#### **Disclosure Statement Pursuant to the Pink Basic Disclosure Guidelines**

#### Twin Vee Powercats, Inc.

A Florida Corporation

3101 US-1 Fort Pierce, FL 34982 772-429-2525 www.twinvee.com joseph@twinvee.com SIC: 3732

**Amended Quarterly Report** For the Period Ending: 06/30/2021 (the "Reporting Period")

As of June 30, 2021, the number of shares outstanding of our Common Stock was: 163,454,175. As of March 31, 2021 the number of shares outstanding of our Common Stock was: 163,454,175 As of December 31, 2020, the number of shares outstanding of our Common Stock was: 163,454,175 Indicate by check mark whether the company is a shell company (as defined in Rule 405 of the Securities Act of 1933 and Rule 12b-2 of the Exchange Act of 1934): Yes: No: 

☐ (Double-click and select "Default Value" to check) Indicate by check mark whether the company's shell status has changed since the previous reporting period: Yes: No: Indicate by check mark whether a Change in Control<sup>1</sup> of the company has occurred over this reporting period: Yes: No: 🛛

- (i) Any "person" (as such term is used in Sections 13(d) and 14(d) of the Exchange Act) becoming the "beneficial owner" (as defined in Rule 13d-3 of the Exchange Act), directly or indirectly, of securities of the Company representing fifty percent (50%) or more of the total voting power represented by the Company's then outstanding voting securities;
- (ii) The consummation of the sale or disposition by the Company of all or substantially all of the Company's assets:
- (iii) A change in the composition of the Board occurring within a two (2)-year period, as a result of which fewer than a majority of the directors are directors immediately prior to such change; or
- (iv) The consummation of a merger or consolidation of the Company with any other corporation, other than a merger or consolidation which would result in the voting securities of the Company outstanding immediately prior thereto continuing to represent (either by remaining outstanding or by being converted into voting securities of the surviving entity or its parent) at least fifty percent (50%) of the total voting power represented by the voting securities of the Company or such surviving entity or its parent outstanding immediately after such merger or consolidation.

<sup>&</sup>lt;sup>1</sup> "Change in Control" shall mean any events resulting in:

#### 1) Name of the issuer and its predecessors (if any)

In answering this item, please also provide any names used by predecessor entities and the dates of the name changes.

Predecessor Entity: ValueRich, Inc. (changed to Twin Vee Powercats, Inc. on February 27, 2016)

The state of incorporation or registration of the issuer and of each of its predecessors (if any) during the past five years; Please also include the issuer's current standing in its state of incorporation (e.g. active, default, inactive):

Incorporated in Delaware. March 3, 2006. Filed Certificate of Conversion to Move State of Incorporation. August 12, 2020.

Change of State of Incorporation to Florida. August 19, 2020. Current Status: Active.

Describe any trading suspension orders issued by the SEC concerning the issuer or its predecessors since inception:

#### Not applicable.

List any stock split, stock dividend, recapitalization, merger, acquisition, spin-off, or reorganization either currently anticipated or that occurred within the past 12 months:

#### Not applicable.

The address(es) of the issuer's principal executive office:

#### 3101 US-1

Fort Pierce, FL 34982

The address(es) of the issuer's principal place of business:

Check box if principal executive office and principal place of business are the same address:

Has the issuer or any of its predecessors been in bankruptcy, receivership, or any similar proceeding in the past five years?

Yes: □	No:	$\boxtimes$
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If this issuer or any of its predecessors have been the subject of such proceedings, please provide additional details in the space below:

#### 2) Security Information

Trading symbol: <u>TVPC</u>

Exact title and class of securities outstanding: COMMONCLASSSHARES

CUSIP: 90177L101
Par or stated value: .001

<sup>&</sup>lt;sup>2</sup> "Public Float" shall mean the total number of unrestricted shares not held directly or indirectly by an officer, director, any person who is the beneficial owner of more than 10 percent of the total shares outstanding (a "control person"), or any affiliates thereof, or any immediate family members of officers, directors and control persons.

#### Transfer Agent

Direct Transfer, LLC, a subsidiary of Issuer Direct Corporation 1981 Murray Holladay Road, Suite 100 Salt Lake City, UT 84117 (801) 272-9294

Julie.Felix@issuerdirect.com

Is the Transfer	Agent registered	under the Exchange Act?3	Yes: 🖂	No:

#### 3) **Issuance History**

The goal of this section is to provide disclosure with respect to each event that resulted in any direct changes to the total shares outstanding of any class of the issuer's securities in the past two completed fiscal years and any subsequent interim period.

Disclosure under this item shall include, in chronological order, all offerings and issuances of securities, including debt convertible into equity securities, whether private or public, and all shares or any other securities or options to acquire such securities issued for services. Using the tabular format below, please describe these events.

#### A. Changes to the Number of Outstanding Shares

Check this box to indicate there were no changes to the number of outstanding shares within the past two completed fiscal years and any subsequent periods:

Number of Shares outstanding as of 01/01/2017	Opening Balar Common: <u>50,000</u>		*Right-click the rows below and select "Insert" to add rows as needed.					<b>i</b> .	
Date of Transaction	Transaction type (e.g. new issuance, cancellation, shares returned to treasury)	Num ber of Shar es Issu ed (or canc elled )	Class of Securitie s	Value of shares issued (\$/per share) at Issuanc e	Were the shares issued at a discou nt to market price at the time of issuanc e? (Yes/No )	Individual/ Entity Shares were issued to (entities must have individual with voting / investment control disclosed).	Reason for share issuance (e.g. for cash or debt conversion) OR Nature of Services Provided (if applicable)	Restric ted or Unrest ricted as of this filing?	Exempti on or Registra tion Type?
PLEASE SEE ATTACHED EXHIBIT 2	TVPC Shareholders 2017- Q2 2021.pdf								

<sup>&</sup>lt;sup>3</sup> To be included in the Pink Current Information tier, the transfer agent must be registered under the Exchange Act.

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Shares Outstanding on	Ending Baland	<u>:e:</u>				
06/30/2021:	Common: <u>163,454,175</u>					
<u>00/30/2021</u> .	Preferred: <u>0</u>					

**Example:** A company with a fiscal year end of December 31<sup>st</sup>, in addressing this item for its quarter ended September 30, 2018, would include any events that resulted in changes to any class of its outstanding shares from the period beginning on January 1, 2016 through September 30, 2018 pursuant to the tabular format above.

Use the space below to provide any additional details, including footnotes to the table above:

**Promissory Note Conversions**: In 2017, investors who held promissory notes for an investment by Via Visconti, LLC, a subsidiary of Twin Vee Powercats, Inc. were provided an opportunity to convert their promissory note principal amounts to shares of common stock with restrictive trading legend.

