# SECURITIES AND EXCHANGE COMMISSION Washington, D.C. 20549

## **SCHEDULE 13D**

**Under the Securities Exchange Act of 1934** 

(Amendment No. 6)\*

**NET Power Inc.** 

(Name of Issuer)

Class A Common Stock, par value \$0.0001

(Title of Class of Securities)

64107A105

(CUSIP Number)

Min Lee 8 Rivers Capital, LLC, 406 Blackwell Street, 4th Floor Durham, NC, 27701 919-667-1800

(Name, Address and Telephone Number of Person Authorized to Receive Notices and Communications)

07/30/2025

(Date of Event Which Requires Filing of This Statement)

If the filing person has previously filed a statement on Schedule 13G to report the acquisition that is the subject of this Schedule 13D, and is filing this schedule because of §§ 240.13d-1(e), 240.13d-1(f) or 240.13d-1(g), check the following box.

The information required on 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 ("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).

# SCHEDULE 13D

**CUSIP No.** 64107A105

1	Name of reporting person
	8 RIVERS CAPITAL, LLC
	Check the appropriate box if a member of a Group (See Instructions)
2	(a) (b)
3	SEC use only

	1			
4	Source of funds (See Instructions)			
·	WC, OO			
	Check if disclosure of legal proceedings is required pursuant to Items 2(d) or 2(e)			
5				
	Citizenship or place of organization			
6	DELAWARE			
	_	Sole Voting Power		
	7	0.00		
Number of Shares		Shared Voting Power		
Beneficial ly Owned	8	26,729,880.00		
by Each		Sole Dispositive Power		
Reporting Person With:	9	0.00		
	10	Shared Dispositive Power		
		26,729,880.00		
	Aggregate amount beneficially owned by each reporting person			
11	26,729,880.	00		
	Check if the aggregate amount in Row (11) excludes certain shares (See Instructions)			
12				
40	Percent of class represented by amount in Row (11)			
13	25.6 %			
	Type of Reporting Person (See Instructions)			
14	00			

Comment Row 8, 10 and 11.

for Type of Person:

Beneficial ownership of shares of Class A common stock, par value \$0.0001 per share ("Class A Common Stock"), of NET Reporting Power, Inc. (the "Issuer") is being reported hereunder solely because the reporting person may be deemed to have benefi cial ownership of such shares as a result of the relationships described under Item 2 and Item 3 and the matters describe d in Item 3, Item 4 and Item 5 of Schedule 13D (as defined below), as amended by this Amendment No. 6 (as defined bel

Represents 26,729,880 Class A Units of NET Power Operations LLC ("Opco Units") held directly by NPEH, LLC ("NPE H"), that are exchangeable for shares of Class A Common Stock on a one-for-one basis as described herein. At the time o f any such exchange, an equal number of shares of Class B common stock, par value \$0.0001 per share ("Class B Common Stock"), of the Issuer held directly by NPEH, which have no economic value, will be cancelled.

Row 13.

Based upon (i) 77,726,852 shares of Class A Common Stock issued and outstanding as of May 9, 2025, as reported in the Issuer's Quarterly Report on Form 10-Q filed with the Securities and Exchange Commission (the "SEC") on May 12, 202 5 (the "Issuer Form 10-Q") and (ii) 26,729,880 shares of Class A Common Stock issuable to NPEH upon the redemption a nd exchange of an equal number of Opco Units (and the cancellation of an equal number of shares of Class B Common S tock) held by NPEH.

CUSIP No.	64107A105	
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	1	Name of reporting person
		NPEH, LLC
	2	Check the appropriate box if a member of a Group (See Instructions)

	(a) (b)		
3	SEC use only		
4	Source of funds (See Instructions)		
7	00		
5	Check if disclosure of legal proceedings is required pursuant to Items 2(d) or 2(e)		
ŭ			
6	Citizenship	or place of organization	
	DELAWARE		
	7	Sole Voting Power	
		0.00	
Number of Shares	8	Shared Voting Power	
Beneficial ly Owned		26,729,880.00	
by Each Reporting	9	Sole Dispositive Power	
Person With:		0.00	
	10	Shared Dispositive Power	
	10	26,729,880.00	
11	Aggregate	amount beneficially owned by each reporting person	
11	26,729,880.	00	
12	Check if the aggregate amount in Row (11) excludes certain shares (See Instructions)		
12			
13	Percent of class represented by amount in Row (11)		
	25.6 %		
14	Type of Reporting Person (See Instructions)		
	00		

Comment for Type of Reporting Person:

Row 8, 10 and 11.

