#### UNITED STATES SECURITIES AND EXCHANGE COMMISSION

Washington, D.C. 20549

SCHEDULE 13G/A

(Amendment No. 3)\*
Under the Securities Exchange Act of 1934

# **Terran Orbital Corporation**

(Name of Issuer)

# Common Stock, par value \$0.0001 per share

(Titles of Class of Securities)

88105P103 (CUSIP Number)

#### **December 31, 2023**

(Date of Event Which Requires Filing of this Statement)

Check the appropriate box to designate the rule pursuant to which this Schedule is filed:

☐ Rule 13d-1(b) ☑ Rule 13d-1(c) ☐ Rule 13d-1(d)

The information required in the remainder of this cover page shall not be deemed to be "filed" for the purpose of Section 18 of the Securities Exchange Act of 1934, as amended (the "Act") or otherwise subject to the liabilities of that section of the Act but shall be subject to all other provisions of the Act (however, see the Notes).

CUSIP N	o. 88105P103		Schedule 13G	
1	AME OF REPORTING F			
2 C. (a (b	HECK THE APPROPRIA ) □ ) ⊠		A MEMBER OF A GROUP	
3 SE	EC USE ONLY			
4 CI	TIZENSHIP OR PLACE	OF ORGANI	ZATION	
De	elaware			
	5	SOLE V	OTING POWER	
NUMBI	ER OF	- 0 -		
SHAI BENEFIO		SHAREI	D VOTING POWER	
OWNE	D BY	7,683,11	8(1)	
EAC REPOR		_ / /	OISPOSITIVE POWER	
PERS	ON	- 0 -		
WIT	H: 8	SHAREI	D DISPOSITIVE POWER	
		7,683,11	8(1)	
9 A	GGREGATE AMOUNT		LLY OWNED BY EACH REPORTING PERSON	
7	683,118 (1)			
		GGREGATE AMOUNT IN ROW (9) EXCLUDES CERTAIN SHARES□		
	ERCENT OF CLASS RE	PRESENTED	BY AMOUNT IN ROW 9	
	9% (2)			
	YPE OF REPORTING PI	RSON		
	A, PN			

(1) The reported securities are owned by Beach Point SCF XI LP ("SCF XI"), Beach Point SCF IV LLC ("SCF IV"), Beach Point SCF Multi-Port LP ("SCF Multi"), BPC Opportunities Fund III LP ("Opportunities"), Beach Point Select Fund LP ("Select"), Beach Point Securitized Credit Fund LP ("Securitized") and Beach Point TX SCF LP ("TX" and collectively with SCF XI, SCF IV, SCF Multi, Opportunities, Select and Securitized, the "Funds"). The Funds may be deemed a "group" for purposes of Section 13(d) of the Exchange Act but each disclaims membership in a group. Beach Point Capital Management LP ("BPCM") is the investment manager of each of the Funds

<sup>\*</sup> The remainder of this cover page shall be filled out of a reporting person's initial filing on this form with respect to the subject class of securities, and for any subsequent amendment containing information which would alter disclosures provided in a prior cover page.

and Beach Point GP LLC ("Beach Point GP") is the general partner of BPCM. BPCM is an investment adviser registered under Section 203 of the Investment Advisers Act of 1940, furnishes investment advice to certain clients (the "Clients"). In its role as investment adviser, BPCM possesses voting and investment power over the shares of Common Stock of the Issuer described in this schedule that are owned by the Clients, and may be deemed to be the beneficial owner of the shares of Common Stock of the Issuer held by the Clients. However, all securities reported in this schedule are owned by the Clients. BPCM disclaims beneficial ownership of such securities. Beach Point GP is the sole general partner of BPCM. As a result, Beach Point GP may be deemed to share beneficial ownership of the shares of Common Stock of the Issuer held by the Clients. Beach Point GP disclaims beneficial ownership of such securities. Beach Point Advisors LLC ("Fund GP") is the General Partner or Managing Member of each of the above listed Funds and Scott Klein and Carl Goldsmith are the members of the Fund GP and may be deemed to beneficially own the securities held by the Funds. Notwithstanding the foregoing, the Fund GP, Mr. Klein and Mr. Goldsmith each disclaims beneficial ownership of the securities held by the Funds except to the extent of its or his respective pecuniary interest therein.