- If promissory note holder agreed, Twin Vee PowerCats, Inc. retired their investment and converted their promissory note with Via Visconti, LLC in exchange for shares of Twin Vee PowerCats, Inc. stock (Symbol: TVPC) equal to 15 cents per share. For example, if an investor had a \$50,000 promissory note with Via Visconti, LLC, they received 333,334 common shares of Twin Vee PowerCats, Inc.
- The common stock, were not be registered under the Securities Act. The shares of common stock
  included in a Unit contained a legend restricting their transfer unless they are registered under the
  Securities Act or if Twin Vee have received an opinion of counsel reasonably satisfactory to us stating that
  the shares do not need to be registered.
- Approximately 1,666,674 shares of common stock with restrictive legend were issued.

**Private Placement Memorandum #1**: 2016-2017 to purchase an industrial grade 35-foot overhead five-axis computer numerical control ("CNC") router. This offering was exempt from registration under the Securities Act based upon the exemption under Sections 4(a)(2) of the Securities Act and the provisions of Regulation D of the Securities Act.

- 20, \$50,000 Units, each Unit consisting of 500,000 shares of Twin Vee PowerCats, Inc. common stock (TVPC:OTCMARKET)
- The common stock was only offered and sold to "accredited investors" as that term is defined in Rule 501(a) of Regulation D promulgated by the Securities and Exchange Commission (the "SEC") under the Securities Act of 1933, as amended (the "Securities Act").
- Units sold in this Offering, including the common stock, were not be registered under the Securities Act.
  The shares of common stock included in a Unit contained a legend restricting their transfer unless they are
  registered under the Securities Act or if Twin Vee have received an opinion of counsel reasonably
  satisfactory to us stating that the shares do not need to be registered.
- Approximately \$1,345,000 was raised by the end of the offering in Q2 2017 from 53 separate subscription agreements. 13,450,000 shares of common stock with restrictive legend were issued.

**Private Placement Memorandum #2**: For new product development, dealership development, generate working capital. This offering was exempt from registration under the Securities Act based upon the exemption under Sections 4(a)(2) of the Securities Act and the provisions of Regulation D of the Securities Act.

• (50) \$25,000 Units, each Unit consisting of 250,000 shares of Twin Vee PowerCats, Inc. common stock (TVPC:OTCMARKET) and 200,000 three (3) year warrants with an exercise price of 25 cents per share. There was no minimum offering amount and the maximum offering amount is \$1,250,000.

- The common stock was only offered and sold to "accredited investors" as that term is defined in Rule 501(a) of Regulation D promulgated by the Securities and Exchange Commission (the "SEC") under the Securities Act of 1933, as amended (the "Securities Act").
- Units sold in this Offering, including the common stock, were not be registered under the Securities Act.
  The shares of common stock included in a Unit contained a legend restricting their transfer unless they are
  registered under the Securities Act or if Twin Vee have received an opinion of counsel reasonably
  satisfactory to us stating that the shares do not need to be registered.
- Approximately \$480,000 was raised by the end of June 30, 2018 from 16 separate subscription agreements. 4,800,000 shares of common stock with restrictive legend were issued.
- From June 30, 2018 to September 30<sup>th</sup>, 2018 there were (8) separate subscription agreements totaling 4,864,334 shares of common stock with restrictive legend were issued. The shares were issued to:
  - John F Schutz, 250,000, July 15, 2018.
  - Jeffrey Grossman , 100,000, July 20<sup>th</sup>, 2018
  - Sule Cakmak, 150,000, July 2018
  - James Spivey, 250,000, July 2018
  - Mitchell Clark, 250,000, July 2018
  - Terrance Beausir, 250,000, July 2018
  - David Heroux, 2,500,000 august 2018.
  - Michael Carricarte , 1,114,334, august 2018
- From October 1, 2018 to December 31, 2018 there were (3) separate subscription agreements totaling 1,200,000 shares of common stock with restrictive legend were issued. The shares were issued to:
  - Madison Trust Company FBO: Sule Cakmark, 750,000, November 20, 2018
  - John Nicolson, 250,000, December 26, 2018.
  - Ira J Gaines Revocable Trust, 200,000 shares, December 26, 2018.
- From January 1, 2019 to September 30, 2019 there were (7) separate subscription agreements totaling 400,000 shares of common stock with restrictive legend were issued. The shares were issued to:
  - Mitchell Clark: 50,000, March 5, 2019
  - Brendon Dejonge: 50,000, March 5, 2019
  - Jeff and April Gano: 50,000, March 5, 2019
  - Dwight Head: 50,000, March 5, 2019
  - Jon F. Schutz: 100,000, March 5, 2019
  - Tim Wilkinson: 50,000, March 5, 2019
  - Samuel & Sandra Bressler: 50,000, March 5, 2019
- In March 2020 we were notified that (1) subscription agreement sent in March 2018 that needed issued shares. 250,000 shares of common stock with restrictive legend were issued. The shares were issued to:
  - Raymond A. Bobo Trust, 250,000, March 9, 2020

#### B. Debt Securities, Including Promissory and Convertible Notes

Use the chart and additional space below to list and describe any outstanding promissory notes, convertible notes, convertible debentures or any other debt instruments that may be converted into a class of the issuer's equity securities.

Check this box if there are no outstanding promissory, convertible notes or debt arrangements:

Date of	Outstandin	Principal	Interest	Maturit	Conversion Terms (e.g.	Name of	Reason for
Note	g Balance	Amount	Accrue	y Date	pricing mechanism for	Noteholder	Issuance
Issuance	(\$)	at	d (\$)		determining conversion of		(e.g. Loan,
		Issuance			instrument to shares)		Services,
		(\$)					etc.)

2/7/19	25,000	25,000	625.00	2/7/21	100,000 shares for\$25,000	Jeff and April	<u>loan</u>
						<u>Gano</u>	
1/22/19	25,000	25,000	625.00	1/22/21	100,000 shares for\$25,000	Mitchell Clark	<u>loan</u>
2/18/19	50,000	50,000	1250.00	2/18/21	200,000 shares for \$50,000	Jon F. Schutz	<u>loan</u>

Use the space below to provide any additional details, including footnotes to the table above:

#### **Promissory Note Conversion:**

In 2017, investors who held promissory notes for an investment by Via Visconti, LLC, a subsidiary of Twin Vee Powercats, Inc. were provided an opportunity to convert their promissory note principal amounts to shares of common stock with restrictive trading legend.

- If promissory note holder agreed, Twin Vee PowerCats, Inc. retired their investment and converted their promissory note with Via Visconti, LLC in exchange for shares of Twin Vee PowerCats, Inc. stock (Symbol: TVPC) equal to 15 cents per share. For example, if an investor had a \$50,000 promissory note with Via Visconti, LLC, they received 333,334 common shares of Twin Vee PowerCats, Inc.
- The common stock, were not be registered under the Securities Act. The shares of common stock
  included in a Unit contained a legend restricting their transfer unless they are registered under the
  Securities Act or if Twin Vee have received an opinion of counsel reasonably satisfactory to us stating that
  the shares do not need to be registered.
- Approximately 1,666,674 shares of common stock with restrictive legend were issued.