Represents 26,729,880 Opco Units held directly by NPEH that are exchangeable for shares of Class A Common Stock on a one-for-one basis as described herein. At the time of any such exchange, an equal number of shares of Class B C ommon Stock held directly by NPEH, which have no economic value, will be cancelled.

Row 13.

Based upon (i) 77,726,852 shares of Class A Common Stock issued and outstanding as of May 9, 2025, as reported in the Issuer Form 10-Q and (ii) 26,729,880 shares of Class A Common Stock issuable to NPEH upon the redemption and exchange of an equal number of Opco Units (and the cancellation of an equal number of shares of Class B Common Stock) held by NPEH.

CUSIP No.
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1	Name of reporting person
	SK INC.
	Check the appropriate box if a member of a Group (See Instructions)
2	(a) (b)

3	SEC use only			
4	Source of fu	unds (See Instructions)		
4	WC, 00			
5	Check if disclosure of legal proceedings is required pursuant to Items 2(d) or 2(e)			
3				
6	Citizenship or place of organization			
	KOREA, RE	PUBLIC OF		
		Sole Voting Power		
	7	0.00		
Number of Shares	•	Shared Voting Power		
Beneficial ly Owned	8	0.00		
by Each Reporting	9	Sole Dispositive Power		
Person With:	9	0.00		
	10	Shared Dispositive Power		
		0.00		
	Aggregate amount beneficially owned by each reporting person			
11	0.00			
	Check if the aggregate amount in Row (11) excludes certain shares (See Instructions)			
12				
40	Percent of class represented by amount in Row (11)			
13	0 %			
44	Type of Rep	porting Person (See Instructions)		
14	00			

Comment Row 8, 10, 11 and 13. for Type

of July 30, 2025, SK Inc. ("SK"), which directly owned 100% of each of Tillandsia, Inc. ("Tillandsia"), Areca, Inc. ("Areca") and Chamaedorea, Inc. ("Chamaedoria"), sold its interests in each of Tillandsia, Areca and Chamaedorea to Damian Bea uchamp ("Mr. Beauchamp") and 8RCH, LLC, a Delaware limited liability company ("8RCH"), (the "Sale"). Following the Sale, Mr. Beauchamp directly owns 50% of each of Tillandsia, Areca and Chamaedorea and 8RCH directly owns 50% of each of Tillandsia, Areca and Chamaedorea. Following the Sale, SK no longer beneficially owns 5% or greater of the Issuer's Class A Common Stock, and is therefore no longer a Reporting Person.

# SCHEDULE 13D

**CUSIP No.** 64107A105

1	Name of reporting person
'	TILLANDSIA, INC.
	Check the appropriate box if a member of a Group (See Instructions)
2	(a) (b)
3	SEC use only
4	Source of funds (See Instructions)
4	WC, OO

[	Check if disclosure of legal proceedings is required pursuant to Items 2(d) or 2(e)			
5				
6	Citizenship or place of organization			
	DELAWARE			
	_	Sole Voting Power		
	7	0.00		
Number of Shares	8	Shared Voting Power		
Beneficial ly Owned	0	0.00		
by Each Reporting Person	9	Sole Dispositive Power		
Person With:		0.00		
	10	Shared Dispositive Power		
	10	0.00		
11	Aggregate a	amount beneficially owned by each reporting person		
11	0.00			
12	Check if the aggregate amount in Row (11) excludes certain shares (See Instructions)			
12				
13	Percent of class represented by amount in Row (11)			
13	0 %			
14	Type of Reporting Person (See Instructions)			
14	00			

for Type

Comment Row 8 and 10.

