

Subject Company: Terran Orbital Corporation

This filing relates to the proposed business combination (the “*Business Combination*”) between Tailwind Two Acquisition Corp., a Cayman Islands exempted company (“*Tailwind Two*”), and Terran Orbital Corporation, a Delaware corporation (“*Terran Orbital*”), pursuant to the terms of an Agreement and Plan of Merger, dated as of October 28, 2021 (as it may be amended, supplemented or otherwise modified from time to time, the “*Merger Agreement*”), by and among Tailwind Two, Titan Merger Sub, Inc., a Delaware corporation and direct, wholly owned subsidiary of Tailwind Two, and Terran Orbital.

On February 9, 2022, Republic, a capital markets advisor to Tailwind Two, distributed the following email to the attendees of a webinar presented by Republic:

Follow up copy/newsletter/Friday content

Hey [first name],

Last week we had our investing in space webinar - we learned about everything from the space market and industry, privatization, how investors can consider opportunities in the space, and more. If you missed it you can watch the replay [here](#).

An opportunity to invest in space

While there are no current opportunities to invest in space on Republic, (don’t worry we’re working hard to change that) we are aware of some opportunities that are still available to retail investors to make their first foray into space investing.

One company Republic has seen growth in the current ecosystem is Terran Orbital. Terran Orbital is at the intersection of multiple macro themes in the space industry that we touched on in our webinar.

They are a pioneer and innovator of small satellites, designing, building, launching, and managing small satellites in orbit for defense, intelligence community, civil and commercial customers. In addition, Terran Orbital intends to develop and launch the largest commercially operated NextGen Earth Observation satellite constellation.

Terran serves U.S. government defense, intelligence and civil agencies, including the U.S. Department of Defense (the “DoD”), the Space Development Agency (the “SDA”) and the National Aeronautics and Space Administration (“NASA”), as well as aerospace and defense prime contractors, including Lockheed Martin and numerous other governmental and commercial businesses that operate in the high-growth sectors of satellite, space-based solutions.

Retail investors have an opportunity to invest in the success of space by investing in the future of Terran Orbital through a currently listed company called Tailwind Two Acquisition Corp. (NYSE: TWNT). In late October, 2020, Tailwind Two, which was formed as a special purpose acquisition company (SPAC) signed a definitive agreement to merge with Terran Orbital. Prior to the transaction closing, the shares of Tailwind Two can be purchased trade under the symbol “TWNT”. If and when the transaction closes, the shares of TWNT will automatically convert into shares of the combined company.

The opportunity to transact TWNT is not available through OpenDeal Broker LLC, its affiliates or via the Republic platform, but TWNT stock can be purchased today through most retail brokerage accounts. The transaction is expected to close in the first quarter of 2022. (There is no guarantee that the transaction will close and that a “de-SPAC” will occur. Investment value may fluctuate, and shares may be worth more or less than the original cost before or after this transaction.)

Other investors in the Tailwind Two merger include strategically valuable partners and respected space investors such as Francisco Partners, Lockheed Martin, AE Industrial Partners, Beach Point Capital Partners, and Fuel Venture Capital, among others. If you’re interested in investing, review the opportunity by searching TWNT on your public investment app of choice.

To the moon

We hope to bring you more opportunities to invest in space in the future. Keep investing in the future you believe in.

Republic

Important Information and Where to Find It

In connection with the proposed potential transaction, Tailwind Two Acquisition Corp. (“Tailwind Two”) has filed with the U.S. Securities and Exchange Commission (the “SEC”) a registration statement on Form S-4 containing a preliminary proxy statement and a preliminary prospectus of Tailwind Two, and after the registration statement is declared effective, Tailwind Two will mail a definitive proxy statement/prospectus relating to the proposed potential transaction to its shareholders. This communication does not contain all the information that should be considered concerning the potential transaction and is not intended to form the basis of any investment decision or any other decision in respect of the potential transaction. Tailwind Two's shareholders and other interested persons are advised to read, when available, the preliminary proxy statement/prospectus and the amendments thereto and the definitive proxy statement/prospectus and other documents filed in connection with the potential transaction, as these materials will contain important information about Terran Orbital Corporation (“Terran Orbital”), Tailwind Two and the potential transaction. When available, the definitive proxy statement/prospectus and other relevant materials for the potential transaction will be mailed to shareholders of Tailwind Two as of a record date to be established for voting on the potential transaction. Shareholders will also be able to obtain copies of the preliminary proxy statement/prospectus, the definitive proxy statement/prospectus and other documents filed with the SEC, without charge, once available, at the SEC's website sec.gov.

