**Administrator**

NAV Consulting, Inc. (the “Administrator” or “NAV”) has been engaged as the administrator of the SKK Ventures QP, LLC (the “Fund”) pursuant to a Service Agreement entered into with the Fund (the “NAV Agreement”). The Administrator is responsible for, among other things, calculating the Fund’s net asset value, performing certain other accounting, back-office, data processing, processing distributions, certain anti-money laundering functions and related administrative services.

The contact information for the Administrator is as follows:

NAV CONSULTING, INC.

1 Trans Am Plaza Drive Suite 400,

Oakbrook Terrace,

IL 60181, United States

Email: [transfer.agency@navconsulting.net](mailto:transfer.agency@navconsulting.net)

Phone:+16309541919 Fax:+16305968555

The NAV Agreement provides that the Administrator shall not be liable to the Fund, any member or any other person in absence of finding of willful misconduct, gross negligence, or fraud on the part of NAV. Furthermore, the Fund shall indemnify and hold harmless the Administrator from and against any liability, damages, claims, loss, cost or expense, including, without limitation, reasonable legal fees and expenses (individually, “Loss” and collectively, “Losses”) arising from, related to, or in connection with the services provided to the Fund pursuant to the NAV Agreement, unless any such Losses are the direct result of the willful misconduct, gross negligence or fraud of NAV. In no event shall NAV have any liability to the Fund, any member or any other person or entity which seeks to recover alleged damages or losses in excess of US $500,000 in the aggregate, nor shall NAV be liable for any indirect, incidental, consequential, collateral, exemplary or punitive damages, including lost profits, revenue or data, regardless of the form of the action or the theory of recovery, even if NAV has been advised of the possibility of such damages or such damages were foreseeable. Any claim brought against NAV in connection with the NAV Agreement will be barred unless it is initiated within one year of the earlier of the disclosure of the event which is the subject of such claim or the date that the party advancing such claim knew or could with due inquiry have known of such event. NAV shall not be liable to the Fund, any member or any other person for the actions or omissions of any agent, contractor, consultant or other third party performing any portion of the services under the NAV Agreement absent a finding of gross negligence, willful misconduct or fraud on the part of NAV in appointing or monitoring such agent, contractor, consultant or other third party. NAV shall not be liable to the Fund, any member or any other person for actions or omissions made in reliance on instructions from the Fund or advice of legal counsel. The NAV Agreement bars non-parties from asserting third party beneficiary claims against NAV. As a result of the foregoing, the Fund’s ability to recover from the Administrator, regardless of the conduct of the Administrator, will be limited and the Fund may suffer.

The services provided by NAV are purely administrative in nature. NAV has no responsibilities or obligations other than the services specifically listed in the NAV Agreement. No assumed or implied legal or fiduciary duties or services are accepted by or shall be asserted against NAV. NAV does not provide tax, legal or investment advice.

The NAV Agreement also provides that it is the obligation of the Fund’s management, and not of NAV, to review, monitor or otherwise ensure compliance by the Fund with the investment policies, restrictions or guidelines applicable to it or any other term or condition of the Fund’s offering documents and with laws and regulations applicable to its activities. Moreover, the Fund’s management’s responsibility for the management of the Fund, including without limitation, the valuation of the Fund’s assets and liabilities, the oversight of the services provided by NAV and the review of work product delivered by NAV shall not be affected by or limited by any of the services provided by NAV.

NAV is entitled to rely on any information, including valuation information, received by NAV from the Fund, the Fund’s management or other parties, without independent verification, audit, review, inquiry, or performing other due diligence and NAV shall not be liable to the Fund, any Limited Partner or any other persons for losses suffered as a result of NAV relying on incorrect information.

The Fund is responsible for the fees payable to NAV.

Either party may terminate the NAV Agreement on 60 days’ prior written notice as well as on the occurrence of certain events.