

1STDIBS.COM, INC.
Filed by
CATSIMATIDIS JOHN A. JR

FORM SC 13D
(Statement of Beneficial Ownership)

Filed 11/21/25

Address 300 PARK AVENUE SOUTH
 10TH FLOOR
 NEW YORK, NY, 10010

Telephone 212-627-3929

 CIK 0001600641

Symbol DIBS

SIC Code 5961 - Retail-Catalog and Mail-Order Houses

Industry Internet Services

Sector Technology

Fiscal Year 12/31

SECURITIES AND EXCHANGE COMMISSION

Washington, D.C. 20549

SCHEDULE 13D

Under the Securities Exchange Act of 1934

1stdibs.com, Inc.

(Name of Issuer)

Common Stock, par value \$0.01 per share

(Title of Class of Securities)

320551104

(CUSIP Number)

**Emily Pankow
800 Third Avenue, Fifth Floor
New York, NY, 10022
212.373.8422**

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

11/14/2025

(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. 320551104

1	Name of reporting person John A. Catsimatidis Jr.
	Check the appropriate box if a member of a Group (See Instructions)

2	<input type="checkbox"/> (a) <input type="checkbox"/> (b)
3	SEC use only
4	Source of funds (See Instructions) OO
5	Check if disclosure of legal proceedings is required pursuant to Items 2(d) or 2(e) <input type="checkbox"/>
6	Citizenship or place of organization UNITED STATES
Number of Shares Beneficially Owned by Each Reporting Person With:	7 Sole Voting Power: 1,872,035.00 8 Shared Voting Power: 0.00 9 Sole Dispositive Power: 1,872,035.00 10 Shared Dispositive Power: 0.00
11	Aggregate amount beneficially owned by each reporting person 1,872,035.00
12	Check if the aggregate amount in Row (11) excludes certain shares (See Instructions) <input type="checkbox"/>
13	Percent of class represented by amount in Row (11) 5.1 %
14	Type of Reporting Person (See Instructions) IN

SCHEDULE 13D

CUSIP No. 320551104

1	Name of reporting person Red Apple Group, Inc.
2	Check the appropriate box if a member of a Group (See Instructions) <input type="checkbox"/> (a) <input type="checkbox"/> (b)
3	SEC use only
4	Source of funds (See Instructions) OO
5	Check if disclosure of legal proceedings is required pursuant to Items 2(d) or 2(e)

	<input type="checkbox"/>
6	<p>Citizenship or place of organization</p> <p>DELAWARE</p>
Number of Shares Beneficially Owned by Each Reporting Person With:	<p>7 Sole Voting Power: 1,872,035.00</p> <p>8 Shared Voting Power: 0.00</p> <p>9 Sole Dispositive Power: 1,872,035.00</p> <p>10 Shared Dispositive Power: 0.00</p>
11	<p>Aggregate amount beneficially owned by each reporting person</p> <p>1,872,035.00</p>
12	<p>Check if the aggregate amount in Row (11) excludes certain shares (See Instructions)</p> <p><input type="checkbox"/></p>
13	<p>Percent of class represented by amount in Row (11)</p> <p>5.1 %</p>
14	<p>Type of Reporting Person (See Instructions)</p> <p>CO</p>

SCHEDULE 13D

CUSIP No. 320551104

1	<p>Name of reporting person</p> <p>United Acquisition Corp.</p>
2	<p>Check the appropriate box if a member of a Group (See Instructions)</p> <p><input type="checkbox"/> (a) <input type="checkbox"/> (b)</p>
3	<p>SEC use only</p>
4	<p>Source of funds (See Instructions)</p> <p>OO</p>
5	<p>Check if disclosure of legal proceedings is required pursuant to Items 2(d) or 2(e)</p> <p><input type="checkbox"/></p>
6	<p>Citizenship or place of organization</p> <p>DELAWARE</p>
Number of Shares Beneficially Owned by Each Reporting	<p>7 Sole Voting Power: 1,872,035.00</p> <p>8 Shared Voting Power: 0.00</p> <p>9 Sole Dispositive Power: 1,872,035.00</p>

