Offering Memorandum: Part II of Offering Document (Exhibit A to Form C)

KingsCrowd, Inc. 101 Glen Lennox Drive Chapel Hill, NC 27517 https://kingscrowd.com/

Up to \$2,499,999.84 in Class A Common Stock at \$0.18 Minimum Target Amount: \$9,999.90

A crowdfunding investment involves risk. You should not invest any funds in this offering unless you can afford to lose your entire investment.

In making an investment decision, investors must rely on their own examination of the issuer and the terms of the offering, including the merits and risks involved. These securities have not been recommended or approved by any federal or state securities commission or regulatory authority. Furthermore, these authorities have not passed upon the accuracy or adequacy of this document.

The U.S. Securities and Exchange Commission does not pass upon the merits of any securities offered or the terms of the offering, nor does it pass upon the accuracy or completeness of any offering document or literature.

These securities are offered under an exemption from registration; however, the U.S. Securities and Exchange Commission has not made an independent determination that these securities are exempt from registration.

In the event that we become a reporting company under the Securities Exchange Act of 1934, we intend to take advantage of the provisions that relate to "Emerging Growth Companies" under the JOBS Act of 2012, including electing to delay compliance with certain new and revised accounting standards under the Sarbanes-Oxley Act of 2002.

Company:

Company: KingsCrowd, Inc.

Address: 101 Glen Lennox Drive, Chapel Hill, NC 27517

State of Incorporation: DE

Date Incorporated: December 14, 2017

Terms:

Equity

Offering Minimum: \$9,999.90 | 55,555 shares of Class A Common Stock

Offering Maximum: \$2,499,999.84 | 13,888,888 shares of Class A Common Stock

Type of Security Offered: Class A Common Stock

Purchase Price of Security Offered: \$0.18

Minimum Investment Amount (per investor): \$499.86

*Maximum number of shares offered subject to adjustment for bonus shares. See Bonus info below.

Loyalty Bonus - As a valued previous supporter or newsletter subscriber of KingsCrowd, you qualify for 15% bonus shares.

Time-Based Perks

Early Bird 1: Invest \$499+ within the first 2 weeks and receive 10% bonus shares

Early Bird 2: Invest \$1,000+ within the first 2 weeks and receive 12% bonus shares

Early Bird 3: Invest \$5,000+ within the first 2 weeks and receive 15% bonus shares

Early Bird 4: Invest \$10,000+ within the first 2 weeks and receive 20% bonus shares

Early Bird 5: Invest \$25,000+ within the first 2 weeks and receive 22% bonus shares

Early Bird 6: Invest \$50,000+ within the first 2 weeks and receive 25% bonus shares

Flash Perk 1: Invest \$2,500+ between day 30-35 and receive 10% bonus shares

Flash Perk 2: Invest \$2,500+ between day 55-60 and receive 10% bonus shares

Amount-Based Perks

Tier 1 Perk: Invest \$499+ and receive 1 free month of Edge subscription for new subscribers

Tier 2 Perk: Invest \$1,000+ and receive 3 free months of Edge subscription + 5% bonus shares.

Tier 3 Perk: Invest \$5,000+ and receive 6 months free Edge subscription + 10% bonus shares.

Tier 4 Perk: Invest \$10,000+ and receive 1 year free Edge subscription + 12% bonus shares.

Tier 5 Perk: Invest \$25,000+ and receive 1 year Edge + 50% off minimum investment on KC Capital Fund + 15% bonus shares.

Tier 6 Perk: Invest \$50,000+ and receive 2 year Edge subscription + 50% off on KC Capital fund investment minimum + 50% reduction in carry fees + 20% bonus shares.

The 10% StartEngine Venture Club Bonus

KingsCrowd will offer 10% additional bonus shares for all investments that are committed by investors that are eligible for the StartEngine Venture Club.

This means eligible StartEngine shareholders will receive a 10% bonus for any shares they purchase in this offering. For example, if you buy 100 shares of Class A Common Stock at \$0.18 / share, you will receive 110 shares of Class A Common Stock, meaning you'll own 110 shares for \$18. Fractional shares will not be distributed and share bonuses will be determined by rounding down to the nearest whole share.

This 10% Bonus is only valid during the investor's eligibility period. Investors eligible for this bonus will also have priority if they are on a waitlist to invest and the company surpasses its maximum funding goal. They will have the first opportunity to invest should room in the offering become available if prior investments are canceled or fail.

Investors will receive the highest single bonus they are eligible for among the bonuses based on the amount invested and the time of offering elapsed (if any). Eligible investors will also receive the Venture Club Bonus and the Loyalty Bonus in

addition to the aforementioned bonus.

*In order to receive perks from an investment, one must submit a single investment in the same offering that meets the minimum perk requirement. Bonus shares from perks will not be granted if an investor submits multiple investments that, when combined, meet the perk requirement. All perks occur when the offering is completed.

Crowdfunding investments made through a self-directed IRA cannot receive non-bonus share perks due to tax laws. The Internal Revenue Service (IRS) prohibits self-dealing transactions in which the investor receives an immediate, personal financial gain on investments owned by their retirement account. As a result, an investor must refuse those non-bonus share perks because they would be receiving a benefit from their IRA account.

The Company and its Business

Company Overview

Company Overview

KingsCrowd is a comprehensive data-driven platform that powers the burgeoning digital private capital markets. Over the past seven years, KingsCrowd has built one of the most robust private equity database in the United States, offering standardized financial data on nearly 10,000 private companies. By leveraging cutting-edge AI technology, KingsCrowd delivers actionable insights to retail investors, institutions, and founders. Serving as a one-stop solution for data, advisory, and capital allocation, KingsCrowd has established itself as a definitive resource for the Reg CF and Reg A+ markets.

Business Model

KingsCrowd operates a multi-faceted business model that caters to consumers, institutions, and platforms within the private markets ecosystem. Revenue streams include subscriptions to data and analytics tools, advisory services for founders, and institutional data licensing. Additionally, the company has diversified by launching KingsCrowd Capital, a fund designed to provide unique investment opportunities. KingsCrowd also generates income through its robust portfolio management tools, which enable retail investors to track, analyze, and optimize their investments.

Intellectual Property

KingsCrowd's proprietary database is its core competitive advantage. The database aggregates real-time and historical data on private companies, including SEC filings, funding platform APIs, and crowdsourced user insights. This dataset provides comprehensive, accurate financial information and performance tracking, making KingsCrowd a prominent source of industry data. The company's technology also includes AI-powered analytics and valuation tools that deliver unique insights into market trends and company performance.

Corporate Structure

KingsCrowd, Inc. was initially organized as Kings Crowd LLC, a Delaware limited liability company on December 14, 2017 and converted to a Delaware corporation on December 29, 2020.

Competitors and Industry

Competitors

KingsCrowd competes with major players in the financial data industry, such as PitchBook and Bloomberg, as well as smaller niche platforms focusing on private equity and crowdfunding. However, KingsCrowd's real-time, standardized financial data on private companies sets it apart. Unlike traditional platforms, KingsCrowd's data is specifically tailored to the fast-growing Reg CF and Reg A+ markets, offering unique insights into this emerging asset class.

Industry

The online private equity and debt markets are experiencing positive growth, with the sector projected to reach \$13 trillion in transactions over the next decade. Trends driving this growth include companies staying private longer, the rise of retail investors, and regulatory advancements such as the JOBS Act and Reg CF updates. As a leader in the space, we believe we are well-positioned to capitalize on these shifts and solidify its role as the go-to data provider in this evolving industry.

Current Stage and Roadmap

Current Stage

KingsCrowd is at an inflection point, transitioning from early-stage growth to scalable expansion. The company has achieved over \$3 million in lifetime sales. With a lean team of eight and a proven product-market fit, KingsCrowd is actively investing in outbound sales, marketing, and R&D to enhance its platform.

Future Roadmap

KingsCrowd aims to scale its operations by hiring dedicated sales and marketing teams to accelerate growth across its consumer and advisory segments. The company plans to launch new subscription tiers, develop advanced performance-tracking tools, and introduce a differentiated fund product. Additionally, KingsCrowd is focused on expanding its database to encompass over 100,000 private companies within the next decade, further cementing its market leadership in the digital private equity space.

THIS OFFERING DOCUMENT MAY CONTAIN FORWARD-LOOKING STATEMENTS AND INFORMATION RELATING TO, AMONG OTHER THINGS, THE COMPANY, ITS BUSINESS PLAN AND STRATEGY, AND ITS INDUSTRY. THESE FORWARD-LOOKING STATEMENTS ARE BASED ON THE BELIEFS OF, ASSUMPTIONS MADE BY, AND INFORMATION CURRENTLY AVAILABLE TO THE COMPANY'S MANAGEMENT. WHEN USED IN THE OFFERING MATERIALS, THE WORDS "ESTIMATE," "PROJECT," "BELIEVE," "ANTICIPATE," "INTEND," "EXPECT", "CAN" AND SIMILAR EXPRESSIONS ARE INTENDED TO IDENTIFY FORWARD-LOOKING STATEMENTS, WHICH CONSTITUTE FORWARD LOOKING STATEMENTS. THESE STATEMENTS REFLECT MANAGEMENT'S CURRENT VIEWS WITH RESPECT TO FUTURE EVENTS AND ARE SUBJECT TO RISKS AND UNCERTAINTIES THAT COULD CAUSE THE COMPANY'S ACTUAL RESULTS TO DIFFER MATERIALLY FROM THOSE CONTAINED IN THE FORWARD-LOOKING STATEMENTS. INVESTORS ARE CAUTIONED NOT TO PLACE UNDUE RELIANCE ON THESE FORWARD-LOOKING STATEMENTS, WHICH SPEAK ONLY AS OF THE DATE ON WHICH THEY ARE MADE. THE COMPANY DOES NOT UNDERTAKE ANY OBLIGATION TO REVISE OR UPDATE THESE FORWARD-LOOKING STATEMENTS TO REFLECT EVENTS OR CIRCUMSTANCES AFTER SUCH DATE OR TO REFLECT THE OCCURRENCE OF UNANTICIPATED EVENTS.

The Team

Officers and Directors

Name: Chris Lustrino

Chris Lustrino's current primary role is with the Issuer.

Positions and offices currently held with the issuer:

· Position: Chief Executive Officer, Principal Accounting Officer, Director

Dates of Service: May, 2018 - Present

Responsibilities: Chris is the founder and CEO of KingsCrowd Inc., responsible for the strategy, growth and team

management. He receives an annual salary of \$142,000.

Other business experience in the past three years:

Employer: Players TV

Title: Advisor

Dates of Service: August, 2022 - Present

Responsibilities: Chris helps Players TV navigate capital raising strategy on an as needed basis, typically two to three

times a quarter.

Other business experience in the past three years:

Employer: raisepapers

Title: President

Dates of Service: February, 2023 - Present

Responsibilities: Chris runs sales and strategy for raisepapers, a majority owned subsidiary of Kingscrowd, Inc.

Other business experience in the past three years:

Employer: The Kernel

Title: Advisor

Dates of Service: October, 2024 - Present

Responsibilities: Chris helps this organization navigate the RegCF space with knowledge sharing and industry

connections.

Other business experience in the past three years:

Employer: Smile Dating App

Title: Advisor

Dates of Service: November, 2021 - November, 2022

Responsibilities: Chris helped Smile navigate capital raising strategy.

Name: Cecilia Lenk

Cecilia Lenk's current primary role is with Netcapital, Inc.. Cecilia Lenk currently services 1 hours per week in their role with the Issuer.

Positions and offices currently held with the issuer:

· Position: Director

Dates of Service: May, 2018 - Present

Responsibilities: Cecilia is on the board and helps to manage the board alongside Chris Lustrino and Daniel

Waterman. She does not receive cash compensation.

Other business experience in the past three years:

· Employer: Netcapital, Inc.

Title: CEO, Netcapital Advisors Inc. Dates of Service: November, 2020 - Present

Responsibilities: Cecilia leads the Netcapital Advisors business as Chief Executive.

Name: Daniel Waterman

Daniel Waterman's current primary role is with Coldwell Banker Residential Real Estate. Daniel Waterman currently services 1 hours per week in their role with the Issuer.

Positions and offices currently held with the issuer:

Position: Director

Dates of Service: May, 2018 - Present

Responsibilities: Daniel assists on the board alongside Chris Lustrino and Cecilia Lenk. Daniel does not receive cash

compensation.

Other business experience in the past three years:

Employer: Coldwell Banker Residential Real Estate

Title: Realtor

Dates of Service: December, 2015 - Present

Responsibilities: Assist clients with the purchase and sale of homes.

Risk Factors

The SEC requires the company to identify risks that are specific to its business and its financial condition. The company is still subject to all the same risks that all companies in its business, and all companies in the economy, are exposed to. These include risks relating to economic downturns, political and economic events and technological developments (such as hacking and the ability to prevent hacking). Additionally, early-stage companies are inherently more risky than more developed companies. You should consider general risks as well as specific risks when deciding whether to invest.

These are the risks that relate to the Company:

Uncertain Risk

An investment in the Company (also referred to as "we", "us", "our", or the "Company") involves a high degree of risk and should only be considered by those who can afford the loss of their entire investment. Furthermore, the purchase of any securities should only be undertaken by persons whose financial resources are sufficient to enable them to indefinitely retain an illiquid investment. Each investor in the Company should research thoroughly any offering before making an investment decision and consider all of the information provided regarding the Company as well as the following risk factors, in addition to the other information in the Company's Form C. The following risk factors are not intended, and shall not be deemed to be, a complete description of the commercial, financial, and other risks inherent in the investment in the Company.

Our business projections are only projections

There can be no assurance that the Company will meet its projections. There can be no assurance that the Company will be able to find sufficient demand for its product or service, that people think it's a better option than a competing product or service, or that we will be able to provide a product or service at a level that allows the Company to generate revenue, make a profit, or grow the business.

Any valuation is difficult to assess

The valuation for the offering was established by the Company. Unlike listed companies that are independently valued through market-driven stock prices, the valuation of private companies, especially startups, is difficult to assess, may not be exact, and you may risk overpaying for your investment.

The transferability of the Securities you are buying is limited

You should be prepared to hold this investment for several years or longer. For the 12 months following your investment, there will be restrictions on the securities you purchase. More importantly, there are a limited number of established markets for the resale of these securities. As a result, if you decide to sell these securities in the future, you may not be able to find, or may have difficulty finding, a buyer, and you may have to locate an interested buyer when you do seek to resell your investment. The Company may be acquired by an existing player in the industry. However, that may never happen or it may happen at a price that results in you losing money on this investment.

Your investment could be illiquid for a long time

You should be prepared to hold this investment for several years or longer. For the 12 months following your investment, there will be restrictions on how you can resell the securities you receive. More importantly, there are limited established markets for these securities. As a result, if you decide to sell these securities in the future, you may not be able to find a buyer. The Company may be acquired by an existing player in the same or a similar industry. However, that may never happen or it may happen at a price that results in you losing money on this investment.

The Company may undergo a future change that could affect your investment

The Company may change its business, management or advisory team, IP portfolio, location of its principal place of business or production facilities, or other change which may result in adverse effects on your investment. Additionally, the Company may alter its corporate structure through a merger, acquisition, consolidation, or other restructuring of its current corporate entity structure. Should such a future change occur, it would be based on management's review and determination that it is in the best interests of the Company.

Your information rights are limited with limited post-closing disclosures

The Company is required to disclose certain information about the Company, its business plan, and its anticipated use of proceeds, among other things, in this offering. Early-stage companies may be able to provide only limited information about their business plan and operations because it does not have fully developed operations or a long history to provide more disclosure. The Company is also only obligated to file information annually regarding its business, including financial statements. In contrast to publicly listed companies, investors will be entitled only to that post-offering information that is required to be disclosed to them pursuant to applicable law or regulation, including Regulation CF. Such disclosure generally requires only that the Company issue an annual report via a Form C-AR. Investors are generally not entitled to interim updates or financial information.

We may not have enough capital as needed and may be required to raise more capital.

We anticipate needing access to credit in order to support our working capital requirements as we grow. It is a difficult environment for obtaining credit on favorable terms. If we cannot obtain credit when we need it, we could be forced to raise additional equity capital, modify our growth plans, or take some other action. Issuing more equity may require bringing on additional investors. Securing these additional investors could require pricing our equity below its current price. If so, your investment could lose value as a result of this additional dilution. In addition, even if the equity is not priced lower, your ownership percentage would be decreased with the addition of more investors. If we are unable to find additional investors willing to provide capital, then it is possible that we will choose to cease our sales activity. In that case, the only asset remaining to generate a return on your investment could be our intellectual property. Even if we are not forced to cease our sales activity, the unavailability of credit could result in the Company performing below expectations, which could adversely impact the value of your investment.

Terms of subsequent financings may adversely impact your investment

We will likely need to engage in common equity, debt, or preferred stock financings in the future, which may reduce the value of your investment in the Company. Interest on debt securities could increase costs and negatively impact operating results. Preferred stock could be issued in series from time to time with such designation, rights, preferences, and limitations as needed to raise capital. The terms of preferred stock could be more advantageous to those investors than to the holders of common stock or other securities. In addition, if we need to raise more equity capital from the sale of Common Stock, institutional or other investors may negotiate terms that are likely to be more favorable than the terms of your investment, and possibly a lower purchase price per security.

Management's Discretion as to Use of Proceeds

Our success will be substantially dependent upon the discretion and judgment of our management team with respect to the application and allocation of the proceeds of this offering. The Use of Proceeds described below is an estimate based on our current business plan. We, however, may find it necessary or advisable to re-allocate portions of the net proceeds reserved for one category to another, and we will have broad discretion in doing so.

The amount raised in this offering may include investments from company insiders or immediate family members Officers, directors, executives, and existing owners with a controlling stake in the Company (or their immediate family members) may make investments in this offering. Any such investments will be included in the raised amount reflected on the campaign page.

Minority Holder; Securities with Voting Rights

The Class A Common Stock that an investor is buying has voting rights attached to them. However, you will be part of the minority shareholders of the Company and therefore will have a limited ability to influence management's decisions on how to run the business. You are trusting in management's discretion in making good business decisions that will grow your investments. Furthermore, in the event of a liquidation of our company, you will only be paid out if there is any cash remaining after all of the creditors of our company have been paid out.

You are trusting that management will make the best decision for the company

You are trusting in management's discretion. You are buying securities as a minority holder, and therefore must trust the management of the Company to make good business decisions that grow your investment.

This offering involves "rolling closings," which may mean that earlier investors may not have the benefit of information that later investors have.

Once we meet our target amount for this offering, we may request that StartEngine instruct the escrow agent to disburse offering funds to us. At that point, investors whose subscription agreements have been accepted will become our investors. All early-stage companies are subject to a number of risks and uncertainties, and it is not uncommon for material changes to be made to the offering terms, or to companies' businesses, plans, or prospects, sometimes with little or no notice. When such changes happen during the course of an offering, we must file an amendment to our Form C with the SEC, and investors whose subscriptions have not yet been accepted will have the right to withdraw their subscriptions and get their money back. Investors whose subscriptions have already been accepted, however, will already be our investors and will have no such right.