(2) All percentages in this Schedule 13G/A are based on 194,461,361 shares of common stock outstanding as of November 7, 2023, based on the Form 10-Q filed by the Issuer for the quarter ended September 30, 2023.

	CUSIP No. 88105P103		Schedule 13G	
1	NAME OF REPOR	RTING PERSON		
	Beach Point GP LI			
2	CHECK THE APP (a) □ (b) ⊠	'ROPRIATE BOX IF A	MEMBER OF A GROUP	
3	SEC USE ONLY			
4	CITIZENSHIP OR Delaware	PLACE OF ORGANIZ	ZATION	
	NUMBER OF SHARES BENEFICIALLY OWNED BY EACH REPORTING PERSON WITH:	7,683,113 7 SOLE DI - 0 - 8 SHARED	D DISPOSITIVE POWER	
9	7,683,118 (1)		8 (1) LY OWNED BY EACH REPORTING PERSON  OUNT IN ROW (9) EXCLUDES CERTAIN SHARES	gП
10			BY AMOUNT IN ROW 9	טט
11	3.9% (2)	AGO ALI RESENTEDI	of Amount In Row /	
12	TYPE OF REPOR	TING PERSON		
	PN, HC			

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CUSIP No. 88105P103	Schedule 13G	
NAME OF REPORTING PERSON		
Beach Point Advisors LLC		

2	CHECK THE AF (a) □ (b) ⊠	PPROPRIAT	E BOX IF A MEMBER OF A GROUP
3	SEC USE ONLY		
4	CITIZENSHIP O Delaware	R PLACE O	F ORGANIZATION
	NUMBER OF	5	SOLE VOTING POWER - 0 -
	SHARES BENEFICIALLY OWNED BY EACH	6	SHARED VOTING POWER 7,683,118 (1)
	REPORTING PERSON WITH:	7	SOLE DISPOSITIVE POWER - 0 -
	,,,,,,,,	8	SHARED DISPOSITIVE POWER 7,683,118 (1)
9	AGGREGATE A 7,683,118 (1)	MOUNT BE	ENEFICIALLY OWNED BY EACH REPORTING PERSON
10	CHECK BOX IF	THE AGGR	EGATE AMOUNT IN ROW (9) EXCLUDES CERTAIN SHARES□
11	PERCENT OF CLASS R 3.9% (2)		ESENTED BY AMOUNT IN ROW 9
12	TYPE OF REPO	RTING PER	SON
1			

(1) The reported securities are owned by Beach Point SCF XI LP ("SCF XI"), Beach Point SCF IV LLC ("SCF IV"), Beach Point SCF Multi-Port LP ("SCF Multi"), BPC Opportunities Fund III LP ("Opportunities"), Beach Point Select Fund LP ("Select"), Beach Point Securitized Credit Fund LP ("Securitized") and Beach Point TX SCF LP ("TX" and collectively with SCF XI, SCF IV, SCF Multi, Opportunities, Select and Securitized, the "Funds"). The Funds may be deemed a "group" for purposes of Section 13(d) of the Exchange Act but each disclaims membership in a group. Beach Point Capital Management LP ("BPCM") is the investment manager of each of the Funds and Beach Point GP LLC ("Beach Point GP") is the general partner of BPCM. BPCM is an investment adviser registered under Section 203 of the Investment Advisers Act of 1940, furnishes investment advice to certain clients (the "Clients"). In its role as investment adviser, BPCM possesses voting and investment power over the shares of Common Stock of the Issuer described in this schedule that are owned by the Clients, and may be deemed to be the beneficial owner of the shares of Common Stock of the Issuer held by the Clients. However, all securities reported in this schedule are owned by the Clients. BPCM disclaims beneficial ownership of such securities. Beach Point GP is the sole general partner of BPCM. As a result, Beach Point GP may be deemed to share beneficial ownership of the shares of Common Stock of the Issuer held by the Clients. Beach Point GP disclaims beneficial ownership of such securities. Beach Point GP disclaims beneficial ownership of such securities. Beach of the above listed Funds and Scott Klein and Carl Goldsmith are the members of the Fund GP and may be deemed to beneficially own the securities held by the Funds. Notwithstanding the foregoing, the Fund GP, Mr. Klein and Mr. Goldsmith each disclaims beneficial ownership of the securities held by the Funds except to the extent of its or his respective pecuniary interest therein.

