SEC For	rm 4																			
	FORM	4 U	JNITED STA	TES	s se		RITIE Washin					ANG	ECOM	MISSIOI	N	ON	1B AP	PRO	VAL	
Check this box if no longer subject to SECTION STATEMEN				NT	NT OF CHANGES IN BENEFICIAL OWNERSH									RSHIP	OMB Number: 3235-0287 Estimated average burden			3235-0287		
U obligat	n 16. Form 4 or ions may contir tion 1(b).		File								es Excha npany Ac		t of 1934 0		II	hours per	-		0.5	
1. Name a	nd Address of	Reporting Person*				Name								5. Relationsh			erson(s) to Is:	suer	
PLATINUM EQUITY LLC					VERRA MOBILITY Corp [VRRM]									(Check all applicable) X Director X 10% Owner						
(Last)	(Fi	rst) (I	Middle)											Offic belo	cer (give w)	title) ther (elow)	specify	
		QUITY ADVISO	-		Date 0 / <mark>30/</mark> 2		st Trans	sacti	ion (M	1onth/L	Day/Year	.)								
360 NORTH CRESCENT DRIVE, SOUTH BUILDING																				
				4. 1	lf Ame	endmen	, Date o	of O	riginal	l Filed	(Month/	Day/Yea		6. Individual (Line)	or Joint/0	Group Fi	ling (Ch	eck Ap	pplicable	
(Street) BEVERLY HILLS CA 90210															Form filed by One Reporting Person Form filed by More than One Reporting					
														X Person						
(City)	(St	ate) (2	Zip)	-																
		Tabl	e I - Non-Deriv	/ativ	e Se	curiti	es Ac	qui	ired,	Dis	posed	of, or	Benefic	ially Own	ed	1				
1. Title of Security (Instr. 3) 2. Transaction Date (Month/Day/Year) Exe	2A. Deeme Execution if any (Month/Da		Code	3. Transactic Code (Inst 8)						5. Amount of Securities Beneficially Owned Following		6. Ownership Form: Direct (D) or Indirect (I) (Instr. 4)		7. Nature of Indirect Beneficial Ownership			
							Code	•	v	Amou	unt	(A) or (D)	Price	Reported Transactio (Instr. 3 ar	on(s)		,	(Instr		
Class A common stock, par value \$0.0001 per share 04/30/2019							J ⁽¹⁾⁽²⁾)(3)		2,500,000		A	\$13(1)(2)(3	³⁾ 56,239	56,239,744				See footnote ⁽⁴⁾⁽⁵⁾⁽⁶⁾	
Class A common stock, par value \$0.0001 per share														3,540	3,540,344		D ⁽⁷⁾			
		Та	ble II - Deriva (e.g., p																	
1. Title of 2. 3. Transaction 3A. Deemed 4.			s, calls, warrants, options, convertible securities						tle and	8. Price of Derivative	nber of 10. tive Owners		chin	11. Nature of Indirect						
Security (Instr. 3)	or Exercise Price of	(Month/Day/Year)	if any (Month/Day/Year)		(Instr.	Deri Secu	vative urities	ative (Month/ rities		ay/Year)		Secu Und	urities erlying	Security (Instr. 5)	Securi Benefi	urities Fo eficially Dir		(D)	Beneficial Ownership	
	Derivative Security					(A) o Disp	osed						vative ırity (Instr. 3 4)		Report	ollowing eported		or Indirect (Inst (I) (Instr. 4)		
						of (D (Inst and	r. 3, 4							Transa (Instr. 4		action(s) 4)				
					Γ		-,						Amount	1						
								Da			Expiratio		Number of							
1 Namo a	Addross of	Reporting Person*		Code	v	(A)	(D)	Ex	ercisa	ble [Date	Title	Shares							
		UITY LLC																		
(Last)		(First)	(Middle)		-															
	TINUM EC	QUITY ADVISO	. ,																	
360 NOI	RTH CRESO	CENT DRIVE, S	OUTH BUILDI	NG																
(Street) BEVER	LY HILLS	CA	90210																	
(City)		(State)	(Zip)		_															
		Reporting Person [*] Investment H	loldings, LLC]																
(Last)		(First)	(Middle)																	
		QUITY ADVISO		NC																
		CENT DRIVE, S		UNG	_															
(Street) BEVER	LY HILLS	CA	90210																	
(City)		(State)	(Zip)																	

(State)	(Zip)

1. Name and Address of Reporting Person* Gores Tom								
(Last)	(First)	(Middle)						
C/O PLATINUM EQUITY ADVISORS, LLC								
360 NORTH CRESCENT DRIVE, SOUTH BUILDING								
(Street)								
BEVERLY HILLS	CA	90210						
(City)	(State)	(Zip)						