Person With:	10 Shared Dispositive Power: 0.00
11	Aggregate amount beneficially owned by each reporting person 1,872,035.00
12	Check if the aggregate amount in Row (11) excludes certain shares (See Instructions) <input type="checkbox"/>
13	Percent of class represented by amount in Row (11) 5.1 %
14	Type of Reporting Person (See Instructions) CO

SCHEDULE 13D

CUSIP No. 320551104

1	Name of reporting person United Refining, Inc.								
2	Check the appropriate box if a member of a Group (See Instructions) <input type="checkbox"/> (a) <input type="checkbox"/> (b)								
3	SEC use only								
4	Source of funds (See Instructions) WC								
5	Check if disclosure of legal proceedings is required pursuant to Items 2(d) or 2(e) <input type="checkbox"/>								
6	Citizenship or place of organization DELAWARE								
Number of Shares Beneficially Owned by Each Reporting Person With:	<table border="1" style="width: 100%;"> <tr> <td>7</td> <td>Sole Voting Power: 1,872,035.00</td> </tr> <tr> <td>8</td> <td>Shared Voting Power: 0.00</td> </tr> <tr> <td>9</td> <td>Sole Dispositive Power: 1,872,035.00</td> </tr> <tr> <td>10</td> <td>Shared Dispositive Power: 0.00</td> </tr> </table>	7	Sole Voting Power: 1,872,035.00	8	Shared Voting Power: 0.00	9	Sole Dispositive Power: 1,872,035.00	10	Shared Dispositive Power: 0.00
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9	Sole Dispositive Power: 1,872,035.00								
10	Shared Dispositive Power: 0.00								
11	Aggregate amount beneficially owned by each reporting person 1,872,035.00								
12	Check if the aggregate amount in Row (11) excludes certain shares (See Instructions) <input type="checkbox"/>								
	Percent of class represented by amount in Row (11)								

13

5.1 %

14

Type of Reporting Person (See Instructions)

CO

SCHEDULE 13D

CUSIP No. 320551104

1	Name of reporting person John A. Catsimatidis								
2	Check the appropriate box if a member of a Group (See Instructions) <input type="checkbox"/> (a) <input type="checkbox"/> (b)								
3	SEC use only								
4	Source of funds (See Instructions) OO								
5	Check if disclosure of legal proceedings is required pursuant to Items 2(d) or 2(e) <input type="checkbox"/>								
6	Citizenship or place of organization UNITED STATES								
Number of Shares Beneficially Owned by Each Reporting Person With:	<table border="1"> <tr> <td>7</td> <td>Sole Voting Power: 1,872,035.00</td> </tr> <tr> <td>8</td> <td>Shared Voting Power: 0.00</td> </tr> <tr> <td>9</td> <td>Sole Dispositive Power: 1,872,035.00</td> </tr> <tr> <td>10</td> <td>Shared Dispositive Power: 0.00</td> </tr> </table>	7	Sole Voting Power: 1,872,035.00	8	Shared Voting Power: 0.00	9	Sole Dispositive Power: 1,872,035.00	10	Shared Dispositive Power: 0.00
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11	Aggregate amount beneficially owned by each reporting person 1,872,035.00								
12	Check if the aggregate amount in Row (11) excludes certain shares (See Instructions) <input type="checkbox"/>								
13	Percent of class represented by amount in Row (11) 5.1 %								
14	Type of Reporting Person (See Instructions) IN								

SCHEDULE 13D

Item 1. Security and Issuer

(a) Title of Class of Securities:

Common Stock, par value \$0.01 per share

(b) Name of Issuer:

1stdibs.com, Inc.

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

300 Park Avenue South, 10th Floor, New York, NEW YORK , 10010.

Item 1 Comment: This statement on the Schedule 13D filed by the undersigned (the "Schedule 13D") relates to the common stock, par value \$0.01 per share (the "Shares"), of 1stdibs.com, Inc., a Delaware corporation (the "Issuer"), whose principal executive office is located at 300 Park Avenue South, 10th Floor, New York, New York 10010.