Non-accredited investors may not be eligible to participate in a future merger or acquisition of the Company and may lose a portion of their investment

Investors should be aware that under Rule 145 under the Securities Act of 1933 if they invest in a company through Regulation CrowdFunding and that company becomes involved in a merger or acquisition, there may be significant regulatory implications. Under Rule 145, when a company plans to acquire another and offers its shares as part of the deal, the transaction may be deemed an offer of securities to the target company's investors, because investors who can vote (or for whom a proxy is voting on their behalf) are making an investment decision regarding the securities they would receive. All investors, even those with non-voting shares, may have rights with respect to the merger depending on relevant state laws. This means the acquirer's "offer" to the target's investors would require registration or an exemption from registration (such as Reg. D or Reg. CF), the burden of which can be substantial. As a result, non-accredited investors may have their shares repurchased rather than receiving shares in the acquiring company or participating in the acquisition. This may result in investors' shares being repurchased at a value determined by a third party, which may be at a lesser value than the original purchase price. Investors should consider the possibility of a cash buyout in such circumstances, which may not be commensurate with the long-term investment they anticipate.

We are an early stage company and have not yet generated any profits

KingsCrowd was formed on December 14, 2017. Accordingly, the Company has a limited history upon which an evaluation of its performance and future prospects can be made. Our current and proposed operations are subject to all business risks associated with new enterprises. These include likely fluctuations in operating results as the Company reacts to developments in its market, managing its growth and the entry of competitors into the market. We will only be able to pay dividends on any shares once our directors determine that we are financially able to do so. KingsCrowd, Inc. has incurred a net loss and has had limited revenues generated since inception, if any. There is no assurance that we will be profitable in the near future or generate sufficient revenues to pay dividends to our shareholders.

We are an early stage company and have limited revenue and operating history

The Company has a short history, few customers, and effectively no revenue. If you are investing in our company, it's because you think that Kingscrowd is a good idea, that the team will be able to successfully market, and sell the product or service, that we can price them right and sell them to enough people so that the Company will succeed. Further, we have never turned a profit and there is no assurance that we will ever be profitable.

We are an early stage company operating in a new and highly competitive industry

The Company operates in a relatively new industry with a lot of competition from both startups and established companies. As other companies flood the market and reduce potential market share, Investors may be less willing to invest in a company with a declining market share, which could make it more challenging to fund operations or pursue growth opportunities in the future.

Our trademarks, copyrights and other intellectual property could be unenforceable or ineffective

Intellectual property is a complex field of law in which few things are certain. It is possible that competitors will be able to design around our intellectual property, find prior art to invalidate it, or render the patents unenforceable through some other mechanism. If competitors are able to bypass our trademark and copyright protection without obtaining a sublicense, it is likely that the Company's value will be materially and adversely impacted. This could also impair the Company's ability to compete in the marketplace. Moreover, if our trademarks and copyrights are deemed unenforceable, the Company will almost certainly lose any potential revenue it might be able to raise by entering into sublicenses. This would cut off a

significant potential revenue stream for the Company.

The cost of enforcing our trademarks and copyrights could prevent us from enforcing them

Trademark and copyright litigation has become extremely expensive. Even if we believe that a competitor is infringing on one or more of our trademarks or copyrights, we might choose not to file suit because we lack the cash to successfully prosecute a multi-year litigation with an uncertain outcome; or because we believe that the cost of enforcing our trademark(s) or copyright(s) outweighs the value of winning the suit in light of the risks and consequences of losing it; or for some other reason. Choosing not to enforce our trademark(s) or copyright(s) could have adverse consequences for the Company, including undermining the credibility of our intellectual property, reducing our ability to enter into sublicenses, and weakening our attempts to prevent competitors from entering the market. As a result, if we are unable to enforce our trademark(s) or copyright(s) because of the cost of enforcement, your investment in the Company could be significantly and adversely affected.

The loss of one or more of our key personnel, or our failure to attract and retain other highly qualified personnel in the future, could harm our business

Our business depends on our ability to attract, retain, and develop highly skilled and qualified employees. As we grow, we will need to continue to attract and hire additional employees in various areas, including sales, marketing, design, development, operations, finance, legal, and human resources. However, we may face competition for qualified candidates, and we cannot guarantee that we will be successful in recruiting or retaining suitable employees. Additionally, if we make hiring mistakes or fail to develop and train our employees adequately, it could have a negative impact on our business, financial condition, or operating results. We may also need to compete with other companies in our industry for highly skilled and qualified employees. If we are unable to attract and retain the right talent, it may impact our ability to execute our business plan successfully, which could adversely affect the value of your investment. Furthermore, the economic environment may affect our ability to hire qualified candidates, and we cannot predict whether we will be able to find the right employees when we need them. This would likely adversely impact the value of your investment.

Our ability to sell our product or service is dependent on outside government regulation which can be subject to change at any time

Our ability to sell our products is subject to various government regulations, including but not limited to, regulations related to the manufacturing, labeling, distribution, and sale of our products. Changes in these regulations, or the enactment of new regulations, could impact our ability to sell our products or increase our compliance costs. Furthermore, the regulatory landscape is subject to regular change, and we may face challenges in adapting to such changes, which could adversely affect our business, financial condition, or operating results. In addition to government regulations, we may also be subject to other laws and regulations related to our products, including intellectual property laws, data privacy laws, and consumer protection laws. Non-compliance with these laws and regulations could result in legal and financial liabilities, reputational damage, and regulatory fines and penalties. It is also possible that changes in public perception or cultural norms regarding our products may impact demand for our products, which could adversely affect our business and financial performance, which may adversely affect your investment.

We rely on third parties to provide services essential to the success of our business

Our business relies on a variety of third-party vendors and service providers, including but not limited to manufacturers, shippers, accountants, lawyers, public relations firms, advertisers, retailers, and distributors. Our ability to maintain high-quality operations and services depends on these third-party vendors and service providers, and any failure or delay in their performance could have a material adverse effect on our business, financial condition, and operating results. We may have limited control over the actions of these third-party vendors and service providers, and they may be subject to their own operational, financial, and reputational risks. We may also be subject to contractual or legal limitations in our ability to terminate relationships with these vendors or service providers or seek legal recourse for their actions. Additionally, we may face challenges in finding suitable replacements for these vendors and service providers, which could cause delays or disruptions to our operations. The loss of key or other critical vendors and service providers could materially and adversely affect our business, financial condition, and operating results, and as a result, your investment could be adversely impacted by our reliance on these third-party vendors and service providers.

The Company is vulnerable to hackers and cyber-attacks

As an internet-based business, we may face risks related to cybersecurity and data protection. We rely on technology systems to operate our business and store and process sensitive data, including the personal information of our investors. Any significant disruption or breach of our technology systems, or those of our third-party service providers, could result in unauthorized access to our systems and data, and compromise the security and privacy of our investors. Moreover, we may be subject to cyber-attacks or other malicious activities, such as hacking, phishing, or malware attacks, that could result in theft, loss, or destruction of our data, disruption of our operations, or damage to our reputation. We may also face legal and regulatory consequences, including fines, penalties, or litigation, in the event of a data breach or cyber-attack. Any significant disruption or downtime of our platform, whether caused by cyber-attacks, system failures, or other factors, could harm our reputation, reduce the attractiveness of our platform, and result in a loss of investors and issuer companies. Moreover, disruptions in the services of our technology provider or other third-party service providers could adversely impact our business operations and financial condition. This would likely adversely impact the value of your investment.

The Company's business may be negatively impacted by adverse publicity, negative reviews, or social media campaigns that could harm the Company's reputation, business, financial condition, and operating results.

The Acquisition of Crowd Diligence Inc. May Pose Integration Risks.

We have completed the acquisition of Crowd Diligence Inc., and as we integrate its operations, we may encounter challenges, including aligning business processes, systems, and corporate cultures. Successfully managing these integration efforts will require significant time and resources, and any delays or inefficiencies could impact our operations and financial performance. Additionally, the issuance of shares as consideration for the acquisition has resulted in dilution to existing stockholders, which may affect the market value of our stock. There is no guarantee that the expected benefits of the acquisition will be realized as anticipated.

Ownership and Capital Structure; Rights of the Securities

Ownership

The following table sets forth information regarding beneficial ownership of the company's holders of 20% or more of any class of voting securities as of the date of this Offering Statement filing.

Stockholder Name	Number of Securities	Type of Security	Percentag
	Owned	Owned	e
Nantascot LLC (Majority Owned and Managed by Daniel Waterman)	18.384.865	Class B Common Stock	44.55%

The Company's Securities

The Company has authorized Class A Common Stock, and Class B Common Stock. As part of the Regulation Crowdfunding raise, the Company will be offering up to 13,888,888 of Class A Common Stock.

Class A Common Stock

The amount of security authorized is 150,000,000 with a total of 64,940,061 outstanding.

Voting Rights

One vote per share.

Material Rights

The total amount outstanding includes 1,000,000 shares to be issued pursuant to warrants reserved for issuance.

The total amount outstanding <u>does not</u> include 6,857,158 shares to be issued pursuant to shares reserved for issuance under the Company's stock plan.

The total amount outstanding does not include 1,237,015 shares that were recently issued in connection with the Company's acquisition of Crowd Lustro.

Under our certificate of incorporation, the Class A common stock and Class B common stock are identical in all respects, except that each share of Class A common stock is entitled to one vote per share and each share of Class B common stock is entitled to ten votes per share. The two classes of common stock generally vote together as a single class on all matters submitted to a vote of our stockholders, except as otherwise required by law and our certificate of incorporation. The two classes of common stock participate ratably, meaning that each share of common stock is treated equally, with respect to dividends and distributions declared by the board of directors and in any distribution of our assets available for distribution to our stockholders upon any liquidation or winding up of our Company. Each outstanding share of Class B common stock is convertible at any time at the option of the holder into one share of Class A common stock, and will convert automatically into one share of Class A common stock on certain other events.

Class B Common Stock

The amount of security authorized is 15,000,000 with a total of 12,427,839 outstanding.

Voting Rights

10 votes per share.

Material Rights

Under our certificate of incorporation, the Class A common stock and Class B common stock are identical in all respects, except that each share of Class A common stock is entitled to one vote per share and each share of Class B common stock is entitled to ten votes per share. The two classes of common stock generally vote together as a single class on all matters submitted to a vote of our stockholders, except as otherwise required by law and our certificate of incorporation. The two classes of common stock participate ratably, meaning that each share of common stock is treated equally, with respect to dividends and distributions declared by the board of directors and in any distribution of our assets available for distribution to our stockholders upon any liquidation or winding up of our Company. Each outstanding share of Class B common stock is convertible at any time at the option of the holder into one share of Class A common stock, and will convert automatically into one share of Class A common stock on certain other events.

What it means to be a minority holder

As a minority holder of Class A Common Stock of the Company, you will have limited rights in regard to the corporate actions of the Company, including additional issuances of securities, company repurchases of securities, a sale of the

Company or its significant assets, or company transactions with related parties. Further, investors in this offering may have rights less than those of other investors and will have limited influence on the corporate actions of the Company.

Dilution

Investors should understand the potential for dilution. The investor's stake in a company could be diluted due to the Company issuing additional shares. In other words, when the Company issues more shares, the percentage of the Company that you own will go down, even though the value of the Company may go up. You will own a smaller piece of a larger company. This increase in the number of shares outstanding could result from a stock offering (such as an initial public offering, another crowdfunding round, a venture capital round, or angel investment), employees exercising stock options, or by conversion of certain instruments (e.g. convertible bonds, preferred shares or warrants) into stock.

If the Company decides to issue more shares, an investor could experience value dilution, with each share being worth less than before, and control dilution, with the total percentage an investor owns being less than before. There may also be earnings dilution, with a reduction in the amount earned per share (though this typically occurs only if the Company offers dividends, and most early-stage companies are unlikely to offer dividends, preferring to invest any earnings into the Company).

Additionally, this valuation calculation does not take into account certain securities that may be issued in the near future by the Company. Please refer to the Company Securities section and the company risk factors to further understand how this may impact your investment.

Transferability of securities

For a year, the securities can only be resold:

- In an IPO;
- To the company;
- · To an accredited investor; and
- To a member of the family of the purchaser or the equivalent, to a trust controlled by the purchaser, to a trust created
 for the benefit of a member of the family of the purchaser or the equivalent, or in connection with the death or divorce
 of the purchaser or other similar circumstance.

Recent Offerings of Securities

We have made the following issuances of securities within the last three years:

Name: Class A Common Stock
 Type of security sold: Equity
 Final amount sold: \$775,000.00
 Number of Securities Sold: 775,000
 Use of proceeds: General operations

Date: December 15, 2022

Offering exemption relied upon: 506(c)

Name: Class A Common Stock
 Type of security sold: Equity
 Final amount sold: \$976,250.00
 Number of Securities Sold: 6,101,562
 Use of proceeds: General operations

Date: February 01, 2024

Offering exemption relied upon: 506(c)

Name: Class A Common Stock
 Type of security sold: Equity
 Final amount sold: \$308,721.00
 Number of Securities Sold: 1,927,631
 Use of proceeds: General operations

Date: April 30, 2024

Offering exemption relied upon: Regulation CF

Name: Class A Common Stock
 Type of security sold: Equity
 Final amount sold: \$743,200.00

Number of Securities Sold: 4,645,000 Use of proceeds: General operations

Date: December 31, 2024

Offering exemption relied upon: 506(c)

Name: Class A Common Stock
 Type of security sold: Equity
 Final amount sold: \$4,291,847.00
 Number of Securities Sold: 5,127,062

Use of proceeds: General Operations (\$3,739,301 was paid to the Company and \$552,546 was paid to certain selling shareholders, including Christopher Lustrino, our president and a director, and an affiliate of Daniel Waterman, a

director of the Company.)
Date: April 28, 2023

Offering exemption relied upon: Regulation A+

Name: Class A Common Stock
 Type of security sold: Equity
 Final amount sold: \$204,107.50
 Number of Securities Sold: 1,237,015

Use of proceeds: Shares issued in connection with Crowd Lustro acquisition

Date: January 02, 2025

Offering exemption relied upon: Section 4(a)(2)

Financial Condition and Results of Operations

Financial Condition

You should read the following discussion and analysis of our financial condition and results of our operations together with our financial statements and related notes appearing at the end of this Offering Memorandum. This discussion contains forward-looking statements reflecting our current expectations that involve risks and uncertainties. Actual results and the timing of events may differ materially from those contained in these forward-looking statements due to a number of factors, including those discussed in the section entitled "Risk Factors" and elsewhere in this Offering Memorandum.

Results of Operations

Circumstances which led to the performance of financial statements:

Revenue

Revenue for fiscal year 2022 was \$576,460 compared to \$716,965 in fiscal year 2023.

This was largely driven by a growth in new lines of revenue, most notably our founder advisory business (run under the business name, raisepapers). This business, which we acquired a majority stake in at the beginning of 2023, allows us to provide software that streamlines the process of filing form Cs, 1-As, Ds and C-ARs. We have leveraged our database of 9,000+ RegCF and RegA+ raises to create powerful templates and insights to help guide the filing process. Additionally, we have begun to grow our sponsorship and data business lines as well. Our sponsorship business allows us to capture more value from our user audience while also creating more value for them with strong strategic sponsor partners that often provide education to our subscribers on topics regarding other alternative assets such as real estate outside of our ratings and tracking scope. Lastly, our data business is just beginning to emerge as our six plus year track record begins to provide enough aggregate data to be meaningful to more institutional partners. Despite the consumer investment markets being down across RegCF and RegA+, our expansion of business lines is creating a more resilient, better diversified and stronger foundation to build a scalable business going forward.

Cost of Sales

Cost of Sales for fiscal year 2022 was \$5,705,385 compared to \$4,466,408 in fiscal year 2023.

The decrease was driven by a significant pull back in overhead spend as the tech markets turned negative and the need to extend runway and work towards a right sized business became apparent. We conducted multiple workforce reduction rounds to right size the business and to create a more sustainable business going forward. We also worked to reduce software related cost by working with our vendors to find areas we could pull back on spend and instituted far tighter budget controls on a go-forward basis.

Expenses

Expenses for fiscal year 2022 were \$5,705,385 compared to \$4,466,408 in fiscal year 2023.

The decrease was primarily attributable to a decrease of \$1,461,333 in personnel-related and subcontractor expenses and a decrease of \$103,703 in dues and subscriptions offset by an increase of \$182,964 in professional fees and an increase of \$179,519 in stock compensation.

Historical results and cash flows:

The Company is currently in the early growth stage and revenue generating. We are of the opinion the historical cash flows will not be indicative of the revenue and cash flows expected for the future because we have built a lean business structure and leaned heavily into building out our business/revenue lines. Additionally, we have formed our position in a fast growing market that we think is entering a phase of strong growth that we will aim to be a leader in. Past cash was primarily generated through sales and equity investments. Our goal is to maintain a low burn and be flexible enough to achieve break-even if needed. We are entering a phase where we feel we have found product market fit both with our consumer and advisory offerings and will look to lean into the growth of both of these business lines. We believe with the addition of very few new team members focused on sales and marketing we can begin to scale these revenue lines without adding significant overhead. We plan to lead with sales growth and fill in additional overhead support if needed on the backs of that growth. We also plan to employ agencies such as marketing agencies where possible, which provides far more flexibility in terms of flexing up and down spend. We aim to be a far more agile and lean team that can drive significant revenue growth with the core financial overhead already in place.

Liquidity and Capital Resources

What capital resources are currently available to the Company? (Cash on hand, existing lines of credit, shareholder loans, etc...)

As of January 1, 2025, the Company has capital resources available in the form of a line of credit for \$96,000 from Headway Capital, and \$300,000 cash on hand.

How do the funds of this campaign factor into your financial resources? (Are these funds critical to your company operations? Or do you have other funds or capital resources available?)

We believe the funds of this campaign are critical to our company operations.

These funds are required to support our continued investment in our team including data analysis, R&D and marketing/content.

Are the funds from this campaign necessary to the viability of the company? (Of the total funds that your company has, how much of that will be made up of funds raised from the crowdfunding campaign?)

We believe the funds from this campaign are necessary to the viability of the Company. Of the total funds that our Company has, 40 - 50% will be made up of funds raised from the crowdfunding campaign, if it raises its maximum funding goal.

How long will you be able to operate the company if you raise your minimum? What expenses is this estimate based on?

If the Company raises the minimum funding goal of \$10,000, we anticipate the Company will be able to operate for seven to nine months. This is based on a current monthly burn rate of \$30,000-\$40,000 for expenses related to salaries, R&D and general administrative expenses.

How long will you be able to operate the company if you raise your maximum funding goal?

If the Company raises the maximum funding goal, we anticipate the Company will be able to operate for three to four years. This is based on a projected monthly burn rate of \$50,000 for expenses related to salaries, R&D, general administrative expenses and sales and marketing.

Are there any additional future sources of capital available to your company? (Required capital contributions, lines of credit, contemplated future capital raises, etc...)

Currently, the Company has contemplated additional future sources of capital including future equity raises and debt raises. There are no additional equity raises planned but it is something we will always consider based on growth, market conditions, etc. Future debt raises will be based on considering non-dilutive funding especially if we have a clear sense of CAC in the consumer space, we can lead with debt to drive growth knowing we can cover debt payments with growth, without needing to raise dilutive funding.

Indebtedness

 Creditor: Stripe Capital Amount Owed: \$19,215.00

Interest Rate: 9.8%

Maturity Date: July 10, 2025

Creditor: CFG Merchant Solutions

Amount Owed: \$10,198.00 Interest Rate: 15.72%

Maturity Date: March 06, 2025

Creditor: Gynger

Amount Owed: \$1,811.00 Interest Rate: 6.0%

Maturity Date: April 27, 2025

 Creditor: Scott Group LLC Amount Owed: \$234,523.00

Interest Rate: 9.0%

Maturity Date: November 09, 2027

Related Party Transactions

· Name of Entity: Lawbot, LLC

Names of 20% owners: Kingscrowd, Inc. Relationship to Company: Subsidiary

Nature / amount of interest in the transaction: There is currently no outstanding balance with respect to this

transaction.

