beneficial	ly Owned	
1.Title of Security (Instr. 3)	urity (Month/Day/Year) Execution Date, if		3. 4. Securities Acquired Transaction(A) or Disposed of (D) Code (Instr. 3, 4 and 5) (Instr. 8)			l of (D)	5. Amount of Securities Beneficially Owned Following Reported	6. Ownership Form: Direct (D) or Indirect (I) (Instr. 4)	7. Nature of Indirect Beneficial Ownership (Instr. 4)		
Common Stock	08/04/2008			Code V P	Amount 13,738 (1) (2) (3)	or (D) A	Price \$ 40.66	Transaction(s) (Instr. 3 and 4) 782,859 (4)	D		
Common Stock	08/05/2008			Р	1,513 $(1) (2) (5)$	А	\$ 42.49	784,372 <u>(6)</u>	D		

Reminder: Report on a separate line for each class of securities beneficially owned directly or indirectly.

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 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)	4. Transactio Code (Instr. 8)	5. orNumber of Derivative Securities Acquired (A) or Disposed of (D) (Instr. 3, 4, and 5)		ate	Amou Under Secur	rlying	8. Price of Derivative Security (Instr. 5)	9. Nu Deriv Secur Bene Owne Follo Repo Trans (Instr
			Code V	(A) (D)	Date Exercisable	Expiration Date	Title	Amount or Number of Shares		

# **Reporting Owners**

Reporting Owner Name / Address	Relationships					
	Director	10% Owner	Officer	Other		
GMT CAPITAL CORP GMT CAPITAL CORP 2100 RIVEREDGE PARKWAY SUITE 840 ATLANTA, GA 30328		Х				
Signatures						
Thomas E.						

Claugus 08/06/2008 <u>\*\*</u>Signature of Date Reporting Person

## **Explanation of Responses:**

- \* 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).

This Form 4 is being jointly filed by Bay Resource Partners, L.P., a Delaware limited partnership ("Bay"), Bay II Resource Partners, L.P., a Delaware limited partnership ("Bay II"), Bay Resource Partners Offshore Fund, Ltd., an exempted company organized under the laws of

 a Delaware initial participant ("Bay if ), Bay Resource rainers offshore rund, Ed., an exempted company organized under the raws of the Cayman Islands ("Offshore Fund"), GMT Capital Corp., a Georgia corporation ("GMT Capital"), and Thomas E. Claugus, a United States citizen ("Claugus"). The foregoing persons are hereinafter sometimes collectively referred to as the Reporting Persons.

GMT Capital, the general partner of Bay and Bay II, has the power to direct the affairs of Bay and Bay II, including the voting and disposition of shares. As the discretionary investment manager of the Offshore Fund and certain other accounts, GMT Capital has power to direct the voting and disposition of shares held by the Offshore Fund and such accounts. Mr. Claugus is the President of GMT Capital

- (2) and in that capacity directs the operations of each of Bay and Bay II and the voting and disposition of shares held by the Offshore Fund and separate client accounts managed by GMT Capital. GMT Capital and Mr. Claugus may be deemed to beneficially own indirect pecuniary interest as the result of performance-based fees and profit allocations. Each of GMT Capital and Mr. Claugus disclaims such beneficial ownership except to the extent ultimately realized.
- The aggregate number of shares of common stock acquired was 13,738 shares and such shares were purchased by the Reporting Persons
  (3) in the following amounts: Bay = 1,900 shares; Bay II = 2,700 shares; Offshore Fund = 7,738 shares; GMT Capital = 1,100 shares; Claugus = 300 shares.

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782,859 shares of common stock is the aggregate number of shares of common stock owned by the Reporting Persons and is owned as

- (4) follows: Bay = 186,900 shares directly owned by it; Bay II = 127,300 shares directly owned by it; Offshore Fund = 383,759 shares directly owned by it; GMT Capital = 63,100 shares of common stock beneficially owned by it with respect to separate client accounts managed by it; Claugus = 21,800 shares directly owned by him.
- (5) The aggregate number of shares of common stock acquired was 1,513 shares and such shares were purchased by the Reporting Persons in the following amounts: Bay = 200 shares; Bay II = 300 shares; Offshore Fund = 913 shares; GMT Capital = 100 shares.

784,372 shares of common stock is the aggregate number of shares of common stock owned by the Reporting Persons and is owned as follows: Bay = 187,100 shares directly owned by it; Bay II = 127,600 shares directly owned by it; Offshore Fund = 384,672 shares

(6) Informs, buy  $= 10^{-1}$ , 100 shares directly owned by it, buy if  $= 12^{-1}$ , 000 shares directly owned by it, Orisine 1 and  $= 50^{-1}$ , 072 shares directly owned by it; GMT Capital = 63,200 shares of common stock beneficially owned by it with respect to separate client accounts managed by it; Claugus = 21,800 shares directly owned by him.

Note: File three copies of this Form, one of which must be manually signed. If space is insufficient, *see* Instruction 6 for procedure. Potential persons who are to respond to the collection of information contained in this form are not required to respond unless the form displays a currently valid OMB number.