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

SCHEDULE 13G*

(Rule 13d-102)

INFORMATION TO BE INCLUDED IN STATEMENTS FILED PURSUANT TO § 240.13d-1(b), (c), AND (d) AND AMENDMENTS THERETO FILED PURSUANT TO § 240.13d-2 (Amendment No. 1)*

Velo3D, Inc.

(Name of Issuer)						
Common Stock, \$0.00001 par value per share (the "Shares")						
	(Title of Class of Securities)					
				92259N1		
				(CUSIP Nur	mber)	
				December 31 (Date of Event Which Requires	, 2021	
				(Date of Event which Requires	s rining of the Statement)	
Check the appro	priate box to design	nate the rule pur	suant t	o which this Schedule is filed:		
□ Rule 13	8d-1(b)					
Rule 13 Rule 13						
	` ´	shall be filled o	ut for a	reporting person's initial filing on	this form with respect to the	subject class of securities, and for any subsequent
				disclosures provided in a prior cov		subject class of securities, and for any subsequent
TTI ' C	. 1. 4	. 1 . 64.		1 11 41 1 14 1 601	m c . 4	10 Cd C '' F 1 A (C1024 (% A ()))
				ge shall not be deemed to be "filed t but shall be subject to all other pr		18 of the Securities Exchange Act of 1934 ("Act") or r, see the Notes).
	CUSIP No. 922591	N104		13G		Page 2 of 13 Pages
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1	NAME OF REP	ODTING DEDG	ONS			
1.			ONS			
	Citadel Advisor		DOM I	Z A MENTER OF A GROUP		
2.	CHECK THE A	PPROPRIATE	BOX II	F A MEMBER OF A GROUP		(a) 🗆
						(b) 🗆
3.	SEC USE ONLY	7				
	CUTUZENICHUR	ND DI A CE CE	ODG.	NIZATION		
4.	CITIZENSHIP (OR PLACE OF (ORGA	NIZATION		
	Delaware		1			
		5.	SO	LE VOTING POWER		
NIIIM	DED OF		0			
	BER OF ARES	6.	SH	ARED VOTING POWER		
	TICIALLY NED BY		142	,155 Shares		
E	ACH	7.	SO	LE DISPOSITIVE POWER		
REPORTING PERSON WITH			0			
		8.	SH	ARED DISPOSITIVE POWER		
		0.				
9.	AGGDEGATE	MOUNT DEN		Row 6 above ALLY OWNED BY EACH REPO	RTING PERSON	
9.			EFICL	ALLI OWNED BI EACH KEPU	KIINU FERSUN	
1	See Row 6 above					

1. PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (9) 1795 12. TYPE OF REPORTING PERSON								
12. TYPE OF REPORTING PERSON Lx; OO; HC	10.	CHECK IF THE	AGGREGATI	E AMOUNT IN ROW (9) EXCLUDES CERTAIN SHARES				
12. TYPE OF REPORTING PERSON Li, OO; HC The percentages reported in this Schedule 13G are based upon 183,163,826 Shares outstanding as of November 12, 2021 (according to the issuer's Form 10-Q as filed with the Securities and Exchange Commission on November 16, 2021). CUSIP No. 922:99N104	11.	PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (9)						
12. TYPE OF REPORTING PERSON Li, OO; HC The percentages reported in this Schedule 13G are based upon 183,163,826 Shares outstanding as of November 12, 2021 (according to the issuer's Form 10-Q as filed with the Securities and Exchange Commission on November 16, 2021). CUSIP No. 922:99N104								
I The percentages reported in this Schedule 13G are based upon 183.163.826 Shares outstanding as of November 12, 2021 (according to the issuer's Form 10-Q as filed with the Securities and Exchange Commission on November 16, 2021). CUSIP No. 92259N164 LIG Page 3 of 13 Pages 1. NAME OF REPORTING PERSONS Citaded Advisors Holdings LP 2. CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP 3. SEC USE ONLY 4. CITIZENSHIP OR PLACE OF ORGANIZATION Delaware 5. SOLE VOTING POWER 9. NAMES OF SHARES 1ACH ONNED BY LACH OF SHARED VOTING POWER 14.1155 Shares 14.2155 Shares 9. AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON Sec Row 6 above 9. AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON Sec Row 6 above 10. CHECK IF THE AGGREGATE AMOUNT IN ROW (9) EXCLUDES CERTAIN SHARES	12.							
The percentages reported in this Schedule 13G are based upon 183,163,826 Shares outstanding as of November 12, 2021 (according to the issuer's Form 10-Q as filed with the Securities and Exchange Commission on November 16, 2021). CUSIP No. 92259N104 13G Page 3 of 13 Pages 1. NAME OF REPORTING PERSONS Clisted Advisors Holdings LP 2. CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP (b) 3. SEC USE ONLY 4. CITIZENSHIP OR PLACE OF ORGANIZATION Delaware 5. SOLE VOTING POWER NIMBER OF NIMBER OF SHARED BENEFICIALLY 142,185 Shares BENEFICIALLY 142,185 Shares BENEFICIALLY 142,185 Shares BENEFICIALLY 15. SOLE DISPOSITIVE POWER PERSON 0 0 WITH 7. SOLE DISPOSITIVE POWER PERSON 0 0 CHECK IF THE AGGREGATE AMOUNT IN ROW (9) EXCLUDES CERTAIN SHARES								
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See Row 6 above 10. CHECK IF THE AGGREGATE AMOUNT IN ROW (9) EXCLUDES CERTAIN SHARES 11. PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (9) 0.1% 12. TYPE OF REPORTING PERSON		1		See Row 6 above				
10. CHECK IF THE AGGREGATE AMOUNT IN ROW (9) EXCLUDES CERTAIN SHARES 11. PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (9) 0.1% 12. TYPE OF REPORTING PERSON	9.	AGGREGATE A	AMOUNT BEN	EFICIALLY OWNED BY EACH REPORTING PERSON				
11. PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (9) 0.1% 12. TYPE OF REPORTING PERSON		See Row 6 abov	'e					
11. PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (9) 0.1% 12. TYPE OF REPORTING PERSON	10.	CHECK IF THE	AGGREGATI	E AMOUNT IN ROW (9) EXCLUDES CERTAIN SHARES	П			
0.1% 12. TYPE OF REPORTING PERSON								
12. TYPE OF REPORTING PERSON	11.	PERCENT OF C	CLASS REPRE	SENTED BY AMOUNT IN ROW (9)				
		0.1%						
PN; HC	12.	TYPE OF REPO	ORTING PERSO	ON				
		PN; HC						

1.	NAME OF REPO	ORTING PERS	ONS				
	Citadel GP LLC						
2.	CHECK THE AI	PPROPRIATE	BOX IF A MEMBER OF A GROUP				
						(a) (b)	
3.	SEC USE ONLY	7					
4.	CITIZENSHIP C	OR PLACE OF	ORGANIZATION				
	Delaware						
	Delaware	5.	SOLE VOTING POWER				
			0				
	NUMBER OF SHARES BENEFICIALLY		SHARED VOTING POWER				
BENEF							
	NED BY ACH	7.	142,155 Shares SOLE DISPOSITIVE POWER				
REPO	ORTING RSON	7.					
	VITH		0				
		8.	SHARED DISPOSITIVE POWER				
			See Row 6 above				
9.	AGGREGATE A	AMOUNT BEN	EFICIALLY OWNED BY EACH REPORTI	NG PERSON			
	See Row 6 abov	e					
10.	CHECK IF THE	AGGREGATI	AMOUNT IN ROW (9) EXCLUDES CERT	AIN SHARES			
11.	PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (9)						
	0.1%						
12.	TYPE OF REPO	RTING PERS	N				
	оо; нс						
	00, 110						
	CUSIP No. 922591	N104	13G		Page 5 of 13 Pages		
1.	NAME OF REPO	ORTING PERS	ONS				
	Citadel Securities LLC						
2.	CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP						
	(a) □ (b) □						
3.	SEC USE ONLY						
4.	CITIZENSHIP OR PLACE OF ORGANIZATION						
	Delaware						
	•	5.	SOLE VOTING POWER				
			0				
	NI IMPED OF		SHARED VOTING POWER				

197,739 Shares

SOLE DISPOSITIVE POWER

7.

