

TPI COMPOSITES, INC

Reported by WEISS DANIEL G

FORM 4

(Statement of Changes in Beneficial Ownership)

Filed 07/29/16 for the Period Ending 07/27/16

Address 8501 N SCOTTSDALE ROAD

GAINEY CENTER II, SUITE 100

SCOTTSDALE, AZ, 85253

Telephone 480-305-8910

CIK 0001455684

Symbol TPIC

SIC Code 3510 - Engines And Turbines

Industry Renewable Energy Equipment & Services

Sector Energy



[] Check this box if no longer subject to Section 16. Form 4 or Form 5 obligations may continue. *See* Instruction 1(b).

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

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STATEMENT OF CHANGES IN 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

1. Name and Madress of Reporting Ferson					(5. Relationship of Reporting Person(s) to Issuer (Check all applicable)					
Weiss Daniel	G								OSITE							X _ Director		v	100/ Ouma	
(Last) (First) (Middle)				3. I	3. Date of Earliest Transaction (MM/DD/YYYY)										X _ Director X 10% Owner Officer (give title below) Other (specify below)					
2029 CENTURY PARK EAST, SUITE 2980					,	7/27/2016														
(Street)					4. I	4. If Amendment, Date Original Filed (MM/DD/YYYY)										6. Individual or Joint/Group Filing (Check Applicable Line)				
LOS ANGELES, CA 90067 (City) (State) (Zip)														_ X _ Form filed by One Reporting Person _ Form filed by More than One Reporting Person						
				I - No	n-Der	ivat	ive S	ecı	ırities Ac	quir	ed, D	ispos	ed of	, or B	ene	eficially Own	ed			
1. Title of Security (Instr. 3)					Exec	A. Deemed execution Date, if any		3. Trans. Co (Instr. 8)	or Dis		sposed of (D) 3, 4 and 5)) ` `		Following Reported Transaction(s) Ownership of Ind Benef			7. Nature of Indirect Beneficial Ownership		
									Code	V	Amo	ount	(A) or (D)	r Price					or Indirect (I) (Instr. 4)	(Instr. 4)
Common Stock				7/27/2	2016				C		48554 (1		A	<u>(1)</u>	4855470		I (2)	See Footnote		
Common Stock 7/27/2				2016	6			P		2727 (3		A	(3)	5128197			I (2)	See Footnote		
	Table	e II - Deriv	vative	Secu	rities E	Bene	eficial	lly	Owned (e.g	, puts	, call	s, wa	rrants	s, o	ptions, conve	rtible sec	urities)		
1. Title of Derivate Security (Instr. 3)	2. Conversion or Exercise Price of Derivative	Date Ex	3A. Dec Executi Date, if	ion (4. Trans. Code (Instr. 8)	Derivati Acquire Dispose		ativ ired sed	e Securities (A) or	6. Date Exe Expiration I						nderlying ecurity	8. Price of Derivative Security (Instr. 5)	9. Number of derivative Securities Beneficially Owned	10. Ownership Form of Derivative Security:	11. Nature of Indirect Beneficial Ownership (Instr. 4)
	Security				Code	v	(A)	Date Exercisable Expiration Date Title Amount or Number of Shares		Following Reported Transaction(s) (Instr. 4)	Direct (D) or Indirect (I) (Instr. 4)									
Series A Convertible Preferred Stock	(4)	7/27/2016			С			1	1192.517		<u>(4)</u>	<u>(</u>	<u>4)</u>	Comm Stock		1501455	\$0.00	0	I (2)	See Footnote
Series B Convertible Preferred Stock	<u>(5)</u>	7/27/2016			C			1	180.7215		<u>(5)</u>	<u>(</u>	<u>5)</u>	Comm Stock		231846	\$0.00	0	I (2)	See Footnote
Series B-1 Convertible Preferred Stock	(6) 7/27/2016		C			194.312		<u>(6)</u>	<u>(</u>	<u>6)</u>	Comm Stock		351460	\$0.00	0	I (2)	See Footnote			
Series C Convertible Preferred Stock	<u>(7)</u>	7/27/2016			C				1226.54		<u>(7)</u>	C	<u>7)</u>	Comm Stock		1449049	\$0.00	0	I (2)	See Footnote
Senior Redeemable Preferred Stock	(8)	7/27/2016			С				170		(8)	<u>(</u>	8)	Comm Stock		809123	\$0.00	0	I (2)	See Footnote
Super Senior Redeemable Preferred Stock	(9)	7/27/2016			С				85		<u>(9)</u>	C	9)	Comm Stock		404562	\$0.00	0	I (2)	See Footnote
Subordinated Convertible Promissory Note	(10)	7/27/2016			C				107975	1	(10)	<u>(1</u>	0)	Comm Stock		107975	\$11.00	0	I (2)	See Footnote

