

# TPI COMPOSITES, INC Reported by DEROSA MICHAEL LAWRENCE

## **FORM 3** (Initial Statement of Beneficial Ownership)

Filed 07/21/16 for the Period Ending 07/21/16

Address 8501 N SCOTTSDALE ROAD GAINEY CENTER II, SUITE 100 SCOTTSDALE, AZ, 85253 Telephone 480-305-8910 CIK 0001455684 Symbol TPIC

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

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## INITIAL STATEMENT OF BENEFICIAL OWNERSHIP OF SECURITIES

Filed pursuant to Section 16(a) of the Securities Exchange Act of 1934 or Section 30(h) of the Investment Company Act of 1940

. Name and Address of Reporting Person <sup>*</sup> 2. Date of Even Statement (MM <b>DeRosa Michael Lawrence</b> 7/21/			/YYYY)	3. Issuer Name and Ticker or Trading Symbol TPI COMPOSITES, INC [TPIC]							
Dertosa Michael Lawrence											
(Last) (First) (Middle)	4. Rela	4. Relationship of Reporting Person(s) to Issuer (Check all applicable)									
THREE RADNOR CORP. CTR.,, SUITE 410				X 10% Owner below) Other (specify below)							
(Street)	5 If A1	mendment, D	ate	6. Individual or Joint/Group Filing (Check Applicable Line)							
RADNOR, PA 19087		Original Filed (MM/DD/YYYY)			X_Form filed by One Reporting Person Form filed by More than One Reporting Person						
(City) (State) (Zip)											
	Tab	ole I - Non-Do	erivative So	ecurities	Beneficial	ly Owned					
			2. Amount of Securities Beneficially Owned Instr. 4)		F (I (I	orm: Direct () O) or Indirect	4. Nature of Indirect Beneficial Ownership (Instr. 5)				
Table II - Derivativ	ve Securities	Beneficially	Owned ( e.	<i>g</i> . , puts,	calls, wai	rants, options,	convertible secu	urities)			
1. Title of Derivate Security (Instr. 4)		piration Date M/DD/YYYY)		3. Title and Amount of Securities Underlying Derivative Security (Instr. 4)		or Exercise Price of Derivative	n 5. Ownership Form of Derivative Security:	6. Nature of Indirect Beneficial Ownership (Instr. 5)			
	Date Exercisable	Expiration Title Date			Amount of Number of Shares		Direct (D) or Indirect (I) (Instr. 5)				
Stock Option (Right to Buy)	(1)	5/29/2025	Com Stoc		18000	\$10.8722	D				
Restricted Stock Units	(2)	(2)	Common Stock		2880	\$0.00 (3)	D				
Series B-1 Convertible Preferred Stock	<u>(4)</u>	<u>(4)</u>	Common Stock		390328	9 (4)	Ι	See Note (5)			
Series C Convertible Preferred Stock	<u>(4)</u>	<u>(4)</u>	Com Stoc		144904	8 (4)	Ι	See Note (5)			
Senior Redeemable Preferred Stock	<u>(4)</u>	<u>(4)</u>	Com Stoc		195141	5 <u>(4)</u>	Ι	See Note (5)			
Super Senior Redeemable Preferred Stock	(4)	<u>(4)</u>	Com Stoc		880517	<u>(4)</u>	Ι	See Note <sup>(5)</sup>			
Series B Warrants	<u>(6)</u>	<u>(6)</u>	Serie Conve Prefe Stoo	rtible rred	69.723	\$8748.81	I	See Note (5)			
Common Warrants	<u>(7)</u>	<u>(7)</u>	Com Stoc		72191	\$9.35	Ι	See Note (5)			
Subordinated Convertible Promissory Note	(8)	<u>(8)</u>	Com Stoc		485887	\$11.00	Ι	See Note (5)			

### **Explanation of Responses:**

- (1) 25% of these securities vest on the first anniversary of the effective date of the initial public offering of the Issuer, and 6.25% vest on each quarterly anniversary thereafter, such that 100% of the securities vest on the fourth anniversary of this offering; provided, that the Reporting Person continues to provide service to the Issuer through each applicable vesting date.
- (2) All of the restricted stock units ("RSUs") vest on the first anniversary of the effective date of the initial public offering of the Issuer; provided, that the Reporting Person continues to provide service to the Issuer through the vesting date. The RSUs do not have an expiration date.
- (3) Each RSU represents a contingent right to receive one share of Common Stock. All unvested RSUs will automatically expire upon Reporting Person's termination of service from the Issuer.
- (4) These securities are convertible at any time into shares of the Issuer's Common Stock at the holder's election and automatically convert upon the closing of the Issuer's initial public offering, into the number of shares of Common Stock shown in column 3 above. These securities do not have an expiration date.
- (5) These securities are held of record by Element Partners II, L.P. ("EP II") and Element Partners II Intrafund, L.P. ("Intrafund"). Element Partners II G.P., L.P. ("GP LP") is the general partner of both EP II and Intrafund, and Element II G.P., LLC ("GP LLC") is the general partner of GP LP. The Reporting Person is a designated director representative of EP II and Intrafund and a managing member of GP LLC and may be deemed to share voting and investment power with respect to all shares held by EP II and Intrafund. The Reporting Person disclaims beneficial ownership of the securities reported herein for purposes of Rule 16a-1(a) under the Securities Exchange Act of 1934, as amended (the "Exchange Act"), except to the extent of his pecuniary interest therein, if any.
- (6) These securities are exercisable for Series B Convertible Preferred Stock and are deemed automatically exercised immediately before the closing of the Issuer's initial underwritten public offering of Common Stock pursuant to a registration statement on Form S-1, which public offering has been declared effective by the SEC. These securities are exercisable for a period ending upon the earliest to occur of (i) seven (7) years after the Effective Date, (ii) the date of the Issuer's initial public offering, or (iii) the date of a merger event, as defined therein.
- (7) These securities are exercisable for Common Stock and are exercisable at any time until the earlier of (i) December 29, 2022, (ii) two (2) years following the effective date of the Issuer's initial public offering, or (iii) the date of a merger event, as defined therein.
- (8) These securities are exercisable (a) immediately prior to the completion of any Change of Control or Qualified Initial Public Offering, or (b) at the election of the Reporting Person, at any time after the occurrence of an event of default, and are convertible into shares of Issuer common stock at a conversion price equal to the public offering price per share.