On December 26, 2018, investor Strat Holdings, Inc. who held promissory note for an investment of Twin Vee Powercats, Inc. converted its promissory note principal amounts to shares of common stock with restrictive trading legend.

- Twin Vee PowerCats, Inc. retired its investment and converted their promissory note in exchange for shares of Twin Vee PowerCats, Inc. stock (Symbol: TVPC) equal to 10 cents per share.
- The common stock, was not be registered under the Securities Act. The shares of common stock
  contained a legend restricting their transfer unless they are registered under the Securities Act or if Twin
  Vee have received an opinion of counsel reasonably satisfactory to us stating that the shares do not need
  to be registered.
- 1,000,000 shares of common stock with restrictive legend were issued on December 26, 2018

On April 16, 2021, investors who held promissory notes for an investment by Twin Vee Powercats, Inc. were provided an opportunity to convert their promissory note principal amounts to shares of common stock with restrictive trading legend.

- If promissory note holder agreed, Twin Vee PowerCats, Inc. retired their investment and converted their promissory note with Twin Vee Powercats, Inc. in exchange for shares of Twin Vee Powercats, Inc. stock (Symbol: TVPC) equal to approximately .18 cents per share. For example, if an investor had a \$25,000 promissory note with Twin Vee Powercats, Inc., they received 138,889 common shares of Twin Vee Powercats. Inc.
- The common stock, were not be registered under the Securities Act. The shares of common stock
  included in a Unit contained a legend restricting their transfer unless they are registered under the
  Securities Act or if Twin Vee have received an opinion of counsel reasonably satisfactory to us stating that
  the shares do not need to be registered.
- Approximately 1,597,223 shares of common stock with restrictive legend are set to be issued shortly.

#### 4) Financial Statements

Α. <sup>-</sup>	The following	financial	statements	were p	prepared in	n accordance w	vith:
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☑ U.S. GAAP ☐ IFRS

B. The financial statements for this reporting period were prepared by (name of individual)<sup>4</sup>:

Name: <u>Donna Barnett</u>

Title: CFO
Relationship to Issuer: Employee

Provide the financial statements described below for the most recent fiscal year or quarter. For the initial disclosure statement (qualifying for Pink Current Information for the first time) please provide reports for the two previous fiscal years and any subsequent interim periods.

- C. Balance sheet;
- D. Statement of income;
- E. Statement of cash flows;
- F. Financial notes; and
- G. Audit letter, if audited

You may either (i) attach/append the financial statements to this disclosure statement (SEE EXHIBIT 1) or (ii) file the financial statements through OTCIQ as a separate report using the appropriate report name for the applicable period end.

If you choose to publish the financial statements in a separate report as described above, you must state in the accompanying disclosure statement that such financial statements are incorporated by reference. You may reference the document(s) containing the required financial statements by indicating the document name, period end date, and the date that it was posted to OTCIQ in the field below.

Financial statement information is considered current until the due date for the subsequent report (as set forth in the qualifications section above). To remain qualified for Current Information, a company must post its Annual Report within 90 days from its fiscal year-end date and Quarterly Reports within 45 days of each fiscal quarter-end date.

#### 5) Issuer's Business, Products and Services

The purpose of this section is to provide a clear description of the issuer's current operations. In answering this item, please include the following:

A. Summarize the issuer's business operations (If the issuer does not have current operations, state "no operations")

Twin Vee PowerCats, Inc. markets and sells its power catamaran boats in the United States and abroad. Twin Vee boats are used for deep water, bay and lake fishing, water sports, as well as general recreational and pleasure boating. It is one of the most recognized brand names in the power catamaran category and its portfolio of PowerCats is manufactured to the highest specifications in quality, performance, and styling. Twin Vee has cultivated our brand through industry-leading innovation, which has led to numerous industry achievements, awards, and accolades.

Formally known as Value Rich, Inc. between 2006 and 2015, we were in the business of real estate development and publishing. However, on September 9, 2015, we acquired Twin Vee Catamarans, Inc. Twin Vee Catamarans was founded in 1994 and since that time has designed, manufactured, and sold power boats, primarily under the "Twin Vee" brand name. Since we acquired Twin Vee Catamarans we

<sup>&</sup>lt;sup>4</sup> The financial statements requested pursuant to this item must be prepared in accordance with US GAAP or IFRS by persons with sufficient financial skills.

have concentrated on perfecting the high-speed, twin displacement hull design also known as a "catamaran powerboat" or which we call "PowerCats".

We then changed our name to Twin Vee PowerCats, Inc. in 2016. The Twin Vee business mission continues to be based upon the principle of producing a safe, reliable, quality twin hull powerboat at an affordable price. Our Twin Vee boats are priced (without motors) from \$67,150, for the 24-foot Center Console GFX, to \$256,275 for the 36-foot Center Console GF.

All Twin Vee PowerCats, from hull to upholstery, are handcrafted by our skilled workforce at our corporate headquarters in Ft. Pierce, Florida. We use only the highest quality materials from industry-preferred suppliers and our boats are extensively tested prior to sale. We have made significant investments in new technology. Moreover, Twin Vee is seeking to increase its workforce to 100 employees to help meet the demand of power catamarans has seen in the marine industry. We believe our new product development capabilities will enable us to consistently create new and unique hull shapes and product features with shorter lead times and at lower development costs than our competitors. We are able to design, develop and produce a new model in 50-70% less the time and money required by competing boat companies. Most boat manufactures outsource their design and mold building to an outside source or vendor. Twin Vee, however, has made the investment to bring all these time-consuming and expensive processes inhouse.

Recent investments in infrastructure, value-added processes, and engineering have resulted in lower material waste, reduced labor hours per boat, reduced re- work, and increased production efficiencies. We are able to narrow pricing gaps while increasing margins by controlling costs through disciplined engineering and manufacturing processes.

We primarily market and sell our boats through a network of 10 independent dealers in 14 locations in North America. However, we are always striving to recruit and establish new dealers and distributors domestically and abroad to help spread brand awareness and allow us to reach consumers in underrepresented areas

B. Describe any subsidiaries, parents, or affiliated companies, if applicable, and a description of their business contact information for the business, officers, directors, managers or control persons. Subsidiary information may be included by reference

Twin Vee Catamarans, Co. (Subsidiary) 3101 US-1 Fort Pierce, FL 34982 772-429-2525 www.twinvee.com joseph@twinvee.com

Description: The original business that was purchased by ValueRich, Inc. n/k/a Twin Vee Powercats, Inc. Boat manufacturing.

President: Joseph Visconti

Vice President: Preston Yarborough Chief Financial Officer: Donna Barnett

C. Describe the issuers' principal products or services, and their markets

Boat manufacturing. Twin Vee Powercats, Inc. sells boats all over the United States to authorized dealerships.