SHARES BENEFICIALLY

OWNED BY EACH REPORTING PERSON WITH

		8.	SHARED DISPOSITIVE POWER
			See Row 6 above
9.	AGGREGATE A	AMOUNT BENE	FICIALLY OWNED BY EACH REPORTING PERSON
	See Row 6 abov	e	
10.	CHECK IF THE	AGGREGATE A	AMOUNT IN ROW (9) EXCLUDES CERTAIN SHARES
11.	DED CENT OF C	CLACC DEDDECE	NTED BY AMOUNT IN ROW (9)
11.	PERCENT OF C	LASS KEPKESE	NIEDBI AMOUNI IN ROW (9)
	0.1%		
12.	TYPE OF REPO	RTING PERSON	
	BD; OO		

	CUSIP No. 92259	N104	13G	Page 6 of 13 Pages
1.	NAME OF REP		SONS	
2.	CHECK THE A		BOX IF A MEMBER OF A GROUP	(a) (b)
3.	SEC USE ONL	Y		
4.	CITIZENSHIP	OR PLACE OF	FORGANIZATION	
	Delaware	5.	SOLE VOTING POWER	
		5.	0	
SH BENEI	IBER OF IARES FICIALLY NED BY	6.	SHARED VOTING POWER 197,739 Shares	
E REP	ACH ORTING RSON	7.	SOLE DISPOSITIVE POWER 0	
V	VITH	8.	SHARED DISPOSITIVE POWER	
			See Row 6 above	
9.	AGGREGATE See Row 6 above		NEFICIALLY OWNED BY EACH REPORTING PERSON	
10.			E AMOUNT IN ROW (9) EXCLUDES CERTAIN SHARES	
11.	PERCENT OF 0	PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (9)		
	0.1%			
12.	TYPE OF REPO	ORTING PERS	ON	
	PN; HC			

	CUSIP No. 92259N104	13G	Page 7 of 13 Pages
		1	
1.	NAME OF REPORTING PERSONS		

1.	NAME OF REPO	ORTING PERS	ONS		
	Citadel Securiti	es GP LLC			
2.	CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP				
3.	SEC USE ONLY	7			
4.	CITIZENSHIP C	OR PLACE OF	ORGANIZATION		
	Delaware				
		5.	SOLE VOTING POWER		
NII DAT	NED OF		0		
SHA	BER OF ARES	6.	SHARED VOTING POWER		
	CIALLY ED BY		197,739 Shares		
	.CH RTING	7.	SOLE DISPOSITIVE POWER		
	SON TH		0		
,,,		8.	SHARED DISPOSITIVE POWER		
			See Row 6 above		
9.	AGGREGATE A	AMOUNT BEN	EFICIALLY OWNED BY EACH REPORTING PERSON		
	See Row 6 above				
10.	CHECK IF THE AGGREGATE AMOUNT IN ROW (9) EXCLUDES CERTAIN SHARES				
11.	PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (9)				
	0.1%				
12.	TYPE OF REPORTING PERSON				
	OO; HC				

CUSIP No. 92259N104	13G	Page 8 of 13 Pages

1.	NAME OF REPORTING PERSONS				
	Kenneth Griffin				
2.	CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP (a) (b) (b)				
3.	SEC USE ONLY				
4.	CITIZENSHIP OR PLACE OF ORGANIZATION				
	U.S. Citizen				
		5.	SOLE VOTING POWER		
			0		
NUMBER OF SHARES		6.	SHARED VOTING POWER		
OWN	SHARES BENEFICIALLY OWNED BY EACH		339,894 Shares		

PER	REPORTING PERSON WITH		SOLE DISPOSITIVE POWER 0	
		8.	SHARED DISPOSITIVE POWER	
			See Row 6 above	
9.	AGGREGATE A	MOUNT BE	NEFICIALLY OWNED BY EACH REPORTING PERSON	
	See Row 6 above			
10.	CHECK IF THE AGGREGATE AMOUNT IN ROW (9) EXCLUDES CERTAIN SHARES			
11.	PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (9)			
	0.2%			
12.	TYPE OF REPORTING PERSON			
	IN; HC			

CUSIP No. 92259N104	13G	Page 9 of 13 Pages

Item 1(a). Name of Issuer:

Velo3D, Inc.