Mr. Beauchamp directly owns 50% of the outstanding equity of each of Tillandsia, Areca and Chamaedorea. 8RCH directly owns 50% of the outstanding equity of each of Tillandsia, Areca and Chamaedorea and Cynda Beauchamp ("Mrs. Beauchamp") directly owns 100% of the outstanding equity of 8RCH. Each of Tillandsia, Areca and Chamaedorea directly owns approximately 18.60%, 25.77% and 24.11%, respectively, of the voting units of 8 Rivers Capital, LLC ("8 Rivers") and Mr. Beauchamp directly owns approximately 2.27% of the voting units of 8 Rivers. Thus, each of Mr. Beauchamp, Mrs. Beauchamp and 8RCH may be deemed to be a beneficial owner of the shares beneficially owned by 8 Rivers. 8 Rivers owns a pproximately 91.4% of the outstanding equity of NPEH and is the manager of NPEH and thus may be deemed to be a beneficial owner of the shares of Class A Common Stock deemed to be directly owned by NPEH. As indicated above, each of Tillandsia, Areca and Chamaedorea directly owns approximately 18.60%, 25.77% and 24.11%, respectively, of the voting units of 8 Rivers and none of Tillandsia, Areca or Chamaedorea controls 8 Rivers or NPEH.

CUSIP No.	64107A105		
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4	Name of reporting person
1	ARECA, INC.
	Check the appropriate box if a member of a Group (See Instructions)
2	(a) (b)
3	SEC use only
4	Source of funds (See Instructions)
4	WC, OO

5	Check if dis	sclosure of legal proceedings is required pursuant to Items 2(d) or 2(e)	
J			
6	Citizenship or place of organization		
	DELAWARE		
	7	Sole Voting Power	
		0.00	
Number of Shares	8	Shared Voting Power	
Beneficial ly Owned		0.00	
by Each Reporting	9	Sole Dispositive Power	
Person With:		0.00	
	10	Shared Dispositive Power	
		0.00	
11	Aggregate amount beneficially owned by each reporting person		
11	0.00		
12	Check if the aggregate amount in Row (11) excludes certain shares (See Instructions)		
12			
13	Percent of class represented by amount in Row (11)		
13	0 %		
14	Type of Reporting Person (See Instructions)		
14	00		

Comment Row 8 and 10. for Type

Mr. Beauchamp directly owns 50% of the outstanding equity of each of Tillandsia, Areca and Chamaedorea. 8RCH directly owns 50% of the outstanding equity of each of Tillandsia, Areca and Chamaedorea. Each of Tillandsia, Areca and Chamaedorea directly owns approximately 18.60%, 25.77% and 24.11%, respectively, of the voting units of 8 Rivers and Mr. Be auchamp directly owns approximately 2.27% of the voting units of 8 Rivers. Thus, each of Mr. Beauchamp, Mrs. Beauchamp and 8RCH may be deemed to be a beneficial owner of the shares beneficially owned by 8 Rivers. 8 Rivers owns approximately 91.4% of the outstanding equity of NPEH and is the manager of NPEH and thus may be deemed to be a beneficial owner of the shares of Class A Common Stock deemed to be directly owned by NPEH. As indicated above, each of Tillandsia, Areca and Chamaedorea directly owns approximately 18.60%, 25.77% and 24.11%, respectively, of the voting units of 8 Rivers and none of Tillandsia, Areca or Chamaedorea controls 8 Rivers or NPEH.

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CUSIP No.	64107A105

	Citizenship	or place of organization	
6	DELAWARE		
	7	Sole Voting Power	
		0.00	
Number of Shares		Shared Voting Power	
Beneficial ly Owned	8	0.00	
by Each Reporting	9	Sole Dispositive Power	
Person With:		0.00	
	10	Shared Dispositive Power	
		0.00	
11	Aggregate amount beneficially owned by each reporting person		
111	0.00		
12	Check if the aggregate amount in Row (11) excludes certain shares (See Instructions)		
12			
13	Percent of class represented by amount in Row (11)		
10	0 %		
14	Type of Reporting Person (See Instructions)		
17	00		

for Type of

Comment Row 8 and 10.