#### 6) Issuer's Facilities

The goal of this section is to provide a potential investor with a clear understanding of all assets, properties or facilities owned, used or leased by the issuer.

In responding to this item, please clearly describe the assets, properties or facilities of the issuer, give the location of the principal plants and other property of the issuer and describe the condition of the properties. If the issuer does not have complete ownership or control of the property (for example, if others also own the property or if there is a mortgage on the property), describe the limitations on the ownership.

If the issuer leases any assets, properties or facilities, clearly describe them as above and the terms of their leases.

Building – Lease \$25,500 per month 3101 S US Hwy 1, Fort Pierce, FL 10 years

#### 7) Officers, Directors, and Control Persons

The goal of this section is to provide an investor with a clear understanding of the identity of all the persons or entities that are involved in managing, controlling or advising the operations, business development and disclosure of the issuer, as well as the identity of any significant or beneficial shareholders.

Using the tabular format below, please provide information regarding any person or entity owning 5% of more of the issuer, as well as any officer, and any director of the company, regardless of the number of shares they own. If any listed are corporate shareholders or entities, provide the name and address of the person(s) beneficially owning or controlling such corporate shareholders, or the name and contact information of an individual representing the corporation or entity in the note section.

Name of Officer/Director and Control Person	Affiliation with Company (e.g. Officer/Director/Owner of more than 5%)	Residential Address (City / State Only)	Number of shares owned	Share type/class	Ownership Percentage of Class Outstanding	Note
Joseph Visconti	President, Secretary, Director, Owner of more than 5%	Juno Beach, FL	65,113,873	Common	60%	<u>N/A</u>
<u>Preston</u> <u>Yarborough</u>	Vice-President and <u>Director</u>	Ft. Pierce, FL	1,600,000	Common	<u>1%</u>	<u>N/A</u>
<u>Michael</u> <u>Carricarte</u>	Owner of More than 5%	Key Largo, FL	25,000,000	Common	<u>15%</u>	<u>N/A</u>

#### 8) Legal/Disciplinary History

- A. Please identify whether any of the persons listed above have, in the past 10 years, been the subject of:
  - A conviction in a criminal proceeding or named as a defendant in a pending criminal proceeding (excluding traffic violations and other minor offenses);

#### NONE

The entry of an order, judgment, or decree, not subsequently reversed, suspended or vacated, by a
court of competent jurisdiction that permanently or temporarily enjoined, barred, suspended or
otherwise limited such person's involvement in any type of business, securities, commodities, or
banking activities;

#### **NONE**

 A finding or judgment by a court of competent jurisdiction (in a civil action), the Securities and Exchange Commission, the Commodity Futures Trading Commission, or a state securities regulator of a violation of federal or state securities or commodities law, which finding or judgment has not been reversed, suspended, or vacated; or

#### NONE

 The entry of an order by a self-regulatory organization that permanently or temporarily barred, suspended, or otherwise limited such person's involvement in any type of business or securities activities.

#### NONE

B. Describe briefly any material pending legal proceedings, other than ordinary routine litigation incidental to the business, to which the issuer or any of its subsidiaries is a party or of which any of their property is the subject. Include the name of the court or agency in which the proceedings are pending, the date instituted, the principal parties thereto, a description of the factual basis alleged to underlie the proceeding and the relief sought. Include similar information as to any such proceedings known to be contemplated by governmental authorities.

The Company is currently involved in civil litigation with owners of a boat purchased from one of its authorized dealers in Alabama. The litigation filed in Alabama Circuit Court in Spring 2019 by Jarred Lee Williams involves assertions of unsatisfactory warranty claims. The case is in the discovery phase and the Company feels confident that the case with not result with a negative financial ruling or outcome. The Company will always work to resolve warranty issues and satisfy all customers pursuant to its warranty.

The Company is also currently involved in civil litigation with owners of a boat purchased from one of its authorized dealers in Florida. The litigation filed in St Lucie County Circuit Court in 2019 by Richard Hall and involves assertions of unsatisfactory warranty claims. The case is in the discovery phase and the Company feels confident that the case with not result with a negative financial ruling or outcome. The Company will always work to resolve warranty issues and satisfy all customers pursuant to its warranty.

The Company is also currently involved in civil litigation with owners of a boat purchased from one of its authorized dealers in Florida. The litigation filed in St Lucie County Circuit Court in May 2021 by Michael Blaney and involves assertions of unsatisfactory warranty claims. The case is in the pleading phase and the Company feels confident that the case with not result with a negative financial ruling or outcome. The Company will always work to resolve warranty issues and satisfy all customers pursuant to its warranty

#### 9) Third Party Providers

Please provide the name, address, telephone number and email address of each of the following outside providers:

#### Securities Counsel

 Name:
 Glenn Sonoda, Esq.

 Address 1:
 8131 Vineland Ave #115

 Address 2:
 Orlando, FL 32821

 Phone:
 561-283-4412

 Email:
 glenn@twinvee.com

#### **Accountant or Auditor**

Currently interviewing

Investor Relations Consultant

N/A

#### Other Service Providers

Provide the name of any other service provider(s), including, counsel, advisor(s) or consultant(s) that assisted, advised, prepared or provided information with respect to this disclosure statement, or provided assistance or services to the issuer during the reporting period.

#### 10) Issuer Certification

#### Principal Executive Officer:

The issuer shall include certifications by the chief executive officer and chief financial officer of the issuer (or any other persons with different titles but having the same responsibilities).

The certifications shall follow the format below:

- I, Joseph Visconti certify that:
  - 1. I have reviewed this <u>Amended Quarterly Report for the Period Ending 06/30/2021</u> of <u>Twin Vee Powercats</u>, <u>Inc.</u>;
  - 2. Based on my knowledge, this disclosure statement does not contain any untrue statement of a material fact or omit to state a material fact necessary to make the statements made, in light of the circumstances under which such statements were made, not misleading with respect to the period covered by this disclosure statement; and
  - 3. Based on my knowledge, the financial statements, and other financial information included or incorporated by reference in this disclosure statement, fairly present in all material respects the financial condition, results of operations and cash flows of the issuer as of, and for, the periods presented in this disclosure statement.

#### 9/2/2021

#### /s/ Joseph C. Visconti

Principal Financial Officer:

- I, Donna Barnett certify that:
  - 1. I have reviewed this <u>Amended Quarterly Report for the Period Ending 06/30/2021</u> of <u>Twin Vee Powercats</u>, <u>Inc.</u>;
  - 2. Based on my knowledge, this disclosure statement does not contain any untrue statement of a material fact or omit to state a material fact necessary to make the statements made, in light of the circumstances under which such statements were made, not misleading with respect to the period covered by this disclosure statement; and
  - 3. Based on my knowledge, the financial statements, and other financial information included or incorporated by reference in this disclosure statement, fairly present in all material respects the financial condition, results of operations and cash flows of the issuer as of, and for, the periods presented in this disclosure statement.