Item 2. Identity and Background

(a) This Schedule 13D is being filed by:

- (i) United Refining, Inc., a Delaware corporation ("United Refining"), as the entity that participated in the transactions that resulted in the Shares becoming beneficially owned by the Reporting Persons (as defined below);
- (ii) United Acquisition Corp., a Delaware corporation ("United Acquisition"), solely in its capacity as the sole owner of United Refining;
- (iii) Red Apple Group, Inc., a Delaware corporation ("Red Apple Group"), solely in its capacity as the sole owner of United Acquisition, which is the sole owner of United Refining;
- (iv) John A. Catsimatidis Jr., solely in his capacities as the (a) President and Chief Operating Officer of Red Apple Group, (b) President and Chief Operating Officer of United Acquisition and (c) President and Chief Operating Officer of United Refining; and
- (v) John A. Catsimatidis, solely in his capacities as the (a) sole director, Chairman and Chief Executive Officer of Red Apple Group, (b) sole director, Chairman and Chief Executive Officer of United Acquisition and (c) sole director, Chairman, Chief Executive Officer and Treasurer of United Refining.

Each of the foregoing is referred to as a "Reporting Person" and collectively as the "Reporting Persons." Each of the Reporting Persons is a party to that certain Joint Filing Agreement, as further described in Item 6 herein. Accordingly, the Reporting Persons are hereby filing a joint Schedule 13D.

(b) The principal business address of Red Apple Group and Messrs. Catsimatidis Jr. and Catsimatidis is 800 Third Avenue, Fifth Floor, New York, New York 10022.

The principal business address of United Acquisition is 1011 Centre Road, Suite 336, Wilmington, Delaware 19805.

The principal business address of United Refining is 15 Bradley Street, Warren, Pennsylvania 16365.

(c) The principal business of Red Apple Group is owning and operating assets in the energy, real estate, finance, insurance and supermarket industries. The principal business of United Acquisition is serving as a holding company for United Refining. The principal business of United Refining is refining and marketing petroleum products.

Mr. Catsimatidis Jr. is the President and Chief Operating Officer of Red Apple Group. Mr. Catsimatidis is also the President and Chief Operating Officer of United Acquisition and the President and Chief Operating Officer of United Refining.

Mr. Catsimatidis is the sole director, Chairman and Chief Executive Officer of Red Apple Group. Mr. Catsimatidis is also the sole director, Chairman and Chief Executive Officer of United Acquisition and the sole director, Chairman, Chief Executive Officer and Treasurer of United Refining.

(d) None of the Reporting Persons has, during the last five years, been convicted in a criminal proceeding (excluding traffic violations or similar misdemeanors).

(e) None of the Reporting Persons has, during the last five years, been a party to a civil proceeding of a judicial or administrative body of competent jurisdiction and, as a result of such proceeding, was or is subject to a judgment, decree or final order enjoining future violations of, or prohibiting or mandating activities subject to, federal or state securities laws or finding any violation with respect to such laws.

(f) Each of Red Apple Group, United Acquisition and United Refining is organized as a corporation under the laws of Delaware. Each of Messrs. Catsimatidis Jr. and Catsimatidis is a citizen of the United States of America.

The information required by Instruction C to Schedule 13D with respect to the directors and executive officers of each of Red Apple Group, United Acquisition and United Refining is set forth below.

Red Apple Group
Directors
Mr. Catsimatidis, sole director and Chairman

Executive Officers
Mr. Catsimatidis, Chief Executive Officer
Mr. Catsimatidis Jr., President and Chief Operating Officer

United Acquisition
Directors
Mr. Catsimatidis, sole director and Chairman

Executive Officers
Mr. Catsimatidis, Chief Executive Officer
Mr. Catsimatidis Jr., President and Chief Operating Officer

United Refining
Directors
Mr. Catsimatidis, sole director and Chairman

Executive Officers*
Mr. Catsimatidis, Chief Executive Officer and Treasurer
Mr. Catsimatidis Jr., President and Chief Operating Officer

* Since United Refining is an operating company, there may be other officers but such individuals only oversee the operation of its petroleum products business and do not have any voting or investment authority with respect to any of the securities held by United Refining.

Item 3. Source and Amount of Funds or Other Consideration

The Shares beneficially owned by the Reporting Persons and held by United Refining were purchased by United Refining with working capital* in open market purchases. The aggregate purchase price of the 1,872,035 Shares beneficially owned by the Reporting Persons is approximately \$9,544,332.65, including brokerage commissions.