Mr. Beauchamp directly owns 50% of the outstanding equity of each of Tillandsia, Areca and Chamaedorea. 8RCH directly owns 50% of the outstanding equity of each of Tillandsia, Areca and Chamaedorea. Each of Tillandsia, Areca and Chamaedorea directly owns approximately 18.60%, 25.77% and 24.11%, respectively, of the voting units of 8 Rivers and Mr. Be auchamp diretly owns approximately 2.27% of the voting units of 8 Rivers. Thus, each of Mr. Beauchamp, Mrs. Beauchamp and 8RCH may be deemed to be a beneficial owner of the shares beneficially owned by 8 Rivers. 8 Rivers owns approximately 91.4% of the outstanding equity of NPEH and is the manager of NPEH and thus may be deemed to be a beneficial owner of the shares of Class A Common Stock deemed to be directly owned by NPEH. As indicated above, each of Tillandsia, Areca and Chamaedorea directly owns approximately 18.60%, 25.77% and 24.11%, respectively, of the voting units of 8 Rivers and none of Tillandsia, Areca or Chamaedorea controls 8 Rivers or NPEH.

CUSIP No.
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Name of reporting person		
Damian Beauchamp		
Check the appropriate box if a member of a Group (See Instructions)		
(a) (b)		
SEC use only		
Source of funds (See Instructions)		
PF PF		
Check if disclosure of legal proceedings is required pursuant to Items 2(d) or 2(e)		
Citizenship or place of organization		
UNITED STATES		

	7	Sole Voting Power	
		0.00	
Number of Shares	8	Shared Voting Power	
Beneficial ly Owned		26,729,880.00	
by Each Reporting	9	Sole Dispositive Power	
Person With:		0.00	
	10	Shared Dispositive Power	
		26,729,880.00	
	Aggregate amount beneficially owned by each reporting person		
11	26,729,880.00		
	Check if the aggregate amount in Row (11) excludes certain shares (See Instructions)		
12			
40	Percent of class represented by amount in Row (11)		
13	25.6 %		
14	Type of Reporting Person (See Instructions)		
14	IN		

### Comment Rows 8, 10 and 11: for Type

Person:

of Reporting Mr. Beauchamp directly owns 50% of the outstanding equity of each of Tillandsia, Areca and Chamaedorea. Mrs. Beauch amp directly owns 100% of the interests of 8RCH. 8RCH directly owns 50% of the outstanding equity of each of Tillandsia. a, Areca and Chamaedorea. Each of Tillandsia, Areca and Chamaedorea directly owns approximately 18.60%, 25.77% and 24.11%, respectively, or an aggregate of approximately 68.48% of the voting units of 8 Rivers and Mr. Beauchamp direct ly owns approximately 2.27% of the voting units of 8 Rivers owns approximately 91.4% of the outstanding equit y of NPEH and is the manager of NPEH and may be deemed to beneficially own the shares of Class A Common Stock iss uable to NPEH upon the redemption and exchange of an equal number of Opco Units (and the cancellation of an equal number of shares of Class B Common Stock) held by NPEH. Because of the foregoing relationships, each of Mr. Beaucham p, Mrs. Beauchamp and 8RCH may be deemed to beneficially own the shares of Class A Common Stock that may be ben eficially owned by 8 Rivers.

## Row 13:

Based upon (i) 77,726,852 shares of Class A Common Stock issued and outstanding as of May 9, 2025, as reported in th e Issuer Form 10-Q and (ii) 26,729,880 shares of Class A Common Stock issuable to NPEH upon the redemption and exc hange of an equal number of Opco Units (and the cancellation of an equal number of shares of Class B Common Stock) h eld by NPEH.

1	Name of reporting person		
	8RCH, LLC		
2	Check the appropriate box if a member of a Group (See Instructions)		
	(a) (b)		
3	SEC use only		
4	Source of funds (See Instructions)		
4	WC		
5	Check if disclosure of legal proceedings is required pursuant to Items 2(d) or 2(e)		

6	Citizenship	or place of organization	
6	DELAWARE		
	7	Sole Voting Power	
		0.00	
Number of Shares	8	Shared Voting Power	
Beneficial ly Owned	•	26,729,880.00	
by Each Reporting	9	Sole Dispositive Power	
Person With:	9 	0.00	
	10	Shared Dispositive Power	
	10	26,729,880.00	
44	Aggregate amount beneficially owned by each reporting person		
11	26,729,880.00		
12	Check if the aggregate amount in Row (11) excludes certain shares (See Instructions)		
12			
13	Percent of class represented by amount in Row (11)		
13	25.6 %		
14	Type of Reporting Person (See Instructions)		
14	00		

for Type

Comment Rows 8, 10 and 11:

Mr. Beauchamp directly owns 50% of the outstanding equity of each of Tillandsia, Areca and Chamaedorea. Mrs. Beauch amp directly owns 100% of the interests of 8RCH. 8RCH directly owns 50% of the outstanding equity of each of Tillandsia, Areca and Chamaedorea. Each of Tillandsia, Areca and Chamaedorea directly owns approximately 18.60%, 25.77% and 24.11%, respectively, or an aggregate of approximately 68.48% of the voting units of 8 Rivers and Mr. Beauchamp direct ly owns approximately 2.27% of the voting units of 8 Rivers. 8 Rivers owns approximately 91.4% of the outstanding equit y of NPEH and is the manager of NPEH and may be deemed to beneficially own the shares of Class A Common Stock iss uable to NPEH upon the redemption and exchange of an equal number of Opco Units (and the cancellation of an equal number of shares of Class B Common Stock) held by NPEH. Because of the foregoing relationships, each of Mr. Beauchamp, Mrs. Beauchamp and 8RCH may be deemed to beneficially own the shares of Class A Common Stock that may be beneficially owned by 8 Rivers.

## Row 13:

Based upon (i) 77,726,852 shares of Class A Common Stock issued and outstanding as of May 9, 2025, as reported in the Issuer Form 10-Q and (ii) 26,729,880 shares of Class A Common Stock issuable to NPEH upon the redemption and exchange of an equal number of Opco Units (and the cancellation of an equal number of shares of Class B Common Stock) held by NPEH.

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1	Name of reporting person	
	Cynda Beauchamp	
	Check the appropriate box if a member of a Group (See Instructions)	
2	(a) (b)	
3	SEC use only	
4	Source of funds (See Instructions)	
	00	

5	Check if disclosure of legal proceedings is required pursuant to Items 2(d) or 2(e)	
6	Citizenship or place of organization UNITED STATES	
Number of Shares Beneficial ly Owned by Each Reporting Person With:	7	Sole Voting Power 0.00
	8	Shared Voting Power 26,729,880.00
	9	Sole Dispositive Power 0.00
	10	Shared Dispositive Power 26,729,880.00
11	Aggregate amount beneficially owned by each reporting person 26,729,880.00	
12	Check if the aggregate amount in Row (11) excludes certain shares (See Instructions)	
13	Percent of class represented by amount in Row (11) 25.6 %	
14	Type of Reporting Person (See Instructions) IN	

for Type Person:

Comment Rows 8, 10 and 11:

of Reporting Mr. Beauchamp directly owns 50% of the outstanding equity of each of Tillandsia, Areca and Chamaedorea. Mrs. Beauch amp directly owns 100% of the interests of 8RCH. 8RCH directly owns 50% of the outstanding equity of each of Tillandsia. a, Areca and Chamaedorea. Each of Tillandsia, Areca and Chamaedorea directly owns approximately 18.60%, 25.77% and 24.11%, respectively, or an aggregate of approximately 68.48% of the voting units of 8 Rivers and Mr. Beauchamp direct ly owns approximately 2.27% of the voting units of 8 Rivers. 8 Rivers owns approximately 91.4% of the outstanding equit y of NPEH and is the manager of NPEH and may be deemed to beneficially own the shares of Class A Common Stock iss uable to NPEH upon the redemption and exchange of an equal number of Opco Units (and the cancellation of an equal number of shares of Class B Common Stock) held by NPEH. Because of the foregoing relationships, each of Mr. Beaucham p, Mrs. Beauchamp and 8RCH may be deemed to beneficially own the shares of Class A Common Stock that may be ben eficially owned by 8 Rivers.

## Row 13:

Based upon (i) 77,726,852 shares of Class A Common Stock issued and outstanding as of May 9, 2025, as reported in th e Issuer Form 10-Q and (ii) 26,729,880 shares of Class A Common Stock issuable to NPEH upon the redemption and exc hange of an equal number of Opco Units (and the cancellation of an equal number of shares of Class B Common Stock) h eld by NPEH.