#### 9/2/2021

/s/ Donna Barnett

# EXHIBIT 1 – Financial Statements For Q2 2021

### TWINVEE POWERCATS INC. CONSOLIDATED BALANCE SHEETS - UNAUDITED

ASSETS		
CURRENT ASSETS:		
Cash and cash equivalents	414,686	891,864
Accounts receivable	458,233	170
Accounts receivable - related parties	-	25.1.42
Note receivable	25,142	25,142
Note receivable - related party	287,597	6,100
Deferred financing costs	- 241 671	25.250
Other current assets	241,671	25,350
Inventory	1,539,514	936,676
Total current assets	2,966,843	1,885,302
PROPERTY AND EQUIPMENT, net	1,749,648	1,618,541
OTHER ASSETS:		
ROU Lease Asset	1,742,790	1,279,596
Intangibles, net	762,824	762,824
Total other assets	2,505,614	2,042,420
TOTAL ASSETS	7,222,105	5,546,263
LIABILITY & EQUITY		
CURRENT LIABILITIES:		
Accounts payable and accrued expenses	1,281,464	799,279
Due to Officer	-	273,431
Other current liabilities	486,377	224,720
ROU Lease Liability - current	361,045	1,311,133
Current portion of notes payable, net	2 120 006	499,900
Total current liabilities	2,128,886	3,108,463
LONG-TERM LIABILITIES:		
ROU Lease Liability - less current portion	1,428,630	
Notes payable, net - less current portion	1,528,124	295,000
Total liabilities	5,085,640	3,403,463
COMMITMENTS AND CONTINGENCIES STOCKHOLDERS' EQUITY:		
Common stock	1,634,542	1,634,542
Additional paid-in capital	7,028,229	7,059,673
Accumulated deficit	(6,526,305)	(6,551,415)
Total stockholders' equity	2,136,465	2,142,800
Total liabilities and stockholders' equity	7,222,105	5,546,263

## TWINVEE POWERCATS INC. CONSOLIDATED STATEMENTS OF OPERATIONS UNAUDITED

	 June 30 2021	De	cember 31 2020
REVENUE:			
Service income	\$ -		
Management fees - related party	21,000		10,500
Revenue: Other Income	-		2,566
Boat Sales	6,414,340		11,063,619
Net revenue	\$ 6,435,340	\$	11,076,685
COST OF REVENUE - REAL ESTATE SALES	-		-
COGS Boat Sales	 3,707,314		6,289,316
Gross profit	\$ 2,728,026	\$	4,787,369
OPERATING EXPENSES:			
Salaries and wages	1,955,305		2,857,773
General and administrative expenses	530,419		512,991
Rent	201,619		379,599
Professional fees	118,280		178,829
Property taxes	-		
Total operating expenses	\$ 2,805,622	\$	3,929,192
PROFIT/(LOSS) FROM OPERATIONS	 (77,596)		858,177
OTHER INCOME (EXPENSES):			
Depreciation and Amortization expense	(112,140)		(205,351)
Other Income	291,999		628,827
Interest expense	(35,153)		(178,585)
Interest income	 -		-
Net other expense	 144,706		244,891
GAIN (LOSS) BEFORE PROVISION FOR INCOME TAXES	\$ 67,110	\$	1,103,068
INCOME TAX PROVISION			
NET INCOME (LOSS)	\$ 25,110	\$	1,103,068
NET GAIN PER SHARE -			
BASIC AND DILUTED	\$ 0.0002	\$	0.0067
WEIGHTED AVERAGE SHARES			
OUTSTANDING - BASIC AND DILUTED	 163,454,175		163,454,175

## TWINVEE POWERCATS INC. CONSOLIDATED STATEMENTS OF OPERATIONS UNAUDITED

#### STATEMENT OF STOCKHOLDERS' EQUITY - UNAUDITED

			Additional			
_	Common	Stock	Paid-in	Treasury	Accumulated	
	Shares	Amount	Capital	Stock	Deficit	Total
Balance - December 31, 2020	163,454,175	1,634,542	7,059,673	-	(6,551,415)	2,142,799
_						
Issuance of common stock						-
Conversion of notes payble						
to common stock						
Prior Year Adjustment			(31,444)			(31,444.00)
Net income_					25,110	25,110.00
Balance - June 30, 2021	163.454.175	1.634.542	7.028.229	-	(6.526.305)	2.136.465

#### TWIN VEE POWERCATS, INC.

### CONSOLIDATED STATEMENT OF CASH FLOWS - UNAUDITED Six Months Ending June $30,\,2021$

CASH FLOW FROM OPERATING ACTIVITIES:  Net income (loss)  Adjustment to reconcile net loss to net cash	25,110
used in operating activities:	
Depreciation and amortization	(112,140)
Issuance of Note Payable for Consulting Sevices	-
Issuance of Common stock for services	-
Stock-based compensation	-
Accrued interes on notes payable	-
Accrued interest on note receivable - related party	-
Changes in operating assets and liabilities:	-
Increase in real estate held for sale	-
(Increase) Decrease in trade accounts receivable	(458,063)
Increase in prepaid expenses and other current assets	(216,321)
Increase (decrease) in accounts payable and accrued expenses	743,842
(Increase) decrease in inventory	(602,838)
Decrease in deferred revenue	-
Net cash used in operating activities	(620,410)
CASH FLOW FROM INVESTING ACTIVITIES:	
Purchase of fixed assets	-
Purchase of marketable securities	-
Proceeds from sale of assets	(18,968)
Purchase of intangibles	-
Advance to officer	(273,431)
ROU Asset/Liability	15,348
Net proceeds from notes payable	-
Net cash provided by (used in) investing activities	(277,051)
CASH FLOW FROM FINANCING ACTIVITIES:	
Repayment of notes payable	-
Proceeds from issuances of notes payable	451,727
Proceeds from issuances of common stock	-
APIC adjustment	(31,444)
Payment of financing costs related to issuance of notes payable	- -
Net cash provided by (used in) financing activities	420,283
NET INCREASE (DECREASE) IN CASH AND CASH EQUIVALENTS	(477,178)