Participants in the Solicitation

Tailwind Two and its directors and executive officers may be deemed participants in the solicitation of proxies from Tailwind Two's shareholders with respect to the potential

transaction. A list of the names of those directors and executive officers and a description of their interests in Tailwind Two is contained in the registration statement on Form S-4 filed by Tailwind Two, which was filed with the SEC and is available free of charge at the SEC's web site at www.sec.gov. Terran Orbital and its directors and executive officers may also be deemed to be participants in the solicitation of proxies from Tailwind Two's shareholders in connection with the potential transaction. A list of the names of such directors and executive officers and information regarding their interests in the potential transaction are included in the registration statement on Form S-4 filed by Tailwind Two.

Non-Solicitation

This communication and any oral statements made in connection with this communication shall not constitute an offer, nor a solicitation of an offer, of the sale or purchase of any securities, nor shall any securities of Terran Orbital or Tailwind Two be offered or sold, in any jurisdiction in which such an offer, solicitation or sale would be unlawful. Neither the SEC nor any state securities commission has approved or disapproved of the transactions contemplated hereby or determined if this communication is truthful or complete. Any representation to the contrary is a criminal offense.

Special Note Regarding Forward-Looking Statements

This communication includes certain forward-looking statements, estimates, and projections provided by Terran Orbital that reflect management's views regarding the anticipated future financial and operating performance of Terran Orbital. Forward-looking statements are statements that are not historical, including statements regarding operational and financial plans, terms and performance of Terran Orbital and other projections or predictions of the future. Forward looking statements are typically identified by such words as "project," "believe," "expect," "anticipate," "intend," "estimate," "may," "will," "should," and "could" and similar expressions. Such statements, estimates, and projections reflect numerous assumptions concerning anticipated results. Forward-looking statements in this communication may include, for example; statements about Terran Orbital's industry and market sizes; future opportunities; expectations and projections concerning future financial and operational performance and results of Terran Orbital; and the potential transactions, including items such as the implied enterprise value, ownership structure, the amount of redemption requests made by Tailwind Two's shareholders, the ability of Tailwind Two to issue equity or equity-linked instruments in connection with the potential transactions or in the future, the likelihood and ability of the parties to successfully consummate the potential transactions, and those factors set forth in the section entitled "Risk Factors" and "Cautionary Note Regarding Forward-Looking Statements" in Tailwind Two's final prospectus relating to its initial public offering dated March 8, 2021, and in subsequent filings with the SEC, including the registration statement on Form S-4 relating to the potential transaction filed by Tailwind Two. As these assumptions may or may not prove to be correct and there are numerous factors which will affect Terran Orbital's actual results (many of which are beyond Terran Orbital's control), there can be no assurances that any projected results are attainable or will be realized. Terran Orbital and Tailwind Two disclaim any intention or obligation to update or revise any forward-looking statements whether as a result of new information, future events, or otherwise, except as required by law. Terran Orbital's actual results may differ materially from those set forth in this communication.

Disclaimer

The information in this communication discusses trends and markets that the leadership team of Tailwind Two and Terran Orbital believe will impact the development and success of Terran Orbital based on their current understanding of the industry. Such information has not been independently verified by Tailwind Two. Neither Tailwind Two, Terran Orbital or their respective affiliates or their respective employees, directors, officers, contractors, advisors, members, successors, representatives or agents makes any representation or warrant as to the accuracy, reasonableness or completeness of the information contained in this communication, and shall have no liability for any representations or warranties (expressed or implied) contained in, or for any omissions from or errors in, this communication or any other written or oral communications transmitted to the recipient in the course of its evaluation of Terran Orbital.

You should consult your own counsel and tax and financial advisors as to the legal and related matters concerning the matters described herein, must make your own decisions and perform your own independent investment and analysis of the Business Combination, and, by accepting this communication, you confirm that you are not relying upon the information contained herein to make any decision.

Form CRS

This brief should not be construed as investment advice. Always consult with trusted professional advisors before making investments. Private investments are inherently illiquid and may result in total loss. Not FDIC or SIPC insured.

Investors should verify any issuer information they consider important before making an investment. Investments in private companies are particularly risky and may result in total loss of invested capital. Past performance of a security or a company does not guarantee future results or returns. Only investors who understand the risks of early-stage investment and who meet the Republic's investment criteria may invest.

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