Fill in this infe	ormation to identify the case:	
Debtor	Proterra Inc	
United States Ba	ankruptcy Court for the:	District of Delaware (State)
Case number	23-11120	

# Official Form 410

Proof of Claim 04/22

Read the instructions before filling out this form. This form is for making a claim for payment in a bankruptcy case. Do not use this form to make a request for payment of an administrative expense. Make such a request according to 11 U.S.C. § 503.

**Filers must leave out or redact** information that is entitled to privacy on this form or on any attached documents. Attach redacted copies or any documents that support the claim, such as promissory notes, purchase orders, invoices, itemized statements of running accounts, contracts, judgments, mortgages, and security agreements. **Do not send original documents;** they may be destroyed after scanning. If the documents are not available, explain in an attachment.

A person who files a fraudulent claim could be fined up to \$500,000, imprisoned for up to 5 years, or both. 18 U.S.C. §§ 152, 157, and 3571.

Fill in all the information about the claim as of the date the case was filed. That date is on the notice of bankruptcy (Form 309) that you received.

P	art 1: Identify the Clair	n	
1.	Who is the current creditor?	Alycia Petraglia  Name of the current creditor (the person or entity to be paid for this claim)  Other names the creditor used with the debtor	
2.	Has this claim been acquired from someone else?	No Yes. From whom?	
3.	Where should notices and payments to the creditor be sent? Federal Rule of Bankruptcy Procedure (FRBP) 2002(g)	Where should notices to the creditor be sent?  Alycia Petraglia 2009 Majestic Drive Canonsburg, PA 15317  Contact phone Contact email alyciapetraglia@gmail.com	Where should payments to the creditor be sent? (if different)  Contact phone Contact email
4.	Does this claim amend one already filed?	Uniform claim identifier for electronic payments in chapter 13 (if you use of the control of the	<u></u>
5.	Do you know if anyone else has filed a proof of claim for this claim?	No Yes. Who made the earlier filing?	

Official Form 410 Proof of Claim

Do you have any number you use to identify the debtor?	<ul> <li>No</li> <li>✓ Yes. Last 4 digits of the debtor's account or any number you use to identify the debtor: <u>1457</u></li></ul>
How much is the claim?	\$ 1867.50  Does this amount include interest or other charges?  No  Yes. Attach statement itemizing interest, fees, expenses, or other charges required by Bankruptcy Rule 3001(c)(2)(A).
What is the basis of the claim?	Examples: Goods sold, money loaned, lease, services performed, personal injury or wrongful death, or credit card.  Attach redacted copies of any documents supporting the claim required by Bankruptcy Rule 3001(c).  Limit disclosing information that is entitled to privacy, such as health care information.
Is all or part of the claim secured?	Yes. The claim is secured by a lien on property.  Nature or property:  Real estate: If the claim is secured by the debtor's principle residence, file a Mortgage Proof of Claim Attachment (Official Form 410-A) with this Proof of Claim.  Motor vehicle  Other. Describe:  Basis for perfection:  Attach redacted copies of documents, if any, that show evidence of perfection of a security interest (for example, a mortgage, lien, certificate of title, financing statement, or other document that shows the lien has been filed or recorded.)
	Value of property:  Amount of the claim that is secured:  Amount of the claim that is unsecured:  \$

11. Is this claim subject to a right of setoff?

No

Yes. Identify the property:

Yes. Amount necessary to cure any default as of the date of the petition.

Official Form 410 Proof of Claim

No Ye day the	es. Indicate the amount of your claim arising from the value of any goods receives before the date of commencement of the above case, in which the goods to ordinary course of such Debtor's business. Attach documentation supporting	eived by the debtor within 20 have been sold to the Debtor in
Ye da the \$	11 U.S.C. § 507(a)(1)(A) or (a)(1)(B).    Up to \$3,350* of deposits toward purchase, lease, or rental of property or services for personal, family, or household use. 11 U.S.C. § 507(a)(7).    Wages, salaries, or commissions (up to \$15,150*) earned within 180 days before the bankruptcy petition is filed or the debtor's business ends, whichever is earlier. 11 U.S.C. § 507(a)(4).    Taxes or penalties owed to governmental units. 11 U.S.C. § 507(a)(8).    Contributions to an employee benefit plan. 11 U.S.C. § 507(a)(5).    Other. Specify subsection of 11 U.S.C. § 507(a)() that applies.  Amounts are subject to adjustment on 4/01/25 and every 3 years after that for cases begun sees. Indicate the amount of your claim arising from the value of any goods receive before the date of commencement of the above case, in which the goods a ordinary course of such Debtor's business. Attach documentation supporting the appropriate box:	\$
Ye da the \$	or services for personal, family, or household use. 11 U.S.C. § 507(a)(7).  Wages, salaries, or commissions (up to \$15,150*) earned within 180 days before the bankruptcy petition is filed or the debtor's business ends, whichever is earlier. 11 U.S.C. § 507(a)(4).  Taxes or penalties owed to governmental units. 11 U.S.C. § 507(a)(8).  Contributions to an employee benefit plan. 11 U.S.C. § 507(a)(5).  Other. Specify subsection of 11 U.S.C. § 507(a)() that applies.  Amounts are subject to adjustment on 4/01/25 and every 3 years after that for cases begun es. Indicate the amount of your claim arising from the value of any goods receive before the date of commencement of the above case, in which the goods e ordinary course of such Debtor's business. Attach documentation supporting appropriate box:	\$
Ye da the \$	days before the bankruptcy petition is filed or the debtor's business ends, whichever is earlier. 11 U.S.C. § 507(a)(4).  Taxes or penalties owed to governmental units. 11 U.S.C. § 507(a)(8).  Contributions to an employee benefit plan. 11 U.S.C. § 507(a)(5).  Other. Specify subsection of 11 U.S.C. § 507(a)() that applies.  Amounts are subject to adjustment on 4/01/25 and every 3 years after that for cases begun ess. Indicate the amount of your claim arising from the value of any goods receive before the date of commencement of the above case, in which the goods to ordinary course of such Debtor's business. Attach documentation supporting appropriate box:	\$son or after the date of adjustment.  eived by the debtor within 20 have been sold to the Debtor in
Ye da the \$	Contributions to an employee benefit plan. 11 U.S.C. § 507(a)(5).  Other. Specify subsection of 11 U.S.C. § 507(a)() that applies.  Amounts are subject to adjustment on 4/01/25 and every 3 years after that for cases begun  es. Indicate the amount of your claim arising from the value of any goods receives before the date of commencement of the above case, in which the goods the ordinary course of such Debtor's business. Attach documentation supporting the appropriate box:	\$on or after the date of adjustment.  eived by the debtor within 20 have been sold to the Debtor in
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Ye da the \$	Amounts are subject to adjustment on 4/01/25 and every 3 years after that for cases begun  bes. Indicate the amount of your claim arising from the value of any goods receives before the date of commencement of the above case, in which the goods to ordinary course of such Debtor's business. Attach documentation supporting appropriate box:	eived by the debtor within 20 have been sold to the Debtor in
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da the \$	lys before the date of commencement of the above case, in which the goods be ordinary course of such Debtor's business. Attach documentation supporting the appropriate box:	have been sold to the Debtor in
Check the	appropriate box:	
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I am I am I am I am I understarthe amount have exa I declare undeclare undec	the creditor's attorney or authorized agent.  the trustee, or the debtor, or their authorized agent. Bankruptcy Rule 3004.  a guarantor, surety, endorser, or other codebtor. Bankruptcy Rule 3005.  Inditional that an authorized signature on this <i>Proof of Claim</i> serves as an acknowled on the claim, the creditor gave the debtor credit for any payments received to amined the information in this <i>Proof of Claim</i> and have reasonable belief that the under penalty of perjury that the foregoing is true and correct.  Indicate a petraglia or and the person who is completing and signing this claim:  Alycia Petraglia  First name Middle name Lasting and signing the claim of the person who is completing and signing the claim:  Alycia Petraglia or and signing the claim of the person who is completing and signing the claim of the person who is completing and signing the claim of the person who is completing and signing the claim of the person who is completing and signing the claim of the person who is completing and signing the claim of the person who is completing and signing the claim of the person who is completing and signing the claim of the person who is completing and signing the claim of the person who is completing and signing the claim of the person who is completing and signing the claim of the person who is completing and signing the claim of the person who is completing and signing the claim of the person who is completing and signing the claim of the person who is completing and signing the claim of the person who is completing and signing the claim of the person who is completed and the claim of the person who is completed and the claim of the person of	ward the debt. e information is true and correct.
	I am I understathe amount have exacted    I have exacted   I declare to the signature of th	I am a guarantor, surety, endorser, or other codebtor. Bankruptcy Rule 3005.  I understand that an authorized signature on this <i>Proof of Claim</i> serves as an acknowled the amount of the claim, the creditor gave the debtor credit for any payments received to I have examined the information in this <i>Proof of Claim</i> and have reasonable belief that the I declare under penalty of perjury that the foregoing is true and correct.  Executed on date   11/08/2023  MM / DD / YYYY   ///  ///  ///  Print the name of the person who is completing and signing this claim:  Name  Alycia Petraglia  First name  Middle name  Lastr  Title  Company  Identify the corporate servicer as the company if the authorized agent is a servicer



Official Form 410 Proof of Claim

# KCC ePOC Electronic Claim Filing Summary

For phone assistance: Domestic (888) 251-3076 | International (310) 751-2617

<u></u>		
Debtor:		
23-11120 - Proterra Inc		
District:		
District of Delaware		
Creditor:	Has Supporting Doc	
Alycia Petraglia		ng documentation successfully uploaded
2009 Majestic Drive	Related Document S	tatement:
Canonsburg, PA, 15317	Has Related Claim:	
Phone:	No Related Claim Filed	Ву:
Phone 2:		
Fax:	Filing Party:	
Email:	Creditor	
alyciapetraglia@gmail.com		
Other Names Used with Debtor:	Amends Claim:	
other rames osca with poster.	No	
	Acquired Claim:	
	No	
Basis of Claim:	Last 4 Digits:	Uniform Claim Identifier:
	Yes - 1457	
Total Amount of Claim:	Includes Interest or	Charges:
1867.50	No	
Has Priority Claim:	Priority Under:	
No		
Has Secured Claim:	Nature of Secured A	mount:
No	Value of Property:	
Amount of 503(b)(9):	Annual Interest Rate	:
No	Arrearage Amount:	
Based on Lease:	•	
No	Basis for Perfection:	
Subject to Right of Setoff:	Amount Unsecured:	
No		
Submitted By:		
Alycia Petraglia on 08-Nov-2023 10:03:35 p.m. Eastern T	ime	
Title:		
Company:		

PAGE **1** OF 12

5TH-61457-17 RR 000 ACCOUNT NUMBER

**ALYCIA PETRAGLIA** 

Taxable dividends

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> ALYCIA PETRAGLIA 2009 MAJESTIC DRIVE **CANONSBURG PA 15317-4868**

> <u>Invest</u>

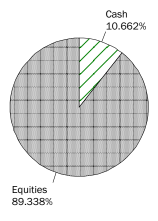
SoFi Securities LLC 234 1st Street

San Francisco, CA 94105

San Francisco, OA 3-Phone (855) 525-7634

# **ACCOUNT SUMMARY OPENING BALANCE** CLOSING BALANCE Can account Margin account **INCOME AND EXPENSE SUMMARY** THIS PERIOD YEAR TO DATE

# PORTFOLIO EQUITY ALLOCATION



ACCOUNT CARRIED BY: APEX CLEARING CORPORATION MEMBER FINRA, NYSE and SIPC

#### IMPORTANT INFORMATION

You may have received a confirmation for a trade, which does not appear on this statement. If the settlement date of the trade as shown on the confirmation is later than the period ending date that appears at the top of this statement the trade will appear on your next regular monthly statement.