* Although United Refining is an operating company with a principal business concerning the refining and marketing of petroleum products, United Refining also regularly invests in securities and uses its cash flow and proceeds for such investment purpose.

Item 4. Purpose of Transaction

The Reporting Persons acquired the Shares solely for investment purposes, based on the belief that the Issuer is currently successfully executing its strategic plan, is at a financial inflection point and remains undervalued relative to its long-term intrinsic valuation. The Reporting Persons have had constructive conversations with the Issuer during which, among other things, the Reporting Persons have made clear their strong support for, and appreciation of the efforts of, the Issuer's management team and the Board of Directors (the "Board"). The Reporting Persons view the Issuer as a compelling long duration investment opportunity and have strong confidence in the Issuer's management team's articulated strategy, operational discipline, capital allocation approach and long-term vision for the business.

The Reporting Persons also believe that this investment reflects a conviction in the executive team's short- and long-term ability to continue execution of the Issuer's current strategic plan, as demonstrated by several key factors:

Accelerated Profitability: The Issuer's September 2025 strategic realignment and clear guidance toward the Issuer achieving positive Adjusted EBITDA and generating free cash flow in fiscal year 2026 and beyond.

Operational Discipline: A belief that the Issuer has demonstrated a track record and consistent approach of disciplined expense management and deliverance of ongoing operating efficiencies.

Stockholder Focus: A belief that the Issuer has demonstrated commitment to stockholder-friendly capital returns, including, based on evaluation of publicly available materials provided by the Issuer, over \$33 million in historical share repurchases and the recently authorized \$12 million share repurchase program.

Red Apple Group is one of the top private companies in North America, as reported by Forbes. Founded in 1968, Red Apple Group is a long-term investor that considers the Issuer to be one of the most distinctive and strategically positioned digital marketplaces globally. Red Apple Group is fully supportive of the Issuer's current management team, its long-term strategy, and balanced approach to capital allocation of reinvesting for organic growth, evaluation of current and future inorganic growth opportunities and returning capital to stockholders.

Red Apple Group, and the other Reporting Persons, expect to continue to engage with members of the Issuer's management team and the Board, as the Reporting Persons and the Issuer deem appropriate, regarding the Issuer's business, performance and long-term opportunities. The Reporting Persons expect that these communications will be constructive and supportive of the Board and the Issuer's management team's current operational and strategic vision for the Issuer. Red Apple Group, and the other Reporting Persons, look forward to supporting the management team and being a positive, long-term partner as the Issuer's management team continues implementing its roadmap for customers, partners, employees and stockholders.

No Reporting Person has any present intention to seek control of or to influence the control of the Issuer or any other plan or proposal which would relate to or result in any of the matters set forth in subparagraphs (a) - (j) of Item 4 of Schedule 13D, except as set forth herein or such as would occur upon or in connection with completion of, or following, any of the actions discussed herein. The Reporting Persons intend to review their investment in the Issuer on a continuing basis. Depending upon overall market conditions, other investment opportunities available to the Reporting Persons, and the availability of Shares at prices that would make the purchase or sale of Shares desirable, the Reporting Persons may endeavor to increase or decrease their position in the Issuer through, among other things, the purchase or sale of Shares on the open market or in private transactions or otherwise, on such terms and at such times as the Reporting Persons may deem advisable.

Item 5. Interest in Securities of the Issuer

(a) The aggregate percentage of Shares reported beneficially owned by the Reporting Persons is calculated based on 36,614,348 Shares outstanding as of October 31, 2025, as disclosed in the Issuer's Quarterly Report on Form 10-Q for the period ended September 30, 2025, filed with the U.S. Securities and Exchange Commission (the "SEC") on November 7, 2025.