CUSIP No. 88105P103		Schedule	e 13G		
NAME OF REPO	RTING PE	SON			
Scott Klein					
CHECK THE AP (a) □ (b) ⊠	PROPRIAT	BOX IF A MEMBER OF A GROUP			
SEC USE ONLY			_		
CITIZENSHIP OI	R PLACE C	PLACE OF ORGANIZATION			
United States					
<u> </u>	5	SOLE VOTING POWER			
NUMBER OF		- 0 -			
SHARES BENEFICIALLY	6	SHARED VOTING POWER			
OWNED BY EACH		7,683,118 (1)			
REPORTING PERSON	7	SOLE DISPOSITIVE POWER			
WITH:		- 0 -			

		LED DISPOSITIVE POWER
9	AGGREGATE AMOUNT BENEFICIA	ALLY OWNED BY EACH REPORTING PERSON
10	7,683,118 (1) CHECK BOX IF THE AGGREGATE A	AMOUNT IN ROW (9) EXCLUDES CERTAIN SHARES□
11	PERCENT OF CLASS REPRESENTE	D BY AMOUNT IN ROW 9
	3.9% (2)	
12	TYPE OF REPORTING PERSON	
	IN	

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	CUSIP No. 88105P103		Schedule 13G	
1	NAME OF REPO	RTING PERSON	I	
2	CHECK THE API (a) □ (b) ⊠	PROPRIATE BOX IF A	MEMBER OF A GROUP	
3	SEC USE ONLY			
4	United States		OTING POWER	
	NUMBER OF SHARES BENEFICIALLY OWNED BY EACH REPORTING PERSON WITH:	7,683,113 7 SOLE DI - 0 - 8 SHARED 7,683,113	0 VOTING POWER  8 (1) SPOSITIVE POWER  0 DISPOSITIVE POWER  8 (1)	
9	7,683,118 (1)		LY OWNED BY EACH REPORTING PERSON	
10			OUNT IN ROW (9) EXCLUDES CERTAIN SHARES□	
11	PERCENT OF CI 3.9% (2)	ASS REPRESENTED I	BY AMOUNT IN ROW 9	
12	TYPE OF REPOR	TING PERSON		

(1) The reported securities are owned by Beach Point SCF XI LP ("SCF XI"), Beach Point SCF IV LLC ("SCF IV"), Beach Point SCF Multi-Port LP ("SCF Multi"), BPC Opportunities Fund III LP ("Opportunities"), Beach Point Select Fund LP ("Select"), Beach Point Securitized Credit Fund LP ("Securitized") and Beach Point TX SCF LP ("TX" and collectively with SCF XI, SCF IV, SCF Multi, Opportunities, Select and Securitized, the "Funds"). The Funds may be deemed a "group" for purposes of Section 13(d) of the Exchange Act but each disclaims membership in a group. Beach Point Capital Management LP ("BPCM") is the investment manager of each of the Funds and Beach Point GP LLC ("Beach Point GP") is the general partner of BPCM. BPCM is an investment adviser registered under Section 203 of the Investment Advisers Act of 1940, furnishes investment advice to certain clients (the "Clients"). In its role as investment adviser, BPCM possesses voting and investment power over the shares of Common Stock of the Issuer described in this schedule that are owned by the Clients, and may be deemed to be the beneficial owner of the shares of Common Stock of the Issuer held by the Clients. However, all securities reported in this schedule are owned by the Clients. BPCM disclaims beneficial ownership of such securities. Beach Point GP is the sole general partner of BPCM. As a result, Beach Point GP may be deemed to share beneficial ownership of the shares of Common Stock of the Issuer held by the Clients. Beach Point GP disclaims beneficial ownership of such securities. Beach Point Advisors LLC ("Fund GP") is the General Partner or Managing Member of each of the above listed

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	CUSIP No. 88105P103		Schedule 13G		
1	NAME OF REPORT  Beach Point SCF X				
2			MEMBER OF A GROUP		
3	SEC USE ONLY				
4	CITIZENSHIP OR	PLACE OF ORGANIZ	ZATION		
	Delaware				
	NUMBER OF	5 SOLE VO	OTING POWER		
	SHARES BENEFICIALLY OWNED BY EACH	84,529 (1			
	REPORTING PERSON WITH:	7 SOLE DI	ISPOSITIVE POWER		
		8 SHARED 84,529 (1	D DISPOSITIVE POWER )		
9	84,529 (1)		LY OWNED BY EACH REPORTING PERSON		
10	CHECK BOX IF T	THE AGGREGATE AMOUNT IN ROW (9) EXCLUDES CERTAIN SHARES□			
11		ASS REPRESENTED I	BY AMOUNT IN ROW 9		
	0.0% (2)	TINIC DEDCOM			
12	TYPE OF REPOR	TING PERSON			