Item 1(b). Address of Issuer's Principal Executive Offices:

511 Division Street, Campbell, CA 95008 United States

Item 2(a). Name of Person Filing:

This Schedule 13G is being jointly filed by Citadel Advisors LLC ("Citadel Advisors"), Citadel Advisors Holdings LP ("CAH"), Citadel GP LLC ("CGP"), Citadel Securities LLC ("Citadel Securities"), Citadel Securities Group LP ("CALC4"), Citadel Securities GP LLC ("CSGP") and Mr. Kenneth Griffin (collectively with Citadel Advisors, CAH, CGP, Citadel Securities, CALC4 and CSGP, the "Reporting Persons") with respect to the Shares of the above-named issuer owned by Citadel Multi-Strategy Equities Master Fund Ltd., a Cayman Islands company ("CM"), Citadel Equity Fund Ltd., a Cayman Islands limited company ("CEFL"), Citadel Quantitative Strategies Master Fund Ltd., a Cayman Islands company ("QSMF"), and Citadel Securities. Such owned Shares may include other instruments exercisable for or convertible into Shares.

Citadel Advisors is the portfolio manager for CM, CEFL, and QSMF. CAH is the sole member of Citadel Advisors. CGP is the general partner of CAH. CALC4 is the non-member manager of Citadel Securities. CSGP is the general partner of CALC4. Mr. Griffin is the President and Chief Executive Officer of CGP, and owns a controlling interest in CGP and CSGP.

The filing of this statement shall not be construed as an admission that any of the Reporting Persons is the beneficial owner of any securities covered by the statement other than the securities actually owned by such person (if any).

Item 2(b). Address of Principal Business Office or, if none, Residence:

The address of the principal business office of each of the Reporting Persons is 131 S. Dearborn Street, 32nd Floor, Chicago, Illinois 60603.

Item 2(c). Citizenship:

Each of Citadel Advisors, CGP, Citadel Securities and CSGP is organized as a limited liability company under the laws of the State of Delaware. Each of CALC4 and CAH is organized as a limited partnership under the laws of the State of Delaware. Mr. Griffin is a U.S. citizen.

Item 2(d). Title of Class of Securities:

Common Stock, \$0.00001 par value per share

Item 2(e). CUSIP Number:

92259N104

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Item 3.	If this	s statemen	t is filed p	oursuant to §§ 2	40.13d-1(b),	or 240.13d-	2(b) or (c), chec	k whether the	e person fi	ling is a:			
	(a) (b) (c) (d) (e) (f) (g) (h) (i)		Bank as Insurand Investm An inve An emp A paren A saving A churc 80a-3); A non-U	defined in Sective company as dent company registment adviser i loyee benefit plate holding compages association as highly plan that is ex	on 3(a)(6) of efined in Sect istered under accordance n or endowm my or control defined in Sect cluded from the	the Act (15 tion 3(a)(19): Section 8 o with § 240.1 ent fund in a person in ac ection 3(b) o he definition with § 240.1	of the Act (15 U f the Investment (3d-1(b)(1)(ii)(E) accordance with § cordance with § f the Federal Dep of an investment 3d-1(b)(1)(ii)(J);	S.C. 78c); Company Act; § 240.13d-1(b) 240.13d-1(b)(posit Insurance t company und)(1)(ii)(F); 1)(ii)(G); e Act (12 U	I.S.C. 1813)	;	nent Compai	ny Act (15 U.S.C.
	If fili	ng as a non	-U.S. insti	tution in accord	ance with § 24	40.13d-1(b)	(1)(ii)(J), please s	pecify the typ	e of institu	tion:	·		
Item 4.	Owne	ership:											
	A.	Citadel	Advisors	LLC, Citadel A	lvisors Holdi	ngs LP and	Citadel GP LLC						
		(a)	Each of	Citadel Advisor	s LLC, Citado	el Advisors	Holdings LP and	Citadel GP LI	LC may be	deemed to b	eneficially	own 142,15	5 Shares.
		(b)		nber of Shares the stitutes 0.1% of			ors LLC, Citadel	Advisors Hold	dings LP an	d Citadel G	P LLC may	y be deemed	to beneficially
		(c)	Number	of Shares as to	which such po	erson has:							
			(i)	sole power to v	ote or to dire	ct the vote:	0						
			(ii)	shared power t	vote or to di	irect the vote	e: 142,155						
			(iii)	sole power to o	ispose or to d	lirect the dis	position of: 0						
			(iv)	chared nower t									
				shared power t	o dispose or to	o direct the o	disposition of: 14	12,155					
				shared power t	o dispose or to	o direct the o	disposition of: 14	12,155					
	CL	JSIP No. 9			o dispose or to	o direct the o	disposition of: 14	12,155			Page 1	11 of 13 Pago	es
	CU B.			•	o dispose or to	o direct the o		12,155			Page 1	11 of 13 Page	es
			2259N104	LLC	·]						Page 1	11 of 13 Page	es
		Citadel	2259N104 Securities Citadel	LLC Securities LLC	nay be deeme	ed to benefic	13G	9 Shares.	y own cons	titutes 0.1%		Ť	
		Citadel	2259N104 Securities Citadel The nun	LLC Securities LLC	nay be deeme	ed to benefic curities LLC	13G ially own 197,73	9 Shares.	y own cons	titutes 0.1%		Ť	
		Citadel (a) (b)	2259N104 Securities Citadel The nun	LLC Securities LLC :	nay be deeme at Citadel Se res as to whice	ed to benefic curities LLC ch such pers	13G ially own 197,73 may be deemed on has:	9 Shares.	y own cons	titutes 0.1%		Ť	
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		Citadel (a) (b)	Securities Citadel: The nun Number (i)	LLC Securities LLC: there of Shares the of shares of Sh	nay be deeme at Citadel Se- ares as to whice ote or to direct	ed to benefic curities LLC ch such pers ct the vote: irect the vote	13G itially own 197,73 may be deemed on has: 0 2: 197,739	9 Shares.	y own cons	titutes 0.1%		Ť	
		Citadel (a) (b)	Securities Citadel : The nun Number (i) (ii)	Securities LLC: sher of Shares the of shares of Shares of Shares of Shared power to sole power to the	nay be deeme at Citadel Secures as to whice ote or to direct to vote or to di	ed to benefice curities LLC ch such persect the vote: irect the vote direct the dis	13G itially own 197,73 may be deemed on has: 0 2: 197,739	9 Shares. to beneficially	y own cons	titutes 0.1%		Ť	
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	B.	Citadel (a) (b) (c)	Securities Citadel: The nun Number (i) (ii) (iii) (iv) Securities	DELC Securities LLC: aber of Shares the of shares of Shares of Shared power to the sole power to the sole power to the shared power to the Group LP and	nay be deeme at Citadel Secures as to whice over or to direct to vote or to dispose or to do to dispose or to	ed to benefic curities LLC ch such pers ct the vote: irect the vote lirect the dis o direct the dis ities GP LLC	13G ially own 197,73 may be deemed on has: 0 e: 197,739 position of: 0 disposition of: 19	9 Shares. to beneficially			of the Sha	ares outstand	
	B.	Citadel (a) (b) (c)	Securities Citadel (The nun Number (i) (ii) (iii) (iv) Securities Each of The nun	DLLC Securities LLC and the of Shares of Shares of Shares of Shared power to shared power to shared power to shared power to Group LP and Citadel Securiti	nay be deemed at Citadel Secures as to which over to direct to vote or to dispose or to do dispose or to do dispose or to dispose or dis	ed to benefic curities LLC ch such pers ct the vote: irect the vote direct the dis o direct the dis ities GP LLC	ially own 197,73 may be deemed on has: 0 e: 197,739 position of: 0 disposition of: 19	9 Shares. to beneficially 07,739 C may be deer	med to ben	eficially ow	n 197,739 S	ares outstand	ing.
	B.	Citadel (a) (b) (c) Citadel (a)	Securities Citadel : The nun Number (i) (ii) (iii) (iv) Securities Each of The nun 0.1% of	Securities LLC: Securities LLC: of shares of Sh sole power to or shared power to or shared power to Group LP and Citadel Securities	nay be deeme at Citadel Secures as to whice ote or to direct to vote or to di dispose or to dispose or to citadel Secures as Group LP at at each of Citanding.	ed to benefic curities LLC ch such pers ct the vote: irect the vote lirect the dis o direct the dis o direct the dis and Citadel stadel Securit	13G itally own 197,73 may be deemed on has: 0 its: 197,739 position of: 0 disposition of: 19 Securities GP LLC	9 Shares. to beneficially 07,739 C may be deer	med to ben	eficially ow	n 197,739 S	ares outstand	ing.
	B.	Citadel (a) (b) (c) Citadel (a) (b)	Securities Citadel : The nun Number (i) (ii) (iii) (iv) Securities Each of The nun 0.1% of	securities LLC: securities LLC: of shares of Sh sole power to a shared power to shared power to chared	nay be deemed at Citadel Secures as to which such personal content of the content of the citadel Secures Group LP at at each of Citadel Secures at each of Citadel Secures Group LP at each of Citadel Secures Gro	ed to benefic curities LLC ch such pers ct the vote: irect the vote lirect the dis o direct the dis o direct the distand Citadel Securit	ially own 197,73 may be deemed on has: 0 e: 197,739 position of: 0 disposition of: 19 C Securities GP LLC ties Group LP and	9 Shares. to beneficially 07,739 C may be deer	med to ben	eficially ow	n 197,739 S	ares outstand	ing.