As of the date hereof, 1,872,035 Shares were held by United Refining. As a result, United Refining beneficially owns these 1,872,035 Shares, representing approximately 5.1% of the Shares outstanding. As of the date hereof, United Acquisition, as the sole owner of United Refining, may be deemed to beneficially own these 1,872,035 Shares, representing approximately 5.1% of the Shares outstanding. As of the date hereof, Red Apple Group, as the sole owner of United Acquisition, may be deemed to beneficially own these 1,872,035 Shares, representing approximately 5.1% of the Shares outstanding. As of the date hereof, Mr. Catsimatidis Jr., as the President and Chief Operating Officer of Red Apple Group, may be deemed to beneficially own these 1,872,035 Shares, representing approximately 5.1% of the Shares outstanding. As of the date hereof, Mr. Catsimatidis, as the sole director, Chairman and Chief Executive Officer of Red Apple Group, may be deemed to beneficially own these 1,872,035 Shares, representing approximately 5.1% of the Shares outstanding.

Mr. Catsimatidis Jr. is also the President and Chief Operating Officer of United Acquisition and the President and Chief Operating Officer of United Refining, and may be deemed to beneficially own the Shares beneficially owned by each of United Acquisition and United Refining. Mr. Catsimatidis is also the sole director, Chairman and Chief Executive Officer of United Acquisition and the sole director, Chairman, Chief Executive Officer and Treasurer of United Refining, and may be deemed to beneficially own the Shares beneficially owned by each of United Acquisition and United Refining.

(b) United Refining has the sole power to vote or direct the vote of 1,872,035 Shares. United Refining has the shared power to vote or direct the vote of 0 Shares. United Refining has the sole power to dispose or direct the disposition of 1,872,035 Shares. United Refining has the shared power to dispose or direct the disposition of 0 Shares.

United Acquisition is the sole owner of United Refining. United Acquisition, solely in its capacity as the sole owner of United Refining, has the power to direct United Refining to vote or direct the vote of 1,872,035 Shares. United Acquisition has the shared power to vote or direct the vote of 0 Shares. United Acquisition, solely in its capacity as the sole owner of United Refining, has the power to direct United Refining to dispose or direct the disposition of 1,872,035 Shares. United Acquisition has the shared power to dispose or direct the disposition of 0 Shares.

Red Apple Group is the sole owner of United Acquisition. Red Apple Group, solely in its capacity as the sole owner of United Acquisition, has the power to direct United Acquisition, solely in its capacity as the sole owner of United Refining, to direct United Refining to vote or direct the vote of 1,872,035 Shares. Red Apple Group has the shared power to vote or direct the vote of 0 Shares. Red Apple Group, solely in its capacity as the sole owner of United Acquisition, has the power to direct United Acquisition, solely in its capacity as the sole owner of United Refining, to direct United Refining to dispose or direct the disposition of 1,872,035 Shares. Red Apple Group has the shared power to dispose or direct the disposition of 0 Shares.

Mr. Catsimatidis Jr. is the President and Chief Operating Officer of each of Red Apple Group, United Acquisition and United Refining. Mr. Catsimatidis Jr., solely in his capacity as the President and Chief Operating Officer of Red Apple Group, has the power to direct Red Apple Group, solely in its capacity as the sole owner of United Acquisition, to direct United Acquisition, solely in its capacity as the sole owner of United Refining, to direct United Refining to vote or direct the vote of 1,872,035 Shares. Mr. Catsimatidis Jr., solely in his capacity as the President and Chief Operating Officer of United Acquisition, has the power to direct United Acquisition, solely in its capacity as the sole owner of United Refining, to direct United Refining to vote or direct the vote of 1,872,035 Shares. Mr. Catsimatidis Jr., solely in his capacity as the President and Chief Operating Officer of United Refining, has the power to direct United Refining to vote or direct the vote of 1,872,035 Shares. Mr. Catsimatidis Jr. has the shared power to vote or direct the vote of 0 Shares.

Mr. Catsimatidis Jr., solely in his capacity as the President and Chief Operating Officer of Red Apple Group, has the power to direct Red Apple Group, solely in its capacity as the sole owner of United Acquisition, to direct United Acquisition, solely in its capacity as the sole owner of United Refining, to direct United Refining to dispose or direct the disposition of 1,872,035 Shares. Mr. Catsimatidis Jr., solely in his capacity as the President and Chief Operating Officer of United Acquisition, has the power to direct United Acquisition, solely in its capacity as the sole owner of United Refining, to direct United Refining to dispose or direct the disposition of 1,872,035 Shares. Mr. Catsimatidis Jr., solely in his capacity as the President and Chief Operating Officer of United Refining, has the power to direct United Refining to dispose or direct the disposition of 1,872,035 Shares. Mr. Catsimatidis Jr. has the shared power to dispose or direct the disposition of 0 Shares.