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	CUSIP No. 88105P103	Schedule 13G	
1	NAME OF REPORTING PERSON		
	Beach Point SCF IV LLC		
2	CHECK THE APPROPRIATE BOX IF A	MEMBER OF A GROUP	
	(a) 🗆		
	(b) 🗵		
3	SEC USE ONLY		

4	CITIZENSHIP OR	PLACE C	OF ORGANIZATION
	Delaware		
	<del>-</del>	5	SOLE VOTING POWER
	NUMBER OF		- 0 -
	SHARES BENEFICIALLY		SHARED VOTING POWER
	OWNED BY EACH		399,287 (1)
	REPORTING	7	SOLE DISPOSITIVE POWER
	PERSON WITH:		- 0 -
	***************************************	8	SHARED DISPOSITIVE POWER
			399,287 (1)
9	AGGREGATE AM	OUNT B	ENEFICIALLY OWNED BY EACH REPORTING PERSON
	399,287 (1)		
10		HE AGGF	REGATE AMOUNT IN ROW (9) EXCLUDES CERTAIN SHARES□
11	PERCENT OF CLA	ASS REPI	RESENTED BY AMOUNT IN ROW 9
11	0.207 (2)		
	0.2% (2) TYPE OF REPORT	TING PER	RON
12	TITE OF REPORT	11.10 1 EN	
	00		

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CUSIP No. 88105P103			Schedule 13G	
NAME OF REPO	ORTING PE	ERSON		
Beach Point SCF	Multi-Port	LP		
CHECK THE AP (a) □ (b) ⊠	PROPRIAT	TE BOX IF A N	MEMBER OF A GROUP	
SEC USE ONLY				
CITIZENSHIP O	R PLACE C	OF ORGANIZA	ATION	
Delaware				
NUMBER OF	5	SOLE VOT	TING POWER	
SHARES BENEFICIALLY OWNED BY	6	SHARED	VOTING POWER	
EACH REPORTING PERSON	7	809,366 (1) SOLE DIS	) SPOSITIVE POWER	
WITH:		- 0 -		
	8		DISPOSITIVE POWER	
ACCDEGATE A	MOUNT D	809,366 (1)	) Y OWNED BY EACH REPORTING PERSON	
809,366 (1)	MOUNTB	ENEFICIALL	I OWNED BY EACH REPORTING PERSON	
	THE AGGI	REGATE AMO	OUNT IN ROW (9) EXCLUDES CERTAIN SHARE	S□
 PERCENT OF C	LASS REPI	RESENTED B	Y AMOUNT IN ROW 9	
0.4% (2)				

12	TYPE OF REPORTING PERSON			
	PN			

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	CUSIP No. 88105P103		Schedule 13G			
1	NAME OF REPOR		L			
2	CHECK THE APP (a) □ (b) ⊠	CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP  (a) □				
3	SEC USE ONLY					
4	CITIZENSHIP OR	PLACE OF ORGANIZ	ATION			
	Delaware					
	NUMBER OF	5 SOLE VC	OTING POWER			
	SHARES BENEFICIALLY OWNED BY	6 SHARED 4,137,204	VOTING POWER			
	EACH REPORTING PERSON WITH:	7 SOLE DI - 0 -	SPOSITIVE POWER			
	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	8 SHARED 4,137,204	DISPOSITIVE POWER			
9	AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON 4,137,204 (1)					
10	CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (9) EXCLUDES CERTAIN SHARES□					
11		PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW 9				
2.1% (2) TYPE OF REPORTING PERSON						
12	PN	TING LEXSON				