## SCHEDULE 13D

#### Item 1. Security and Issuer

Title of Class of Securities: (a)

Class A Common Stock, par value \$0.0001

Name of Issuer: (b)

**NET Power Inc.** 

(c) Address of Issuer's Principal Executive Offices:

320 Roney Street, Suite 200, Durham, NORTH CAROLINA, 27701.

This Amendment No. 6 ("Amendment No. 6") to Schedule 13D amends the statement on Schedule 13D originally filed Item 1 Comment: by each of 8 Rivers, NPEH, SK, Tillandsia, Areca and Chamaedorea (each, a "Reporting Person" and, collectively, the "Reporting Persons") on June 20, 2023, as amended by Amendment No. 1 on May 28, 2024, as amended by Amendment No. 2 on September 23, 2024, as amended by Amendment No. 3 on October 21, 2024, as amended by Amendment No. 4 on November 26, 2024 and as amended by Amendment No. 5 on July 17, 2025 (the "Schedule 13D"). Followin g the Sale, SK no longer beneficially owns 5% or greater of the Issuer's Class A Common Stock, and is therefore no lon ger a Reporting Person. Capitalized terms used but not defined in this Amendment No. 6 shall have the same meaning s ascribed to them in the Schedule 13D. Except as otherwise provided herein, each Item of the Schedule 13D remains unchanged.

## Item 2. Identity and Background

(a) Item 2(a) is hereby amended and supplemented by adding the following information:

Damian Beauchamp ("Mr. Beauchamp") is a reporting person who owns 50% of the outstanding equity of each of Tillandsia, Areca a nd Chamaedorea, is a director of 8 Rivers and is the spouse of Mrs. Beauchamp.

Cynda Beauchamp ("Mrs. Beauchamp") is a reporting person who owns 100% of equity interests of 8RCH, LLC and is the spouse of Mr. Beauchamp.

8RCH, LLC, a Delaware limited liability company ("8RCH") is a reporting person which owns 50% of the outstanding equity of each of Tillandsia, Areca and Chamaedorea.

(c) Item 2(c) is hereby amended and supplemented by adding the following information:

The principal occupation of Mr. Beauchamp is to serve as the chief executive officer of 8 Rivers. The principal occupation of Mrs. Beauchamp is private investor. The principal business of 8RCH is as an investment holding company whose principal business address is 8 The Green STE B, Dover, Delaware 19901.

(f) Item 2(f) is hereby amended and supplemented by adding the following information:

Mr. Beauchamp and Mrs. Beauchamp are citizens of the United States. 8RCH is a limited liability company organized under the law s of the State of Delaware.

#### Item 3. Source and Amount of Funds or Other Consideration

The information contained in Item 3 of Schedule 13D is hereby amended and supplemented by adding the following information:

On July 30, 2025, SK, which directly owned 100% of each of Tillandsia, Areca and Chamaedorea, sold its interests in each of Tillandsia, Areca and Chamaedorea to Mr. Beauchamp and 8RCH. Following the Sale, Mr. Beauchamp directly owns 50% of each of Tillandsia, Areca and Chamaedorea and 8RCH directly owns 50% of each of Tillandsia, Areca and Chamaedorea. Mr. Beauchamp used per sonal funds to fund his portion of the aggregate purchase price. 8RCH used its working capital to fund its portion of the aggregate purchase price. Following the Sale, SK no longer beneficially owns 5% or greater of the Issuer's Class A Common Stock, and is therefore no longer a Reporting Person.

## Item 4. Purpose of Transaction

The information contained in Item 4 of Schedule 13D is hereby amended and supplemented by adding the following information:

On July 30, 2025, SK, which directly owned 100% of each of Tillandsia, Areca and Chamaedorea, sold its interests in each of Tilland sia, Areca and Chamaedorea to Mr. Beauchamp and 8RCH. Following the Sale, Mr. Beauchamp directly owns 50% of each of Tilland sia, Areca and Chamaedorea and 8RCH directly owns 50% of Tillandsia, Areca and Chamaedorea. Following the Sale, SK no longer beneficially owns 5% or greater of the Issuer's Class A Common Stock, and is therefore no longer a Reporting Person.

## Item 5. Interest in Securities of the Issuer

(a) The information contained in Item 5(a) and (b) of the Schedule 13D is hereby amended and restated in its entirety as follows:

The information contained in rows 7, 8, 9, 10, 11 and 13 of the cover pages for each Reporting Person is hereby incorporated by reference in its entirety.