Material Terms: In 2018, LawBot, LLC obtained loans from its members with an aggregate principal balance of \$284,843. The notes had a simple interest rate of 12% per annum and matured on March 31, 2026, as amended. As of December 31, 2023, the total principal of \$284,843 and the accrued interest of \$134,779 remain outstanding. During the year ended December 31, 2023, the interest expense recognized amounted to \$27,668. There is currently no outstanding balance with respect to this transaction.

Valuation

Pre-Money Valuation: \$13,926,222.00

Valuation Details:

This pre-money valuation was calculated internally by the Company without the use of any formal third-party evaluation.

The Company only has Common Stock outstanding. The Company does not have any convertible securities currently outstanding.

In making this fully diluted valuation calculation, the Company has not taken into account any shares that may issued pursuant to stock options reserved for issuance or outstanding warrants.

Additionally, the company has not taken into account shares that may be issued in connection with recent acquisitions (see company securities section for additional information).

Use of Proceeds

If we raise the Target Offering Amount of \$9,999.90 we plan to use these proceeds as follows:

- StartEngine Platform Fees 7.5%
- StartEngine Service Fees

92.5%

Fees for certain creative design, legal, marketing, technical, and administrative support services provided by StartEngine, of which the final amount may vary. If we raise the over allotment amount of \$2,499,999.84, we plan to use these proceeds as follows:

 StartEngine Platform Fees 7.5%

· Research & Development

17.5%

We will use 15-20% of the funds raised for continued tech development investments including the buildout of our founder advisory business functions including the integration of our raisepapers platform into the backend of Kingscrowd providing one tech platform to power both lines of business. We will also invest in integrating in investor relations tool that founders can utilize to more efficiently provide data and updates to their investors. We will continue to add unique new features to Kingscrowd, most importantly, more tracking and update capabilities for investors to better follow their investment portfolio performance

Company Employment

25.0%

We will use 20-30% of the funds to hire key personnel for daily operations, including the following roles: Sales and Marketing, tech and investment analysis. Wages to be commensurate with training, experience and position.

· Market and Sales

35.0%

We will use 30-40% of the funds to invest in sales and marketing budget to support outbound marketing campaigns and lead generation both for our consumer subscription/capital business as well as our founder advisory business. This will include everything from social media marketing, attending events, sponsoring events and newsletters, partnering with referral partners, and other campaigns deemed valuable to capturing our core audience of users across our unique revenue lines.

Working Capital

7.5%

We will use 5-10% of the funds for working capital to cover expenses for the general operation of our business including necessary softwares, subscriptions, office space, etc. needed as well as ongoing day-to-day operations of the Company.

· StartEngine Reg CF Campaign Marketing

7.5%

We will use 5-10% of the funds to market the crowdfunding campaign.

The Company may change the intended use of proceeds if our officers believe it is in the best interests of the company.

Regulatory Information

Disqualification

No disqualifying event has been recorded in respect to the company or its officers or directors.

Compliance Failure

The company has not previously failed to comply with the requirements of Regulation Crowdfunding.

Ongoing Reporting

The Company will file a report electronically with the SEC annually and post the report on its website no later than April 30 (120 days after Fiscal Year End). Once posted, the annual report may be found on the Company's website at https://kingscrowd.com/(https://kingscrowd.com/annual-reports/).

The Company must continue to comply with the ongoing reporting requirements until:

- (1) it is required to file reports under Section 13(a) or Section 15(d) of the Exchange Act;
- (2) it has filed at least one (1) annual report pursuant to Regulation Crowdfunding and has fewer than three hundred (300) holders of record and has total assets that do not exceed \$10,000,000;
- (3) it has filed at least three (3) annual reports pursuant to Regulation Crowdfunding;
- (4) it or another party repurchases all of the securities issued in reliance on Section 4(a)(6) of the Securities Act, including any payment in full of debt securities or any complete redemption of redeemable securities; or
- (5) it liquidates or dissolves its business in accordance with state law.

Updates

Updates on the status of this Offering may be found at: www.startengine.com/kingscrowd

Investing Process

See Exhibit E to the Offering Statement of which this Offering Memorandum forms a part.

EXHIBIT B TO FORM C

FINANCIAL STATEMENTS AND INDEPENDENT ACCOUNTANT'S REVIEW OR AUDIT (AS APPLICABLE) FOR KingsCrowd, Inc.

[See attached]

KingsCrowd, Inc. and subsidiaries (a Delaware Corporation)

Consolidated Financial Statements and Independent Auditor's Report

December 31, 2023 and 2022

KingsCrowd, Inc.

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INDEPENDENT AUDITOR'S REPORT

To: Board of Directors, KingsCrowd, Inc.

We have audited the accompanying financial statements of KINGSCROWD, INC. and subsidiaries (the "Company"), which comprise the balance sheet as of December 31, 2023 and 2022, and the related statements of operations, changes in shareholders' equity, and cash flows for the years thus ended, and the related notes to such financial statements.

Management's Responsibility for the Financial Statements

Management is responsible for the preparation and fair presentation of these financial statements in accordance with accounting principles generally accepted in the United States of America; this includes the design, implementation, and maintenance of internal control relevant to the preparation and fair presentation of financial statements that are free from material misstatement, whether due to fraud or error.

Auditor's Responsibility

Our responsibility is to express an opinion on these financial statements based on our audit. We conducted our audit of the Company's financial statements in accordance with auditing standards generally accepted in the United States of America. Those standards require that we plan and perform the audit to obtain reasonable assurance about whether the financial statements are free from material misstatement.

An audit involves performing procedures to obtain audit evidence about the amounts and disclosures in the financial statements. The procedures selected depend on the auditor's judgment, including the assessment of the risks of material misstatement of the financial statements, whether due to fraud or error. In making those risk assessments, the auditor considers internal control relevant to the entity's preparation and fair presentation of the financial statements in order to design audit procedures that are appropriate in the circumstances, but not for the purpose of expressing an opinion on the effectiveness of the entity's internal control. Accordingly, we express no such opinion.

An audit also includes evaluating the appropriateness of accounting policies used and the reasonableness of significant accounting estimates made by management, as well as evaluating the overall presentation of the financial statements. We believe that the audit evidence we have obtained is sufficient and appropriate to provide a basis for our audit opinion.

Opinion

In our opinion, the financial statements referred to above present fairly, in all material respects, the financial position of the Company as of December 31, 2023 and 2022, and the results of its operations, shareholders' deficit and its cash flows for 2023 calendar year and the inception period from September 8, 2022 through December 31, 2022 in accordance with accounting principles generally accepted in the United States of America.

Sincerely,



IndigoSpireCPA, PC San José, California

November 12, 2024

KINGSCROWD, INC. CONSOLIDATED BALANCE SHEETS

As of December 31, 2023 and December 31, 2022

	Decer	December 31							
	2023		2022						
ASSETS									
Current Assets:									
Cash and cash equivalents	\$ 427,009	\$	581,960						
Subscription receivable	13,750		25,000						
Accounts receivable	78,329								
Other receivables	1,324								
Prepaid stock compensation	_		71,679						
Deposit			11,604						
Total Current Assets	520,412		690,243						
Non-Current Assets:									
Investment in SAFE	50,000		-						
Property and equipment, net	1,671		4,409						
Intangible assets, net	2,761,432		3,319,298						
Goodwill	649,973		_						
Total Non-Current Assets	3,463,076		3,323,707						
TOTAL ASSETS	\$ 3,983,488	\$	4,013,950						

	 Decer	nber 3	1
	2023		2022
LIABILITIES AND STOCKHOLDERS' EQUITY			
Current Liabilities:			
Accounts payable	\$ 329,366	\$	78,666
Deferred revenue	238,456		260,196
Due to members	284,843		_
Loans payable	223,707		132,110
Acquisition payable	369,020		369,020
Other current liabilities	169,750		31,944
Total Current Liabilities	1,615,142		871,936
Non-current Liabilities:			
Other non-current liabilities	6,389		6,389
Total Non-current Liabilities	6,389		6,389
Total Liabilities	1,621,531		878,325
Stockholders' Equity:			
Class A common stock, \$0.0001 par value, 150,000,000 shares authorized,			
54,096,689 and 44,631,838 shares issued and outstanding as of			
December 31, 2023 and 2022, respectively	5,410		4,465
Class B common stock, \$0.0001 par value, 15,000,000 shares authorized,			
12,427,839 and 12,427,839 shares issued and outstanding as of			
December 31, 2023 and 2022, respectively	1,242		1,242
Additional paid-in capital	17,029,318		14,333,244
Accumulated deficit	 (14,856,856)		(11,203,326)
Total stockholders' equity attributable to KingsCrowd, Inc.	2,179,114		3,135,625
Non-controlling interests	 182,843		_
Total Stockholders' Equity	2,361,957		3,135,625
TOTAL LIABILITIES AND STOCKHOLDERS' EQUITY	\$ 3,983,488	\$	4,013,950

KINGSCROWD, INC.

CONSOLIDATED STATEMENTS OF OPERATIONS

For the years ended December 31, 2023 and 2022

		1		
		2023		2022
Net revenues	\$	716,965	\$	576,460
Operating Expenses:				
General, administrative, and operations		3,517,839		4,012,786
Research and development		654,248		1,301,536
Sales and marketing – customer list amortization		41,002		123,007
Sales and marketing	-	253,319		268,056
Total Operating Expenses		4,466,408		5,705,385
Loss from operations		(3,749,443)		(5,128,925)
Other Income/(Expense):				
Interest expense		(102,642)		(83,356)
Others - net		86,262		155,500
Total Other Income/(Expense)		(16,380)		72,144
Provision for income taxes			_	
Net loss	_\$	(3,765,823)	_\$_	(5,056,781)
Net loss attributable to KingsCrowd, Inc.		(3,653,530)		(5,056,781)
Net loss attributable to non-controlling interests		(112,293)		
		(3,765,823)	_	(5,056,781)
Weighted average common shares outstanding				
-Basic and Diluted		63,332,100		53,810,662
Net loss per common share attributable to KingsCrowd, Inc. stockholders				
-Basic and Diluted		(0.06)	_\$_	(0.09)

KINGSCROWD, INC. CONSOLIDATED STATEMENTS OF CHANGES IN STOCKHOLDERS' EQUITY For the years ended December 31, 2023 and 2022

	Class A Cor	mmor	Stock	Class B Cor	nmo	n Stock	Ado	litional Paid-	Α	ocum ulated			Non	-controlling	Total	Stockholders'
	Shares	_	Amount	Shares	_	Amount		in Capital	_	Deficit		Total	I	nterests		Equity
Balance at December 31, 2022	44,631,838	\$	4,465	12,427,839	3	1,242	\$	14,333,244	ı	(11,203,326)	3	3,135,625	£		\$	3,135,625
Issuance of common stock - Reg D	6,139,063		614	-				1,065,602		-		1,066,216		-		1,066,216
Issuance of common stock - acrisors	1,813,900		181	-		-		569,803		-		569,984		-		569,984
Issuance of common stock - consultants	885,464		88	-		-		753,506		-		753,594		-		753,594
Issuance of common stock - employees	506,424		50	-		-		187,175		-		187,225		-		187,225
Issuance of common stock - contractor	120,000		12	-		-		119,988		-		120,000		-		120,000
Non-controlling interest portion of investment																
in subsidiary			-	_		-		-		-		-		295,136		295,136
Net loss				_				_	_	(3,653,530)		(3,653,530)		(112,293)		(3,765,823)
Balance at December 31, 2023	54,096,689	\$	5,410	12,427,839	3	1,242	\$	17,029,318	1	(14,856,856)	3	2,179,114	3	182,843	S	2,361,957
Enlance at December 31, 2021	35,083,420	\$	3,510	12,683,313	\$	1,268	\$	6,088,271	\$	(6,146,546)	\$	(53,497)	\$		\$	(53,497)
Issuance of common stock - Reg A	2,900,801		290	(255,474)		(26)		2,645,064				2,645,328		-		2,645,328
Issuance of common stock - Reg D	700,000		70					699,930		-		700,000		-		700,000
Issuance of common stock - advisors	908,158		91					337,348		-		337,439				337,439
Issuance of common stock - consultants	1,147,349		115	_		-		1,032,583		-		1,032,698		-		1,032,698
Issuance of common stock - employees	144,500		14	-		-		144,486		-		144,500		-		144,500
Issuance of common stock - contractor	80,000		8	-		-		79,992		-		80,000		-		80,000
I ssuance of common stock - asset purchase agreements	3,667,610		367	_		-		3,667,243		-		3,667,610		-		3,667,610
Offering costs			-	_		-		(361,673)		-		(361,673)		-		(361,673)
Net loss					_					(5,056,780)		(5,056,780)				(5,056,780)
Balance at December 31, 2022	44,631,838	8	4,465	12,427,839	3	1,242	8	14,333,244	1	(11,203,326)	3	3,135,625	3		8	3,135,625

KINGSCROWD, INC.

CONSOLIDATED STATEMENTS OF CASH FLOWS

For the years ended December 31, 2023 and 2022

	December 31				
		2023		2022	
Cash flows from operating activities					
Net loss	\$	(3,765,823)	\$	(5,056,781)	
Adjustments to reconcile net loss to net cash used					
in operating activities:					
Security deposits forfeiture		7,329		-	
Customer list amortization		-		123,007	
Depreciation and amortization		593,169		436,587	
Stock-based compensation		1,702,478		1,522,958	
Loan fees		16,923		73,870	
Interest expense		27,668		-	
Gain from reversal of accumulated commission expense				(152,464)	
Net cash acquired with the subsidiary		27,564		-	
Changes in operating assets and liabilities:					
(Increase)/Decrease in accounts receivable		(51,498)		- 1	
(Increase)/Decrease in other receivables				-	
(Increase)/Decrease in deposit		4,275		42,489	
Increase/(Decrease) in accounts payable		155,851		6,484	
Increase/(Decrease) in deferred revenue		(21,740)		(94,239)	
Increase/(Decrease) in other current liabilities		(3,105)		(29,443)	
Net cash used in operating activities		(1,306,910)		(3,127,532)	
		(-337		(-,,,	
Cash flows from investing activities					
Purchase of property and equipment		-		(1,659)	
Purchase of website				(50,000)	
Net cash used in investing activities		-		(51,659)	
Cash flows from financing activities					
Proceeds from loans		358,959		324,320	
Repayments of loans		(284,466)		(504,908)	
Proceeds from issuance of Class A common stock		1,077,466		3,918,896	
Proceeds from warrant exercise		-		230,991	
Offering costs				(344,673)	
Net cash provided by financing activities		1,151,959		3,624,626	
Net change in cash		(154,951)		445,435	
Cash at beginning of the year	_	581,960	_	136,525	
Cash at end of the year	\$	427,009	8	581,960	
Supplemental disclosure of cash flow information:					
Cash paid for interest expense	\$	40,781	\$	83,356	
Cash paid for income taz	\$	-,	\$	-	
Supplemental disclosure of non-cash investing and financing activities:					
Fair value of website asset acquired	\$	-	\$	1,500,000	
Fair value of licensed intellectual property	\$		\$	2,167,610	

See Independent Auditor's report and accompanying notes, which are an integral part of these consolidated financial statements.

NOTE 1: NATURE OF OPERATIONS

KingsCrowd, Inc. (the "Company") is a corporation organized on December 14, 2017 under the laws of Delaware, and headquartered in Boston, Massachusetts. The Company was originally incorporated under the name Kings Crowd, LLC as a Delaware limited liability company. On December 28, 2020, the Company converted from a Delaware limited liability company to a Delaware corporation and changed its name from Kings Crowd, LLC to KingsCrowd, Inc.

The Company seeks to bring together financial experts and technologists to help investors make more informed startup investment decisions on crowdfunding portals by providing the infrastructure for startup business investment decision making based on four key components:

- Education Providing expert editorial content in addition to "how-to" guides and tools.
- Analytics Offering standardized deal ratings and synthesized data analytics.
- Research Combining in-house market research with crowd-sourced research.
- Recommendations Providing "Top Deal" picks and access to expert network due diligence.

On November 8, 2021, KingsCrowd Capital, LLC was incorporated as a limited liability company under the laws of the State of Delaware and KingsCrowd, Inc. is the sole member.

On January 23, 2023, the Company purchased 17,000 Class A units of LawBot, LLC ("LawBot"), or 50.3% interest. As such, LawBot became a subsidiary of the Company. The Company has the option to subscribe for and purchase the remaining membership interests of LawBot or 16,788 Class A and Class B Units for a consideration of 3.5 times LawBot's adjusted revenue for the year ended December 31, 2025. LawBot, LLC was founded to make EDGAR filing simple and easy and to provide high-quality SEC form drafts for crowdfunding platforms, their issuers, law firms, and their clients.

NOTE 2: SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES

Basis of Presentation

The accounting and reporting policies of the Company conform to accounting principles generally accepted in the United States of America ("GAAP"). The consolidated financial statements include all accounts of KingsCrowd, Inc., KingsCrowd Capital, LLC and LawBot, LLC. All significant intercompany transactions have been eliminated in consolidation.

The Company adopted the calendar year as its basis of reporting.

Use of Estimates

The preparation of consolidated financial statements in conformity with accounting principles generally accepted in the United States ("GAAP") requires management to make estimates and assumptions that affect the reported amounts of assets and liabilities and disclosures of contingent assets and liabilities at the date of the consolidated financial statements and the reported amounts of revenues and expenses during the reporting period. Actual results could differ from those estimates.

Significant Risks and Uncertainties

The Company has not yet produced profits and is subject to customary risks and uncertainties including, but not limited to, the need for protection of proprietary technology, dependence on key personnel, costs of services provided by third parties, the need to obtain additional financing, and limited operating history.

Fair Value of Financial Instruments

Financial Accounting Standards Board ("FASB") guidance specifies a hierarchy of valuation techniques based on whether the inputs to those valuation techniques are observable or unobservable. Observable inputs reflect market data obtained from independent sources, while unobservable inputs reflect market assumptions. The hierarchy gives the highest priority to unadjusted quoted prices in active markets for identical assets or liabilities (Level 1 measurement) and the lowest priority to unobservable inputs (Level 3 measurement). The three levels of the fair value hierarchy are as follows:

Level 1 - Unadjusted quoted prices in active markets for identical assets or liabilities that the reporting entity has the ability to access at the measurement date. Level 1 primarily consists of financial instruments whose value is based on quoted market prices such as exchange-traded instruments and listed equities.

Level 2 - Inputs other than quoted prices included within Level 1 that are observable for the asset or liability, either directly or indirectly (e.g., quoted prices of similar assets or liabilities in active markets, or quoted prices for identical or similar assets or liabilities in markets that are not active).

Level 3 - Unobservable inputs for the asset or liability. Financial instruments are considered Level 3 when their fair values are determined using pricing models, discounted cash flows or similar techniques and at least one significant model assumption or input is unobservable.

The carrying amounts reported in the consolidated balance sheets approximate their fair value.

Cash Equivalents and Concentration of Cash Balance

The Company considers all highly liquid securities with an original maturity of less than three months to be cash equivalents. The Company's cash and cash equivalents in bank deposit accounts, at times, may exceed federally insured limits. As of December 31, 2023 and 2022, the Company had cash of \$27,071 and \$310,206, respectively, in excess of federally insured limits, and is therefore subject to significant credit risk and exposed to potential losses on these uninsured deposits.

Accounts Receivable and Allowance for Doubtful Accounts

Accounts receivable are carried at their estimated collectible amounts. Accounts receivable are periodically evaluated for collectability based on past credit history with clients and other factors.

Provisions for losses on accounts receivable are determined on the basis of loss experience, known and inherent risk in the account balance, and current economic conditions.