Explanation of Responses:

1. On April 30, 2019, PE Greenlight Holdings, LLC ("PE Greenlight") received 2,500,000 shares of the Issuer's Class A common stock, par value \$0.0001 per share ("Class A Shares") pursuant to an "earn-out" provision in that certain Agreement and Plan of Merger by and among the Issuer, AM Merger Sub I, LLC, Greenlight Holding II Corporation ("Greenlight") and PE Greenlight, in its capacity as the Stockholder Representative (as amended, the "Merger Agreement") related to the Issuer's business combination (the "Business Combination") with Greenlight mold receive additional Class A Shares (any such Class A Shares, the "Earn-Out Shares") as follows:

2. (Continued from Footnote 1) (i) a one-time issuance of 2,500,000 Class A Shares if the volume weighted average closing sale price of one Class A Share on Nasdaq for a period of at least 10 days out of 20 consecutive trading days at any time during the five-year period following the Closing Date (the "Average Share Price") is greater than \$13.00; (ii) a one-time issuance of 2,500,000 Class A Shares if the Average Share Price is greater than \$15.50; (iii) a one-time issuance of 2,500,000 Class A Shares if the Average Share Price is greater than \$18.00; and (iv) a one-time issuance of 2,500,000 Class A Shares if the Average Share Price is greater than \$18.00; and (iv) a one-time issuance of 2,500,000 Class A Shares if the Average Share Price is greater than \$18.00; and (iv) a one-time issuance of 2,500,000 Class A Shares if the Average Share Price is greater than \$18.00; and (iv) a one-time issuance of 2,500,000 Class A Shares if the Average Share Price is greater than \$18.00; and (iv) a one-time issuance of 2,500,000 Class A Shares if the Average Share Price is greater than \$18.00; and (iv) a one-time issuance of 2,500,000 Class A Shares if the Average Share Price is greater than \$18.00; and (iv) a one-time issuance of 2,500,000 Class A Shares if the Average Share Price is greater than \$18.00; and (iv) a one-time issuance of 2,500,000 Class A Shares if the Average Share Price is greater than \$18.00; and (iv) a one-time issuance of 2,500,000 Class A Shares if the Average Share Price is greater than \$18.00; and (iv) a one-time issuance of 2,500,000 Class A Shares if the Average Share Price is greater than \$18.00; and (iv) a one-time issuance of 2,500,000 Class A Shares if the Average Share Price is greater than \$18.00; and (iv) a one-time issuance of 2,500,000 Class A Shares if the Average Share Price is greater than \$18.00; and (iv) a one-time issuance of 2,500,000 Class A Shares if the Average Share Price is greater than \$18.00; and (iv) a one-time issuance of 2,500,000 Class A Shares if the Average Share Pric

3. (Continued from Footnote 2) PE Greenlight will also be entitled to Earn-Out Shares in the event of certain acceleration events described in greater detail in the Merger Agreement. As a result of the Average Share Price being greater than \$13.00, PE Greenlight acquired an additional 2,500,000 Class A Shares pursuant to the Merger Agreement. PE Greenlight's right to receive Earn-Out Shares became fixed and irrevocable on the Closing Date.

4. Shares held directly by PE Greenlight. Platinum Equity Capital Partners IV, L.P. ("PECP IV") holds a majority membership interest in PE Greenlight and may be deemed to beneficially own the Issuer securities beneficially owned by PE Greenlight. Platinum Equity Partners IV, L.P. ("PEP IV LP") is the general partner of PECP IV and may be deemed to beneficially own the Issuer securities beneficially owned by PE Orenlight. Platinum Equity Partners IV, L.P. ("PEP IV LP") is the general partner of PECP IV and may be deemed to beneficially owned by PEP IV LLC") is the general partner of PEP IV LP and may be deemed to beneficially owned by PEP IV LP. Platinum Equity Investment Holdings IV, LLC ("PEIF IV LLC") is the sole member of PEP IV LC and may be deemed to beneficially owned by PEP IV LLC.

5. (Continued from Footnote 4) Platinum Equity Investment Holdings IV Manager, LLC ("PEIH IV Manager") is the sole manager of PEIH IV and may be deemed to beneficially own the Issuer securities beneficially owned by PEIH IV. Platinum Equity InvestCo, L.P. ("PEI LP") owns all of the economic interests in PEIH IV and may be deemed to beneficially own the Issuer securities beneficially owned by PEIH IV. Platinum Equity Investment Holdings IC (Cayman), LLC ("PEII LLC") is the general partner of PEIL P and may be deemed to beneficially own the Issuer securities beneficially owned by PEI LP. Platinum Equity Investment Holdings, LLC ("PEIH LC") is the general partner of PEIL P and may be deemed to beneficially own the Issuer securities beneficially owned by PEI LP. Platinum Equity Investment Holdings, LLC ("PEIH LC") is the sole member of PEIH IC LLC and may be deemed to beneficially owned by PEIH IC LLC. Platinum InvestCo (Cayman), LLC ("PI LLC") is the sole member of PEIH IC LLC and may be deemed to beneficially owned by PEIH IC LLC. Platinum InvestCo (Cayman), LLC ("PI LLC") holds a controlling interest in PEI LP and may be deemed to beneficially owned by PEI LP.