### **EXHIBIT 2 – SHAREHOLDER LIST**

	Cert ID	Shares	Type	Issue Date	Cancel Date	Reference
EDE & CO	1535	116,667	J.1	3/28/2017	_	1379, 1405
ontrol Person: Unknown						
IMOTHY WILKINSON & AMANDA WILKINSON	1536	500,000	I	4/17/2017		RES (ILS)
CATHARINE COMER CRAWFORD	1537	250,000	I	4/17/2017		RES (ILS)
MATTEW R PRALL	1538	150,000	I	4/17/2017		RES (ILS)
DARRYL RILEY	1539	250,000	I	4/17/2017		RES (ILS)
MARTIN KNAPP	1540	250,000	I	4/17/2017		RES (ILS)
OONALD KNAPP	1541	250,000	I	4/17/2017		RES (ILS)
RANDALL L KNAPP REVOCABLE TRUST RANDAL KNAPP TRUSTEE	1542	250,000	Ι	4/17/2017		RES (ILS)
THOMAS JENNINGS & JULIE JENNINGS	1543	250,000	I	4/17/2017		RES (ILS)
IALEY JENNINGS & DILLION BAILEY	1544	75,000	I	4/17/2017		RES (ILS)
VILLIAM JOHNSON & LORI JOHNSON	1545	250,000	I	4/17/2017		RES (ILS)
GARRETT JENNINGS & SYDNEY JENNINGS	1546	75,000	I	4/17/2017		RES (ILS)
ANGYALFY FAMILY TRUST WILLIAM ANGYALFY	1547	1 000 000		4/17/2017		
RUSTEE	1547	1,000,000	I	4/17/2017		RES (ILS)
AMES BRANDEBERRY	1548	250,000	I	4/17/2017		RES (ILS)
DUANE L FEMRITE REVOCABLE FAMILY TRUST	1549	1,000,000		4/17/2017		
DUANE L FEMRITE TRUSTEE		, ,	I			RES (ILS)
MATTEW R PRALL	1550	250,000	I	4/17/2017		RES (ILS)
FRASIER CONTRACTING INC	1551	250,000	I	4/17/2017		RES (ILS)
Control Person: Darryl L. Riley (President)	1550	0.50.00		4/15/2015		PEG (# *)
ARRON BURNS & PENNY BURNS	1552	250,000	I	4/17/2017		RES (ILS)
OSEPH BUTLER	1553	100,000	I	4/17/2017		RES (ILS)
TOP NOTCH AIR CONDITIONING & HEATING INC	1554	300,000	Ι	4/17/2017		RES (ILS)
Control Persons: Christopher Hutton (President), Derek						
Davis (VP) and Daniel Syx (VP)		2.50.000		1/1=/201=		DEG (II 6)
MICHAEL WNEK & PEGGY WNEK JT TEN	1555	250,000	I	4/17/2017		RES (ILS)
AMES BLACKWELL	1556	500,000	I	4/17/2017		RES (ILS)
ST AUGUSTINE REAL ESTATE HOLDINGS LLC	1557	50,000	Ι	4/17/2017		RES (ILS)
Control Persons: Chad Bowling (Manager), Maksim						( )
Levanovich (Manager)						
CHAD BOWLING	1558	100,000	I	4/17/2017		RES (ILS)
ADDSAMDEV FAMILY LLC	1559	250,000	I	4/17/2017		RES (ILS)
Control Persons: Tim Elmes (Manager), Devon Elmes						
(Member), Samantha Elmes (Member), Addison Louise- West Ruff (Member)						
OSEPH SHUGART	1560	250,000	I	4/17/2017		RES (ILS)
SAMUEL BRESSLER & SANDRA BRESSLER	1561	250,000	I	4/17/2017		RES (ILS)
PATRICK HYNES	1562	250,000	I	4/17/2017		RES (ILS)
DARRYL RILEY	1563	250,000	I	4/17/2017		RES (ILS)
RONALD TURNER & ELISABETH TURNER	1564	100,000		4/17/2017		RES (ILS)
WILLIAM DEGRANDE	1565	200,000	I	4/17/2017		RES (ILS)
ASON LEE	1566	250,000	I	4/17/2017		RES (ILS)
ASON LEE DAVID HEROUX	1567	750,000	I	4/17/2017		RES (ILS)
VILLIAM JOHNSON & LORI JOHNSON	1568	250,000	I	4/17/2017		RES (ILS)
VICHOLAS MICHAEL FRESQUEZ	1569	25,000	I	7/18/2017		RES (ILS)
GAVIN CICILIO FRESQUEZ	1570	25,000	I	7/18/2017		RES (ILS)
PATRICK HYNES	1571	250,000	I	7/18/2017		RES (ILS)
AMES SPIVEY SR	1572	250,000	I	7/18/2017		RES (ILS)
LOYD RILEY	1573	50,000	I	7/18/2017		RES (ILS)
OONALD KNAPP	1574	250,000	I	7/18/2017		RES (ILS)
HIRLEY HAMMOND	1575	100,000	I	7/18/2017		RES (ILS)
ERRY BERTOLONE & THERESA BERTOLONE	1576	50,000	I	7/18/2017		RES (ILS)
HAWN ANDERSON & HEATHER ANDERSON	1577	100,000	I	7/18/2017		RES (ILS)
PENCER FORD & ASHLEY FORD	1578	100,000	I	7/18/2017		RES (ILS)
ANDREW SIMS	1579	400,000	I	7/18/2017		RES (ILS)
SENARD BECKMAN	1580	50,000	I	7/18/2017		RES (ILS)
LMK FAMILY INVESTMENTS LLC	1581	500,000	I	7/18/2017		RES (ILS)
Control Persons: Donald O Knapp (Manager), Randall	-501	200,000	-			(112)
Knapp (Manager), Lori Johnson (AM), Peggy Wnek (AM)						
RODNEY SPIVEY	1582	55,000	I	7/18/2017		RES (ILS)
RODNEY SPIVEY	1583	195,000	I	7/18/2017		RES (ILS)