An allowance for doubtful accounts reserve of \$363,781 was recorded as of December 31, 2023.

Subscription Receivable

The Company records share issuances at the effective date. If the subscription is not funded upon issuance, the Company records a subscription receivable as an asset on a balance sheet. When subscription receivables are not received prior to the issuance of financial statements at a reporting date in satisfaction of the requirements under FASB ASC 505-10-45-2, the subscription receivable is reclassified as a contra account to stockholders' equity on the consolidated balance sheet.

Escrow Receivable

Amounts held in escrow are recognized at estimated realizable value and primarily relate to the stock offerings.

Deferred Offering Costs

The Company complies with the requirements of FASB ASC 340-10-S99-1 with regards to offering costs. Prior to the completion of an offering, offering costs are capitalized. The deferred offering costs are charged to stockholders' equity upon the completion of an offering or to expense if the offering is not completed.

Property and Equipment, Intangible Assets

Property and equipment and intangible assets are recorded at cost. Depreciation and amortization are calculated using the straight-line method over the following estimated useful lives of assets:

Computer equipment 3 years
Customer list 3 years
Website 3 years
Software 5-15 years
License indefinite

The useful lives and the depreciation and amortization methods are reviewed periodically to ensure that the periods and depreciation and amortization methods are consistent with the expected pattern of economic benefits from items of property and equipment and intangible assets.

There were no changes in the estimated useful lives of each of the Company's items of property and equipment and intangible assets for the years ended December 31, 2023 and 2022.

<u>Goodwill</u>

The Company records goodwill when it acquires businesses and recognizes the excess of the purchase price over the fair value of identifiable net assets acquired. Goodwill is not amortized but is subject to annual impairment testing as of the reporting date. The impairment test compares the fair value of each reporting unit with its carrying amount, including goodwill. If the fair value is determined to be less than the carrying amount, an impairment loss is recognized, not to exceed the total amount of goodwill allocated to that reporting unit.

The Company performs its semi-annual impairment test and whenever events or changes in circumstances suggest that the carrying amount of goodwill may not be recoverable. The determination of fair value involves significant management judgment and estimation. Key assumptions include projected future cash flows, discount rates, and other factors that could impact the fair value assessment. The Company reviews and updates the assumptions used in the

impairment test regularly to reflect changes in business conditions. Any impairment losses identified are recorded in the consolidated statement of operations in the period in which they are determined.

As of December 31, 2023, no impairment indicators were identified, and the Company believes that the carrying value of goodwill is recoverable. The Company will continue to monitor events and circumstances that could impact the recoverability of goodwill and will perform impairment testing as required by accounting standards.

Impairment of Long-Lived Assets

The Company continually monitors events and changes in circumstances that could indicate carrying amounts of long-lived assets may not be recoverable. When such events or changes in circumstances are present, the management assesses the recoverability of long-lived assets by determining whether the carrying value of such assets will be recovered through undiscounted expected future cash flows. If the total of the future cash flows is less than the carrying amount of those assets, the Company recognizes an impairment loss based on the excess of the carrying amount over the fair value of the Company's long-lived assets. Assets to be disposed of are reported at the lower of the carrying amount or the fair value less costs to sell.

No impairment in the value of property and equipment or intangible assets was recognized for the years ended December 31, 2023 and 2022.

Convertible Instruments

U.S. GAAP requires companies to bifurcate conversion options from their host instruments and account for them as free-standing derivative financial instruments according to certain criteria. The criteria include circumstances in which (a) the economic characteristics and risks of the embedded derivative instrument are not clearly and closely related to the economic characteristics and risks of the host contract, (b) the hybrid instrument that embodies both the embedded derivative instrument and the host contract is not re-measured at fair value under otherwise applicable generally accepted accounting principles with changes in fair value reported in earnings as they occur and (c) a separate instrument with the same terms as the embedded derivative instrument would be considered a derivative instrument. An exception to this rule is when the host instrument is deemed to be conventional as that term is described under applicable U.S. GAAP.

When the Company has determined that the embedded conversion options should not be bifurcated from their host instruments, the Company records, when necessary, discounts (or beneficial conversion features) to convertible notes for the intrinsic value of conversion options embedded in debt instruments based upon the differences between the fair value of the underlying stock at the commitment date of the note transaction and the effective conversion price embedded in the note. Debt discounts or beneficial conversion features under these arrangements are (i) amortized over the term of the related debt to their stated date of redemption or (ii) when based on a future contingent event, the beneficial conversion feature is deferred and recorded at the time when the contingency no longer exists.

Non-controlling Interests

Noncontrolling interests are classified as a separate component of equity in the Company's consolidated balance sheets and consolidated statements of changes in stockholders' equity. Net income (loss) attributable to non-controlling interests is reflected separately from consolidated net income (loss) in the consolidated statements of operations and consolidated statements of changes

in stockholders' equity. Any change in ownership of a subsidiary while the controlling financial interest is retained is accounted for as an equity transaction between the controlling and non-controlling interests. In addition, when a subsidiary is deconsolidated, any retained non-controlling equity investment in the former subsidiary will be initially measured at fair value and the difference between the carrying value and fair value of the retained interest will be recorded as a gain or loss. The Company has non-controlling interests via its subsidiary LawBot, LLC.

During the years ended December 31, 2023 and 2022, the Company recorded a loss of \$112,293 and \$0, respectively, attributable to non-controlling interests.

Revenue Recognition

ASC Topic 606, "Revenue from Contracts with Customers" establishes principles for reporting information about the nature, amount, timing and uncertainty of revenue and cash flows arising from the entity's contracts to provide goods or services to customers.

Revenues are recognized when control of the promised goods or services are transferred to a customer, in an amount that reflects the consideration that the Company expects to receive in exchange for those goods or services. The Company applies the following five steps in order to determine the appropriate amount of revenue to be recognized as it fulfills its obligations under each of its agreements: 1) identify the contract with a customer; 2) identify the performance obligations in the contract; 3) determine the transaction price; 4) allocate the transaction price to performance obligations in the contract; and 5) recognize revenue as the performance obligation is satisfied.

The Company collects revenues in advance for its membership subscriptions and initially records as deferred revenues. The Company has determined that its performance obligations in relation to these agreements with customers are satisfied through the passage of time of the underlying subscription period, which are monthly or annually. Monthly subscriptions are recognized upon completion of the month of service, while annual subscriptions are recognized monthly over the subscription period on a straight-line basis.

LawBot, LLC derives revenue from creating, filing and managing all of the customers' capital raising documents online. The Company has determined that its performance obligations in relation to these agreements with customers are satisfied at a point in time when the customer selects, completes and submits a form on LawBot's online platform.

Contract Balances

A receivable is recognized if an amount of consideration that is unconditional is due from the customer (i.e., only the passage of time is required before payment of the consideration is due). The Company collects payments from customers in advance and therefore no accounts receivable is recognized. However, the Company uses third parties for customer payments processing and there may be funds being held in escrow at the end of the reporting period. As of both December 31, 2023 and 2022, \$0 of revenues were not yet closed out of escrow.

A contract liability is recognized if a payment is received or a payment is due (whichever is earlier) from a customer before the Company transfers the related goods or services. Contract liabilities are recognized as revenue when the Company performs under the contract (i.e., transfers control of the related goods or services to the customer). The Company has contract liabilities of \$238,456 and \$260,196 as of December 31, 2023 and 2022, respectively, recognized as deferred revenue in the consolidated balance sheets.

	December 31							
Type of good or service: Subscription Forms Others Total revenue from contracts with customers	2023		2022					
Type of good or service:								
Subscription	\$ 337,728	\$	576,460					
Forms	335,322		-					
Others	43,915		_					
Total revenue from contracts with customers	\$ 716,965	\$	576,460					
Timing of revenue recognition:								
Good or service transferred over time	\$ 337,728	\$	576,460					
Good or service transferred at a point in time	379,237							
	\$ 716,965	\$	576,460					

Advertising Costs

The Company expenses advertising costs as they are incurred. Advertising expense for the years ended December 31, 2023 and 2022 totaled \$21,613 and \$25,528, respectively.

Research and Development

Research and development costs are expensed as incurred.

<u>Leases</u>

On January 1, 2022, the Company adopted ASC 842, Leases, as amended, which supersedes the lease accounting guidance under Topic 840, and generally requires lessees to recognize operating and finance lease liabilities and corresponding right-of-use (ROU) assets on the balance sheet and to provide enhanced disclosures surrounding the amount, timing and uncertainty of cash flows arising from lease arrangements. The Company adopted the new guidance using a modified retrospective method. Under this method, the Company elected to apply the new accounting standard only to the most recent period presented, recognizing the cumulative effect of the accounting change, if any, as an adjustment to the beginning balance of retained earnings. Accordingly, prior periods have not been recast to reflect the new accounting standard. The cumulative effect of applying the provisions of ASC 842 had no material impact on accumulated deficit.

The Company elected transitional practical expedients for existing leases which eliminated the requirements to reassess existing lease classification, initial direct costs, and whether contracts contain leases. Also, the Company elected to present the payments associated with short-term leases as an expense in statements of operations. Short-term leases are leases with a lease term of 12 months or less. The Company leases office spaces with a lease term of 6 to 12 months. The adoption of ASC 842 had no impact on the Company's consolidated balance sheet as of December 31, 2023 and 2022.

Stock-Based Compensation

The Company measures all stock-based awards granted to employees, advisors and directors based on the fair value on the date of the grant and recognizes compensation expense for those awards, net of estimated forfeitures, over the requisite service period, which is generally the vesting period of the respective award. The Company issues stock-based awards with only service-based vesting conditions and records the expense for these awards using the straight-line method. For awards with performance-based vesting conditions, the Company records the expense if and when the Company concludes that it is probable that the performance condition will be achieved.

The fair value of each stock option grant is estimated on the date of grant using the Black-Scholes The Company historically has been a private company and lacks option-pricing model. company-specific historical and implied volatility information for its stock. Therefore, it estimates its expected stock price volatility based on the historical volatility of publicly traded peer companies and expects to continue to do so until such time as it has adequate historical data regarding the volatility of its own traded stock price. The expected term of the Company's stock options has been determined utilizing the "simplified" method for awards that qualify as "plain-vanilla" options. The risk-free interest rate is determined by reference to the U.S. Treasury yield curve in effect at the time of grant of the award for time periods approximately equal to the expected term of the award. Expected dividend yield is based on the fact that the Company has never paid cash dividends on common stock and does not expect to pay any cash dividends in the foreseeable future. Determining the appropriate fair value of stock-based awards requires the input of subjective assumptions. The assumptions used in calculating the fair value of stock-based awards represent management's best estimates and involve inherent uncertainties and the application of management's judgment. As a result, if factors change and management uses different assumptions, stock-based compensation expense could be materially different for future awards.

Income Taxes

The Company uses the liability method of accounting for income taxes as set forth in ASC 740, Income Taxes. Under the liability method, deferred taxes are determined based on the temporary differences between the financial statement and tax basis of assets and liabilities using tax rates expected to be in effect during the years in which the basis differences reverse. A valuation allowance is recorded when it is unlikely that the deferred tax assets will not be realized.

The Company assesses its income tax positions and records tax benefits for all years subject to examination based upon its evaluation of the facts, circumstances and information available at the reporting date. In accordance with ASC 740-10, for those tax positions where there is a greater than 50% likelihood that a tax benefit will be sustained, our policy is to record the largest amount of tax benefit that is more likely than not to be realized upon ultimate settlement with a taxing authority that has full knowledge of all relevant information. For those income tax positions where there is less than 50% likelihood that a tax benefit will be sustained, no tax benefit will be recognized in the financial statements. The Company has determined that there are no material uncertain tax positions. The Company believes that its income tax positions would be sustained on audit and does not anticipate any adjustments that would result in a material change to its financial position.

The Company was a limited liability company through the December 28, 2020 conversion date. Accordingly, under the Internal Revenue Code, all taxable income or loss flowed through to its members through such date. Therefore, no provision for income tax has been recorded in the statements until the conversion date. Income from the Company was reported and taxed to the members on their individual tax returns. Upon the conversion to a corporation, the Company is now taxable as a corporation effective December 28, 2020.

The Company accounts for income taxes with the recognition of estimated income taxes payable or refundable on income tax returns for the current period and for the estimated future tax effect

attributable to temporary differences and carryforwards. Measurement of deferred income items is based on enacted tax laws including tax rates, with the measurement of deferred income tax assets being reduced by available tax benefits not expected to be realized in the immediate future.

The Company may in the future become subject to federal, state and local income taxation though it has not been since its inception, other than minimum state tax. The Company is not presently subject to any income tax audit in any taxing jurisdiction.

Net Earnings or Loss per Share

Net earnings or loss per share is computed by dividing net income or loss by the weighted average number of common shares outstanding during the period, excluding shares subject to redemption or forfeiture. The Company presents basic and diluted net earnings or loss per share. Diluted net earnings or loss per share reflect the actual weighted average of common shares issued and outstanding during the period, adjusted for potentially dilutive securities outstanding. Potentially dilutive securities are excluded from the computation of the diluted net earnings or loss per share if their inclusion would be anti-dilutive. As all potentially dilutive securities are anti-dilutive as of December 31, 2023 and 2022, diluted net loss per share is the same as basic net loss per share for each period.

NOTE 3: GOING CONCERN

The accompanying consolidated financial statements have been prepared on a going concern basis, which contemplates the realization of assets and the satisfaction of liabilities in the normal course of business. The Company has not generated profits since inception, has sustained net losses of \$3,765,823 and \$5,056,781 during the years ended December 31, 2023 and 2022, respectively, has an accumulated deficit of \$14,856,856 as of December 31, 2023, has incurred negative cash flows from operations for the years ended December 31, 2023 and 2022, and lacks liquid assets to satisfy its obligations as they come due with a working capital deficit of \$1,094,730 as of December 31, 2023. These factors, among others, raise substantial doubt about the ability of the Company to continue as a going concern for a reasonable period of time.

The Company's ability to continue as a going concern in the next twelve months following the date the consolidated financial statements were available to be issued is dependent upon its ability to produce revenues and/or obtain financing sufficient to meet current and future obligations and deploy such to produce profitable operating results. Management has evaluated these conditions and plans to generate revenues and raise capital as needed to satisfy its capital needs. No assurance can be given that the Company will be successful in these efforts.

The consolidated financial statements do not include any adjustments relating to the recoverability and classification of recorded asset amounts or the amounts and classification of liabilities.

NOTE 4: INVESTMENT IN SAFE

In December 2022, LawBot, LLC purchased a Simple Agreement for Future Equity ("SAFE") notes of So. Capital Inc., which is now owned by Crowd Diligence, Inc., in the amount of \$50,000. The conversion is effective upon Crowd Diligence, Inc. closing an equity funding round of at least \$100,000. In May 2023, in exchange for this, Crowd Diligence, Inc. issued to LawBot, LLC the right to certain shares of its capital stock. The discount rate is 20% and the valuation cap is \$3,750,000. LawBot, LLC may convert the SAFE to a number of shares of the CF Shadow Series of Preferred

Stock in the first equity financing from which Crowd Diligence, Inc. receives gross proceeds of not less than \$1,000,000, or elect to continue the term of the SAFE without converting the purchase amount to capital stock. The investment is carried at cost less impairment losses and is assessed for impairment semi-annually.

NOTE 5: NON-CURRENT ASSETS

As of December 31, 2023 and 2022, property and equipment and intangible assets consisted of the following:

	December 31, 2023												
		Equipment		Software		Customer list		Website	License				
Cost	\$	11,519	\$	325,867	\$	612,814	\$	1,550,000	\$	2,167,610			
Less: Reversal						(243,794)	_			_			
Adjusted cost		11,519		325,867		369,020		1,550,000		2,167,610			
Accumulated depreciation and													
amortization		(9,848)		(323,712)		(369,020)	_	(958,333)	_				
Net Book Value	\$	1,671	\$	2,155	\$		S	591,667	S	2,167,610			
		December 31, 2022											
	Eq	uipment	Software		Customer list		Website		License				
Cost	\$	11,519	\$	2,961	\$	612,814	\$	1,550,000	\$	2,167,610			
Less: Reversal						(243,794)	_	_		_			
Adjusted cost		11,519		2,961		369,020		1,550,000		2,167,610			
Accumulated depreciation and													
amortization		(7,110)		(609)		(561,746)		(441,667)					
Less: Reversal					_	233,729		_		_			
Adjusted accumulated depreciation													
and amortization		(7,110)		(609)	_	(328,017)	_	(441,667)	_	_			
Net Book Value	\$	4,409	\$	2,352	\$	41,003	S	1,108,333	S	2,167,610			

Depreciation and amortization totaled \$593,169 and \$559,593 for the years ended December 31, 2023 and 2022, respectively. The cost of fully depreciated and amortized assets still being used amounted to \$373,115 and \$2,911 as of December 31, 2023 and 2022, respectively. Intangible assets with a cost basis of \$2,244,887 and \$1,921,981 have a weighted average remaining useful life of 1.37 and 2.46 years as of December 31, 2023 and 2022, all respectively, and will be recognized on a straight-line basis over the remaining amortization period.

In 2023, the Company recorded goodwill of \$649,974 upon its acquisition of its subsidiary, Lawbot. The goodwill is assessed for impairment semi-annually and as of December 31, 2023, no impairment losses were determined to be necessary. See Note 6.

<u>License</u>

The Company entered into an agreement to license an intellectual property for 16 months beginning December 1, 2019. The Company agreed to pay a monthly fee of approximately 25% of certain revenues generated from the licensed assets. When the aggregate of the fee paid each month reaches a total of \$150,000, the Company agreed to pay an additional 1% of revenue per year until either the Company has paid to the licensor the sum of \$1,000,000, or the Company is acquired in a positive transaction, which would be in addition to 5% of the outstanding membership interest units

of the Company as of March 31, 2021. Upon which time, the full ownership of all licensed intellectual property shall transfer to the Company.

In February 2022, the agreement was amended to extend the duration of the exclusive license into perpetuity, waive the right of the licensor to any fees not already paid by the Company as licensee, waive any fees that might be contemplated by the original agreement, and deliver to licensor shares of common stock equivalent to 4% of the outstanding Class A common stock of the Company as of March 31, 2021. As a result, the Company issued 2,167,610 shares of Class A common stock to the licensor on the same date of this amended agreement. These shares were attributed a fair value based on the active offering price of the Company's shares of common stock at the issuance date at \$1.00 per share and the value was recorded as an indefinite-lived intangible asset.

See Note 6 for the discussion of customer list and website.

NOTE 6: ACQUISITIONS

Early Investing

On March 20, 2020, the Company acquired 100% of the membership interests of Oxford Financial Publishing, LLC (the "Seller") in Early Investing, LLC, a Maryland limited liability company, through an asset purchase agreement. The acquisition was accounted for using the asset purchase method, in which the fair value of the transaction is allocated and attributed to specific assets based on their relative fair value. No liabilities were assumed in the acquisition.

The Company determined that the transaction was an acquisition of asset which is the revenue-producing customer list. The revenue-producing activity of the acquired asset did not remain generally the same as before the transaction. The Seller retained the right to sell its own products to the customer list and is allowed to continue generating revenue from the customer list for a period of two years. Therefore, the full transaction value was attributed as a customer list asset. The purchase price of the asset is 40% of the gross receipts generated by the Company from the customer list in the first year after the purchase, 25% in the second year and 10% in the third year. Based upon the revenue generated by the Company by marketing its Kings Crowd products to the customer list, for the period from May 2020 to January 2021, the Company estimated that average monthly revenues from the customer list will be \$68,090 per month for the three-year period following the purchase. In accordance with ASC 450 where the contingent future liabilities under this agreement are probable and estimable, the Company had recorded an acquisition payable of \$612,814, as an estimate of the three years of payments to be made to the Seller and has recorded a customer list asset of \$612,814, amortized using the straight-line method over the three-year estimated useful life of the asset. The Company reassessed the purchase price at the end of the reporting period based on the actual revenues generated from the date of the acquisition to the reporting date. As a result, customer list and acquisition payable were reduced to \$369,020 and a gain from reversal of accumulated amortization amounting to \$152,464 was recognized during the year ended December 31, 2022.