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CUSIP No. 88105P103				Schedule 13G	
1	NAME OF REPO	RTING PEI	RSON		
	Beach Point Selec				
2	CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP  (a) □  (b) ⊠				
3	SEC USE ONLY				
4	CITIZENSHIP OR	R PLACE O	F ORGANIZ	ZATION	
	Delaware				
	•	5	SOLE VO	OTING POWER	
	NUMBER OF		- 0 -		
	SHARES BENEFICIALLY	6	SHARED	O VOTING POWER	
	OWNED BY EACH		1,173,581		
	EACH REPORTING PERSON WITH:		SOLE D	ISPOSITIVE POWER	
			- 0 -		
			SHARED	D DISPOSITIVE POWER	
			1,173,581	(1)	
9	AGGREGATE A	MOUNT BI		LY OWNED BY EACH REPORTING PERSON	
ĺ	1,173,581 (1)				
10	CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (9) EXCLUDES CERTAIN SHARES□				
11	PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW 9				
	0.6% (2)				
12	TYPE OF REPOR	RTING PER	SON		
	PN				

(1) The reported securities are owned by Beach Point SCF XI LP ("SCF XI"), Beach Point SCF IV LLC ("SCF IV"), Beach Point SCF Multi-Port LP ("SCF Multi"), BPC Opportunities Fund III LP ("Opportunities"), Beach Point Select Fund LP ("Select"), Beach Point Securitized Credit Fund LP ("Securitized") and Beach Point TX SCF LP ("TX" and collectively with SCF XI, SCF IV, SCF Multi, Opportunities, Select and Securitized, the "Funds"). The Funds may be deemed a "group" for purposes of Section 13(d) of the Exchange Act but each disclaims membership in a group. Beach Point Capital Management LP ("BPCM") is the investment manager of each of the Funds and Beach Point GP LLC ("Beach Point GP") is the general partner of BPCM. BPCM is an investment adviser registered under Section 203 of the Investment Advisers Act of 1940, furnishes investment advice to certain clients (the "Clients"). In its role as investment adviser, BPCM possesses voting and investment power over the shares of Common Stock of the Issuer described in this schedule that are owned by the Clients, and may be deemed to be the beneficial owner of the shares of Common Stock of the Issuer held by the Clients. However, all securities reported in this schedule are owned by the Clients. BPCM disclaims beneficial ownership of such securities. Beach Point GP is the sole general partner of BPCM. As a result, Beach Point GP may be deemed to share beneficial ownership of the shares of Common Stock of the Issuer held by the Clients. Beach Point GP disclaims beneficial ownership of such securities. Beach Point GP and may be deemed to beneficially own the securities held by the Funds. Notwithstanding the foregoing, the Fund GP, Mr. Klein and Mr. Goldsmith each disclaims beneficial ownership of the securities held by the Funds except to the extent of its or his respective pecuniary interest therein.

	CUSIP No. 88105P103			Sche	edule 13G		
	NAME OF REPO	RTING PE	ERSON			I	
	Beach Point Secur	ritized Cred	lit Fund LP				
!	CHECK THE AP (a) □ (b) ⊠	PROPRIA	ΓΕ BOX IF A MI	EMBER OF A GROUP			
	SEC USE ONLY						
	CITIZENSHIP OF	R PLACE (	OF ORGANIZAT	ION			
	Delaware						
	<u>'</u>	5	SOLE VOTI	NG POWER			
	SHARES BENEFICIALLY OWNED BY		- 0 -				
			SHARED VO	OTING POWER			
			539,575 (1)				
REPORTING							

PERSON		7	SOLE DISPOSITIVE POWER
	WITH:		- 0 -
		8	SHARED DISPOSITIVE POWER
			539,575 (1)
9	AGGREGATE AMOU	UNT BE	NEFICIALLY OWNED BY EACH REPORTING PERSON
539,575 (1)			
10	CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (9) EXCLUDES CERTAIN SHARES□		GATE AMOUNT IN ROW (9) EXCLUDES CERTAIN SHARES□
PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW 9		SENTED BY AMOUNT IN ROW 9	
0.3% (2)			
12	12 TYPE OF REPORTIN		ON
PN			