MARTIN KNAPP	1584	150,000	I	7/18/2017		RES (ILS)
DAVID HEROUX	1585	250,000	I	7/18/2017		RES (ILS)
DAVID WHITLOCK	1586	250,000	I	7/18/2017		RES (ILS)
EVERGREEN SHAREHOLDERS LLC	1587	500,000	I	7/18/2017		RES (ILS)
Control Person: Wendi Peake						
TERRI BOWMAN	1588	250,000	I	7/18/2017		RES (ILS)
CEDE & CO	1589	5,000		8/31/2017		1529
Control Person: Unknown JOSEPH C VISCONTI	1590	12,500,000	I	9/19/2017		RES (ILS)
RH TRUST CO LLC	1591	1,500,000	I	9/19/2017		RES (ILS)
Control Person: Guy Newman	1371	1,500,000	1	7/17/2017		KLS (ILS)
BARRY D GERARD	1592	100,000	I	9/19/2017		RES (ILS)
DAVID HEROUX	1593	120,000	I	11/17/2017		RES (ILS)
JEFFREY GROSSMAN	1594	100,000	I	11/17/2017		RES (ILS)
THOMAS JENNINGS & JULIE JENNINGS	1595	250,000	I	11/17/2017		RES (ILS)
DARYLE REILY	1596	100,000	I	11/17/2017	12/4/2017	RES (ILS)
DAVID M CAPPELLO	1597	450,000	I	11/17/2017		RES (ILS)
DAVID A BELL	1598	33,334	I	11/17/2017		RES (ILS)
DOMENICO PORCO	1599	33,334	I	11/17/2017		RES (ILS)
JAMES SANBORN	1600	33,334	I	11/17/2017		RES (ILS)
JOHN A GILBERT	1601	33,334	I	11/17/2017		RES (ILS)
LESLIE MCCLOUD MILTON SLOSKIE JR	1602 1603	16,667	I	11/17/2017		RES (ILS)
MILTON SLOSKIE JR ROBERT W BODE	1603	16,667 33,334	I	11/17/2017 11/17/2017		RES (ILS) RES (ILS)
ROBERT WILL	1604	33,334	I	11/17/2017		RES (ILS)
SIDNEY DEE CLEMENTS	1606	33,334	I	11/17/2017		RES (ILS)
WILLIAM COHEN	1607	66,667	I	11/17/2017		RES (ILS)
DARRYL RILEY	1608	100,000	I	12/4/2017		RES (ILS)
JOSEPH C VISCONTI	1609	11,500,000	I	12/7/2017		RES (ILS)
BRUCE KRUEGER	1610	333,334	I	12/20/2017		RES (ILS)
MICHAEL MCCULLOCH	1611	166,667	I	12/20/2017		RES (ILS)
ROBERT C DALTON	1612	66,667	I	12/20/2017		RES (ILS)
ROBERT C DUPPERRON	1613	133,334	I	12/20/2017		RES (ILS)
THOMAS GIOSEFFI	1614	16,667	I	12/20/2017		RES (ILS)
CEDE & CO	1615	4,000		2/2/2018		1531
Control Person: Unknown	4.54.5	4 000		2 (2 (2 ) 1 )		4.504
ROBERT D ARENSTEIN	1616	1,000		2/2/2018		1531
LEE R PIETTE LAWRENCE M SLUTSKY	1617 1618	100,000 33,333	I	2/9/2018 2/9/2018		RES (ILS) RES (ILS)
ANGYALFY FAMILY TRUST WILLIAM ANGYALFY	1018	33,333	1	2/9/2018		KES (ILS)
TRUSTEE	1619	500,000	Ι	2/9/2018		RES (ILS)
DAVID HEROUX	1620	500,000	I	2/9/2018		RES (ILS)
JAMES CLYDE SPIVEY	1621	250,000	I	2/9/2018		RES (ILS)
BRADLEY AGERS	1622	500	I	2/9/2018		RES (ILS)
WAYNE O'HARA	1623	500	I	2/9/2018		RES (ILS)
JOSEPH FROHNHOEFER	1624	500	I	2/9/2018		RES (ILS)
DAVID HALLEY	1625	500	I	2/9/2018		RES (ILS)
BRET JARVIS	1626	500	I	2/9/2018		RES (ILS)
ROBERT REDMAN	1627	1,000	I	2/9/2018		RES (ILS)
CHRISTOPHER BROWN	1628	1,000	I	2/9/2018		RES (ILS)
JAMES FARQUHARSON	1629	1,000	I	2/9/2018		RES (ILS)
MATTHEW THORNTON	1630	1,000	I	2/9/2018		RES (ILS)
KENNETH EMERICK	1631	1,000	I	2/9/2018		RES (ILS)
ROBERT SONNENBERG	1632	1,000	I	2/9/2018		RES (ILS)
JOSEPH MCGUINNESS	1633	1,000	I	2/9/2018		RES (ILS)
DEAN SCARBROUGH	1634	1,000	I	2/9/2018		RES (ILS)
GREGORY PAGE & SALLY PAGE	1635	1,000	I	2/9/2018		RES (ILS)
LAURA SCHUMANN SCOTT BYRD	1636 1637	1,000 1,000	I	2/9/2018 2/9/2018		RES (ILS) RES (ILS)
CARL EADS	1637	1,000	I	2/9/2018		RES (ILS)
ETHAN MAASS	1639	1,000	I	2/9/2018		RES (ILS)
JOSEPH MCGUINNESS	1640	1,000	I	2/9/2018		RES (ILS)
ROBERT ANDERSON	1641	1,000	I	2/9/2018		RES (ILS)
JEFFREY SULLIVAN	1642	1,000	I	2/9/2018		RES (ILS)
NICHOLAS SINCLAIR	1643	1,000	I	2/9/2018		RES (ILS)
ALBERT DIVITO	1644	1,000	I	2/9/2018		RES (ILS)
BERNIE SCHUMANN		,				. ,
BERNIE SCHUMANN	1645	1,000	I	2/9/2018		RES (ILS)
JESSE JOHNSON	1645 1646	1,000	I	2/9/2018 2/9/2018		RES (ILS)