#### **Reporting Owners**

Reporting Owner Name / Address	Relationships					
Reporting Owner Name / Address	Director	10% Owner	Officer	Other		
DeRosa Michael Lawrence THREE RADNOR CORP. CTR., SUITE 410 RADNOR, PA 19087	X	X				

#### Signatures

/s/ Steven G. Fishbach, Attorney-in-Fact	7/21/2016
Signature of Reporting Person	Date

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

\* If the form is filed by more than one reporting person, see Instruction 5(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).

Note: File three copies of this Form, one of which must be manually signed. If space is insufficient, *see* Instruction 6 for procedure.

Persons who respond to the collection of information contained in this form are not required to respond unless the form displays a currently valid OMB control number.

The undersigned hereby constitutes and appoints each of Steven G. Fishbach, Marlene Neely and Bradley C. Weber, signing singly, and with full power of substitution, the undersigned's true and lawful attorney-in-fact to:

(1) execute for and on behalf of the undersigned, in the undersigned's capacity as officer and/or director of TPI Composites, Inc. (the "Company"), from time to time the following U.S. Securities and Exchange Commission ("SEC") forms: (i) Form ID, including any attached documents, to effect the assignment of codes to the undersigned to be used in the transmission of information to the SEC using the EDGAR System; (ii) Form 3, Initial Statement of Beneficial Ownership of Securities, including any attached documents; (iii) Form 4, Statement of Changes in Beneficial Ownership of Securities, including any attached documents; (iv) Form 5, Annual Statement of Beneficial Ownership of Securities in accordance with Section 16(a) of the Securities Exchange Act of 1934, as amended, and the rules thereunder, including any attached documents; (v) Schedule 13D and (vi) amendments of each thereof, in accordance with the Securities Exchange Act of 1934, as amended, and the rules thereunder, including any attached documents;

(2) do and perform any and all acts for and on behalf of the undersigned which may be necessary or desirable to complete and execute any such Form 3, 4 or 5, Schedule 13D or any amendment(s) thereto, and timely file such form(s) with the SEC and any securities exchange, national association or similar authority; and

(3) take any other action of any type whatsoever in connection with the foregoing which, in the opinion of such attorney-in-fact, may be of benefit to, in the best interest of, or legally required by, the undersigned, it being understood that the documents executed by such attorney-in-fact on behalf of the undersigned pursuant to this Power of Attorney shall be in such form and shall contain such terms and conditions as such attorney-in-fact may approve in such attorney-in-fact's discretion.

The undersigned hereby grants to each such attorney-in-fact, acting singly, full power and authority to do and perform any and every act and thing whatsoever requisite, necessary or proper to be done in the exercise of any of the rights and powers herein granted, as fully to all intents and purposes as the undersigned might or could do if personally present, with full power of substitution or revocation, hereby ratifying and confirming all that such attorney-in-fact, or such attorney-in-fact's substitute or substitutes, shall lawfully do or cause to be done by virtue of this power of attorney and the rights and powers herein granted. The undersigned acknowledges that the foregoing attorneys-in-fact, in serving in such capacity at the request of the undersigned, are not assuming, nor is the Company assuming, any of the undersigned's responsibilities to comply with Section 16 or Regulation 13D-G of the Securities Exchange Act of 1934, as amended. The undersigned hereby agrees to indemnify the attorneys-in-fact and the Company from and against any demand, damage, loss, cost or expense arising from any false or misleading information provided by the undersigned to the attorneys-in-fact.

This Power of Attorney shall remain in full force and effect until the undersigned is no longer required to file such forms with respect to the undersigned's holdings of and transactions in securities issued by the Company, unless earlier revoked by the undersigned in a signed writing delivered to the foregoing attorneys-in-fact. This Power of Attorney supersedes any prior power of attorney in connection with the undersigned's capacity as an officer and/or director of the Company. This Power of Attorney shall expire as to any individual attorney-in-fact if such attorney-in-fact ceases to be an executive officer of, or legal counsel to, the Company.

IN WITNESS WHEREOF, the undersigned has caused this Power of Attorney to be executed as of June 30, 2016.

/s/ Michael Lawrence DeRosa

Michael Lawrence DeRosa