(iii)

(iv)

sole power to dispose or to direct the disposition of: 0

shared power to dispose or to direct the disposition of: 197,739

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	D.	Kenneth						
		(a)	•	med to beneficially own 339,894 Sha				
		(b)		that Mr. Griffin may be deemed to be	eneficially own constitutes 0.	2% of the Shares outstanding.		
		(c)		which such person has:				
				vote or to direct the vote: 0				
			•	to vote or to direct the vote: 339,894				
			(iii) sole power to	dispose or to direct the disposition of	f: 0			
			(iv) shared power	to dispose or to direct the disposition	n of: 339,894			
Item 5.	Owne	ership of Fi	ve Percent or Less of a	Class:				
			s being filed to report the, check the following.		eporting person has ceased to	be the beneficial owner of more than 5 percent of the		
Item 6.	Owne	ership of M	ore Than Five Percent	on Behalf of Another Person:				
	Not A	pplicable						
Item 7.	Ident	ification an	d Classification of the	Subsidiary Which Acquired the Se	curity Being Reported on I	By the Parent Holding Company:		
	Not A	pplicable						
Item 8.	Identi	ification an	d Classification of Mer	mbers of the Group:				
	Not A	pplicable						
Item 9.	Notice	e of Dissolu	tion of Group:					
	Not A	pplicable						
Item 10	. Certi	fications:						
	the ef	fect of chan				re not acquired and are not held for the purpose of or with e not held in connection with or as a participant in any		
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		7511 110. 72	23711104			1 age 13 01 13 1 ages		
				SIGNATU	RE			
After re	asonable inc	quiry and to	the best of its knowledg	ge and belief, the undersigned certify	that the information set forth	in this statement is true, complete and correct.		
Dated F	ebruary 14,	2022.						
CITAD	EL SECUE	RITIES LL	С	CI	TADEL ADVISORS LLC			
By:	/s/ Guy M			Ву				
	Guy Mille	r, Authorize	ed Signatory		Gregory Johnson, Aut	horized Signatory		
CITAD	EL SECUE	RITIES GR	OUP LP	CI	TADEL ADVISORS HOL	DINGS LP		
By:	/s/ Guy M			Ву				
	Guy Mille	r, Authorize	ed Signatory		Gregory Johnson, Aut	horized Signatory		

Guv Miller, Au		By:	/s/ Gregory Johnson		
	uthorized Signatory		Gregory Johnson, Authorized Signatory		
	KENN	ETH GRIFFIN			
		By:	/s/ Gregory Johnson		
		·	Gregory Johnson, attorney-in-fact*		

CITADEL GP LLC

CITADEL SECURITIES GP LLC

^{*} Gregory Johnson is signing on behalf of Kenneth Griffin as attorney-in-fact pursuant to a power of attorney previously filed with the Securities and Exchange Commission, and hereby incorporated by reference herein. The power of attorney was filed as an attachment to a filing by Citadel Advisors LLC on Schedule 13G for Jaws Acquisitions Corp. on February 1, 2021.