RAFAEL DIAZ	1648	1,000	I	2/9/2018		RES (ILS)
STEVE BARNES	1649	1,000	I	2/9/2018		RES (ILS)
MICHAEL POLLIS	1650	1,000	I	2/9/2018		RES (ILS)
DAVID LINT	1651	1,000	Ι	2/9/2018		RES (ILS)
PATRICK ANDERSON	1652	1,000	I	2/9/2018		RES (ILS)
WILL CONDON	1653	1,000	I	2/9/2018		RES (ILS)
JAMES MCADAMS	1654	1,000	I	2/9/2018		RES (ILS)
JOHN MORISE	1655	1,000	I	2/9/2018		RES (ILS)
JOSHUA SCHOEN	1656	1,000	I	2/9/2018		RES (ILS)
WILLIAM BRADSHAW	1657	1,000	I	2/9/2018		RES (ILS)
WILLIAM BUTLER	1658	1,000	I	2/9/2018		RES (ILS)
JARED GARVER	1659	1,000	I	2/9/2018		RES (ILS)
RICHARD HERNANDEZ	1660	1,000	I	2/9/2018		RES (ILS)
CRAIG F CLEMENTS	1661	100,000	I	2/26/2018		RES (ILS)
ROTH IRA FBO JOHN M HEROUX	1662	250,000	I	2/26/2018	5/7/2018	RES (ILS)
JOHN M HEROUX & HEATHER K HEROUX	1663	150,000	I	2/26/2018		RES (ILS)
TRADITIONAL IRA FBO MATT T ANDERSON	1664	250,000	I	2/26/2018	7/31/2018	RES (ILS)
MATT T ANDERSON	1665	250,000	I	2/26/2018		RES (ILS)
DUANE L FEMRITE REVOCABLE FAMILY TRUST	1666	250,000	Ι	3/14/2018		RES (ILS)
BOUSTEAD SECURITIES LLC	1667	250,000	I	3/14/2018		RES (ILS)
Control Person: Boustead & Company Limited (Member), Robert Lee Bull (FINOP, Principal, CCO), Keith Moore, (CEO)						
JON F SCHULTZ	1668	250,000	I	3/14/2018	9/11/2018	RES (ILS)
ERIC M PERLE	1669	1,000	I	3/14/2018		RES (ILS)
JAMES MILLS	1670	500	I	3/26/2018		RES (ILS)
MARK REDICK	1671	500	I	3/26/2018		RES (ILS)
ROBERT SARVARY	1672	1,000	I	3/26/2018		RES (ILS)
CHARLES COLE	1673	1,000	I	3/26/2018		RES (ILS)
PAWEL KRASUCKI	1674	1,000	I	3/26/2018		RES (ILS)
GRETTA STARNES	1675	1,000	I	3/26/2018		RES (ILS)
DANIEL HIGHSMITH	1676	1,000	I	3/26/2018		RES (ILS)
DAVE S MILLER	1677	1,000	I	3/26/2018		RES (ILS)
LEONARD CARULLI	1678	1,000	I	3/26/2018		RES (ILS)
SULE CAKMAK	1679	150,000	I	4/19/2018		RES (ILS)
JAMES M SPIVEY	1680	250,000	I	4/19/2018		RES (ILS)
MITCHELL CLARK	1681	250,000	I	4/19/2018		RES (ILS)
TERRANCE E BEAUSIR & CAROLYN BEAUSIR	1682	250,000	I	4/19/2018	5/21/2010	RES (ILS)
LI MIN HUANG	1683	53,300		5/3/2018	5/31/2018	1429
MADISON TRUST COMPANY CUSTODIAN FBO	1684	250,000	т	5/7/2018		DECHO
JOHN HEROUX M1801059		,	I			RES-ILS
Control Person: John Heroux (Account Holder) KEVIN CLINGERMAN & MELISSA CLINGERMAN	1685	50,000	I	5/15/2018		RES (ILS)
CLAY CLINGERMAN	1686	25,000	I	5/15/2018		RES (ILS)
COLE CLINGERMAN	1687	25,000	I	5/15/2018		RES (ILS)
	100/	25,000	1	3/13/2010		KES (IES)
JOHN H JOHNSON & MILDRED L JOHNSON	1688	33,334		5/15/2018		
REVOCABLE TRUST DTD 4-12-11	1000	33,334	Ι	3/13/2010		RES (ILS)
MARTIN JOSE ORNELAS	1689	200,000	I	5/18/2018		RES (ILS)
CEDE & CO	1690	53,300		5/31/2018		1683
Control Person: Unknown	1070	33,300		5.51,2016		1005
VANGUARD MARKETING CORPORATION	1691	400,000		6/21/2018	7/2/2018	1409, 1419
Control Persons: Matthew John Benchener (CEP, Director,		100,000				
Chairman), John Bendl (VP), Matthew Clark Brancato						
(Director, VP), Mary Cosby (Director, VP), John Mark						
Hames (Director SVP), Thomas Mark Rampulla (Director SVP), Karin Ann Risi (Director, SVP), Michael Thomas						
Rollings (Director, SVP), Michael Thomas						
MATTHEW R PRALL	1692	100,000	Ι	6/28/2018		RES (ILS)
CEDE & CO	1693	400,000		7/2/2018		1691
Control Person: Unknown						
MADISON TRUST COMPANY CUSTODIAN FBO	1694	250,000		7/31/2018		
MATT T ANDERSON	1094	230,000	I	//31/2018		RES (ILS)
Control Person: Matt T. Anderson (Account Holder)						
TERRANCE E BEAUSIR & CAROLYN BEAUSIR	1695	250,000	I	7/31/2018		RES (ILS)
MITCHELL CLARK	1696	250,000	I	7/31/2018	0.16 : 17:	RES (ILS)
JON F SCHULTZ	1697	250,000	I	7/31/2018	9/11/2018	RES (ILS)
TWIN MAR VENTURE LLC	1698	1,000,000	I	8/9/2018		RES (ILS)
Control Persons: Brian Carricarte (Manager), Jennifer						

1699 1700 1701	22,000 250,000	I	8/17/2018		RES-ILS
	250,000				
1701		I	9/11/2018		RES-ILS
	250,000	I	9/11/2018		RES-ILS
1702	750,000		11/8/2018	11/20/2018	
1702	750,000	I	11/6/2016	11/20/2016	RES (R)
1703	750,000		11/20/2018		
1703	750,000	I	11/20/2018		RES (R)
	,	I		6/10/2019	RES (R)
1705	250,000	I	12/26/2018		RES (R)
1706	1,000,000	I	12/26/2018		RES (R)
1707	50,000	I	3/5/2019		RES (R)
1708	50,000	I	3/5/2019		RES (R)
1709	50,000	I	3/5/2019		RES (R)
1710	50,000	I	3/5/2019		RES (R)
1711	100,000	I	3/5/2019		RES (R)
1712	50,000	I	3/5/2019		RES (R)
1713	50,000	I	3/5/2019		RES (R)
BE1	100,000	I	6/10/2019		1704
BE2	100,000	I	6/10/2019		1704
1719	200,000	I	1/21/2020		RES (R)
1718	250,000	I	1/21/2020		RES (R)
	,				. ,
		-	1/21/2020		PEG (P)
					RES (R)
		_			RES (R)
1715	1,000,000	1	1/21/2020		RES (R)
1717	32,000,000	ī	1/21/2020		RES (R)
	32,000,000	1	1/21/2020		KES (K)
1720	250,000	I	3/11/2020		RES (R)
1721	2,250,000	I	3/11/2020		RES (R)
	1707 1708 1709 1710 1711 1712 1713 BE1 BE2 1719 1718 1714 1716 1715 1717 1720	1704 200,000 1705 250,000 1706 1,000,000 1707 50,000 1708 50,000 1709 50,000 1710 50,000 1711 100,000 1712 50,000 1713 50,000 1718 200,000 1719 200,000 1718 250,000 1718 250,000 1718 250,000 1711 250,000 1711 100,000 1712 50,000 1713 50,000 1713 50,000 1713 50,000 1719 200,000 1719 200,000 1719 250,000 1718 250,000 1710 2,500,000 1711 32,000,000 1711 32,000,000 1712 32,000,000 1712 32,000,000	1704   200,000   I   1705   250,000   I   1706   1,000,000   I   1707   50,000   I   1708   50,000   I   1709   50,000   I   1710   50,000   I   1711   100,000   I   1712   50,000   I   1713   50,000   I   1713   50,000   I   1714   250,000   I   1718   250,000   I   1718   250,000   I   1718   250,000   I   1716   2,500,000   I   1715   1,000,000   I   1715   1,000,000   I   1717   32,000,000   I   1717   32,000,000   I   1720   250,000   I     1720   250,000   I     1720   250,000   I     1720   250,000   I     1720   250,000   I     1720   250,000   I     1720   250,000   I     1720   250,000   I     1720   250,000   I     1720     1720   250,000   I     1720   250,000   I     1720   250,000   I     1720   250,000   I	1704	1704