Mr. Catsimatidis is the sole director, Chairman and Chief Executive Officer of each of Red Apple Group and United Acquisition. Mr. Catsimatidis is the sole director, Chairman, Chief Executive Officer and Treasurer of United Refining. Mr. Catsimatidis, solely in his capacity as the sole director, Chairman and Chief Executive Officer of Red Apple Group, has the power to direct Red Apple Group, solely in its capacity as the sole owner of United Acquisition, to direct United Acquisition, solely in its capacity as the sole owner of United Refining, to direct United Refining to vote or direct the vote of 1,872,035 Shares. Mr. Catsimatidis, solely in his capacity as the sole director, Chairman and Chief Executive Officer of United Acquisition, has the power to direct United Acquisition, solely in its capacity as the sole owner of United Refining, to direct United Refining to vote or direct the vote of 1,872,035 Shares. Mr. Catsimatidis, solely in his capacity as the sole director, Chairman, Chief Executive Officer and Treasurer of United Refining, has the power to direct United Refining to vote or direct the vote of 1,872,035 Shares. Mr. Catsimatidis has the shared power to vote or direct the vote of 0 Shares.

Mr. Catsimatidis, solely in his capacity as the sole director, Chairman and Chief Executive Officer of Red Apple Group, has the power to direct Red Apple Group, solely in its capacity as the sole owner of United Acquisition, to direct United Acquisition, solely in its capacity as the sole owner of United Refining, to direct United Refining to dispose or direct the disposition of 1,872,035 Shares. Mr. Catsimatidis, solely in his capacity as the sole director, Chairman and Chief Executive Officer of United Acquisition, has the power to direct United Acquisition, solely in its capacity as the sole owner of United Refining, to direct United Refining to dispose or direct the disposition of 1,872,035 Shares. Mr. Catsimatidis, solely in his capacity as the sole director, Chairman, Chief Executive Officer and Treasurer of United Refining, has the power to direct United Refining to dispose or direct the disposition of 1,872,035 Shares. Mr. Catsimatidis has the shared power to dispose or direct the disposition of 0 Shares.

(c) Each of United Acquisition, Red Apple Group and Messrs. Catsimatidis Jr. and Catsimatidis has not entered into any transactions during the past sixty (60) days. The transactions in the Shares by United Refining during the past sixty (60) days are set forth in Exhibit 99.1 and are incorporated herein by reference. All such transactions were effected in the open market through a broker.

(d) No persons other than the Reporting Persons is known to have the right to receive, or the power to direct the receipt of dividends from, or proceeds from the sale of, the Shares beneficially owned by the Reporting Persons.

(e) N/A

On November 21, 2025, the Reporting Persons entered into a Joint Filing Agreement (the "Joint Filing Agreement") in which the Reporting Persons agreed to the joint filing on behalf of each of them of statements on Schedule 13D, and any amendments thereto, with respect to the securities of the Issuer to the extent required by applicable law. The foregoing description of the Joint Filing Agreement does not purport to be complete and is qualified in its entirety by reference to the full text of the Joint Filing Agreement, which is attached hereto as Exhibit 99.2 and is incorporated herein by reference.

Also on November 21, 2025, the Reporting Persons granted Emily Pankow a power of attorney to execute statements on Schedule 13D, any amendments thereto, and other documents, as necessary, in connection with the Reporting Persons' beneficial ownership of the Shares (the "Power of Attorney"). The Power of Attorney does not otherwise confer or provide Ms. Pankow with beneficial ownership of the Shares beneficially owned by any of the Reporting Persons. The foregoing description of the Power of Attorney does not purport to be complete and is qualified in its entirety by reference to the full text of the Power of Attorney, which is attached hereto as Exhibit 99.3 and is incorporated herein by reference.

Other than as described herein, there are no contracts, arrangements, understandings or relationships between the Reporting Person and any other person, with respect to the securities of the Issuer.

Item 7. Material to be Filed as Exhibits.

99.1 - Transactions in Issuer Securities During the Past Sixty (60) Days.