If this is a margin account and we maintain a special miscellaneous account for you, this is a combined statement of your general account and special miscellaneous account maintained for you under Regulation T issued by the Board of Governors of the Federal Reserve System. The permanent record of the special miscellaneous account as required by Regulation T is available for your inspection at your request.

The per annum rate of interest charged on the debit balance in your account is shown on this statement. This rate may change from time to time in accordance with fluctuations in interest rates. Interest is computed from the 16th day of the preceding month to the 15th day of the current month except in December and January. In December, the charges include the last day of the year and, in January; the interest is calculated from the first day of the month. The interest is based on the average daily net debit balance in your account with us, and for the actual number of days based on an interest year of 360 days. When calculating margin interest, free credit balances in all accounts will be offset against any debit in the margin account and the interest will be charged on the net debit balance.

We are required to report to the Internal Revenue Service all cash dividends and registered bond interest credited to your account on securities held for you in our name. We also report coupon bond interest. All dividends and interest credits should be included in your income tax return.

Information relative to commission and any other charges incurred in connection with listed option transactions occurring during the month has previously been furnished to you in confirmation of such transactions. A summary of this information will be made available to you promptly upon request. Exercise assignment notices for option contracts are allocated among customer short positions pursuant to a manual procedure with randomly selects form among all customer short option positions including those contracts which are subject to exercise. All short American style option positions are liable for assignment at any time whereas European style options are assigned at expiration. A more detailed description of our random allocation procedure is available upon request.

You are to promptly advise your brokerage firm or bank of any material changes concerning your investment objectives or financial situation

Our financial statement is available for your personal inspection at our office, or a copy of it will be mailed upon your written request.

SIPC Protection. As a member of the Securities Investor Protection Corporation (SIPC), funds are available to meet customer claims up to a ceiling of \$500,000, including a maximum of \$250,000 for cash claims. For additional information regarding SIPC coverage, including a brochure, please contact SIPC at (202) 371-8300 or visit www.sipc.org. Apex has purchased an additional insurance policy through a group of London Underwriters to supplement SIPC protection. This additional insurance policy becomes available to customers in the event that SIPC limits are exhausted and provides protection for securities and cash up to certain limits. Similar to SIPC protection, this additional insurance does not protect against a loss in the market value of securities

Any free credit balance represents funds payable upon demand which, although properly accounted for on our books of records, is not segregated, and may be used in the conduct of this firm's business as permissible under the SEC Rule 15c3-2.

## NOTICE TO CUSTOMERS

Apex is a member of the New York Stock Exchange and various other exchanges. Apex acts as clearing agent for your trades.

As required under SEC rules, both the Firm's Order Routing Report as well as information regarding specific order routing information is available free of charge upon request.

Your account, which was introduced to us by your broker or bank, is established under your name on a "fully disclosed" basis at Apex. As a clearing agent, we provide securities clearance and may provide order execution on you broker's or bank's instructions.

You will remain a customer of your broker or bank. Apex will not be involved with or have any responsibility for decisions regarding securities transactions in your account. Your broker or bank will be responsible for opening, approving and monitoring all activities in connection with your account. The entry of orders, and any instructions regarding the deposit or withdrawal of securities or monies should be made through your broker or bank.

In addition to the above mentioned services. Apex will provide cashiering services, safeguarding of funds and securities while in Apex's possession, monitoring compliance with applicable credit Regulation T and Apex's internal policies, preparing and mailing your account records (including transaction confirmations and periodic statements of your account).

Interest charges to your account will be based on the size and net debit balance during the interest period. These rates are subject to revision without notice in accordance with any changes in the broker call loan rate, as published in the Wall Street Journal. For more complete information regarding interest charged to customers, consult the Truth in Lending Notice which is made available through your broker or bank

Apex is a member of the Financial Industry Regulatory Authority, Inc. ("FINRA") and we are required to inform you of the availability of the FINRA Investor Brochure, which contains information on FINRA BrokerCheck. You may contact FINRA at 800-289-9999 or at their website at www.finra.org. Apex carries your account and acts as your custodian for funds and securities deposited with us directly by you, through your brokerage firm or bank or as a result of transactions we process for your account. Any suspected inaccuracy or discrepancy in your account statement must be promptly reported to both your brokerage firm or bank (not to your individual broker or agent) and Apex. In order to protect your rights, including your right to SIPC coverage, please confirm any oral communication in writing and include your brokerage account number. General inquiries or concerns regarding your account should be directed to your brokerage firm or bank. Account positions and balance inquiries or concerns should be directed to Apex by telephone at 214-765-1009

## ACCOUNT SUMMARY:

Displays applicable account type balance, money fund balances, priced portfolio value, and total account equity as of the opening and closing of the statement period. Priced Portfolio Value and Total Portfolio Equity are rounded to the nearest dollar. Total Priced Portfolio and Expense does not include unpriced securities.

# INCOME AND EXPENSE SUMMARY:

Lists all income earned during the current statement period, as well as year to date. Section includes taxable and non-taxable dividends and interest, capital gains and MLP (Master Limited Partnership) distributions. This section also displays and Margin Interest Expenses.

# PORTFOLIO EQUITY ALLOCATION:

The Pie Chart is an estimate for illustrative purposes only

## PORTFOLIO SUMMARY:

Lists all securities held in your account.

## MARKET VALUE:

This amount represents the value of the security position in your portfolio based on appraisals obtained from the various quotation services. These appraisals are based on the closing prices, bond yields and/or the mean bid and ask on the last day of the statement period. Because of the nature of the data provided by the quotation services, we cannot guarantee the accuracy of such prices or the valuation dates particularly in the case of inactive or infrequently traded securities.

Some securities in your portfolio may be listed as "Unpriced" on your statement. We use an automated pricing service from an outside vendor and certain prices may not be available to them. You can obtain a current quotation, upon request, from your broker or bank Bond prices might differ from current market quotes. Similarly, bond ratings may differ from current actual ratings. Computerized pricing and rating services are often unable to supply us with up to the minute information. Your broker or bank will be pleased to obtain a current quotation upon request

# ESTIMATED ANNUAL INCOME

The current annual dividend or bond interest rate for each security held, if available from quotation services. The rate is multiplied by the number of shares or par value of bonds to determine estimated annual income

Displays all GTC (Good-Till-Cancelled) orders in your account. Also included in the section are GTX orders (GTC orders eligible for extended trading hours).

# MONEY MARKET ACTIVITY:

Purchases, reinvestments and liquidations of money market funds, plus redemptions of money market fund checks

**DEFINITION OF ACCOUNT TYPES** C=Cash, M=Margin, I=Income, L=Legal, S=Short, X=RVP/DVP, and O=Other

# REALIZED GAIN/LOSS DETAIL AND PORTFOLIO SUMMARY SECTIONS:

Displays mutual funds by average cost and other securities by individual tax lot. Realized gains (losses) are reflected on a trade date basis for transactions settling during the current period or the period in which the shares were received, if later. Realized gains and losses may include transactions that settle during the following statement cycle. These transactions appear in the Portfolio Holdings section. Estimated unrealized gains (losses) are displayed for most securities currently held. The cost basis used in determining gains (losses) does not reflect wash sales and may not reflect all capital adjustments. Most exchanges reflected on this statement are treated as non-taxable, unless or until other information has been communicated to us. Cost basis of preferred securities with original issue discount ("OID") is not adjusted for the accretion of OID. For most long positions transferred between beneficial owners, the transferor's cost basis will be retained. For shares acquired from a decedent, you should consult your tax advisor to determine the appropriate valuations and holding period that applies. ALTHOUGH THE COST BASIS SHOWN MAY HAVE BEEN ADJUSTED. YOUR COST BASIS MAY REQUIRE ADDITIONAL ADJUSTMENTS. NOTE: WE DO NOT REPRESENT THE CALCULATIONS OF REALIZED AND UNREALIZED GAINS (LOSSES) AS AN OFFICIAL TAX ACCOUNTING OF SUCH FIGURES. FOR TAX PURPOSES, YOU SHOULD RELY ON YOUR OWN RECORES AND THE CONSOLIDATED FORM 1099 SENT TO YOU.

## Order Routing:

The SEC requires all broker-dealers that route orders in equity securities and options to make available quarterly reports that present a general overview of their routing practices. The reports must identify the significant venues to which customer orders were routed for execution during the applicable quarter and disclose the material aspects of the broker-dealer's relationship with such venues. In addition, the Rule (SEC 606) requires broker-dealer's relationship with such venues to which the individual customer's orders were routed for the six months prior to the request, and the execution time for the orders that were executed. For further information, please contact your broker or financial advisor.

PLEASE RETAIN THIS STATEMENT AS IT WILL BE HELPFUL IN PREPARING YOUR INCOME TAX RETURNS AND MAY BE NEEDED ALONG WITH SUBSEQUENT STATEMENTS TO VERIFY INTEREST CHARGES IN YOUR ACCOUNT. THIS STATEMENT SHALL BE DEEMED CONCLUSIVE UNLESS OBJECTED TO IN WRITING WITHIN 10 BUSINESS DAYS OF THE STATEMENT CLOSING DATE.