(1) The reported securities are owned by Beach Point SCF XI LP ("SCF XI"), Beach Point SCF IV LLC ("SCF IV"), Beach Point SCF Multi-Port LP ("SCF Multi"), BPC Opportunities Fund III LP ("Opportunities"), Beach Point Select Fund LP ("Select"), Beach Point Securitized Credit Fund LP ("Securitized") and Beach Point TX SCF LP ("TX" and collectively with SCF XI, SCF IV, SCF Multi, Opportunities, Select and Securitized, the "Funds"). The Funds may be deemed a "group" for purposes of Section 13(d) of the Exchange Act but each disclaims membership in a group. Beach Point Capital Management LP ("BPCM") is the investment manager of each of the Funds and Beach Point GP LLC ("Beach Point GP") is the general partner of BPCM. BPCM is an investment adviser registered under Section 203 of the Investment Advisers Act of 1940, furnishes investment advice to certain clients (the "Clients"). In its role as investment adviser, BPCM possesses voting and investment power over the shares of Common Stock of the Issuer described in this schedule that are owned by the Clients, and may be deemed to be the beneficial owner of the shares of Common Stock of the Issuer held by the Clients. However, all securities reported in this schedule are owned by the Clients. BPCM disclaims beneficial ownership of such securities. Beach Point GP is the sole general partner of BPCM. As a result, Beach Point GP may be deemed to share beneficial ownership of the shares of Common Stock of the Issuer held by the Clients. Beach Point GP disclaims beneficial ownership of such securities. Beach Point GP and may be deemed to beneficially own the securities held by the Funds. Notwithstanding the foregoing, the Fund GP, Mr. Klein and Mr. Goldsmith each disclaims beneficial ownership of the securities held by the Funds except to the extent of its or his respective pecuniary interest therein.

(2) All percentages in this Schedule 13G/A are based on 194,461,361 shares of common stock outstanding as of November 7, 2023, based on the Form 10-Q filed by the Issuer for the quarter ended September 30, 2023.

	CUSIP No. 88105P103		Schedule 13G	
2	(a) □	CF LP	MEMBER OF A GROUP	
3	(b) ⊠ SEC USE ONLY			
4	CITIZENSHIP OR  Delaware	PLACE OF ORGANIZ	ATION	
	NUMBER OF SHARES BENEFICIALLY OWNED BY EACH REPORTING PERSON WITH:	5 - 0 - 6 SHARED 539,576 ( 7 SOLE DI - 0 - 8 SHARED	SPOSITIVE POWER  DISPOSITIVE POWER	
9	539,576 (1)  AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON  539,576 (1)			
10	CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (9) EXCLUDES CERTAIN SHARES□  PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW 9			
11	0.3% (2)			
12 TYPE OF REPORTING PERSON PN				

(1) The reported securities are owned by Beach Point SCF XI LP ("SCF XI"), Beach Point SCF IV LLC ("SCF IV"), Beach Point SCF Multi-Port LP ("SCF Multi"), BPC Opportunities Fund III LP ("Opportunities"), Beach Point Select Fund LP ("Select"), Beach Point Securitized Credit Fund LP ("Securitized") and Beach Point TX SCF LP ("TX" and collectively with SCF XI, SCF IV, SCF Multi, Opportunities, Select and Securitized, the "Funds"). The Funds may be deemed a "group" for purposes of Section 13(d) of the Exchange Act but each disclaims membership in a group. Beach Point Capital Management LP ("BPCM") is the investment manager of each of the Funds and Beach Point GP LLC ("Beach Point GP") is the general partner of BPCM. BPCM is an investment adviser registered under Section 203 of the Investment Advisers Act of 1940, furnishes investment advice to certain clients (the "Clients"). In its role as investment adviser, BPCM possesses voting and investment power over the shares of Common