The amortization was recorded as "sales and marketing – customer list amortization" operating expense in the consolidated statements of operations in the amount of \$41,002 and \$123,006 for the years ended December 31, 2023 and 2022, respectively. As of December 31, 2023 and 2022, acquisition payable amounted to \$369,020.

Crowdwise

On July 1, 2021, the Company entered into an agreement to purchase certain assets of Crowdwise, LLC, operated on the internet in connection with its website, for an aggregate consideration of \$50,000 paid on April 2022. The acquisition was accounted for using the asset purchase method, in which the fair value of the transaction is allocated and attributed to specific assets based on their relative fair value. No liabilities were assumed in the acquisition.

The assets acquired consisted of domains, brand/trademarks, images, software, social media accounts, contents and newsletter subscribers, of which the Company determined the full amount of fair value received in this transaction is attributed to the website and its underlying code and therefore the full transaction value was attributed as a website asset. The website asset is amortized over the three-year estimated useful life of the asset (see Note 5).

<u>Technori</u>

On February 25, 2022, the Company entered into an agreement to purchase certain assets of Technori, LLC, operated on the internet in connection with its website, for an aggregate consideration of 1,500,000 shares of Class A common stock of the Company, which were attributed a fair value based on the active offering price of the Company's shares of common stock at the issuance date at \$1.00 per share. The acquisition was accounted for using the asset purchase method, in which the fair value of the transaction is allocated and attributed to specific assets based on their relative fair value. No liabilities were assumed in the acquisition.

The assets acquired consisted of websites, social media accounts, domain names, newsletter, subscriptions and all Technori digital assets, of which the Company determined the full amount of fair value received in this transaction is attributed to the website and its underlying code and therefore the full transaction value was attributed as a website asset. The website asset is amortized over the three-year estimated useful life of the asset (see Note 5).

<u>Lawbot</u>

On January 23, 2023, the Company purchased 17,000 Class A units of LawBot, LLC ("LawBot"), or 50.3% interest. As such, LawBot became a subsidiary of the Company. The Company has the option to subscribe for and purchase the remaining membership interests of LawBot or 16,788 Class A and Class B Units for a consideration of 3.5 times LawBot's adjusted revenue for the year ended December 31, 2025.

The consideration paid for this acquisition was \$250,000 of cash and 1,000,000 warrants (the "Warrants") to purchase Class A Common Stock (the "Common Stock") of KingsCrowd at an exercise price of \$1.20 per share, which the Company valued under the Black-Scholes method at \$344,000, resulting in total purchase consideration of \$594,000.

Upon acquisition, the Company recorded the assets and liabilities of Lawbot at fair value, resulting in the recognition of assets of \$138,283 and liabilities of \$489,393. The excess of the consideration paid over the net identifiable assets received resulted in the recognition of goodwill of \$649,974 and non-controlling interests in the net assets (contra-equity) of \$295,136.

The Company obtained a loan in connection with this acquisition, as discussed in Note 7.

NOTE 7: LOANS

In 2021 and 2022, the Company entered into short-term agreements with non-bank entities under which future accounts receivable may be purchased for a discount. Repayments are made monthly and the loans are secured by Company's assets under the agreements' terms. The Company received a total of \$0 and \$181,893 under such relationships and incurred fees of \$0 and \$32,099 during the years ended December 31, 2023 and 2022, all respectively. The fees incurred were recorded as a discount to the loans and amortized to interest expense over the 12-month contract term. The Company repaid a total of \$89,145 and \$400,855, including payment for fees amounting to \$7,329 and \$63,796, during the years ended December 31, 2023 and 2022, all respectively. The balance due as of December 31, 2023 and 2022 was \$0 and \$81,816, respectively.

In January and November 2022, the Company obtained loans from Celtic Bank through Stripe Capital Program, a business loan program for users of Stripe, Inc.'s payment processing platform. As of December 31, 2023 and 2022, the Company received a total of \$26,900 and \$142,427 and incurred a fixed fee assessed by the bank totaling \$3,658 and \$18,619 which represents the total cost of the loan, all respectively. The repayment rate of the principal and fixed fee is 20% of daily merchant receivables withheld by Stripe, Inc. to repay the loan. The Company repaid \$63,675 and \$104,053 during the years ended December 31, 2023 and 2022, respectively. Of such, during the years ended December 31, 2023 and 2022, \$9,594 and \$10,071, respectively, relate to the fixed fee which were recorded as interest expense in the consolidated statement of operations. The balance outstanding as of December 31, 2023 and 2022 was \$21,817 and \$48,445, respectively.

The Company obtained a loan with a principal amount of \$250,000 from Gold Ridge Micro Cap II. The proceeds were solely for the purchase of membership interests in LawBot. The term loan bears interest of 12% per annum, matures on December 31, 2025, and is secured by the Company's right, title and interest in the equity interests in LawBot LLC. The balance outstanding as of December 31, 2023 was \$183,163.

NOTE 8: EQUITY

Limited Liability Company to Corporate Conversion, Stock Split

At inception, the Company had a single class of common units authorized, of which 1,000 were granted to its founding members, and each unit has equal voting rights and profit interests in the Company. These units have been issued to the founding members and were attributed zero value in these financial statements. In June 2018, the Company effected a 2,000-for-1 reverse split, increasing the total granted units from 1,000 to 2,000,000.

In December 2020, the Company authorized 66,000,000 shares of \$0.0001 par value common stock, including 51,000,000 shares of Class A common stock and 15,000,000 shares of Class B common stock, upon conversion to corporation, as discussed in Note 1. All membership interests in Kings Crowd, LLC, including unvested restricted units and unexercised warrants, were converted at a conversion rate of 12.71915097123437 shares of common stock for each membership unit. All shares and warrants reflected in these financial statements are indicative of post-split figures and the par value of the issued shares was recorded with the offset to additional paid-in capital.

In April 2023, the Company amended its certificate of incorporation. The Company is authorized to issue 150,000,000 shares of Class A Common Stock, par value \$0.0001 per share, and 15,000,000 shares of Class B Common Stock, par value \$0.0001 per share.

As of December 31, 2023 and 2022, 12,427,839 and 12,427,839 shares of Class A common stock and 11,594,551 and 11,594,551 shares of Class B common stock of the founders were issued and outstanding, all respectively.

Common Stock

The Class A common stock and Class B common stock are identical in all respects, except that each share of Class A common stock is entitled to one vote per share and each share of Class B common stock is entitled to ten votes per share. The two classes of common stock generally vote together as a single class on all matters submitted to a vote of the stockholders, except as otherwise required by law and the certificate of incorporation. The two classes of common stock participate ratably, meaning that each share of common stock is treated equally, with respect to dividends and distributions declared by the board of directors and in any distribution of the Company's assets available for distribution to the stockholders upon any liquidation or winding up of the Company. Each outstanding share of Class B common stock is convertible into one fully paid and nonassessable share of Class A Common stock (i) at any time at the option of the holder or (ii) automatically upon the consummation by the Company of an underwritten public offering of the Company's securities from which the Company receives gross proceeds in excess of \$10,000,000.

Shares Issued for Services

The Company grants restricted stock awards to employees and non-employee advisors and consultants which are subject to vesting terms of 3-48 months.

A summary of restricted stock awards granted by the Company is as follows:

	December 31	
	2023	2022
Balance at beginning of the year*	12,827,439	12,011,248
Granted	2,112,553	903,357
Forfeited	(564,813)	(87,166)
Balance at end of the year	14,375,179	12,827,439

^{*3,054,199} shares of Class A common stock issued in 2018 have been attributed zero value in these financial statements. All shares vested as of December 31, 2023 and 2022. The remaining 119,891 shares were attributed a fair value based on the active offering price of the Company's shares of common stock at the issuance date. All shares vested as of December 31, 2023 and 2022.

During the years ended December 31, 2023 and 2022, 3,325,787 and 2,280,007 shares of Class A common stock were issued and vested and \$1,702,478 and \$1,594,637 were recorded as stock-based compensation expense in the consolidated statement of operations, all respectively. As of December 31, 2023 and 2022, 656,451 and 2,486,119, shares of Class A common stock remained subject to vesting terms, respectively.

Regulation A and D Offering

In 2021, the Company qualified to offer up to 15,000,000 shares of Class A common stock under Regulation A. Of the 15,000,000 shares of Class A common stock being offered, (i) the Company is offering up to an aggregate of 13,000,000 newly issued shares of Class A common stock and (ii) certain selling stockholders are offering up to an aggregate of 2,000,000 shares of Class A common stock currently outstanding ("Regulation A Offering"). The shares being offered by one of the

selling stockholders are held as shares of Class B common stock, which shares will convert into shares of Class A common stock upon the sale of such shares in the Regulation A Offering. During the year ended December 31, 2022, the Company issued new shares of Class A common stock totaling 2,645,327 and 1,097,893 for gross proceeds of \$2,645,328 and \$1,097,893 at a price per share of \$1.00 and the selling stockholders sold 255,474 and 35,838 shares of Class A common stock and 255,474 and 35,838 shares of Class B common stock, all respectively.

The Company also issued 100,000 and 700,000 shares of Class A common stock under a Regulation D offering for gross proceeds of \$100,000 and \$700,000 during the years ended December 31, 2023 and 2022, all respectively.

Private Placement

In 2023, the Company started offering shares of its Class A common stock, par value \$0.0001 per share in a private placement. During the year ended December 31, 2023, the Company issued a total of 6,039,063 shares of Class A common stock for gross proceeds of \$966,216 at a price per share of \$0.16. As of December 31, 2023, \$13,750 was recorded as subscription receivable in the consolidated balance sheet.

Warrants

The Company issued 1,000,000 warrants to purchase Class A Common Stock (the "Common Stock") to Lawbot at an exercise price of \$1.20 per share in connection with the acquisition discussed in Note 6. The warrants remain unexercised as of December 31, 2023 and expire on January 31, 2030.

Other Issuances

In 2022, the Company issued 1,500,000 shares of Class A common stock in conjunction with the asset purchase agreement discussed in Note 6. These shares were attributed a fair value based on the active offering price of the Company's shares of common stock at the issuance date at \$1.00 per share.

In addition, 2,167,610 shares of Class A common stock were issued in connection with the licensed intellectual property discussed in Note 5. The shares were attributed a fair value based on the active price of the Company's shares of common stock at issuance date at \$1.00 per share.

As of December 31, 2023 and 2022, 54,096,689 and 44,631,838 shares of Class A common stock and 12,427,839 and 12,427,839 shares of Class B common stock were issued and outstanding, all respectively. Certain stock issuances were under restricted unit purchase agreements which stipulated repurchase options subject to vesting schedules dependent upon the stockholders' continued service to the Company, with the repurchase price set at the issuance price per share. As of December 31, 2023 and 2022, 656,451 and 2,486,119 shares of Class A common stock were unvested and remained subject to the repurchase option, respectively.

LawBot, LLC

Concerning LawBot, LLC, the debts, obligations, and liabilities of the Company, whether arising in contract, tort, or otherwise, are solely the debts, obligations, and liabilities of the Company, and no member of the Company is obligated personally for any such debt, obligation, or liability.

NOTE 9: RELATED PARTY TRANSACTIONS

In 2018, LawBot, LLC obtained loans from its members with an aggregate principal balance of \$284,843. The notes bear a simple interest rate of 8% per annum and mature on March 31, 2026, as amended. As of December 31, 2023, the total principal of \$284,843 and the accrued interest of \$134,779 remain outstanding. During the year ended December 31, 2023, the interest expense recognized amounted to \$27,668.

NOTE 10: RECENT ACCOUNTING PRONOUNCEMENTS

In June 2016, the FASB issued ASU 2016-13, Financial Instruments—Credit Losses (Topic 326): Measurement of Credit Losses on Financial Instruments, including subsequently issued ASUs, to clarify the implementation guidance in ASU 2016-13. The standard's main goal is to improve financial reporting by requiring earlier recognition of credit losses on financing receivables and other financial assets in scope. ASU 2016-13 will be effective for private companies' fiscal years beginning after December 15, 2022. Early adoption is permitted. The Company is currently evaluating the impact the adoption of ASU 2016-13 will have on the Company's consolidated financial statements.

In January 2017, the FASB issued ASU 2017-04, Intangibles - Goodwill and Other (Topic 350), simplifying Accounting for Goodwill Impairment. ASU 2017-04 removes the requirement to perform a hypothetical purchase price allocation to measure goodwill impairment. A goodwill impairment will now be the amount by which a reporting unit's carrying value exceeds its fair value, not to exceed the carrying amount of goodwill. The amendments in this update are effective for public entities for fiscal years, and interim periods within those fiscal years, beginning after December 15, 2020. For all other entities, the amendment is effective for fiscal years beginning after December 15, 2022, including interim periods within those fiscal years. The Company is adopted this standard effective January 1, 2023 and the adoption of such did not have a material impact on the Company's consolidated financial statements.

Management does not believe that any other recently issued, but not yet effective, accounting standards could have a material effect on the accompanying consolidated financial statements. As new accounting pronouncements are issued, the Company will adopt those that are applicable under the circumstances.

NOTE 11: COMMITMENTS, CONTINGENCIES, AND CONCENTRATIONS

<u>General</u>

The Company may be subject to pending legal proceedings and regulatory actions in the ordinary course of business. The results of such proceedings cannot be predicted with certainty, but the Company does not anticipate that the final outcome, if any, arising out of any such matter will have a material adverse effect on its business, financial condition or results of operations.

NOTE 12: INCOME TAXES

Deferred taxes are recognized for temporary differences between the basis of assets and liabilities for financial statements and income tax purposes. The differences relate primarily to net operating loss carryforwards. As of December 31, 2023 and 2022, the Company had net deferred tax assets before valuation allowance of \$1,527,624 and \$1,387,919, respectively. The following table presents the deferred tax assets by source:

	December 31			
		2023		2022
Deferred tax assets:				
Net operating loss carryforwards	\$	1,339,541	\$	1,299,325
Research and development credits		188,083		88,594
Cash to accrual differences		-		-
Valuation allowance		(1,527,624)		(1,387,919)
Net deferred tax assets			\$	_

The Company recognizes deferred tax assets to the extent that it believes that these assets are more likely than not to be realized. In making such a determination, the Company considers all available positive and negative evidence, including future reversals of existing taxable temporary differences, projected future taxable income, tax-planning strategies, and results of recent operations. The Company assessed the need for a valuation allowance against its net deferred tax assets and determined a full valuation allowance is required as the Company has not yet generated income since inception. Deferred tax assets were calculated using the Company's combined effective tax rate, which it estimated to be 24.95%. The effective rate is reduced to 0% due to the full valuation allowance on its net deferred tax assets.

The Company's ability to utilize net operating loss carryforwards will depend on its ability to generate adequate future taxable income. As of December 31, 2023 and 2022, the Company had net operating loss carryforwards available to offset future taxable income in the amount of \$5,368,902 and \$5,207,714, respectively.

The Company has evaluated its income tax positions and has determined that it does not have any uncertain tax positions. The Company will recognize interest and penalties related to any uncertain tax positions through its income tax expense. The Company is not presently subject to any income tax audit in any taxing jurisdiction.

NOTE 12: SUBSEQUENT EVENTS

Class A Common Stock Issuance

Through the issuance date of these consolidated financial statements, the Company raised gross proceeds of \$60,000 through the issuance of 375,000 shares of Class A common stock, in the aggregate, at a price per share of \$0.16.

2020 Incentive Plan

On January 31, 2024, the Board of Directors approved the increase in the number of shares available for award under the 2020 Incentive Plan from 6,000,000 to 8,000,000 shares of common stock.

Management's Evaluation

Management has evaluated subsequent events through November 12, 2024, the date the consolidated financial statements were available to be issued. Based on this evaluation, no additional material events were identified which require adjustment or disclosure in these consolidated financial statements.

EXHIBIT C TO FORM C

PROFILE SCREENSHOTS

[See attached]

ABOUT

TERMS

DISCUSSION

INVESTING FAQS

GET A PIECE OF KINGSCROWD

Find, Research, and Track Your Next Startup Investment

Kingscrowd is informing private equity with a comprehensive U.S. database, offering realtime insights on nearly 10,000 private companies. Serving consumers, institutions, and founders, we provide AI-powered analytics, portfolio tools, and data solutions tailored to Reg CF and Reg A+ markets.

Show less

Get Eauit\

This Reg CF offering is made available through StartEngine Primary, LLC. This investment is speculative, illiquid, and involves a high degree of risk, including the possible loss of your entire investment.



REASONS TO INVEST

Get Equity

PREVIOUSLY CROWDFUNDED 3

\$308,721

MIN INVEST ()

VALUATION

\$499.86

\$13.93M

③	Over \$3 million in lifetime sales. Near 100% market coverage of Reg CF/A+ equity/debt markets
9	Over \$2 million in managed assets with KingsCrowd Capital.
②	Acquired Lustro, a leading CF/A+ investor relations platform on January 25th.

TEAM



Chris Lustino • Chief Executive Officer, Principal Accounting Officer, Director

Founder & CEO of KingsCrowd since 2018 with a background in private equity and venture backed startups with millions in sales since founding. Co-Founder & GP of KingsCrowd Capital and formerly founder of SIC, one of the first alt investing blogs (acq. 18).

*Past individual success does not guarantee that KingsCrowd will have the same success.

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Peyton Meredith • COO - raisepapers

A passionate COO and founder herself that ensures a quality experience for our intermediaries and founders alike at raisepapers. She has spent her entire career at startups including running her own wellness business.

Read Less



Brian Belley • VP of Product

A seasoned tech leader with a rich background in engineering, venture investing, software development and entrepreneurship. He's made 220+ angel investments on platforms like StartEngine. Founded Crowdwise (acq. 2020 by KC) & serves on the Board of the CFPA.

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Scott Kitun • Co-founder & COO at Songfinch, Advisor to Kingscrowd Capital

Media entrepreneur and investor with 2 exits and Co-founder/COO of Songfinch. Grew Songfinch into a 9-figure business, backed by major tech/music names. Made over 20 seed investments and has had many successful exits.

*Past individual success does not guarantee that KingsCrowd will have the same success.

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Sam Fiske • Head of Content

Media strategist and content creator. Transformed Technori into a leading digital media brand. EP for industry-leading Technori and Inside Startup Investing podcasts. Featured in AP, Vice, & WSJ. Led video projects for Salesforce, Capital One & Home Chef.

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Léa Bouhelier-Gautreau • Senior Investment Research Analyst

Impact investing and sustainability enthusiast. Formerly with Stanford's StartX, led Malawian startup study. Volunteers aiding entrepreneurs in Cameroon, Brazil, Colombia. Anthropology grad, UC Davis MBA student.

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Teddy Lyons • Senior Investment Analyst

Background in VC and investment banking. Ex-Deutsche Bank analyst, TMT group. Former Alchemi Capital associate. Economics and Psychology grad from Wesleyan University, ex-varsity soccer captain. Holds a Masters in Finance from Boston College. Read Less



Chris Martin • Integrated Operations Manager

Operated as a QA & Tech Lead at Hill Holliday & EP+Co for over 8 years. Specializing in WCAG, shift-left DevOps, and remote team management. Takes pride in picking up new skills and wearing multiple hats in order to get the job done.