6. (Continued from Footnote 5) Platinum Equity, LLC ("Platinum Equity") is the sole member of PEIH IV Manager and PEIH LLC and may be deemed to beneficially own the Issuer securities beneficially owned by each of PEIH IV Manager and PEIH LLC. Platinum Equity and Tom Gores, together, hold a controlling interest in PI LLC and may be deemed to beneficially own the Issuer securities beneficially owned by PI LLC. Tom Gores is the Chairman and Chief Executive Officer of Platinum Equity and may be deemed to beneficially own the Issuer securities beneficially owned by PI LLC. Tom Gores is the Chairman and Chief Executive Officer of Platinum Equity and may be deemed to beneficially own the Issuer securities beneficially owned by Platinum Equity. Mr. Gores disclaims beneficial ownership of all Issuer securities beneficially owned by each of the foregoing entities except to the extent of any pecuniary interest therein.

7. Tom Gores is the Chairman and Chief Executive Officer of Platinum Equity and may be deemed to beneficially own the Issuer securities beneficially owned by Platinum Equity. Mr. Gores disclaims beneficial ownership of all Issuer securities beneficially owned by Platinum Equity except to the extent of any pecuniary interest therein.

Remarks:

1. Exhibit 99.1 - Signatures Form 2 of 2.

See Exhibit 99.1 - Signatures

05/01/2019

Date

** Signature of Reporting Person

Reminder: Report on a separate line for each class of securities beneficially owned directly or indirectly.

* If the form is filed by more than one reporting person, see Instruction 4 (b)(v).

** Intentional misstatements or omissions of facts constitute Federal Criminal Violations See 18 U.S.C. 1001 and 15 U.S.C. 78ff(a).

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

Persons who respond to the collection of information contained in this form are not required to respond unless the form displays a currently valid OMB Number.

PE GREENLIGHT HOLDINGS, LLC By: /s/ Justin Maroldi Name: Justin Maroldi Title: Assistant Secretary PLATINUM EQUITY CAPITAL PARTNERS IV, L.P. By: Platinum Equity Partners IV, L.P., Its: Assistant Secretary By: Platinum Equity Partners IV, LLC, Its: Assistant Secretary By: /s/ Justin Maroldi -----Name: Justin Maroldi Title: Assistant Secretary PLATINUM EQUITY PARTNERS IV, L.P. By: Platinum Equity Partners IV, LLC, Its: Assistant Secretary By: /s/ Justin Maroldi Name: Justin Maroldi Title: Assistant Secretary PLATINUM EQUITY PARTNERS IV, LLC By: /s/ Justin Maroldi Name: Justin Maroldi Title: Assistant Secretary PLATINUM EQUITY INVESTMENT HOLDINGS IV, LLC By: /s/ Justin Maroldi Name: Justin Maroldi Title: Assistant Secretary PLATINUM EQUITY INVESTMENT HOLDINGS IV MANAGER, LLC By: /s/ Justin Maroldi _ _ _ _ _ _ _ _ _ _ _ _ _ _ _ _ _ _ Name: Justin Maroldi Title: Assistant Secretary PLATINUM EQUITY INVESTCO, L.P. By: Platinum Equity Investment Holdings IC (Cayman), LLC Its: Assistant Secretary By: /s/ Justin Maroldi -----Name: Justin Maroldi Title: Assistant Secretary PLATINUM EQUITY INVESTMENT HOLDINGS IC (CAYMAN), LLC By: /s/ Justin Maroldi . Name: Justin Maroldi Title: Assistant Secretary PLATINUM INVESTCO (CAYMAN), LLC By: /s/ Justin Maroldi Name: Justin Maroldi Title: Assistant Secretary PLATINUM EQUITY INVESTMENT HOLDINGS, LLC

By: /s/ Justin Maroldi

-----Name: Justin Maroldi Title: Assistant Secretary

PLATINUM EQUITY, LLC

By: /s/ Justin Maroldi

-----Name: Justin Maroldi Title: Assistant Secretary

TOM GORES

By: /s/ Mary Ann Sigler

· · ·

Name: Mary Ann Sigler Title: Attorney-in-Fact