MUTUAL FUNDS AND OTHER SECURITIES ARE NOT INSURED BY THE FDIC, ARE NOT DEPOSITS OR OBLIGATIONS OF, OR GUARANTEED BY APEX, AND INVOLVE INVESTMENT RISKS, INCLUDING THE POSSIBLE LOSS OF THE PRINCIPAL AMOUNT INVESTED.

PAGE **2** OF 12





STOCK

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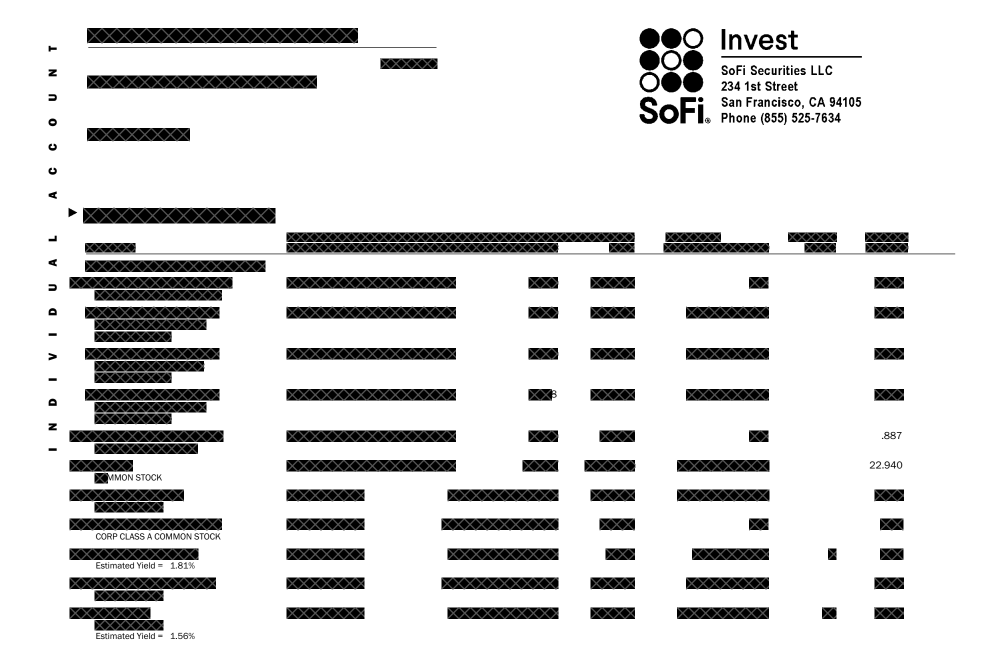
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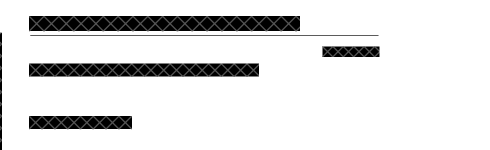
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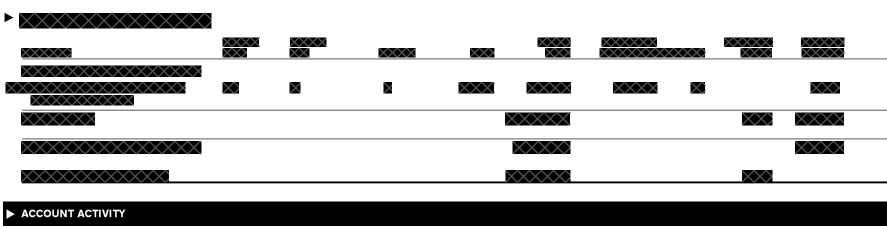
	SYMBOL/	ACCOUNT			MARKET	LAST PERIOD'S	EST. ANNUAL	% OF TOTAL
DESCRIPTION	CUSIP	ТҮРЕ	QUANTITY	PRICE	VALUE	MARKET VALUE % CHANGE	INCOME	PORTFOLIO
ARCLIGHT CLEAN TRANSITION CORP CLASS A ORDINARY SHARES	ACTC	М	75	\$23.97	\$1,797.75	N/A		3.057%
	$\times\!\!\times\!\!\times\!\!\times$	М	$\times\!\!\times\!\!\times\!\!\times$	XXXX	$\times\!\!\times\!\!\times\!\!\times\!\!\times$		30	8.261
××××××××××××××××××××××××××××××××××××××	$\times\!\!\times\!\!\times\!\!\times$	$\times$	$\times\!\!\times$	$\times\!\!\times\!\!\times\!\!\times$		$\times$		$\times\!\!\!\times\!\!\!\!>$
* *************************************	$\times\!\!\times\!\!\times\!\!\times$	M	$\times\!\!\times\!\!\times$	$\times\!\!\times\!\!\times\!\!\times$	$\times\!\!\times\!\!\times\!\!\times\!\!\times$	$\times\!\!\times\!\!\times\!\!\times\!\!\times\!\!\times\!\!\times\!\!\times\!\!\times$		$\times\!\!\times\!$
Estimated Yield = 3.49%	$\times\!\!\times\!\!\times\!\!\times$	M	60	$\times\!\!\times\!\!\times\!\!\times$	$\longleftrightarrow$	$\Rightarrow$	$\times$	$\times\!\!\!\times\!$
	$\times\!\!\times\!\!\times\!\!\times$	$\times$	$\times\!\!\times\!\!\times\!\!\times$	1			$\times$	$\times\!\!\!\times\!\!\!\!>$
CLASS A COMMON STOCK	$\times\!\!\times\!\!\times\!\!\times\!\!\times$	$\times$	$\times$	$\times\!\!\times\!\!\times\!\!\times$	$\Diamond \Diamond $			$\times\!\!\!\times\!\!\!\!>$
CLASS A COMMON STOCK	$\times\!\!\times\!\!\times\!\!\times$	$\times$	$\times$	$\times\!\!\times\!\!\times\!\!\times$	$\Diamond \Diamond $			$\times\!\!\times\!\!\!>$
Estimated Yield = 0.95%	$\times\!\!\times\!\!\times\!\!\times\!\!\times$	$\times$	$\times\!\!\times\!\!\times$	$\times\!\!\times\!\!\times\!\!\times$	$\times\!\!\times\!\!\times\!\!\times\!\!\times$		$\times$	$\times\!\!\times\!\!\!>$
××××××××××××××××××××××××××××××××××××××	$\times\!\!\times\!\!\times\!\!\times$	$\times$	$\times$	$\times\!\!\times\!\!\times\!\!$	$\Diamond$	$\Rightarrow$		$\times\!\!\!\times\!\!\!\!>$
* P	$\times\!\!\!\times\!\!\!\!\sim$	М	8		<b>\\\\\</b> 4			$>\!\!>$
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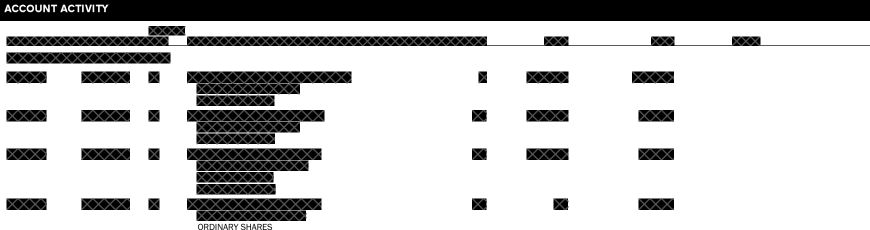
<sup>\*</sup> These securities have been set up for our dividend reinvestment program. Securities eligible for dividend reinvestment include most marginable equities, closed end mutual funds and mandatory











ORDINARY SHARES CUSIP: G8252P105

PAGE **5** OF 12

ACCOUNT NUMBER 5TH-614

5TH-61457-17 RR 000

**ALYCIA PETRAGLIA** 

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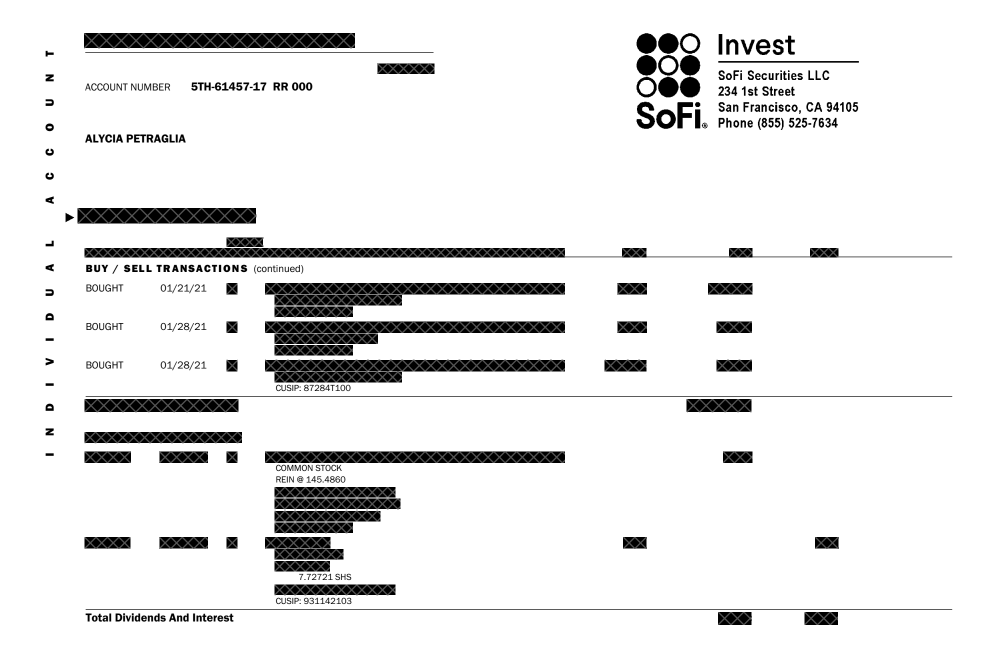
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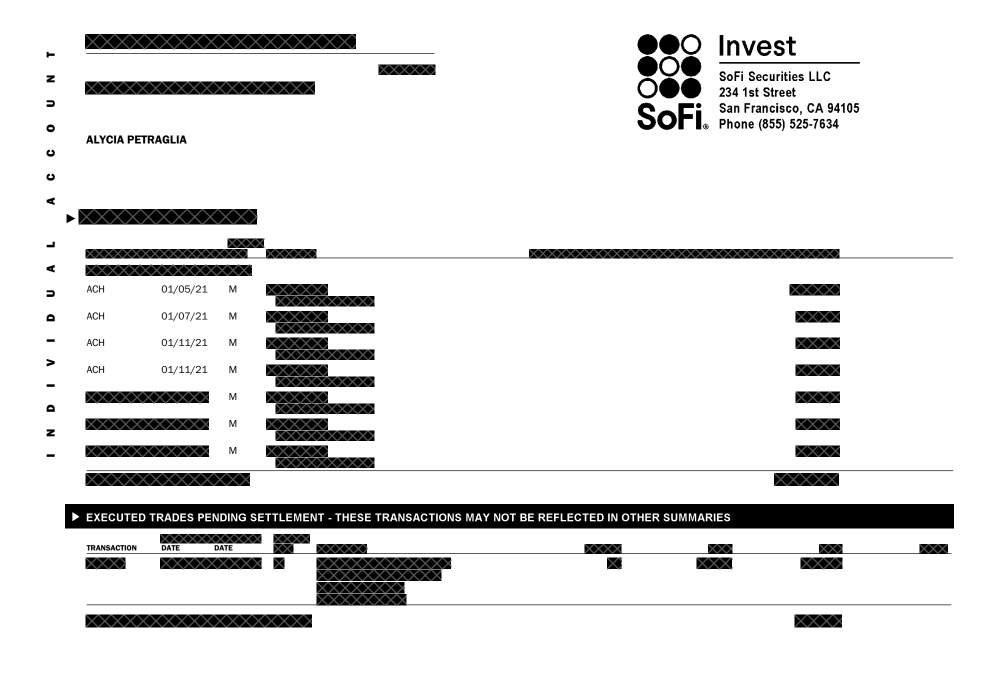
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Invest
SoFi Securities LLC
234 1st Street
San Francisco, CA 94105
Phone (855) 525-7634