99.2 - Joint Filing Agreement, dated November 21, 2025, by and among Red Apple Group, Inc., United Acquisition Corp., United Refining, Inc., John A. Catsimatidis Jr. and John A. Catsimatidis.

99.3 - Power of Attorney, dated November 21, 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.

John A. Catsimatidis Jr.

Signature: /s/ **Emily Pankow**
Name/Title: **Emily Pankow, Attorney-in-Fact for John A. Catsimatidis Jr.**
Date: **11/21/2025**

Red Apple Group, Inc.

Signature: /s/ **Emily Pankow**
Name/Title: **Emily Pankow, Authorized Signatory**
Date: **11/21/2025**

United Acquisition Corp.

Signature: /s/ **Emily Pankow**
Name/Title: **Emily Pankow, Authorized Signatory**
Date: **11/21/2025**

United Refining, Inc.

Signature: /s/ **Emily Pankow**
Name/Title: **Emily Pankow, Authorized Signatory**
Date: **11/21/2025**

John A. Catsimatidis

Signature: /s/ **Emily Pankow**
Name/Title: **Emily Pankow, Attorney-in-Fact for John A. Catsimatidis**
Date: **11/21/2025**

TRANSACTIONS IN ISSUER SECURITIES DURING THE PAST SIXTY (60) DAYS

UNITED REFINING, INC.

Transaction Date	Nature of Transaction	Price Per Share ¹	Quantity
11/14/25	Open Market Purchase	\$ 4.58	1,711,272

¹ The price reported is the weighted average price, inclusive of brokerage commissions.

JOINT FILING AGREEMENT

In accordance with Rule 13d-1(k)(1)(iii) under the Securities Exchange Act of 1934, as amended, each of the undersigned agree to the joint filing of the foregoing statement on this Schedule 13D (including any amendments thereto) on behalf of each of them with respect to the shares of common stock, par value \$0.01 per share, of 1stdibs.com, Inc., a Delaware corporation.

DATE: November 21, 2025

RED APPLE GROUP, INC.

By: /s/ John A. Catsimatidis Jr.
Name: John A. Catsimatidis Jr.
Title: President and Chief Operating Officer

UNITED ACQUISITION CORP.

By: /s/ John A. Catsimatidis Jr.
Name: John A. Catsimatidis Jr.
Title: President and Chief Operating Officer

UNITED REFINING, INC.

By: /s/ John A. Catsimatidis Jr.
Name: John A. Catsimatidis Jr.
Title: President and Chief Operating Officer

JOHN A. CATSIMATIDIS JR.

/s/ John A. Catsimatidis Jr.

JOHN A. CATSIMATIDIS

/s/ John A. Catsimatidis

POWER OF ATTORNEY

The undersigned hereby appoints Emily Pankow his true and lawful attorney-in fact and agent to execute and file with the U.S. Securities and Exchange Commission any Schedule 13D, any amendments thereto (the "Schedule 13D"), and any documentation related to the Schedule 13D which may be required to be filed in his individual capacity, or as an executive officer or director, of Red Apple Group, Inc. ("Red Apple Group"), United Acquisition Corp. ("United Acquisition") and United Refining, Inc. ("United Refining," and collectively with Red Apple Group and United Acquisition, the "Corporations"), as a result of the undersigned's beneficial ownership of securities of 1stdibs.com, Inc. ("DIBS") directly or indirectly beneficially owned by the undersigned or the Corporations, or any of their respective affiliates, and granting unto said attorney-in-fact and agent full power and authority with respect to the Schedule 13D to do and perform each and every act and thing which he might or could do in person, hereby ratifying and confirming all that said attorney-in-fact and agent may lawfully do or cause to be done by virtue hereof. The authority of Emily Pankow under this Power of Attorney shall solely be in connection with the Schedule 13D related to the undersigned's and the Corporations' beneficial ownership of securities of DIBS and continue with respect to the undersigned until revoked in writing.

IN WITNESS WHEREOF, the undersigned has caused this Power of Attorney to be executed as of this 21st day of November 2025.

JOHN A. CATSIMATIDIS JR.

/s/ John A. Catsimatidis Jr.

JOHN A. CATSIMATIDIS

/s/ John A. Catsimatidis