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Michael Vandenbos • VP of Business Development

Mike leads the Business Development Team at KingsCrowd as an experienced entrepreneur in helping scale companies to profitability. Mike is passionate about growing startups and believes crowdfunding is an emerging champion of online capital formation.



*Past individual success does not guarantee that KingsCrowd will have the same success.

Read Less



Connor Loveless • Director of Sales

A seasoned sales executive with several years experience in the financial services industry including time spent at Startengine and BHG Financial with deep knowledge of working with founders and business owners capital needs.

Read Less



Cecilia Lenk • Director

A seasoned executive with more than a decade of angel investing experience and seven years working to help pioneer the equity crowdfunding markets.

Read Less





Daniel Waterman • Director

A member of the kingscrowd board for the past six plus years representing the Nantascot Holding in KingsCrowd.

Read Less



Show Less

THE PITCH Meet KingsCrowd

The alternative investment landscape is undergoing a seismic shift. Fueled by technological advancements and regulatory changes, the \$13 trillion alternative asset market^X, traditionally inaccessible to most, is rapidly opening up to the masses. As a growing player in this market, we provide comprehensive, data-driven solutions to all constituents.

We empower individuals to view details about opportunities beyond traditional stocks and bonds.

Imagine a future where investors effortlessly allocate capital across startups, real estate, art, digital assets and more – gone are the days of the outdated 60/40 investment portfolio.

With a strong product-market fit, our focus will be on:

- Scaling our sales and marketing efforts: Hiring dedicated sales professionals, partnering with a leading marketing agency, and allocating substantial resources to expand our reach and acquire new subscribers.
- Enhancing our performance tracking solutions: Investing in R&D to develop more sophisticated tools and robust performance-tracking solutions for our clients.

We believe this strategic approach can help solidify KingsCrowd's position as the go-to platform for navigating the exciting new world of alternative investments.

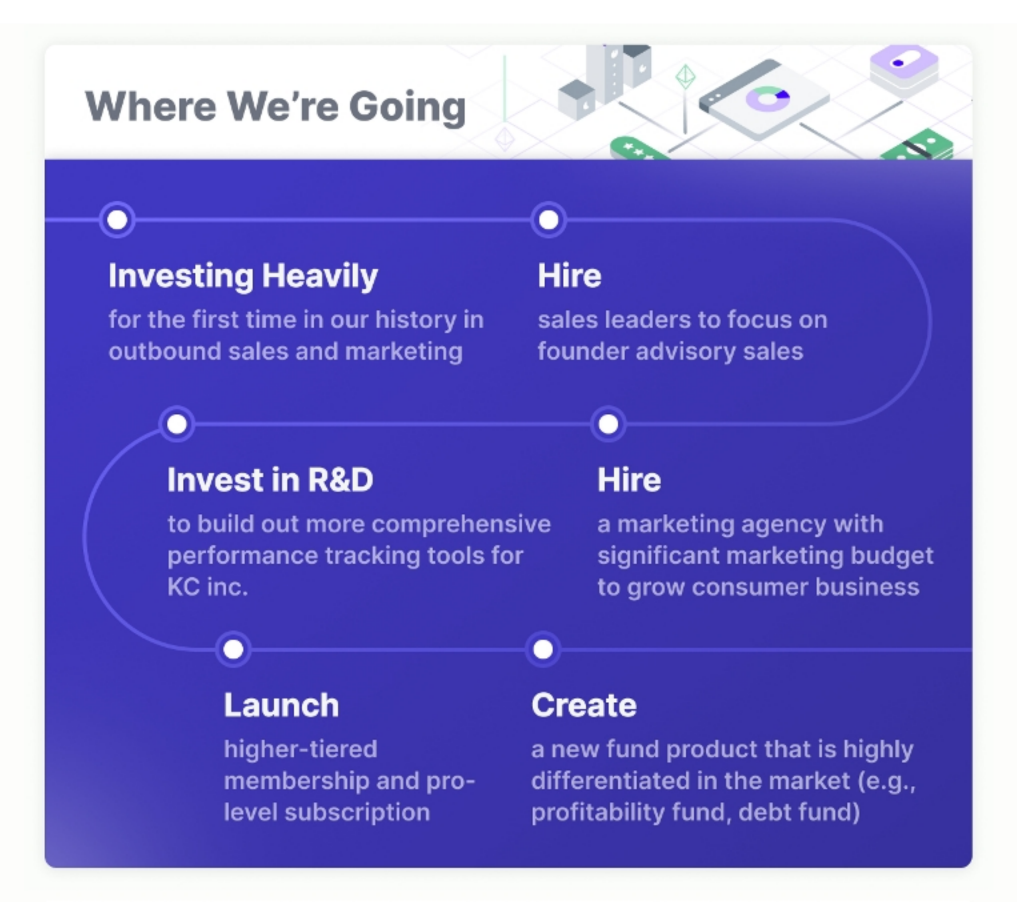


*Gross revenue growth does not indicate profitability or guarantee future performance. Increased revenue may come with higher costs, and portfolio companies may never achieve a liquidity event.

WHERE WE ARE GOING

Expanding Our Reach and Impact

KingsCrowd has continued to consolidate the market for investment research and founder advisory services. Since being founded over seven years ago, we have acquired five pioneering organizations across our market from Crowditz in 2018 (the first data provider in the market), to our most recent acquisition, Lustro providing an IR services platform to founders. Through our acquisitions and product development we have created a comprehensive suite of investment research and founder advisory service capabilities for the newly emerging Reg CF and A+ space.



^{*}This roadmap outlines our future plans and objectives, which are subject to change and not guarantees of future performance or implementation.

THE KINGSCROWD DATABASE

Setting The Standard in Private Equity Data

Over the last seven years, KingsCrowd has developed a comprehensive, accurate and powerful private equity database. We have done this by leaning into the fast growing Reg CF and Reg A+ equity and debt markets.

We believe these new retail private equity/debt markets provide an opportunity to build the most powerful private market database because of three key factors:



A Fast Growing Market

that has grown from a couple hundred offerings a year to over 1,500+ a year in 2024 and continuing to grow providing a large base of companies to track



A Wide Breadth of Companies

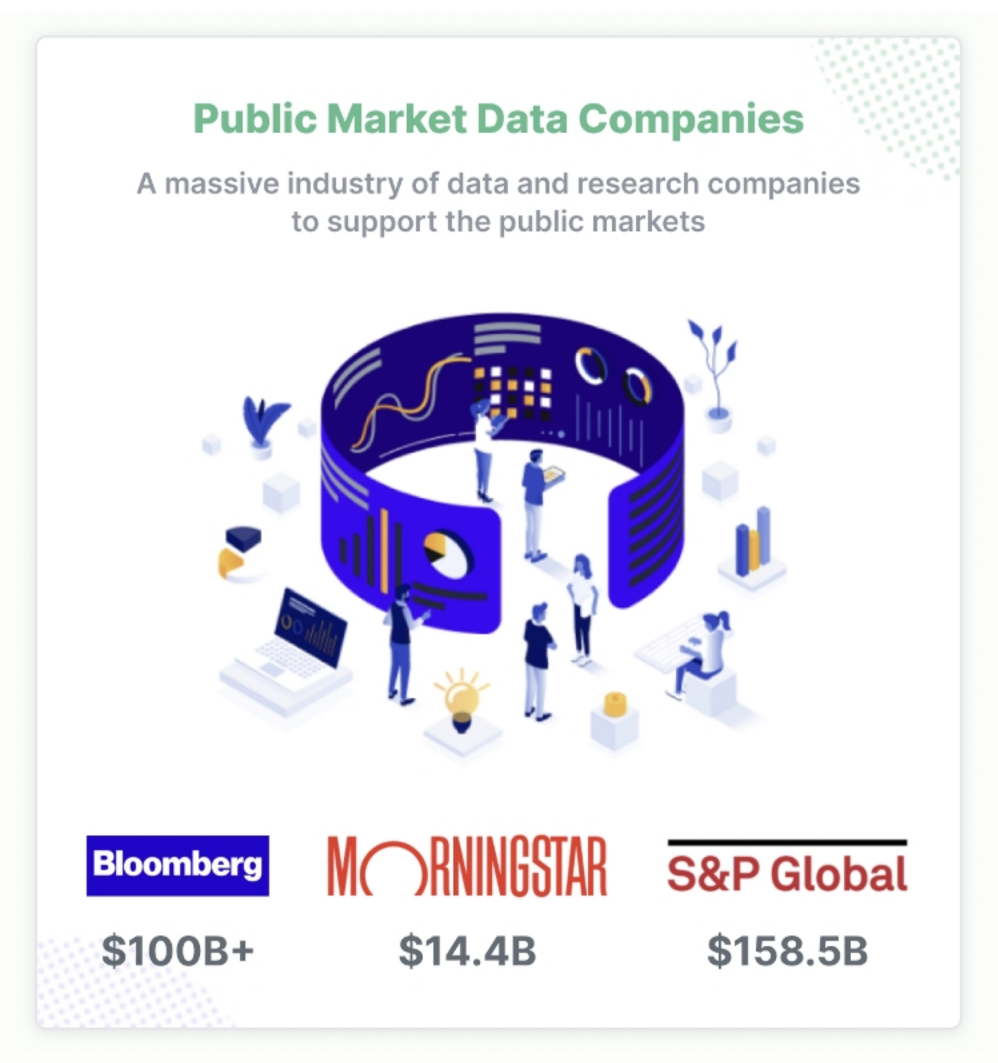
from companies just forming their entities with an idea on a piece of paper to companies with \$300M+ in revenue prepping for IPOs and everything in between



Real, CPA Created, Standardized

financial statements and terms provided for nearly every offering with two years of CPA created financial statements including two years of income statements, balance sheets and cash flow statements required to be filed with the SEC

This has allowed us to build one of the first database with standardized, financials on nearly 10,000 private companies. If the markets continue to grow as they are today, our database could grow to over 100,000+ private companies in the next five to ten years, according to our data. For context, there are only 4,000 public companies in the United States. Companies like Bloomberg, S&P, and Morningstar primarily track data on publicly traded companies.



^{*}The above companies are distinct companies with distinct operations at different stages of development, and have no relation to KingsCrowd's valuation.

We are proud of the breadth and comprehensiveness of our data.

We have also developed mechanisms and APIs to be able to collect real-time performance data on every business raising capital in these markets. For instance, we collect daily amounts raised for every company and monitor how the markets are performing, and can historically identify really interesting market insights for investors, founders, platforms and other market participants. Building on this, we have a growing body of follow-on performance data through the creation and collection of SEC required annual reports for Reg CF companies and ongoing semi-annual and annual reporting requirements for

Reg A+ companies. While we are not there yet, we believe this will allow us to long-term build better performance models for assessing private companies in a way that we've never seen before.

Our Sustainable Competitive Advantage

We're building a flywheel and moat around unparalleled data

COMPANY DATA

CORE DATA
PLATFORM

INDUSTRY
DATA

COMPANY DATA

- Founders
- Business
 Metrics and
 Financials
- Deal Terms and Valuations

INDUSTRY DATA

- Historical Fundings and Trends
- Top Platforms and Brokers
- Exits and Failures

USER DATA

- Portfolio, Watchlist
- Crowd
 Sentiment
- Interest (Clicks/Views)

THE AI REVOLUTION

Data is the New Gold Rush

The AI revolution is here, NOW. While the race to develop cutting-edge LLMs intensifies, we believe the true gold rush lies in the data that fuels them. As LLMs become increasingly commoditized, we believe the quality and uniqueness of the underlying datasets will be the differentiating factor.

KingsCrowd's Advantage

We believe KingsCrowd is uniquely positioned to capitalize on this paradigm shift with our meticulously curated dataset by expert analysts and a depth and breadth that is incredibly hard to replicate.

AI-Powered Solutions

We develop AI-driven tools for investment screening, recommendations, and decision-making for:

- · Improved investment screening
- · Enhanced investment recommendations
- · Better decision-making across the entire investment lifecycle

Shaping the Future of AI

KingsCrowd is not just trying to build for the future of AI; we want to shape it. Our data-centric approach empowers investors with the insights they need to navigate the complexities of the evolving investment landscape.

WHO WE SERVE

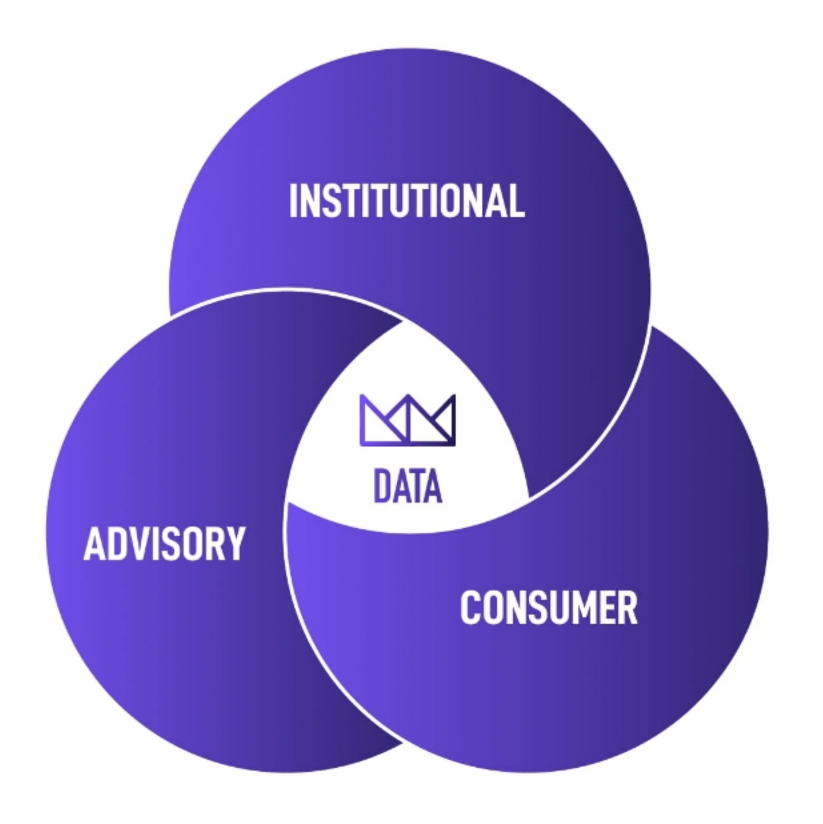
The All-in-One Platform for Digital Private Markets

We think of ourselves a bit like a Bloomberg meets Thomson Reuters meets Blackrock. We are a data, founder advisory service, and capital allocator built into one solution to power a new generation of private capital markets.

We serve consumers, institutions (including all constituents in the Reg CF and Reg A+ markets such as platforms, broker-dealers, marketing agencies, and law firms), and founders with data-driven solutions uniquely tailored to the digital private markets.

Our Business Structure





MM KINGSCROWD CONSUMER

- Edge
- Edge Premium
- Capital
- Sponsorship
- Events

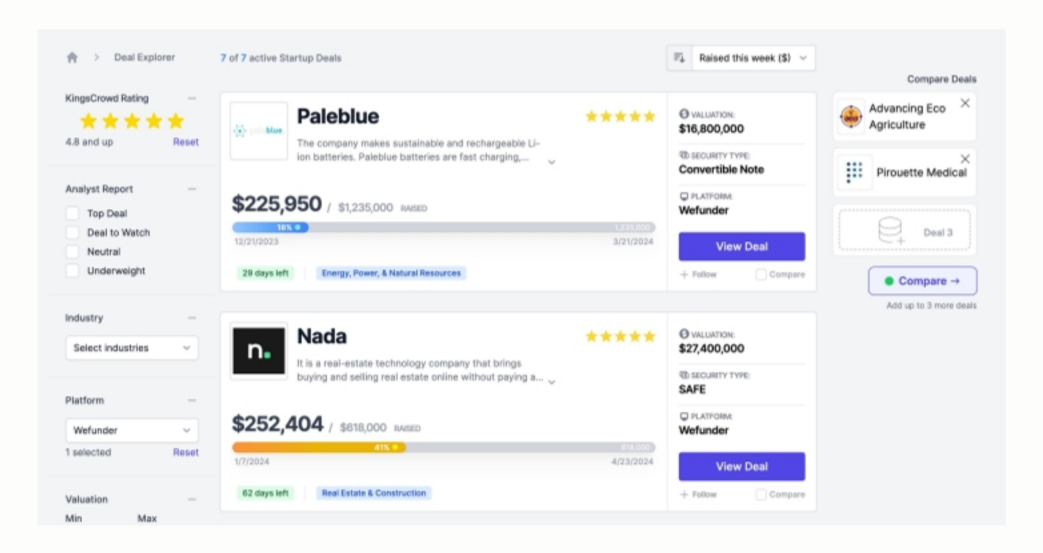
MM KINGSCROWD ADVISORY

- Raisepapers (Form Filings, Consultations)
- Investor Relations
- KC Market Comps Tool (Valuation, Referrals)

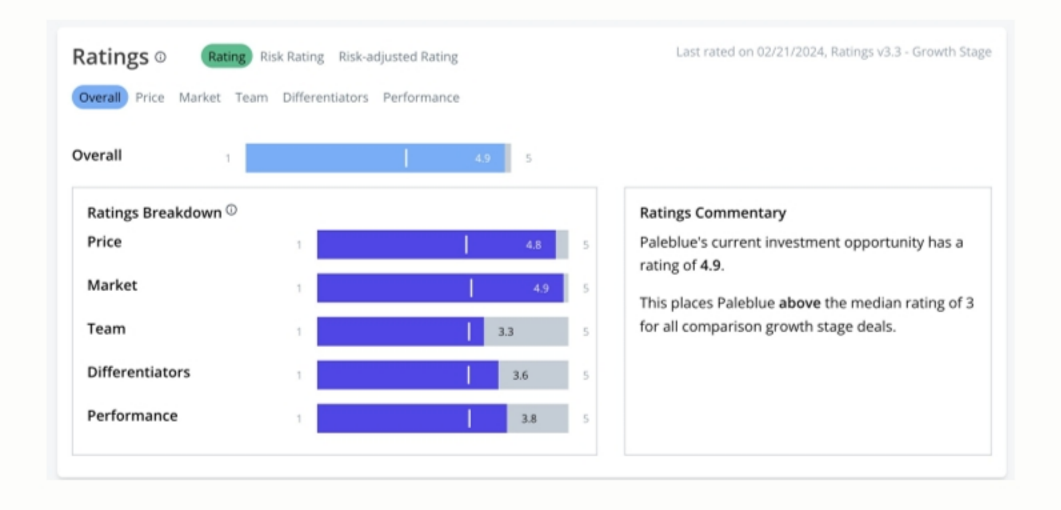
MM KINGSCROWD INSTITUTIONAL

- Data
- API

For consumers, we provide a suite of data tools that power search, due diligence and management of their RegCF and Reg A+ equity and debt investments. We have found strong product market fit providing ratings, analytics, AI powered analyst reports, podcast, educational webinars and content, portfolio management tools and much, much more.



We collect 300 data points for each offering, enabling us to leverage our proprietary rating algorithm to evaluate investment opportunities based on key fundamentals such as valuation, revenue, revenue growth, burn rate, and more.



KINGSCROWD CAPITAL FUND

Democratizing Alternative Investments

KingsCrowd Capital pioneers a new era of alternative investing. Our flagship fund, built on a foundation of proprietary data and AI-powered analysis, provides investors with exposure to a hand-picked portfolio of varied companies across the Reg CF and Reg A+ markets.

We built an ETF-like fund product with KingsCrowd Capital, a data-driven fund exclusively investing in deals on platforms like StartEngine.