# ► ACCOUNT ACTIVITY (CONTINUED)

		ACCOU					
TRANSACTION	DATE	TYPE	DESCRIPTION	QUANTITY	PRICE	DEBIT	CREDIT
BUY / SEL	LL TRANSACT	IONS					
$\times\!\!\times\!\!\times\!\!$	01/11/21	M	ORDINARY SHARES CUSIP: G8251L105	XXXX		$\times\!\!\times\!\!\times$	
BOUGHT	<b>&gt;&gt;&gt;&gt;&gt;</b>	$\times\!\!\times$	EXECUTION OF THE PROSPECTUS UNDER SEPARATE MAIL CUSIP: 26924G508			$\times\!\!\times\!\!\times\!\!\times$	
BOUGHT	01/13/21	M	COMMON STOCK CUSIP: 88160R101	$\times\!\!\times\!\!\times$		$\times\!\!\times\!\!\times\!\!\times$	
BOUGHT	01/13/21	M	COMMON STOCK CUSIP: 92766K106			$\times\!\!\times\!\!\times\!\!\times$	
$\times\!\!\times\!\!\times\!\!\times$		$\times\!\!\times$	CLASS A COMMON STOCK			1	
BOUGHT	01/15/21	M	HOLDINGS CORP V CLASS A ORDINARY SHARES CUSIP: G8252P105	$\times\!\!\times\!\!\times\!\!\times$			
BOUGHT	01/19/21	M	ARCLIGHT CLEAN TRANSITION CORP CLASS A ORDINARY SHARES CUSIP: G04561109	75	24.90	1,867.50	
BOUGHT	01/19/21	M	CLASS A COMMON STOCK CUSIP: 553368101			$\times\!\!\times\!\!\times$	
	01/19/21	М	CORP COMMON STOCK CUSIP: 66516T104		XXXX0		





PAGE 8 OF 12

ACCOUNT NUMBER 5TH-61457-17 RR 000

**ALYCIA PETRAGLIA** 

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# ANNOUNCEMENTS

# **IMPORTANT INFORMATION**

# Statement of Financial Condition

A copy of Apex Clearing Corporation's Unaudited Statement of Financial Condition as of June 30, 2020 is available on the website at www.apexclearing.com. A copy may also be obtained at no cost by calling Apex Clearing Corp. As of June 30, 2020, Apex Clearing Corporation had net capital of \$190,092,117 and was \$174,149,622 in excess of its required net capital of \$15,942,495. As of July 31, 2020, Apex Clearing Corporation had net capital of \$193,448,398 and was \$175,262,786 in excess of its required net capital of \$18,185,612.

# Apex's Policy for Dividends and interest

Apex's policy is to pay all dividends and interest in US Dollars. Apex will allow the following countries to be paid in their foreign currency (Canadian Dollars, British Pounds, Euros, Argentine Peso, Chinese Renminbi, Korean Won, Philippine Peso and Brazilian Real).

# **Participation in Fully Paid Lending Program**

Customers who participate in the Fully Paid Lending Program should be aware that shares on loan are not covered by SIPC.

# **Information Regarding Cost Basis for Foreign Account Statements**

Foreign Currency: Cost basis is required to be reported in U.S. dollars for tax purposes. It is the responsibility of the account holder to convert sales proceeds paid in foreign currency to U.S. dollars to avoid inaccurate cost basis calculations. When reporting the purchase or sale, you must determine the U.S. dollar amounts to be reported as of the settlement date, at the spot rate or by following a reasonable spot rate convention. See Regulations section 1.6045-1(d)(8).

Payment of Interest to holders of Municipal Securities - you may be subject to a substitute interest payment if the transfer of ownership of your municipal security has not been completed prior to the next interest payment. Please contact a tax professional for more specific details.

# IMPORTANT INFORMATIO N

To our valued customers:

FINRA Rule 2231 requires that we advise you to promptly report any inaccuracy or discrepancy in your account (within 10 days after available) to your brokerage firm and clearing firm (where these are different firms) and to re-confirm any oral communications in writing.

https://www.finra.org/rules-guidance/notices/06-72

# "IMPORTANT - Part of your distribution includes a return of capital. Any distribution that represents a return of capital reduces the estimated per share value shown on your account statement."

The preceding notice is required when reporting distributions on Direct Participation Programs and/or REITs and is subject to the DPP or REIT sponsor's final capital return determination as detailed in the IRS Form 1099 or K-1, as applicable.

Alternative or Other Investments, DPP, and Unlisted securities are not listed on a national securities exchange, are generally illiquid and that, even if a customer is able to sell the securities, the price received may be less than the per share estimated value provided in the account. The evaluation method used for any particular DPP or REIT will be provided to clients upon request. **Certain positions are not held on Apex's books or custodied by Apex and are not Protected by SIPC.** 

Pursuant to SEC Rule 606, Apex Clearing Corporation is required to make publicly available a quarterly report with regard to its routing of non-directed orders. For the purpose of this Rule, we have entered into an agreement with Quantum5 Market Surveillance (a Division of S3 Matching Technologies) to disclose all required information pertaining to this rule. This information can be accessed on the internet at: http://public.s3.com/rule606/apex/, or a written copy will be furnished at no cost upon request via telephone to (214) 765-1009.

PAGE 9 OF 12

ACCOUNT NUMBER 5TH-61457-17 RR 000

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# ► ANNOUNCEMENTS (CONTINUED)

SEC Rule 606 (b) requires a broker-dealer to disclose to its customers, upon request, "the identity of the venue to which the customer's orders were routed for execution in the six months prior to the request, whether the orders were directed orders or non-directed orders, and the time of the transactions, if any, that resulted from such orders."

In accordance with the Emergency Economic Stabilization Act of 2008 broker-dealers are required to track and report cost basis to the IRS in three phases over the next three years.

- Equity securities acquired on or after January 1, 2011
- Mutual fund and dividend reinvestment plan (DRIP) shares acquired on or after January 1, 2012:
- •Debit securities, options, and all other financial instruments acquired on or after January 1, 2014. (The IRS has extended this date from the previously announced date of January 1, 2013.) Beginning this upcoming tax reporting season the cost basis of any covered equity security transaction (purchased after 12/31/10) that is required to be reported on a 1099-B will include its associated cost basis. If you have any questions about this important change to the IRS mandated reporting requirements, please contact your broker-dealer or registered advisor.

# **IMPORTANT INFORMATION CONTINUED**

Please take note of the following description of Apex Clearing Corporation's excess SIPC coverage, which reflects certain changes made to the coverage effective August 8, 2013. The Securities Investor Protection Corporation ("SIPC") protects certain customer funds up to a ceiling of \$500,000, including a maximum of \$250,000 for cash claims. **Please note SIPC does not cover commodity contracts and options on futures.** For additional information regarding SIPC coverage, including a brochure, please contact SIPC at (202) 371-8300 or visit www.sipc.org.

Apex has purchased an additional insurance policy to supplement SIPC protection. This additional insurance policy, widely known as "excess SIPC," becomes available to customers in the event that SIPC limits are exhausted. This additional insurance provides protection for securities and cash up to an aggregate limit of \$150 million, subject to sub-limits for any one customer of \$37.5 million for securities and \$900,000 for cash. Similar to SIPC protection, this additional insurance does not protect against a loss in the market value of securities. For additional information, please contact your broker.

## FDIC SWEEP PROGRAM

For customers with balances in a bank deposit account as part of the FDIC Sweep Program or shares of a money market mutual fund in which you have a beneficial interest, those balances or shares may be liquidated on your order and the proceeds returned to your account or remitted to you in accordance with the applicable prospectus and/or Terms and Conditions of the program.

For customers participating in the FDIC Sweep Program, the FDIC Sweep Program allows your cash balance to be eligible for insurance protection through the FDIC up to the maximum applicable insurance limits. Customers may obtain information about FDIC, by contacting the FDIC at 1-877-275-3342, 1-800-925-4618 (TDD) or by visiting www.fdic.gov. Deposit Account balances in the FDIC Sweep Program are not protected by SIPC or any other excess coverage by Apex Clearing Corporation. Deposit Account balances are protected as established by current applicable laws regulated by the FDIC.

Customers may obtain information about SIPC, including the SIPC brochure, by contacting SIPC at 202-371-8300 or by visiting www.SIPC.org.