Stock of the Issuer described in this schedule that are owned by the Clients, and may be deemed to be the beneficial owner of the shares of Common Stock of the Issuer held by the Clients. However, all securities reported in this schedule are owned by the Clients. BPCM disclaims beneficial ownership of such securities. Beach Point GP is the sole general partner of BPCM. As a result, Beach Point GP may be deemed to share beneficial ownership of the shares of Common Stock of the Issuer held by the Clients. Beach Point GP disclaims beneficial ownership of such securities. Beach Point Advisors LLC ("Fund GP") is the General Partner or Managing Member of each of the above listed Funds and Scott Klein and Carl Goldsmith are the members of the Fund GP and may be deemed to beneficially own the securities held by the Funds. Notwithstanding the foregoing, the Fund GP, Mr. Klein and Mr. Goldsmith each disclaims beneficial ownership of the securities held by the Funds except to the extent of its or his respective pecuniary interest therein.								
	(2) All percentages in this Schedule 13G/A are based on 194,461,361 shares of common stock outstanding as of November 7, 2023, based on the Form 10-Q filed by the Issuer for the quarter ended September 30, 2023.							
Item 1(	a). Name	of Issue	er:					
		Terran	Orbital Corporation					
Item 1(	b). Addr	ess of Iss	suer's Principal Executive Offices:					
			roken Sound Parkway, Suite 200 aton, FL 33487					
Item 2(	a). Name	of Perso	on Filing:					
		This sta	atement is filed on behalf of each of the following persons (collectively, the 'Reporting Persons'):					
		11	Beach Point Capital Management LP Beach Point GP LLC Beach Point Advisors LLC Scott Klein Carl Goldsmith Beach Point SCF XI LP Beach Point SCF IV LLC Beach Point SCF Multi-Port LP BPC Opportunities Fund III Beach Point Select Fund LP Beach Point Securitized Credit Fund LP Beach Point SCF LP					
Item 2(	b). Addr	ess of Pr	rincipal Business Office or, if none, Residence:					
		The pri	ncipal business address of each of the Reporting Persons is as follows:					
			6 <sup>th</sup> Street, Ste. 6000N Monica, CA 90404					
Item 2(	c). Citize	nship:						
		See res	ponses to Item 4 on each cover page.					
Item 2(	d). Titles	of Class	ses of Securities:					
		Commo	on stock, par value \$0.0001 per share.					
Item 2(	e). CUSI	P Numb	er:					
I4 2	ICTL:	88105P						
Item 3.			nt is Filed Pursuant to Rule 13d-1(b), or 13d-2(b) or (c), the Person Filing is a(n):					
	(a)		Broker or dealer registered under Section 15 of the Exchange Act (15 U.S.C. 78o).					
	(b)		Bank as defined in Section 3(a)(6) of the Exchange Act (15 U.S.C. 78c).					
	(c)		Insurance company as defined in Section 3(a)(19) of the Exchange Act (15 U.S.C. 78c).					
	(d)		Investment company registered under Section 8 of the Investment Company Act of 1940 (15 U.S.C. 80a-8).					
	(e)	X	Investment adviser in accordance with §240.13d-1(b)(1)(ii)(E).					
	(f)		Employee benefit plan or endowment fund in accordance with §240.13d-1(b)(1)(ii)(F).					

Parent holding company or control person in accordance with §240.13d-1(b)(1)(ii)(G).

X

(g)

	(h)		Savings association as defined in Section 3(b) of the Federal Deposit Insurance Act (12 U.S.C. 1813).
	(i)		Church plan that is excluded from the definition of an investment company under Section 3(c)(14) of the Investment Company Act of 1940 (15 U.S.C 80a-3).
	(j)		Non-U.S. institution, in accordance with § 240.13d-1(b)(1)(ii)(J).
	(k)		Group in accordance with §240.13d-1(b)(1)(ii)(K).
	If filing	as a non-	U.S. institution in accordance with §240. 13d-1(b)(1)(ii)(J), please specify the type of institution:
1.	Ownersh	ıip	
	(a)	Amoun	t beneficially owned:
			nmon stock reported as beneficially owned by BPCM, Beach Point GP, Fund GP, Scott Klein and Carl Goldsmith (collectively, "Beach Point") in this e 13G includes 7,683,118 shares of common stock consisting of the following:
			SCF XI: 0 shares of common stock and 84,529 warrants; SCF IV: 331,111 shares of common stock and 68,176 warrants; SCF Multi: 671,171 shares of common stock and 138,195 warrants; Opportunities: 3,430,797 shares of common stock and 706,407 warrants; Select: 973,198 shares of common stock and 200,383 warrants; Securitized: 447,445 shares of common stock and 92,130 warrants; and TX: 447,446 shares of common stock and 92,130 warrants
	(b)	Percent	of class:
		See resp	onses to Item 11 on each cover page.
	(c)	Number	of shares as to which such person has:
		(i)	Sole power to vote or to direct the vote:
			See responses to Item 5 on each cover page.
		(ii)	Shared power to vote or to direct the vote:
			See responses to Item 6 on each cover page.
		(iii)	Sole power to dispose or to direct the disposition of:
			See responses to Item 7 on each cover page.
			·

#### (iv) Shared power to dispose or to direct the disposition of:

See responses to Item 8 on each cover page.