Key Features:

- Curated Exposure: Each investment provides access to a curated portfolio of carefully selected companies by our sophisticated algorithm.
- Thematic Innovation: We're expanding our fund offerings to include thematic options, such as female founder funds, impact investing funds, and sector-specific funds (e.g., cleantech).
- Cutting-edge Technology: Our innovative approach leverages automation and AI to streamline deal flow, optimize portfolio construction, and deliver cost-effective solutions for investors.

Traction & Success

- Fund Size & Investors: \$2M+ Beta Fund raised from 65+ KingsCrowd customers
- Investments: Over half of initial 33 investments have showed >20% YoY revenue growth from 2022 to 2023 *Gross revenue growth does not indicate profitability or guarantee future performance. Increased revenue may come with higher costs, and portfolio companies may never achieve a liquidity event.
- Investment Strategy: Investing in 100+ companies that are identified as strong candidates for revenue growth by our proprietary rating algorithm (5+ years of data) *Selected companies are not guaranteed to see increases in revenue.

The Future of Investing:

KingsCrowd looks to establish itself as a leader in private investing. We are building a suite of cuttingedge fund products that are accessible, diversified, and driven by data-driven insights.

KINGSCROWD INSITUTIONAL

Our Goal To Become An Industry Leader

KingsCrowd began with a singular focus: empowering individual investors. As our data grew richer and more comprehensive, we recognized a broader opportunity. Today, we've become an **integral data and insights provider** for the entire alternative investment industry.

KingsCrowd data is quickly becoming the industry standard. With its depth and breadth, our data empowers a wide range of players, from individual investors to established platforms.

You will be hard-pressed to find a platform or industry player not utilizing our data. We have even had major universities across the country purchase our data to develop new bodies of research on this market including Notre Dame, USC, Indiana University, University of Mississippi, Duke University, Michigan State, and more.



Powering the Next Generation

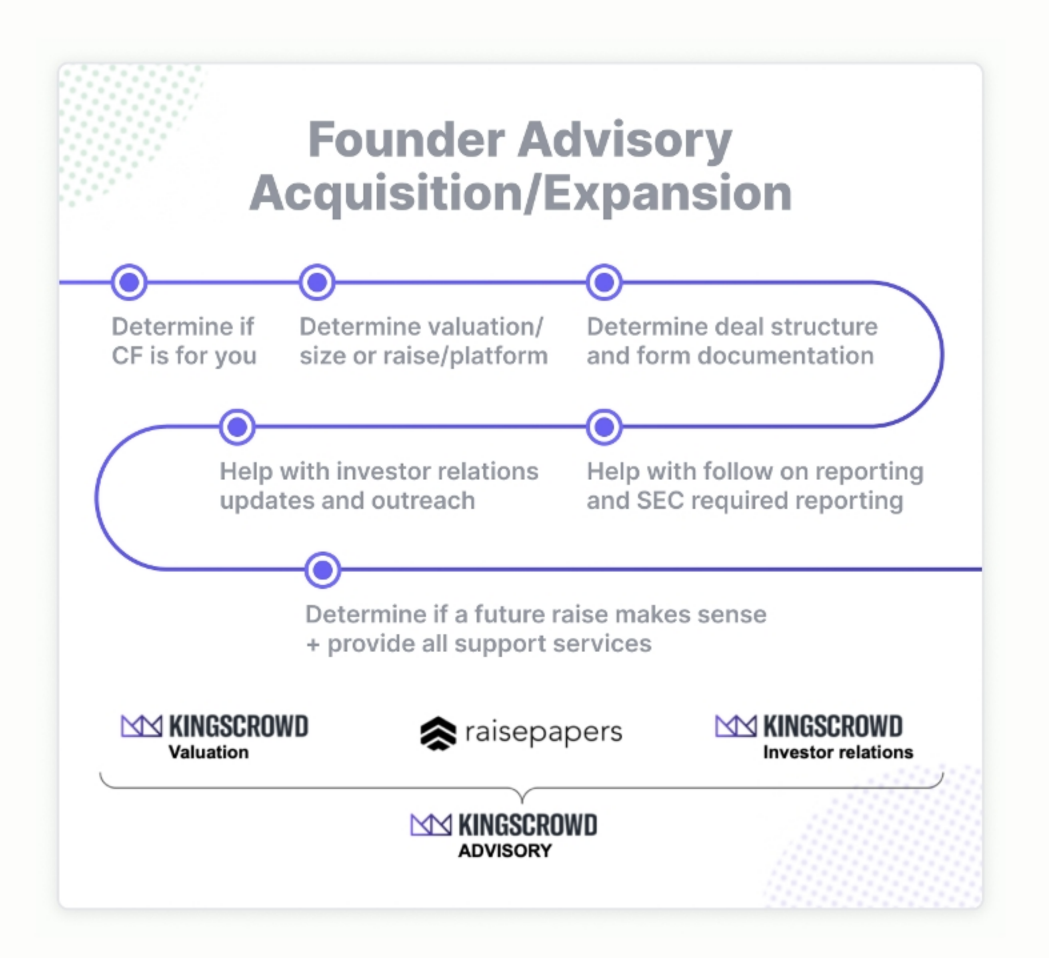
Our commitment to innovation extends beyond data. We've built a robust API infrastructure that serves as the foundation for the next generation of industry players. Platforms like Dealdigger.co leverage the power of the KingsCrowd data API to deliver valuable insights to their users.

KINGSCROWD ADVISORY

Helping Startups Navigate Crowdfunding

During our years of services, we encountered many startups and companies that expressed their difficulty navigating the complex and often confusing process of crowdfunding in the US. Between understanding which professions to engage for specific services, learning how deals are structured, and even deciding if CFs are the right move, and more, we created our Advisory services to help met the growing demand in the market.

Leaning on our many years tracking top performing startups, our expertise provides invaluable data, assistance, and guidance to potential raisers.



ABOUT

HEADQUARTERS

WEBSITE

101 Glen Lennox Drive Chapel Hill, NC 27517 View Site ☐

Kingscrowd is informing private equity with a comprehensive U.S. database, offering real-time insights on nearly 10,000 private companies. Serving consumers, institutions, and founders, we provide AI-powered analytics, portfolio tools, and data solutions tailored to Reg CF and Reg A+ markets.

TERMS

KingsCrowd

Overview

PRICE PER SHARE VALUATION \$0.18 \$13.93M

DEADLINE © FUNDING GOAL ©

May. 1, 2025 at 6:59 AM UTC \$10K - \$2.5M

Breakdown

MIN INVESTMENT ① OFFERING TYPE

\$499.86 Equity

MAX INVESTMENT 0 SHARES OFFERED

\$2,499,999.84 Class A Common Stock

MIN NUMBER OF SHARES OFFERED

55,555

MAX NUMBER OF SHARES OFFERED

13,888,888

Maximum Number of Shares Offered subject to adjustment for bonus shares

SEC Recent Filing

 \rightarrow

Offering Memorandum		\rightarrow
Financials		^
	Most Recent Fiscal Year-End	Prior Fiscal Year-End
Total Assets	\$520,412	\$690,243
Cash & Cash Equivalents	\$427,009	\$581,960
Accounts Receivable	\$78,329	\$0
Short-Term Debt	\$1,615,142	\$871,936
Long-Term Debt	\$6,389	\$6,389
Revenue & Sales	\$716,965	\$576,460
Costs of Goods Sold	\$4,466,408	\$5,705,385
Taxes Paid	\$0	\$0
Net Income	-\$3,765,823	-\$5,056,781
Risks		^

A crowdfunding investment involves risk. You should not invest any funds in this offering unless you can afford to lose your entire investment. In making an investment decision, investors must rely on their own examination of the issuer and the terms of the offering, including the merits and risks involved. These securities have not been recommended or approved by any federal or state securities commission or regulatory authority. Furthermore, these authorities have not passed upon the accuracy or adequacy of this document. The U.S. Securities and Exchange Commission does not pass upon the merits of any securities offered or the terms of the offering, nor does it pass upon the accuracy or completeness of any offering document or literature. These securities are offered under an exemption from registration; however, the U.S. Securities and Exchange Commission has not made an independent determination that these securities are exempt from registration.

*Maximum number of shares offered subject to adjustment for bonus shares. See Bonus info below.

Loyalty Bonus - As a valued previous supporter or newsletter subscriber of KingsCrowd, you qualify for 15% bonus shares.

Time-Based Perks

Early Bird 1: Invest \$499+ within the first 2 weeks and receive 10% bonus shares

Early Bird 2: Invest \$1,000+ within the first 2 weeks and receive 12% bonus shares

Early Bird 3: Invest \$5,000+ within the first 2 weeks and receive 15% bonus shares

Early Bird 4: Invest \$10,000+ within the first 2 weeks and receive 20% bonus shares

Early Bird 5: Invest \$25,000+ within the first 2 weeks and receive 22% bonus shares

Early Bird 6: Invest \$50,000+ within the first 2 weeks and receive 25% bonus shares

Flash Perk 1: Invest \$2,500+ between day 30-35 and receive 10% bonus shares

Flash Perk 2: Invest \$2,500+ between day 55-60 and receive 10% bonus shares

Amount-Based Perks

Tier 1 Perk: Invest \$499+ and receive 1 free month of Edge subscription for new subscribers

Tier 2 Perk: Invest \$1,000+ and receive 3 free months of Edge subscription + 5% bonus shares.

Tier 3 Perk: Invest \$5,000+ and receive 6 months free Edge subscription + 10% bonus shares.

Tier 4 Perk: Invest \$10,000+ and receive 1 year free Edge subscription + 12% bonus shares.

Tier 5 Perk: Invest \$25,000+ and receive 1 year Edge + 50% off minimum investment on KC Capital Fund + 15% bonus shares.

Tier 6 Perk: Invest \$50,000+ and receive 2 year Edge subscription + 50% off on KC Capital fund investment minimum + 50% reduction in carry fees + 20% bonus shares.

The 10% StartEngine Venture Club Bonus

KingsCrowd will offer 10% additional bonus shares for all investments that are committed by investors that are eligible for the StartEngine Venture Club.

This means eligible StartEngine shareholders will receive a 10% bonus for any shares they purchase in this offering. For example, if you buy 100 shares of Class A Common Stock at \$0.18 / share, you will receive 110 shares of Class A Common Stock, meaning you'll own 110 shares for \$18. Fractional shares will not be distributed and share bonuses will be determined by rounding down to the nearest whole share.

This 10% Bonus is only valid during the investor's eligibility period. Investors eligible for this bonus will also have priority if they are on a waitlist to invest and the company surpasses its maximum funding goal. They will have the first opportunity to invest should room in the offering become available if prior investments are canceled or fail.

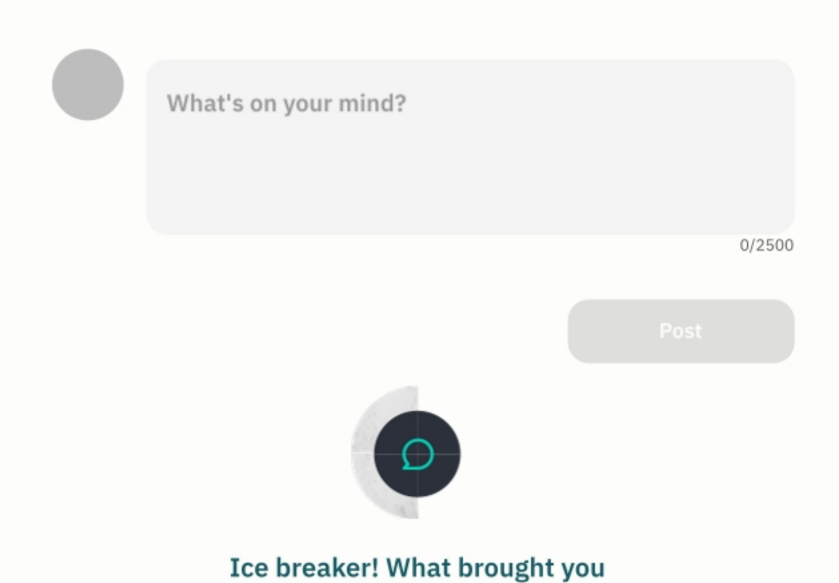
Investors will receive the highest single bonus they are eligible for among the bonuses based on the amount invested and the time of offering elapsed (if any). Eligible investors will also receive the Venture Club Bonus and the Loyalty Bonus in addition to the

aforementioned bonus.

*In order to receive perks from an investment, one must submit a single investment in the same offering that meets the minimum perk requirement. Bonus shares from perks will not be granted if an investor submits multiple investments that, when combined, meet the perk requirement. All perks occur when the offering is completed.

Crowdfunding investments made through a self-directed IRA cannot receive non-bonus share perks due to tax laws. The Internal Revenue Service (IRS) prohibits self-dealing transactions in which the investor receives an immediate, personal financial gain on investments owned by their retirement account. As a result, an investor must refuse those non-bonus share perks because they would be receiving a benefit from their IRA account.

JOIN THE DISCUSSION



HOW INVESTING WORKS

Cancel anytime before 48 hours before a rolling close or the offering end date.

to this investment?

WHY STARTENGINE?



REWARDS

We want you to succeed and get the most out of your money by offering rewards and memberships!



SECURE

Your info is your info. We take pride in keeping it that way!



DIVERSE INVESTMENTS

Invest in over 200 start-ups and collectibles!

FAQS

How much can I invest?



With Regulation A+, a non-accredited investor can only invest a maximum of 10% of their annual income or 10% of their net worth per year, whichever is greater. There are no restrictions for accredited investors.

With Regulation Crowdfunding, non-accredited investors with an annual income or net worth less than \$124,000 are limited to invest a maximum of 5% of the greater of those two amounts. For those with an annual income and net worth greater than \$124,000, they are limited to investing 10% of the greater of the two amounts.

When will I receive my shares?



At the close of an offering, all investors whose funds have "cleared" by this time will be included in the disbursement. At this time, each investor will receive an email from StartEngine with their Countersigned Subscription Agreement, which will serve as their proof of purchase moving forward.

Please keep in mind that a company can conduct a series of "closes" or withdrawals of funds

throughout the duration of the campaign. If you are included in that withdrawal period, you will be emailed your countersigned subscription agreement and proof of purchase immediately following that withdrawal.

What will the return on my investment be?

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StartEngine assists companies in raising capital, and once the offering is closed, we are no longer involved with whether the company chooses to list shares on a secondary market or what occurs thereafter. Therefore, StartEngine has no control or insight into your investment after the close of the live offering. In addition, we are not permitted to provide financial advice. You may want to contact a financial professional to discuss possible investment outcomes.

Can I cancel my investment?



For Regulation Crowdfunding, investors are able to cancel their investment at any point throughout the campaign up until 48 hours before the closing of the offering. Note: If the company does a rolling close, they will post an update to their current investors, giving them the opportunity to cancel during this timeframe. If you do not cancel within this 5-day timeframe, your funds will be invested in the company, and you will no longer be able to cancel the investment. If your funds show as 'Invested' on your account dashboard, your investment can no longer be canceled.

For Regulation A+, StartEngine allows for a four-hour cancellation period. Once the four-hour window has passed, it is up to each company to set their own cancellation policy. You may find the company's cancellation policy in the company's offering circular.

Once your investment is canceled, there is a 10-day clearing period (from the date your investment was submitted). After your funds have cleared the bank, you will receive your refund within 10 business days.

Refunds that are made through ACH payments can take up to 10 business days to clear. Unfortunately, we are at the mercy of the bank, but we will do everything we can to get you your refund as soon as possible. However, every investment needs to go through the clearing process in order to be sent back to the account associated with the investment.

What is the difference between Regulation Crowdfunding and Regulation A+?



Both Title III (Regulation Crowdfunding) and Title IV (Reg A+) help entrepreneurs crowdfund capital investments from unaccredited and accredited investors. The differences between these regulations are related to the investor limitations, the differing amounts of money companies are permitted to raise, and differing disclosure and filing requirements. To learn more about Regulation Crowdfunding, click here, and for Regulation A+, click here.





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Important Message

IN MAKING AN INVESTMENT DECISION, INVESTORS MUST RELY ON THEIR OWN EXAMINATION OF THE ISSUER AND THE TERMS OF THE OFFERING, INCLUDING THE MERITS AND RISKS INVOLVED. INVESTMENTS ON STARTENGINE ARE SPECULATIVE, ILLIQUID, AND INVOLVE A HIGH DEGREE OF RISK, INCLUDING THE POSSIBLE LOSS OF YOUR ENTIRE INVESTMENT.

www.StartEngine.com is a website owned and operated by StartEngine Crowdfunding, Inc. ("StartEngine"), which is neither a registered broker-dealer, investment advisor nor funding portal.

Unless indicated otherwise with respect to a particular issuer, all securities-related activity is conducted by regulated affiliates of StartEngine: StartEngine Capital LLC, a funding portal registered here with the US Securities and Exchange Commission (SEC) and here as a member of the Financial Industry Regulatory Authority (FINRA), or StartEngine Primary"), a broker-dealer registered with the SEC and FINRA / SIPC. You can review the background of our broker-dealer and our investment professionals on FINRA's BrokerCheck here. StartEngine Secondary is an alternative trading system (ATS) regulated by the SEC and operated by SE Primary. SE Primary is a member of SIPC and explanatory brochures are available upon request by contacting SIPC at (202) 371-8300.

StartEngine facilitates three types of primary offerings:

1) Regulation A offerings (JOBS Act Title IV; known as Regulation A+), which are offered to non-accredited investors alike. These offerings are made through StartEngine Primary, LLC (unless otherwise indicated). 2) Regulation D offerings (Rule 506(c)), which are offered only to accredited investors. These offerings are made through StartEngine Primary, LLC. 3) Regulation Crowdfunding offerings (JOBS Act Title III), which are offered to nonaccredited and accredited investors alike. These offerings are made through StartEngine Capital, LLC. Some of these offerings are open to the general public, however there are important differences and risks.

Any securities offered on this website have not been recommended or approved by any federal or state securities commission or regulatory authority. StartEngine and its affiliates do not provide any investment advice or recommendation and do not provide any legal or tax advice concerning any securities. All securities listed on this site are being offered by, and all information included on this site is the responsibility of, the applicable issuer of such securities. StartEngine does not verify the adequacy, accuracy, or completeness of any information. Neither StartEngine nor any of its officers, directors, agents, and employees makes any warranty, express or implied, of any kind whatsoever related to the adequacy, accuracy, or completeness of any information on this site or the use of information on this site.

Investing in private company securities is not suitable for all investors. An investment in private company securities is highly speculative and involves a high degree of risk. It should only be considered a long-term investment. You must be prepared to withstand a total loss of your investment. Private company securities are also highly illiquid, and there is no guarantee that a market will develop for such securities. Each investment also carries its own specific risks, and you should complete your own independent due diligence regarding the investment. This includes obtaining additional information about the company, opinions, financial projections, and legal or other investment advice. Accordingly, investing in private company securities is appropriate only for those investors who can tolerate a high degree of risk and do not require a liquid investment. See additional general disclosures here.

By accessing this site and any pages on this site, you agree to be bound by our Terms of use and Privacy Policy, as may be amended from time to time without notice or liability.

Canadian Investors

Investment opportunities posted and accessible through the site will not be offered to Canadian resident investors. Potential investors are strongly advised to consult their legal, tax and financial advisors before investing. The securities offered on this site are not offered in jurisdictions where public solicitation for offerings is not permitted; it is solely your responsibility to comply with the laws and regulations of your country of residence.

California Investors Only - Do Not Sell My Personal Information (800-317-2200). StartEngine does not sell personal information. For all customer inquiries, please write to contact@startengine.com.