## IMPORTANT INFORMATION

APEX CLEARING CORPORATION DISCLOSURE STATEMENT

Apex Clearing Corporation ("Apex") recognizes the importance of providing information on an ongoing basis to the customers whose accounts are cleared through Apex. Your broker/dealer has designated Apex as its clearing firm. In accordance with industry rules and regulations, Apex is required to disclose on an annual basis certain important regulatory notices and disclosures. To

PAGE **10** OF 12

ACCOUNT NUMBER 5TH-61457-17 RR 000

ACCOUNT NUMBER SITE OF THE RECORD

# Invest Sofi Securities LLC 234 1st Street San Francisco, CA 94105 Phone (855) 525-7634

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ANNOUNCEMENTS (CONTINUED)

comply with these requirements, Apex has published an Annual Disclosure Statement which is available on the Apex corporate web site, www.apexclearing.com. For customers who do not have access to the internet please call Apex at 214-765-1009 and request a complete copy of the Annual Disclosure Statement be mailed to your address of record.

A brief summary of the content of the Annual Disclosure Statement is as follows:

- . Anti-Money Laundering Federal law requires all financial institutions to obtain, verify and record information that identifies each person who opens an account.
- Privacy Policy The privacy of customers is a responsibility which Apex respects and protects for former customers as well as current customers.
- Margin Disclosure Statement: FINRA Rule 2264 The Information furnished provides basic facts about purchasing securities on margin and alerts customers of certain risks involved in trading securities in a margin account.
- Day-Trading Risk Disclosure Statement: FINRA Rule 2270 Information to be considered before engaging in a day-trading strategy.
- Business Continuity Plan: FINRA Rule 4370 A further summary of Apex's Disaster Recovery Plan to reasonable ensure business continuity.
- SEC Rule 606 and 607 (Payment for Order Flow and Order Routing information) (Rule 606) Requires Apex to make public a quarterly report with regard to routing of non-directed orders and (Rule 607) Requires Apex to disclose its payment for order flow practices.
- SEC Rule 10b-10 Requires customers are provided with prior written notification of certain transactions that are not reported immediately through a trade confirmation.
- SIPC Information: FINRA Rule 2266 The Securities Investor Protection Corporation ("SIPC") requires that funds are available to meet customer claims up to a ceiling of \$500,000, including a maximum of \$250,000 for cash claims. For more information about SIPC coverage or to receive a brochure, please visit the SIPC website at www.sipc.org or. call (202) 371-8300.
- Investor Education and Protection: FINRA Rule 2267 Requires Apex to provide information about FINRA's BrokerCheck program. The investor brochure may be obtained from FINRA BrokerCHeck hotline number (800) 289-9999 or the FINRA web site address www.FINRA.org.
- Joint NASD Industry Breakpoint Task Force A further summary of a July 2003 report which recommends written disclosure regarding mutual fund breakpoints.
- Carrying Agreements: FINRA Rule 4311 The firm with which you have opened your securities account has retained Apex to provide certain record keeping, clearance, and settlement functions. A further summary of details is disclosed.
- Extended Hours Trading Risk Disclosure: FINRA Rule 2265 Risks to consider include lower liquidity, higher volatility, changing prices, unlinked markets, news announcements, wider spreads, and lack of calculation.
- Liens and Levies Apex will abide by the directions of federal, state, or other levying authorities.
- Regulation E Disclosure regarding certain electronic transfers is required under the provisions of this regulation as issued by the Board of Governors of the Federal Reserve System.
- Municipal Securities Rulemaking Board ("MSRB") Rule G-10 requires an annual notification that 1) Apex Clearing Corporation is registered with the U.S. Securities and Exchange Commission and the Municipal Securities Rulemaking Board, 2) the MSRB publishes an investor brochure that is published on their website that describes the protections that may be provided by the MSRB and how to file a complaint with the regulatory authorities and 3) a copy of the MSRB Investor Brochure as well as information regarding prospective, new and existing MSRB rules may be found on the MSRB website by going to the following link: http://www.msrb.org/.

# **IMPORTANT INFORMATION - Privacy Policy**

Apex Clearing Corporation ("Apex") carries your account as a clearing broker by arrangement with your broker-dealer or registered investment advisor as Apex's introducing client. At Apex, we understand that privacy is an important issue for customers of our introducing firms. It is our policy to respect the privacy of all accounts that we maintain as clearing broker and to protect the security and confidentiality of non-public personal information relating to those accounts. Please note that this policy generally applies to former customers of Apex as well as current customers.

# **Personal Information Collected**

PAGE **11** OF 12

ACCOUNT NUMBER 5TH-61457-17 RR 000

SoFi Securities LLC
234 1st Street
San Francisco, CA 94105
Phone (855) 525-7634

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► ANNOUNCEMENTS (CONTINUED)

In order to service your account as a clearing broker, information is provided to Apex by your introducing firm who collects information from you in order to provide the financial services that you have requested. The information collected by your introducing firm and provided to Apex or otherwise obtained by Apex may come from the following sources and is not limited to:

- Information included in your applications or forms, such as your name, address, telephone number, social security number, occupation, and income:
- Information relating to your transactions, including account balances, positions, and activity;
- Information which may be received from consumer reporting agencies, such as credit bureau reports;
- information relating to your creditworthiness;
- Information which may be received from other sources with your consent or with the consent of your introducing firm.

In addition to servicing your account, Apex may make use of your personal information for analysis purposes, for example, to draw conclusions, detect patterns or determine preferences.

# **Sharing of Nonpublic Personal Information**

Apex does not disclose non-public personal information relating to current or former customers of introducing firms to any third parties, except as required or permitted by law, including but not limited to any obligations of Apex under the USA PATRIOT Act, and in order to facilitate the clearing of customer transactions in the ordinary course of business.

Apex has multiple affiliates and relationships with third party companies. Examples of these companies include financial and non-financial companies that perform services such as data processing and companies that perform securities executions on your behalf. We may share information among our affiliates and third parties, as permitted by law, in order to better service your financial needs and to pursue legitimate business interests, including to carry out, monitor and analyze our business, systems and operations.

## Security

Apex strives to ensure that our systems are secure and that they meet industry standards. We seek to protect non- public personal information that is provided to Apex by your introducing firm or otherwise obtained by Apex by implementing physical and electronic safeguards. Where we believe appropriate, we employ firewalls, encryption technology, user authentication systems (i.e. passwords and personal identification numbers) and access control mechanisms to control access to systems and data. Apex endeavors to ensure that third party service providers who may have access to non-public personal information are following appropriate standards of security and confidentiality. Further, we instruct our employees to use strict standards of care in handling the personal financial information of customers. As a general policy, our staff will not discuss or disclose information regarding an account except; 1) with authorized personnel of your introducing firm, 2) as required by law or pursuant to regulatory request, or 3) as authorized by Apex to a third party or affiliate providing services to your account or pursuing Apex's legitimate business interests.

## Access to Your Information

You may access your account information through a variety of media offered by your introducing firm and Apex (i.e. statements or online services). Please contact your introducing firm if you require any additional information.

# **IMPORTANT INFORMATION - Privacy Policy - CONTINUED**

Apex may use "cookies" in order to provide better service, to facilitate its customers' use of the website, to track usage of the website, and to address security hazards. A cookie is a small piece of information that a website stores on a personal computer, and which it can later retrieve.

# Changes to Apex's Privacy Policy

Apex reserves the right to make changes to this policy.

PAGE **12** OF 12

ACCOUNT NUMBER 5TH-61457-17 RR 000

Invest
SoFi Securities LLC 234 1st Street

**SoFi** San Francisco, CA 94105 Phone (855) 525-7634

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► ANNOUNCEMENTS (CONTINUED)

# How to Get in Touch with Apex about this Privacy Policy

For reference, this Privacy Policy is available on our website at www.apexclearing.com. For more information relating to Apex's Privacy Policy or to limit our sharing of your personal information, please contact:

Apex Clearing Corporation

Attn: Compliance Department 350 N. St. Paul St., Suite 1300

Dallas, Texas 75201 

cs@apexclearing.com

APEX CLEARING CORPORATION 350 NORTH ST. PAUL SUITE 1300 DALLAS, TX 75201

June 1, 2021 - June 30, 2021

PAGE **1** OF 13

ACCOUNT NUMBER 5TH-61457-17 RR 000

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► ACCOUNT SUMMARY

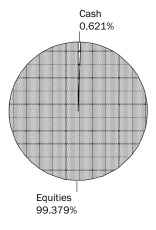
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► INCOME AND EXPENSE SUMMARY



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# PORTFOLIO EQUITY ALLOCATION



ACCOUNT CARRIED BY:
APEX CLEARING
CORPORATION
MEMBER FINRA, NYSE and SIPC

#### IMPORTANT INFORMATION

You may have received a confirmation for a trade, which does not appear on this statement. If the settlement date of the trade as shown on the confirmation is later than the period ending date that appears at the top of this statement the trade will appear on your next regular monthly statement.

If this is a margin account and we maintain a special miscellaneous account for you, this is a combined statement of your general account and special miscellaneous account maintained for you under Regulation T issued by the Board of Governors of the Federal Reserve System. The permanent record of the special miscellaneous account as required by Regulation T is available for your inspection at your request.

The per annum rate of interest charged on the debit balance in your account is shown on this statement. This rate may change from time to time in accordance with fluctuations in interest rates. Interest is computed from the 16th day of the preceding month to the 15th day of the current month except in December and January. In December, the charges include the last day of the year and, in January; the interest is calculated from the first day of the month. The interest is based on the average daily net debit balance in your account with us, and for the actual number of days based on an interest year of 360 days. When calculating margin interest, free credit balances in all accounts will be offset against any debit in the margin account and the interest will be charged on the net debit balance.

We are required to report to the Internal Revenue Service all cash dividends and registered bond interest credited to your account on securities held for you in our name. We also report coupon bond interest. All dividends and interest credits should be included in your income tax return.

Information relative to commission and any other charges incurred in connection with listed option transactions occurring during the month has previously been furnished to you in confirmation of such transactions. A summary of this information will be made available to you promptly upon request. Exercise assignment notices for option contracts are allocated among customer short positions pursuant to a manual procedure with randomly selects form among all customer short option positions including those contracts which are subject to exercise. All short American style option positions are liable for assignment at any time whereas European style options are assigned at expiration. A more detailed description of our random allocation procedure is available upon request.

You are to promptly advise your brokerage firm or bank of any material changes concerning your investment objectives or financial situation

Our financial statement is available for your personal inspection at our office, or a copy of it will be mailed upon your written request.