The percentages reported in this Amendment No. 6 are calculated based upon (i) 77,726,852 shares of Class A Common Stock issued and outstanding as of May 9, 2025, as reported in the Issuer Form 10-Q and (ii) 26,729,880 shares of Class A Common Stock issuable to NPEH upon the redemption and exchange of an equal number of Opco Units (and the cancellation of an equal number of shares of Class B Common Stock) held by NPEH.

- (c) Except as described in Schedule 13D and this Amendment No. 6, no transactions in the class of securities reported have been effect ed during the past sixty (60) days by the Reporting Persons.
- (d) Other than as described in this Amendment No. 6, to the knowledge of the Reporting Persons, no other person has the right to receive or the power to direct the receipt of dividends from, or the proceeds from the sale of, the securities of Issuer covered by this Amendment No. 6.
- (e) Following the Sale, SK no longer beneficially owns 5% or greater of the Issuer's Class A Common Stock, and is therefore no longer a Reporting Person.

## Item 7. Material to be Filed as Exhibits.

Joint Filing Agreement by and between 8 Rivers Capital, LLC, NPEH, LLC, Damian Beauchamp, Cynda Beauchamp, 8RCH, LLC, Til landsia, Inc., Areca, Inc., Chamaedorea, Inc., and SK Inc. dated July 30, 2025.

## **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.

# 8 RIVERS CAPITAL, LLC

Signature: /s/ Min Lee

Name/Title: Min Lee, Acting General Counsel

Date: 07/30/2025

# NPEH, LLC

Signature: /s/ Min Lee

Name/Title: Min Lee, Acting General Counsel

Date: 07/30/2025

# SK INC.

Signature: /s/ Munhyuk Jang

Name/Title: Munhyuk Jang, Head of Corporate Management

Department

Date: 07/30/2025

# TILLANDSIA, INC.

Signature: /s/ Kiseon Park

Name/Title: Kiseon Park, President

Date: 07/30/2025

# ARECA, INC.

Signature: /s/ Jae Hun Jang

Name/Title: Jae Hun Jang, President

Date: 07/30/2025

# CHAMAEDOREA, INC.

Signature: /s/ Munhyuk Jang

Name/Title: Munhyuk Jang, Treasurer

Date: 07/30/2025

# **Damian Beauchamp**

Signature: /s/ Damian Beauchamp
Name/Title: Damian Beauchamp

Date: 07/30/2025

# 8RCH, LLC

Signature: /s/ Cynda Beauchamp

Name/Title: Cynda Beauchamp, President & Secretary

Date: 07/30/2025

# Cynda Beauchamp

Signature: /s/ Cynda Beauchamp
Name/Title: Cynda Beauchamp

Date: 07/30/2025

## Joint Filing Agreement

In accordance with Rule 13d-1(k)(1)(iii) under the Securities Exchange Act of 1934, as amended, the persons named below agree to the joint filing on behalf of each of them of a Statement on Schedule 13D (including amendments thereto) with respect to the Class A Common Stock, par value \$0.0001 per share, of Net Power Inc. This Joint Filing Agreement shall be filed as an Exhibit to such Statement.

Dated July 30, 2025

8 RIVERS CAPITAL, LLC

By: /s/ Min Lee

Min Lee, Acting General Counsel

NPEH, LLC

By: /s/ Min Lee

Min Lee, Acting General Counsel

DAMIAN BEAUCHAMP

By: /s/ Damian Beauchamp

Damian Beauchamp

CYNDA BEAUCHAMP

By: /s/ Cynda Beauchamp

Cynda Beauchamp

8RCH, LLC

By: /s/ Cynda Beauchamp

Cynda Beauchamp, President & Secretary

TILLANDSIA, INC.

By: /s/ Kiseon Park

Kiseon Park, President

 $ARECA,\,INC.$ 

By: /s/ Jae Hun Jang

Jae Hun Jang, President

CHAMAEDOREA, INC.

By: /s/ Munhyuk Jang

Munhyuk Jang, Treasurer

SK INC.

By: /s/ Munhyuk Jang

Munhyuk Jang, Head of Corporate Management Department