Explanation of Responses:

- (1) This transaction represents the total number of shares of Common Stock of the Issuer (the "Issuer Common Stock") received upon the conversion of the Issuer's Series A Convertible Preferred Stock (the "Series A Shares"), Series B Convertible Preferred Stock (the "Series B Shares"), Series B-1 Convertible Preferred Stock (the "Series B-1 Shares"), Series C Convertible Preferred Stock (the "Series C Shares"), Senior Redeemable Preferred Stock (the "Series C Shares") and Super Senior Redeemable Preferred Stock (the "Super Senior Shares"). The Series A Shares, Series B Shares, Series B-1 Shares, Series C Shares, Senior Shares and Super Senior Shares are collectively referred to herein as the "Preferred Shares".
- (2) These securities are held of record by Angeleno Investors II, L.P. ("AI II LP") and the Reporting Person is the co-founder and managing partner of the

Angeleno Group. The Reporting Person may be deemed to share voting and investment power with respect to all shares held by AI II LP. 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

- (3) These securities were purchased in the initial public offering of the Issuer.
- (4) The Series A Shares automatically converted into Issuer Common stock on an approximately 1,259.06-for-1 basis upon the closing of the initial public offering of the Issuer without payment or further consideration. The Series A Shares were convertible at any time at the election of the Reporting Person and had no expiration date.
- (5) The Series B Shares automatically converted into Issuer Common stock on an approximately 1,282.90-for-1 basis upon the closing of the initial public offering of the Issuer without payment or further consideration. The Series B Shares were convertible at any time at the election of the Reporting Person and had no expiration date.
- (6) The Series B-1 Shares automatically converted into Issuer Common stock on an approximately 1,808.75-for-1 basis upon the closing of the initial public offering of the Issuer without payment or further consideration. The Series B-1 Shares were convertible at any time at the election of the Reporting Person and had no expiration date.
- (7) The Series C Shares automatically converted into Issuer Common stock on an approximately 1,181.41-for-1 basis upon the closing of the initial public offering of the Issuer without payment or further consideration. The Series C Shares were convertible at any time at the election of the Reporting Person and had no expiration date.
- (8) The Senior Shares automatically converted into Issuer Common stock on an approximately 4,759.60-for-1 basis upon the closing of the initial public offering of the Issuer without payment or further consideration. The Senior Shares were convertible at any time at the election of the Reporting Person and had no expiration date.
- (9) The Super Senior Shares automatically converted into Issuer Common stock on an approximately 4,759.60-for-1 basis upon the closing of the initial public offering of the Issuer without payment or further consideration. The Super Senior Shares were convertible at any time at the election of the Reporting Person and had no expiration date.
- (10) These securities automatically converted into Issuer Common stock upon the closing of the initial public offering of the Issuer without payment or further consideration. These securities converted at a price of \$11.00 per share.

Reporting Owners

Paparting Owner Name / Address	Relationships							
Reporting Owner Name / Address	Director	10% Owner	Officer	Other				
Weiss Daniel G 2029 CENTURY PARK EAST SUITE 2980 LOS ANGELES, CA 90067	X	X						

Signatures

/s/ Steven G. Fishbach, Attorney-in-Fact 7/29/2016

***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 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).

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

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