SIPC Protection. As a member of the Securities Investor Protection Corporation (SIPC), funds are available to meet customer claims up to a ceiling of \$500,000, including a maximum of \$250,000 for cash claims. For additional information regarding SIPC coverage, including a brochure, please contact SIPC at (202) 371-8300 or visit www.sipc.org. Apex has purchased an additional insurance policy through a group of London Underwriters to supplement SIPC protection. This additional insurance policy becomes available to customers in the event that SIPC limits are exhausted and provides protection for securities and cash up to certain limits. Similar to SIPC protection, this additional insurance does not protect against a loss in the market value of securities

Any free credit balance represents funds payable upon demand which, although properly accounted for on our books of records, is not segregated, and may be used in the conduct of this firm's business as permissible under the SEC Rule 15c3-2.

## NOTICE TO CUSTOMERS

Apex is a member of the New York Stock Exchange and various other exchanges. Apex acts as clearing agent for your trades.

As required under SEC rules, both the Firm's Order Routing Report as well as information regarding specific order routing information is available free of charge upon request.

Your account, which was introduced to us by your broker or bank, is established under your name on a "fully disclosed" basis at Apex. As a clearing agent, we provide securities clearance and may provide order execution on you broker's or bank's instructions.

You will remain a customer of your broker or bank. Apex will not be involved with or have any responsibility for decisions regarding securities transactions in your account. Your broker or bank will be responsible for opening, approving and monitoring all activities in connection with your account. The entry of orders, and any instructions regarding the deposit or withdrawal of securities or monies should be made through your broker or bank.

In addition to the above mentioned services. Apex will provide cashiering services, safeguarding of funds and securities while in Apex's possession, monitoring compliance with applicable credit Regulation T and Apex's internal policies, preparing and mailing your account records (including transaction confirmations and periodic statements of your account).

Interest charges to your account will be based on the size and net debit balance during the interest period. These rates are subject to revision without notice in accordance with any changes in the broker call loan rate, as published in the Wall Street Journal. For more complete information regarding interest charged to customers, consult the Truth in Lending Notice which is made available through your broker or bank

Apex is a member of the Financial Industry Regulatory Authority, Inc. ("FINRA") and we are required to inform you of the availability of the FINRA Investor Brochure, which contains information on FINRA BrokerCheck. You may contact FINRA at 800-289-9999 or at their website at www.finra.org. Apex carries your account and acts as your custodian for funds and securities deposited with us directly by you, through your brokerage firm or bank or as a result of transactions we process for your account. Any suspected inaccuracy or discrepancy in your account statement must be promptly reported to both your brokerage firm or bank (not to your individual broker or agent) and Apex. In order to protect your rights, including your right to SIPC coverage, please confirm any oral communication in writing and include your brokerage account number. General inquiries or concerns regarding your account should be directed to your brokerage firm or bank. Account positions and balance inquiries or concerns should be directed to Apex by telephone at 214-765-1009

## ACCOUNT SUMMARY:

Displays applicable account type balance, money fund balances, priced portfolio value, and total account equity as of the opening and closing of the statement period. Priced Portfolio Value and Total Portfolio Equity are rounded to the nearest dollar. Total Priced Portfolio and Expense does not include unpriced securities.

# INCOME AND EXPENSE SUMMARY:

Lists all income earned during the current statement period, as well as year to date. Section includes taxable and non-taxable dividends and interest, capital gains and MLP (Master Limited Partnership) distributions. This section also displays and Margin Interest Expenses.

# PORTFOLIO EQUITY ALLOCATION:

The Pie Chart is an estimate for illustrative purposes only

## PORTFOLIO SUMMARY:

Lists all securities held in your account.

## MARKET VALUE:

This amount represents the value of the security position in your portfolio based on appraisals obtained from the various quotation services. These appraisals are based on the closing prices, bond yields and/or the mean bid and ask on the last day of the statement period. Because of the nature of the data provided by the quotation services, we cannot guarantee the accuracy of such prices or the valuation dates particularly in the case of inactive or infrequently traded securities.

Some securities in your portfolio may be listed as "Unpriced" on your statement. We use an automated pricing service from an outside vendor and certain prices may not be available to them. You can obtain a current quotation, upon request, from your broker or bank Bond prices might differ from current market quotes. Similarly, bond ratings may differ from current actual ratings. Computerized pricing and rating services are often unable to supply us with up to the minute information. Your broker or bank will be pleased to obtain a current quotation upon request

# ESTIMATED ANNUAL INCOME

The current annual dividend or bond interest rate for each security held, if available from quotation services. The rate is multiplied by the number of shares or par value of bonds to determine estimated annual income

Displays all GTC (Good-Till-Cancelled) orders in your account. Also included in the section are GTX orders (GTC orders eligible for extended trading hours).

# MONEY MARKET ACTIVITY:

Purchases, reinvestments and liquidations of money market funds, plus redemptions of money market fund checks

**DEFINITION OF ACCOUNT TYPES** C=Cash, M=Margin, I=Income, L=Legal, S=Short, X=RVP/DVP, and O=Other

# REALIZED GAIN/LOSS DETAIL AND PORTFOLIO SUMMARY SECTIONS:

Displays mutual funds by average cost and other securities by individual tax lot. Realized gains (losses) are reflected on a trade date basis for transactions settling during the current period or the period in which the shares were received, if later. Realized gains and losses may include transactions that settle during the following statement cycle. These transactions appear in the Portfolio Holdings section. Estimated unrealized gains (losses) are displayed for most securities currently held. The cost basis used in determining gains (losses) does not reflect wash sales and may not reflect all capital adjustments. Most exchanges reflected on this statement are treated as non-taxable, unless or until other information has been communicated to us. Cost basis of preferred securities with original issue discount ("OID") is not adjusted for the accretion of OID. For most long positions transferred between beneficial owners, the transferor's cost basis will be retained. For shares acquired from a decedent, you should consult your tax advisor to determine the appropriate valuations and holding period that applies. ALTHOUGH THE COST BASIS SHOWN MAY HAVE BEEN ADJUSTED. YOUR COST BASIS MAY REQUIRE ADDITIONAL ADJUSTMENTS. NOTE: WE DO NOT REPRESENT THE CALCULATIONS OF REALIZED AND UNREALIZED GAINS (LOSSES) AS AN OFFICIAL TAX ACCOUNTING OF SUCH FIGURES. FOR TAX PURPOSES, YOU SHOULD RELY ON YOUR OWN RECORES AND THE CONSOLIDATED FORM 1099 SENT TO YOU.

## Order Routing:

The SEC requires all broker-dealers that route orders in equity securities and options to make available quarterly reports that present a general overview of their routing practices. The reports must identify the significant venues to which customer orders were routed for execution during the applicable quarter and disclose the material aspects of the broker-dealer's relationship with such venues. In addition, the Rule (SEC 606) requires broker-dealer's relationship with such venues to which the individual customer's orders were routed for the six months prior to the request, and the execution time for the orders that were executed. For further information, please contact your broker or financial advisor.

PLEASE RETAIN THIS STATEMENT AS IT WILL BE HELPFUL IN PREPARING YOUR INCOME TAX RETURNS AND MAY BE NEEDED ALONG WITH SUBSEQUENT STATEMENTS TO VERIFY INTEREST CHARGES IN YOUR ACCOUNT. THIS STATEMENT SHALL BE DEEMED CONCLUSIVE UNLESS OBJECTED TO IN WRITING WITHIN 10 BUSINESS DAYS OF THE STATEMENT CLOSING DATE.

MUTUAL FUNDS AND OTHER SECURITIES ARE NOT INSURED BY THE FDIC, ARE NOT DEPOSITS OR OBLIGATIONS OF, OR GUARANTEED BY APEX, AND INVOLVE INVESTMENT RISKS, INCLUDING THE POSSIBLE LOSS OF THE PRINCIPAL AMOUNT INVESTED.

PAGE **2** OF 13

ACCOUNT NUMBER

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Invest
SoFi Securities LLC
234 1st Street

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ETFMG ALTERNATIVE HARVEST ETF Estimated Yield = 1.77%	$\times$	***************************************		$\times$	$\times\!\!\times\!\!\!>$
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COMMON STOCK	$\times$				$\times\!\!\times$
CLASS A COMMON STOCK	$\times$				$\times\!\!\times\!$
Estimated Yield = 0.81%	$\times$	>>>>>>>>>>>>>>>>>>>>>>>>>>>>>>>>>>>>		$\times$	$\times\!\!\times\!\!\!>$

PAGE 3 OF 13

ACCOUNT NUMBER

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5TH-61457-17 RR 000

**ALYCIA PETRAGLIA** 

Invest
SoFi Securities LLC
234 1st Street
San Francisco, CA 94105
Phone (855) 525-7634

# ► PORTFOLIO SUMMARY (CONTINUED)

_	DESCRIPTION	SYMBOL/ CUSIP	ACCOUNT TYPE	QUANTITY	PRICE	MARKET VALUE	LAST PERIOD'S	XXXX	$\times\!\!\times\!\!\times\!\!\times$	
⋖	EQUITIES / OPTIONS (continued)									
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	* CLASS A COMMON STOCK			$\langle \rangle \langle \rangle$	$\times\!\!\times\!\!\times\!\!\times\!\!\times$	$\times\!\!\times\!\!\times\!\!\times$	$\times\!\!\times\!\!\times\!\!\times$	$\times$		$\times\!\!\!\times\!\!\!\!>$
Z	CLASS A ORDINARY SHARES			$\langle \rangle \langle \rangle$	$\times\!\!\times\!\!\times\!\!\times$	$\bigcirc\bigcirc\bigcirc\bigcirc\bigcirc$	$\times\!\!\times\!\!\times$	$\times$		$\times\!\!\times$
-	* PROTERRA INC COMMON STOCK	PTRA	М	75	17.11	1,283.25		N/A		1.682
	CLASS A ORDINARY SHARES			$\langle \rangle \langle \rangle$	$\times\!\!\times\!\!\times\!\!\times$	CXXXXD	$\times\!\!\times\!\!\times$	<1		1.304
	ACQUISITION CORP CLASS A COMMON STOCK	XXXXXX			$\times\!\!\times\!\!\times\!\!\times$		) )	<-1		1.306
;	* CLASS A COMMON STOCK	$\times\!\!\!\times\!\!\!\!\times$	М	$\times\!\!\times$	1	$\langle \rangle \rangle \rangle \rangle$	$\times\!\!\times\!\!\times\!\!\times$	33		1.831
	HOLDINGS CORP IV CLASS A ORDINARY SHARES			$\times\!\!\!\times\!\!\!\!>$		$\times\!\!\times\!\!\times\!\!\times$		-1		1.361
	HOLDINGS CORP VI CLASS A ORDINARY SHARES	$\times\!\!\times$	M	<b>X</b> 0	$\Rightarrow \Rightarrow \Rightarrow$	) )	) )	1		1.337

<sup>\*</sup> These securities have been set up for our dividend reinvestment program. Securities eligible for dividend reinvestment include most marginable equities, closed end mutual funds and mandatory reinvestment units. If you would like to change your instructions or add additional securities, please contact your broker.