#### Item 5. Ownership of Five Percent or Less of a Class.

If this statement is being filed to report the fact that as of the date hereof the reporting person has ceased to be the beneficial owner of more than five percent of the class of securities, check the following  $\boxtimes$ .

## Item 6. Ownership of More than Five Percent on Behalf of Another Person.

While Beach Point Capital and Beach Point GP may each be deemed the beneficial owner of the shares of common stock of the Issuer, each of Beach Point Capital and Beach Point GP is the beneficial owner of such stock on behalf of the Funds who have the right to receive and the power to direct the receipt of the dividends from, or the proceeds of the sale of, such common stock.

## Item 7. Identification and Classification of the Subsidiary Which Acquired the Security Being Reported on By the Parent Holding Company.

See Exhibit I.

## Item 8. Identification and Classification of Members of the Group.

Each of the Funds may be deemed to be members of a group under Section 13(d) of the Exchange Act but each disclaims membership in a group.

## Item 9. Notice of Dissolution of Group.

Not Applicable.

## Item 10. Certification.

Item 4

By signing below I certify that, to the best of my knowledge and belief, the securities referred to above were acquired and are held in the ordinary course of business and were not acquired and are not held for the purpose of or with the effect of changing or influencing the control of the issuer of the securities and were not acquired and are not held in connection with or as a participant in any transaction having that purpose or effect.

# SIGNATURE

After reasonable inquiry and to the best of my knowledge and belief, I certify that the information set forth in this statement is true, complete and correct.

Dated: February 2, 2024

# Beach Point Capital Management LP

/s/ Lawrence M. Goldman By: Lawrence M. Goldman	_
Chief Administrative Officer and General Counsel	Date February 2, 2024
Beach Point GP LLC	
/s/ Lawrence M. Goldman	
By: Lawrence M. Goldman	_
Authorized Signatory	Date February 2, 2024
Beach Point Advisors LLC	
/s/ Lawrence M. Goldman	
By: Lawrence M. Goldman	_
Authorized Signatory	Date February 2, 2024
/s/ Scott Klein	
By: Scott Klein	Date February 2, 2024
By. Scott Kielii	Date I columny 2, 2024
/s/ Carl Goldsmith	
By: Carl Goldsmith	Date February 2, 2024
Beach Point SCF XI LP	
By: Beach Point Capital Management LP, its Investment Manager	
/s/ Lawrence M. Goldman	
By: Lawrence M. Goldman	<del></del>
Chief Administrative Officer and General Counsel	Date February 2, 2024
Beach Point SCF IV LLC	
By: Beach Point Capital Management LP, its Investment Manager	
by. Beach Folit Capital Management II, its investment Manager	
/s/ Lawrence M. Goldman	_
By: Lawrence M. Goldman	
Chief Administrative Officer and General Counsel	Date February 2, 2024
Beach Point SCF Multi-Port LP	
By: Beach Point Capital Management LP, its Investment Manager	
,	
/s/ Lawrence M. Goldman	_
By: Lawrence M. Goldman	
Chief Administrative Officer and General Counsel	Date February 2, 2024
BPC Opportunities Fund III LP	
By: Beach Point Capital Management LP, its Investment Manager	
, , , , , , , , , , , , , , , , , , , ,	
/s/ Lawrence M. Goldman	<u> </u>
By: Lawrence M. Goldman	
Chief Administrative Officer and General Counsel	Date February 2, 2024

# Beach Point Select Fund LP

By: Beach Point Capital Management LP, its Investment Manager

/s/ Lawrence M. Goldman

By: Lawrence M. Goldman

Chief Administrative Officer and General Counsel

Date February 2, 2024

**Beach Point Securitized Credit Fund LP** 

By: Beach Point Capital Management LP, its Investment Manager

/s/ Lawrence M. Goldman

By: Lawrence M. Goldman

Chief Administrative Officer and General Counsel

Date February 2, 2024

Beach Point TX SCF LP

By: Beach Point Capital Management LP, its Investment Manager							
/s/ Lawrence M. Goldman							
By: Lawrence M. Goldman							
Chief Administrative Officer and General Counsel	Date February 2, 2024						
EXHIBI	T INDEX						
Exhibit I - Identification and Classification of the Subsidiary Which Acquired the Secu	rity Being Reported on by the Parent Holdings Company or Control Persor*						
Exhibit II – Joint Filing Agreement*							
*Previously filed.							