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ACCOUNT NUMBER 5TH-61457-17 RR 000

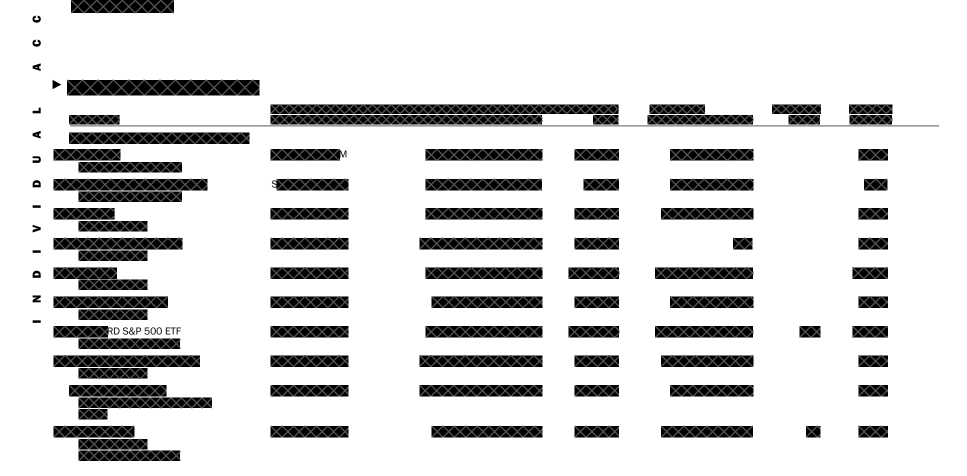
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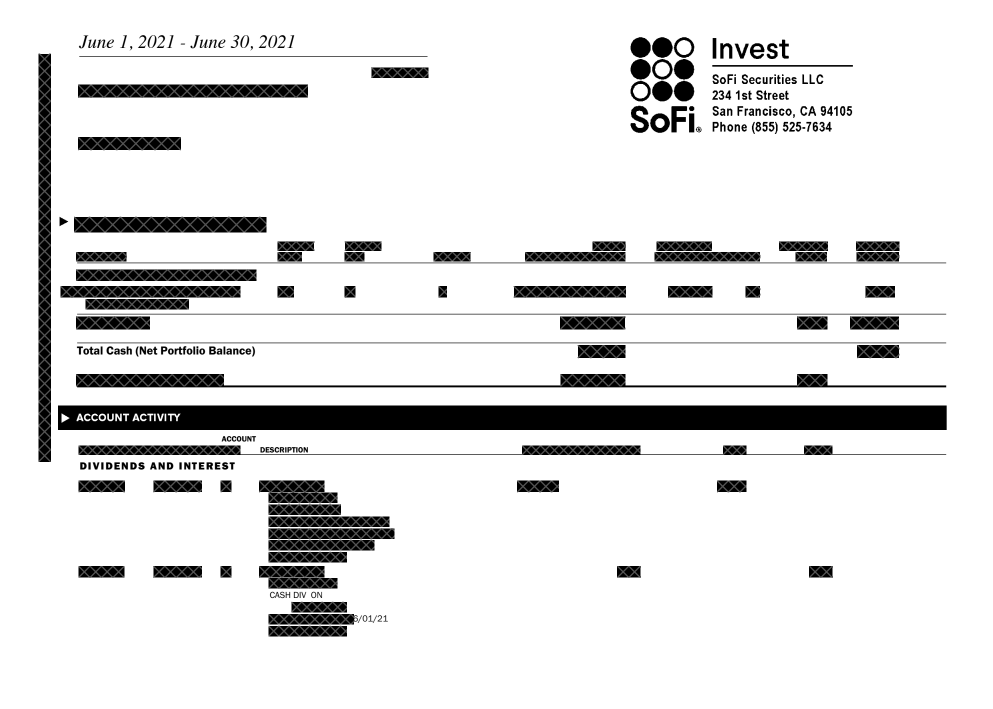
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SoFi Securities LLC 234 1st Street SoFi. San Francisco, CA 94105 Phone (855) 525-7634







PAGE **7** OF 13

ACCOUNT NUMBER

5TH-61457-17 RR 000

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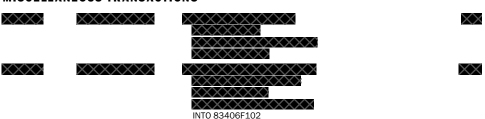
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► ACCOUNT ACTIVITY (CONTINUED)

_			ACCOUN	T				
	TRANSACTION	DATE	TYPE	DESCRIPTION	QUANTITY	PRICE	DEBIT	CREDIT
⋖	FUNDS PAID	AND RECE	IVED					
<b>&gt;</b>	TOU	06/08/21	$\times$				$\times\!\!\times\!\!\times\!\!\times$	
۵								
-	TOU	06/21/21	$\times$	×××× ×××××××××××××××××××××××××××××××××			$\times\!\!\times\!\!\times\!\!\times$	
>								
-	TOU	06/21/21	$\times$				$\times\!\!\times\!\!\times$	
_								
Z	TOU	06/25/21	$\times$					
_				873a-3226eb9623aa)				

# **MISCELLANEOUS TRANSACTIONS**

**Total Funds Paid And Received** 



CUSIP: G8252P105

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SoFi Securities SoFi Securities LLC 234 1st Street SoFi. San Francisco, CA 94105 Phone (855) 525-7634

► ACCOUNT ACTIVITY (CONTINUED)

		ACCOUN	NT .					
TRANSACTION	DATE	TYPE	DESCRIPTION	QUANTITY	PRICE	DEBIT	CREDIT	
MISCELLA	NEOUS TRAI	NSACTI	ONS (continued)					
XXX	06/07/21	М	COMMON STOCK SHRS RECEIVED THRU MERGER CUSIP:	40				
MERGER	06/07/21	М	CORP CLASS A COMMON STOCK 1:1 BUSINESS COMBINATION INTO 51818V106 CUSIP: 87284T100	-40				
MERGER	<mark>0</mark> 6/16/21	М	PROTERRA INC COMMON STOCK SHRS RECEIVED THRU MERGER CUSIP: 74374T109	75				
MERGER	06/16/21	M	ARCLIGHT CLEAN TRANSITION CORP CLASS A ORDINARY SHARES BUSINESS COMBINATION @ 1:1 INTO 74374T109 CUSIP: G04561109	-75				

**Total Miscellaneous Transactions** 

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ACCOUNT NUMBER 5TH-61457-17 RR 000

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# ANNOUNCEMENTS

# **IMPORTANT INFORMATION**

# **Statement of Financial Condition**

A copy of Apex Clearing Corporation's Audited Statement of Financial Condition as of December 31, 2020 is available on the website at www.apexclearing.com/disclosures/. A copy may also be obtained at no cost by calling Apex Clearing Corporation. As of December 31, 2020, Apex Clearing Corporation had a net capital of \$221,754,625 and was \$190,963,611 in excess of its required net capital of \$30,791,014. As of January 31, 2021, Apex Clearing Corporation had a net capital of \$316,877,867 and was \$269,611,762 in excess of its required net capital of \$47,266,105.

# Apex's Policy for Dividends and interest

Apex's policy is to pay all dividends and interest in US Dollars. Apex will allow the following countries to be paid in their foreign currency (Canadian Dollars, British Pounds, Euros, Argentine Peso, Chinese Renminbi, Korean Won, Philippine Peso and Brazilian Real).

# **Participation in Fully Paid Lending Program**

Customers participating in the Fully-Paid Securities Lending Program should be aware that shares on loan are not covered by FDIC or SIPC. Cash securities collateralizing shares are held at JP Morgan Chase & Co. and not subject to FDIC or SIPC protections. Please consult the Master Securities Lending Agreement for additional information.

# **Information Regarding Cost Basis for Foreign Account Statements**

Foreign Currency: Cost basis is required to be reported in U.S. dollars for tax purposes. It is the responsibility of the account holder to convert sales proceeds paid in foreign currency to U.S. dollars to avoid inaccurate cost basis calculations. When reporting the purchase or sale, you must determine the U.S. dollar amounts to be reported as of the settlement date, at the spot rate or by following a reasonable spot rate convention. See Regulations section 1.6045-1(d)(8).

Payment of Interest to holders of Municipal Securities - you may be subject to a substitute interest payment if the transfer of ownership of your municipal security has not been completed prior to the next interest payment. Please contact a tax professional for more specific details.

# IMPORTANT INFORMATIO N

To our valued customers:

FINRA Rule 2231 requires that we advise you to promptly report any inaccuracy or discrepancy in your account (within 10 days after available) to your brokerage firm and clearing firm (where these are different firms) and to re-confirm any oral communications in writing.

https://www.finra.org/rules-guidance/notices/06-72

"IMPORTANT - Part of your distribution includes a return of capital. Any distribution that represents a return of capital reduces the estimated per share value shown on your account statement."

The preceding notice is required when reporting distributions on Direct Participation Programs and/or REITs and is subject to the DPP or REIT sponsor's final capital return determination as detailed in the IRS Form 1099 or K-1, as applicable.

Alternative or Other Investments, DPP, and Unlisted securities are not listed on a national securities exchange, are generally illiquid and that, even if a customer is able to sell the securities, the price received may be less than the per share estimated value provided in the account. The evaluation method used for any particular DPP or REIT will be provided to clients upon request. **Certain positions are not held on Apex's books or custodied by Apex and are not Protected by SIPC.** 

Pursuant to SEC Rule 606, Apex Clearing Corporation is required to make publicly available a quarterly report with regard to its routing of non-directed orders. For the purpose of this Rule, we

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ACCOUNT NUMBER 5TH-61457-17 RR 000

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ANNOUNCEMENTS (CONTINUED)

have entered into an agreement with Quantum5 Market Surveillance (a Division of S3 Matching Technologies) to disclose all required information pertaining to this rule. This information can be accessed on the internet at: http://public.s3.com/rule606/apex/, or a written copy will be furnished at no cost upon request via telephone to (214) 765-1009.

SEC Rule 606 (b) requires a broker-dealer to disclose to its customers, upon request, "the identity of the venue to which the customer's orders were routed for execution in the six months prior to the request, whether the orders were directed orders or non-directed orders, and the time of the transactions, if any, that resulted from such orders."

In accordance with the Emergency Economic Stabilization Act of 2008 broker-dealers are required to track and report cost basis to the IRS in three phases over the next three years.

- Equity securities acquired on or after January 1, 2011
- •Mutual fund and dividend reinvestment plan (DRIP) shares acquired on or after January 1, 2012:
- •Debit securities, options, and all other financial instruments acquired on or after January 1, 2014. (The IRS has extended this date from the previously announced date of January 1, 2013.) Beginning this upcoming tax reporting season the cost basis of any covered equity security transaction (purchased after 12/31/10) that is required to be reported on a 1099-B will include its associated cost basis. If you have any questions about this important change to the IRS mandated reporting requirements, please contact your broker-dealer or registered advisor.

# **IMPORTANT INFORMATION CONTINUED**

Please take note of the following description of Apex Clearing Corporation's excess SIPC coverage, which reflects certain changes made to the coverage effective August 8, 2013. The Securities Investor Protection Corporation ("SIPC") protects certain customer funds up to a ceiling of \$500,000, including a maximum of \$250,000 for cash claims. **Please note SIPC does not cover commodity contracts and options on futures.** For additional information regarding SIPC coverage, including a brochure, please contact SIPC at (202) 371-8300 or visit www.sipc.org.

Apex has purchased an additional insurance policy to supplement SIPC protection. This additional insurance policy, widely known as "excess SIPC," becomes available to customers in the event that SIPC limits are exhausted. This additional insurance provides protection for securities and cash up to an aggregate limit of \$150 million, subject to sub-limits for any one customer of \$37.5 million for securities and \$900,000 for cash. Similar to SIPC protection, this additional insurance does not protect against a loss in the market value of securities. For additional information, please contact your broker.

## FDIC SWEEP PROGRAM

For customers with balances in a bank deposit account as part of the FDIC Sweep Program or shares of a money market mutual fund in which you have a beneficial interest, those balances or shares may be liquidated on your order and the proceeds returned to your account or remitted to you in accordance with the applicable prospectus and/or Terms and Conditions of the program.

For customers participating in the FDIC Sweep Program, the FDIC Sweep Program allows your cash balance to be eligible for insurance protection through the FDIC up to the maximum applicable insurance limits. Customers may obtain information about FDIC, by contacting the FDIC at 1-877-275-3342, 1-800-925-4618 (TDD) or by visiting www.fdic.gov. Deposit Account balances in the FDIC Sweep Program are not protected by SIPC or any other excess coverage by Apex Clearing Corporation. Deposit Account balances are protected as established by current applicable laws regulated by the FDIC.

Customers may obtain information about SIPC, including the SIPC brochure, by contacting SIPC at 202-371-8300 or by visiting www.SIPC.org.

# IMPORTANT INFORMATION

APEX CLEARING CORPORATION DISCLOSURE STATEMENT

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# ► ANNOUNCEMENTS (CONTINUED)

Apex Clearing Corporation ("Apex") recognizes the importance of providing information on an ongoing basis to the customers whose accounts are cleared through Apex. Your broker/dealer has designated Apex as its clearing firm. In accordance with industry rules and regulations, Apex is required to disclose on an annual basis certain important regulatory notices and disclosures. To comply with these requirements, Apex has published an Annual Disclosure Statement which is available on the Apex corporate web site, www.apexclearing.com. For customers who do not have access to the internet please call Apex at 214-765-1009 and request a complete copy of the Annual Disclosure Statement be mailed to your address of record.

A brief summary of the content of the Annual Disclosure Statement is as follows:

- Anti-Money Laundering Federal law requires all financial institutions to obtain, verify and record information that identifies each person who opens an account.
- Privacy Policy The privacy of customers is a responsibility which Apex respects and protects for former customers as well as current customers.
- Margin Disclosure Statement: FINRA Rule 2264 The Information furnished provides basic facts about purchasing securities on margin and alerts customers of certain risks involved in trading securities in a margin account.
- Day-Trading Risk Disclosure Statement: FINRA Rule 2270 Information to be considered before engaging in a day-trading strategy.
- Business Continuity Plan: FINRA Rule 4370 A further summary of Apex's Disaster Recovery Plan to reasonable ensure business continuity.
- SEC Rule 606 and 607 (Payment for Order Flow and Order Routing information) (Rule 606) Requires Apex to make public a quarterly report with regard to routing of non-directed orders and (Rule 607) Requires Apex to disclose its payment for order flow practices.
- SEC Rule 10b-10 Requires customers are provided with prior written notification of certain transactions that are not reported immediately through a trade confirmation.
- SIPC Information: FINRA Rule 2266 The Securities Investor Protection Corporation ("SIPC") requires that funds are available to meet customer claims up to a ceiling of \$500,000, including a maximum of \$250,000 for cash claims. For more information about SIPC coverage or to receive a brochure, please visit the SIPC website at www.sipc.org or, call (202) 371-8300.
- Investor Education and Protection: FINRA Rule 2267 Requires Apex to provide information about FINRA's BrokerCheck program. The investor brochure may be obtained from FINRA BrokerCHeck hotline number (800) 289-9999 or the FINRA web site address www.FINRA.org.
- Joint NASD Industry Breakpoint Task Force A further summary of a July 2003 report which recommends written disclosure regarding mutual fund breakpoints.
- Carrying Agreements: FINRA Rule 4311 The firm with which you have opened your securities account has retained Apex to provide certain record keeping, clearance, and settlement functions. A further summary of details is disclosed.
- Extended Hours Trading Risk Disclosure: FINRA Rule 2265 Risks to consider include lower liquidity, higher volatility, changing prices, unlinked markets, news announcements, wider spreads, and lack of calculation.
- Liens and Levies Apex will abide by the directions of federal, state, or other levying authorities.
- Regulation E Disclosure regarding certain electronic transfers is required under the provisions of this regulation as issued by the Board of Governors of the Federal Reserve System
- Municipal Securities Rulemaking Board ("MSRB") Rule G-10 requires an annual notification that 1) Apex Clearing Corporation is registered with the U.S. Securities and Exchange Commission and the Municipal Securities Rulemaking Board, 2) the MSRB publishes an investor brochure that is published on their website that describes the protections that may be provided by the MSRB and how to file a complaint with the regulatory authorities and 3) a copy of the MSRB Investor Brochure as well as information regarding prospective, new and existing MSRB rules may be found on the MSRB website by going to the following link: http://www.msrb.org/.

# **IMPORTANT INFORMATION - Privacy Policy**

Apex Clearing Corporation ("Apex") carries your account as a clearing broker by arrangement with your broker-dealer or registered investment advisor as Apex's introducing client. At Apex, we understand that privacy is an important issue for customers of our introducing firms. It is our policy to respect the privacy of all accounts that we maintain as clearing broker and to protect the security and confidentiality of non-public personal information relating to those accounts. Please note that this policy generally applies to former customers of Apex as well as current customers.

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ACCOUNT NUMBER 5TH-61457-17 RR 000

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SoFi Securities LLC
234 1st Street San Francisco, CA 94105 Phone (855) 525-7634

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ANNOUNCEMENTS (CONTINUED)

# **Personal Information Collected**

In order to service your account as a clearing broker, information is provided to Apex by your introducing firm who collects information from you in order to provide the financial services that you have requested. The information collected by your introducing firm and provided to Apex or otherwise obtained by Apex may come from the following sources and is not limited to:

- Information included in your applications or forms, such as your name, address, telephone number, social security number, occupation, and income;
- Information relating to your transactions, including account balances, positions, and activity:
- Information which may be received from consumer reporting agencies, such as credit bureau reports;
- information relating to your creditworthiness;
- Information which may be received from other sources with your consent or with the consent of your introducing firm.

In addition to servicing your account, Apex may make use of your personal information for analysis purposes, for example, to draw conclusions, detect patterns or determine preferences.

# **Sharing of Nonpublic Personal Information**

Apex does not disclose non-public personal information relating to current or former customers of introducing firms to any third parties, except as required or permitted by law, including but not limited to any obligations of Apex under the USA PATRIOT Act, and in order to facilitate the clearing of customer transactions in the ordinary course of business.

Apex has multiple affiliates and relationships with third party companies. Examples of these companies include financial and non-financial companies that perform services such as data processing and companies that perform securities executions on your behalf. We may share information among our affiliates and third parties, as permitted by law, in order to better service your financial needs and to pursue legitimate business interests, including to carry out, monitor and analyze our business, systems and operations.

# Security

Apex strives to ensure that our systems are secure and that they meet industry standards. We seek to protect non-public personal information that is provided to Apex by your introducing firm or otherwise obtained by Apex by implementing physical and electronic safeguards. Where we believe appropriate, we employ firewalls, encryption technology, user authentication systems (i.e. passwords and personal identification numbers) and access control mechanisms to control access to systems and data. Apex endeavors to ensure that third party service providers who may have access to non-public personal information are following appropriate standards of security and confidentiality. Further, we instruct our employees to use strict standards of care in handling the personal financial information of customers. As a general policy, our staff will not discuss or disclose information regarding an account except; 1) with authorized personnel of your introducing firm, 2) as required by law or pursuant to regulatory request, or 3) as authorized by Apex to a third party or affiliate providing services to your account or pursuing Apex's legitimate business interests.

# Access to Your Information

You may access your account information through a variety of media offered by your introducing firm and Apex (i.e. statements or online services). Please contact your introducing firm if you require any additional information.

# **IMPORTANT INFORMATION - Privacy Policy - CONTINUED**

Apex may use "cookies" in order to provide better service, to facilitate its customers' use of the website, to track usage of the website, and to address security hazards. A cookie is a small piece of information that a website stores on a personal computer, and which it can later retrieve.

# **Changes to Apex's Privacy Policy**

Apex reserves the right to make changes to this policy.

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ACCOUNT NUMBER 5TH-61457-17 RR 000

Invest
SoFi Securities LLC 234 1st Street

**SoFi** San Francisco, CA 94105 Phone (855) 525-7634

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► ANNOUNCEMENTS (CONTINUED)

# How to Get in Touch with Apex about this Privacy Policy

For reference, this Privacy Policy is available on our website at www.apexclearing.com. For more information relating to Apex's Privacy Policy or to limit our sharing of your personal information, please contact:

Apex Clearing Corporation

Attn: Compliance Department 350 N. St. Paul St., Suite 1300

Dallas, Texas 75201

cs@apexclearing.com