StartEngine Marketplace

StartEngine Marketplace ("SE Marketplace") is a website operated by StartEngine Primary, LLC ("SE Primary"), a broker-dealer that is registered with the SEC and a member of FINRA and the SIPC.

StartEngine Secondary ("SE Secondary") is our investor trading platform. SE Secondary is an SEC-registered Alternative Trading System ("ATS") operated by SE Primary that matches orders for buyers and sellers of securities. It allows investors to trade shares purchased through Regulation A+, Regulation Crowdfunding, or Regulation D for companies who have engaged StartEngine Secure LLC as their transfer agent. The term "Rapid," when used in relation to transactions on SE Marketplace, specifically refers to transactions that are facilitated on SE Secondary, This is because, unlike with trades on the StartEngine Bulletin Board ("SE BB"), trades on SE Secondary are executed the moment that they are matched.

StartEngine Bulletin Board ("SE BB") is a bulletin board platform on which users can indicate to each other their interest to buy or sell shares of private companies that previously executed Reg CF or Reg A offerings not necessarily through SE Primary. As a bulletin board platform, SE BB provides a venue for investors to access information about such private company offerings and connect with potential sellers. All investment opportunities on SE BB are based on indicated interest from sellers and will need to be confirmed. Even if parties express mutual interest to enter into a trade on SE BB, a trade will not immediately result because execution is subject to additional contingencies, including among others, effecting of the transfer of the shares from the potential seller to the potential buyer by the issuer and/or transfer agent. SE BB is distinct and separate from SE Secondary facilitates the trading of securities by matching orders between buyers and sellers and facilitating executions of trades on the platform. By contrast, under SE BB, SE Primary assists with the facilitation of a potential resulting trade off platform including, by among other things, approaching the issuer and other necessary parties in relation to the potential transaction. The term "Extended", when used in relation to transactions on SE Marketplace denotes that these transactions are conducted via SE BB, and that these transactions may involve longer processing times compared to SE Secondary for the above-stated reasons.

Even if a security is qualified to be displayed on SE Marketplace, there is no guarantee an active trading market for the securities will ever develop, or if developed, be maintained. You should assume that you may not be able to liquidate your investment for some time or be able to pledge these shares as collateral.

The availability of company information does not indicate that the company has endorsed, supports, or otherwise participates with StartEngine. It also does not constitute an endorsement, solicitation or recommendation by StartEngine. StartEngine does not (1) make any recommendations or otherwise advise on the merits or advisability of a particular investment or transaction, (2) assist in the determination of the fair value of any security or investment, or (3) provide legal, tax, or transactional advisory services.

EXHIBIT D TO FORM C

VIDEO TRANSCRIPT

STARTENGINE SUBSCRIPTION PROCESS (Exhibit E)

Platform Compensation

- As compensation for the services provided by StartEngine Capital or StartEngine Primary, as identified in the Offering Statement filed on the SEC EDGAR filing system (the "Intermediary"), the issuer is required to pay to Intermediary a fee consisting of a 5.5-13% (five and one-half to thirteen) commission based on the dollar amount of securities sold in the Offering and paid upon disbursement of funds from escrow at the time of closing. The commission is paid in cash and in securities of the Issuer identical to those offered to the public in the Offering at the sole discretion of the Intermediary. Additionally, the issuer must reimburse certain expenses related to the Offering. The securities issued to the Intermediary, if any, will be of the same class and have the same terms, conditions, and rights as the securities being offered and sold by the issuer on StartEngine's platform.
- As compensation for the services provided by StartEngine, investors are also required to pay the Intermediary a fee consisting of a 0-3.5% (zero to three and a half percent) service fee based on the dollar amount of securities purchased in each investment.

Information Regarding Length of Time of Offering

- Investment Cancellations: Investors will have up to 48 hours prior to the end of the
 offering period to change their minds and cancel their investment commitments for any
 reason. Once within 48 hours of ending, investors will not be able to cancel for any
 reason, even if they make a commitment during this period.
- Material Changes: Material changes to an offering include but are not limited to: A
 change in minimum offering amount, change in security price, change in management,
 material change to financial information, etc. If an issuer makes a material change to the
 offering terms or other information disclosed, including a change to the offering deadline,
 investors will be given five business days to reconfirm their investment commitment. If
 investors do not reconfirm, their investment will be canceled and the funds will be
 returned.

Hitting The Target Goal Early & Oversubscriptions

 The Intermediary will notify investors by email when the target offering amount has hit 25%, 50%, and 100% of the funding goal. If the issuer hits its goal early, the issuer can create a new target deadline at least 5 business days out. Investors will be notified of the new target deadline via email and will then have the opportunity to cancel up to 48 hours before the new deadline.

- Oversubscriptions: We require all issuers to accept oversubscriptions. This may not be
 possible if: 1) it vaults an issuer into a different category for financial statement
 requirements (and they do not have the requisite financial statements); or 2) they reach
 \$5M in investments. In the event of an oversubscription, shares will be allocated at the
 discretion of the issuer, with priority given to StartEngine Venture Club members.
- If the sum of the investment commitments does not equal or exceed the target offering amount at the offering deadline, no securities will be sold in the offering, investment commitments will be canceled and committed funds will be returned.
- If a StartEngine issuer reaches its target offering amount prior to the deadline, it may
 conduct an initial closing of the offering early if they provide notice of the new offering
 deadline at least five business days prior to the new offering deadline (absent a material
 change that would require an extension of the offering and reconfirmation of the
 investment commitment). StartEngine will notify investors when the issuer meets its
 target offering amount. Thereafter, the issuer may conduct additional closings until the
 offering deadline.

Minimum and Maximum Investment Amounts

- In order to invest, commit to an investment or communicate on our platform, users must open an account on StartEngine and provide certain personal and non-personal information including information related to income, net worth, and other investments.
- Investor Limitations: There are no investment limits for investing in crowdfunding offerings for accredited investors. Non-accredited investors are limited in how much they can invest in all crowdfunding offerings during any 12-month period. The limitation on how much they can invest depends on their net worth (excluding the value of their primary residence) and annual income. If either their annual income or net worth is less than \$124,000, then during any 12-month period, they can invest either \$2,500 or 5% of their annual income or net worth, whichever is greater. If both their annual income and net worth are equal to or more than \$124,000, then during any 12-month period, they can invest up to 10% of annual income or net worth, whichever is greater, but their investments cannot exceed \$124,000.

EXHIBIT F TO FORM C

ADDITIONAL CORPORATE DOCUMENTS

[See attached]

State of Delaware
Secretary of State
Division of Corporations
Delivered 04:23 PM 12/29/2020
FILED 04:23 PM 12/29/2020
SR 20208785839 - File Number 6662790

CERTIFICATE OF INCORPORATION OF KINGSCROWD, INC. a Delaware corporation

ARTICLE 1

NAME

The name of this corporation is KingsCrowd, Inc. (the "Corporation").

ARTICLE 2

REGISTERED OFFICE

The address of the Corporation's registered office in the State of Delaware is 16192 Coastal Highway in the City of Lewis, County of Sussex, zip code 19958. The name of the registered agent at such address upon whom process against this corporation may be served is Harvard Business Services.

ARTICLE 3

PURPOSE

The purpose of this Corporation is to engage in any lawful act or activity for which a corporation may be organized under the General Corporation Law of Delaware (the "DGCL") as the same exists or may hereafter be amended.

ARTICLE 4

CAPITAL STOCK

- 4.1. Authorized Shares. The Corporation is authorized to issue fifty-one million (51,000,000) shares of Class A Common Stock, par value \$0.0001 per share (the "Class A Common Stock"), and fifteen million (15,000,000) shares of Class B Common Stock, par value \$0.0001 per share (the "Class B Common Stock", and together with the Class A Common Stock, the "Common Stock"). The number of authorized shares of any class or classes of stock may be increased or decreased (but not below the number of shares thereof then outstanding) by the affirmative vote of the holders of at least a majority of the voting power of the issued and outstanding shares of Common Stock of the Corporation, voting together as a single class.
- 4.2. <u>Common Stock</u>. A statement of the designations of each class of Common Stock and the powers, preferences and rights and qualifications, limitations or restrictions thereof is as follows:

(a) <u>Voting Rights</u>.

(i) Except as otherwise provided herein or by applicable law, the holders of shares of Class A Common Stock and Class B Common Stock shall at all times vote together as one class on all matters (including the election of directors) submitted to a vote or for the consent of the stockholders of the Corporation.

- (ii) Each holder of shares of Class A Common Stock shall be entitled to one (1) vote for each share of Class A Common Stock held as of the applicable date on any matter that is submitted to a vote or for the consent of the stockholders of the Corporation.
- (iii) Each holder of shares of Class B Common Stock shall be entitled to ten (10) votes for each share of Class B Common Stock held as of the applicable date on any matter that is submitted to a vote or for the consent of the stockholders of the Corporation.
- (b) <u>Dividends</u>. The holders of Class A Common Stock and the holders of Class B Common Stock shall be entitled to share equally, on a per share basis, in such dividends and other distributions of cash, property or shares of stock of the Corporation as may be declared by the Board of Directors from time to time with respect to the Common Stock out of assets or funds of the Corporation legally available therefor; provided, however, that in the event that such dividend is paid in the form of shares of Common Stock or rights to acquire Common Stock, the holders of Class A Common Stock shall receive Class A Common Stock or rights to acquire Class A Common Stock, as the case may be, and the holders of Class B Common Stock shall receive Class B Common Stock or rights to acquire Class B Common Stock or rights to acquire Class B
- (c) <u>Liquidation</u>. In the event of the voluntary or involuntary liquidation, dissolution, distribution of assets or winding up of the Corporation, the holders of Class A Common Stock and the holders of Class B Common Stock shall be entitled to share equally, on a per share basis, all assets of the Corporation of whatever kind available for distribution to the holders of Common Stock.
- (d) <u>Subdivision or Combinations</u>. If the Corporation in any manner subdivides or combines the outstanding shares of one class of Common Stock, the outstanding shares of the other class of Common Stock will be subdivided or combined in the same manner.
- Equal Status. Except as expressly provided in this Article 4, Class A Common Stock and Class B Common Stock shall have the same rights and privileges and rank equally, share ratably and be identical in all respects as to all matters. Without limiting the generality of the foregoing, (i) in the event of a merger, consolidation or other business combination requiring the approval of the holders of the Corporation's capital stock entitled to vote thereon (whether or not the Corporation is the surviving entity), the holders of the Class A Common Stock shall have the right to receive, or the right to elect to receive, the same form of consideration, if any, as the holders of the Class B Common Stock and the holders of the Class A Common Stock shall have the right to receive, or the right to elect to receive, at least the same amount of consideration, if any, on a per share basis as the holders of the Class B Common Stock, and (ii) in the event of (x) any tender or exchange offer to acquire any shares of Common Stock by any third party pursuant to an agreement to which the Corporation is a party or (y) any tender or exchange offer by the Corporation to acquire any shares of Common Stock, pursuant to the terms of the applicable tender or exchange offer, the holders of the Class A Common Stock shall have the right to receive, or the right to elect to receive, the same form of consideration as the holders of the Class B Common Stock and the holders of the Class A Common Stock shall have the right to receive, or the right to elect to receive, at least the same amount of consideration on a per share basis as the holders of the Class B Common Stock.

Page 1



I, JEFFREY W. BULLOCK, SECRETARY OF STATE OF THE STATE OF

DELAWARE, DO HEREBY CERTIFY THE ATTACHED IS A TRUE AND CORRECT

COPY OF THE CERTIFICATE OF AMENDMENT OF "KINGSCROWD, INC.",

FILED IN THIS OFFICE ON THE FIRST DAY OF MAY, A.D. 2023, AT

8:54 O'CLOCK A.M.



Authentication: 205156054

Date: 12-17-24

6662790 8100 SR# 20244516893

CERTIFICATE OF AMENDMENT OF CERTIFICATE OF INCORPORATION OF KINGSCROWD, INC.

KingsCrowd, Inc., a corporation organized and existing under the General Corporation Law of the State of Delaware (the "Corporation"), hereby certifies as follows:

- This Certificate of Amendment (the "Certificate of Amendment") amends the provisions of the Corporation's Certificate of Incorporation filed with the Secretary of State on December 29, 2020 (the "Certificate of Incorporation").
- Section 4.1 of the Certificate of Incorporation is hereby amended and restated in its entirety as follows:
 - 4.1. Authorized Shares. The Corporation is authorized to issue one hundred fifty million (150,000,000) shares of Class A Common Stock, par value \$0.0001 per share (the "Class A Common Stock"), and fifteen million (15,000,000) shares of Class B Common Stock, par value \$0.0001 per share (the "Class B Common Stock"). The number of authorized shares of any class or classes of stock may be increased or decreased (but not below the number of shares thereof then outstanding) by the affirmative vote of the holders of at least a majority of the voting power of the issued and outstanding shares of Common Stock of the Corporation, voting together as a single class.
- This amendment was duly adopted in accordance with the provisions of Sections
 and 242 of the General Corporation Law of the State of Delaware.
- All other provisions of the Certificate of Incorporation shall remain in full force and effect.

IN WITNESS WHEREOF, the Corporation has caused this Certificate of Amendment to be signed by Christopher Lustrino, its President, this 19th day of April, 2023.

BGlunis Lustrino

Christopher Lustrino President

(f) <u>Conversion</u>.

- (i) Each share of Class B Common Stock shall be convertible into one (1) fully paid and nonassessable share of Class A Common Stock at the option of the holder thereof at any time upon written notice to the transfer agent of the Corporation.
- (ii) Each share of Class B Common Stock shall automatically, without any further action on the part of the holder, convert into one (1) fully paid and nonassessable share of Class A Common Stock upon the consummation by the Corporation of an underwritten public offering of the Corporation's securities from which the Corporation receives gross proceeds in excess of \$10,000,000.

(g) Transfers of Common Stock.

- (i) A Transfer (as defined below) of shares of Class B Common Stock shall not cause the conversion of said shares into Class A Common Stock or otherwise change the character of the shares of Class B Common Stock Transferred.
- (ii) For purposes of this Certificate of Incorporation, the following terms have the meanings ascribed to them in this Section 4.2(g)(ii):
- (A) "Transfer" means and includes any sale, transfer, assignment, gift, donation, or other disposition of such shares of Class B Common Stock or any interest therein, either voluntarily or involuntarily, by operation of law or otherwise, or the entry into any contract, option or other arrangement or understanding with respect to the sale, transfer, assignment or similar disposition of, any shares of Class B Common Stock owned by a Person or any interest (including a beneficial interest) in any shares of Class B Common Stock owned by a Person, other than an Involuntary Transfer of such shares of Class B Common Stock.
- (B) "Involuntary Transfer" means any Transfer of shares of Class B Common Stock upon any bankruptcy, assignment for the benefit of creditors, judicial order, legal process, divorce, execution, attachment, enforcement of a pledge or other encumbrance, or otherwise than by a voluntary decision on the part of the holder of the shares of Class B Common Stock to Transfer such securities.
- (h) Reservation of Stock. The Corporation shall at all times reserve and keep available out of its authorized but unissued shares of Class A Common Stock, solely for the purpose of effecting the conversion of the shares of Class B Common Stock, such number of its shares of Class A Common Stock as shall from time to time be sufficient to effect the conversion of all outstanding shares of Class B Common Stock into shares of Class A Common Stock.

ARTICLE 5

BOARD OF DIRECTORS

5.1. The management of the business and the conduct of the affairs of the Corporation shall be vested in its Board of Directors of the Corporation (the "Board"). In addition to the powers and authority expressly conferred upon the Board by statute or by this Certificate of Incorporation or the Bylaws of the Corporation, the directors are hereby empowered to exercise all such powers and do all such acts and things as may be exercised or done by the Corporation.

- 5.2. Elections of directors need not be by written ballot unless the Bylaws of the Corporation shall so provide.
 - No stockholder will be permitted to cumulate votes at any election of directors.
- 5.4. In furtherance and not in limitation of the powers conferred by statute, the Board is expressly authorized to adopt, alter, amend or repeal the Bylaws of the Corporation. The affirmative vote of at least a majority of the Board of Directors then in office shall be required in order for the Board to adopt, amend, alter or repeal the Corporation's Bylaws. The Corporation's Bylaws may also be adopted, amended, altered or repealed by the stockholders of the Corporation. No Bylaw hereafter legally adopted, amended, altered or repealed shall invalidate any prior act of the directors or officers of the Corporation that would have been valid if such Bylaw had not been adopted, amended, altered or repealed.

ARTICLE 6

CORPORATE EXISTENCE

The Corporation is to have perpetual existence.

ARTICLE 7

LIMITATION OF LIABILITY AND INDEMNIFICATION

- 7.1. Limitation of Personal Liability. To the fullest extent permitted by the DGCL as the same exists or as may hereafter be amended, a director of the Corporation shall not be personally liable to the Corporation or its stockholders for monetary damages for a breach of fiduciary duty as a director. If the DGCL or other law of the State of Delaware is amended to authorize corporate action further eliminating or limiting the personal liability of directors, then the liability of a director of the Corporation shall be eliminated or limited to the fullest extent permitted by the DGCL or other law of the State of Delaware, as so amended. Neither any amendment nor repeal of this Section A, nor the adoption of any provision of this Corporation's Certificate of Incorporation inconsistent with this Section A, shall eliminate or reduce the effect of this Section A, in respect of any matter occurring, or any action or proceeding accruing or arising or that, but for this Section A, would accrue or arise, prior to such amendment, repeal or adoption of an inconsistent provision.
- 7.2. Indemnification and Advancement of Expenses. The Corporation shall indemnify its directors and officers to the fullest extent authorized or permitted by the DGCL, as now or hereafter in effect, and such right to indemnification shall continue as to a person who has ceased to be a director or officer of the Corporation and shall inure to the benefit of such person's heirs, executors and personal and legal representatives. A director's or officer's right to indemnification conferred by this Section 7.2 shall include the right to be paid by the Corporation the expenses incurred in defending or otherwise participating in any proceeding in advance of its final disposition, provided that such director or officer presents to the Corporation a written undertaking to repay such amount if it shall ultimately be determined that such director or officer is not entitled to be indemnified by

the Corporation under this Article 7 or otherwise. Notwithstanding the foregoing, except for proceedings to enforce any director's or officer's rights to indemnification or rights to advancement of expenses, the Corporation shall not be obligated to indemnify any director or officer, or advance expenses of any director or officer, (or such director's or officer's heirs, executors or personal or legal representatives) in connection with any proceeding (or part thereof) initiated by such person unless such proceeding (or part thereof) was authorized by the Board.

- 7.3. Non-Exclusivity of Rights. The rights to indemnification and advancement of expenses conferred in Section 7.2 shall neither be exclusive of, nor be deemed in limitation of, any rights to which any person may otherwise be or become entitled or permitted under this Certificate of Incorporation, the Bylaws, any statute, agreement, vote of stockholders or disinterested directors or otherwise.
- 7.4. <u>Insurance</u>. To the fullest extent authorized or permitted by the DGCL, the Corporation may purchase and maintain insurance on behalf of any current or former director or officer of the Corporation against any liability asserted against such person, whether or not the Corporation would have the power to indemnify such person against such liability under the provisions of this Article 7 or otherwise.
- 7.5. Persons Other Than Directors and Officers. This Article 7 shall not limit the right of the Corporation, to the extent and in the manner permitted by law, to indemnify and to advance expenses to, or to purchase and maintain insurance on behalf of, persons other than those persons described in the first sentence of Section 7.2 or to advance expenses to persons other than directors or officers of the Corporation.
- 7.6. Effect of Modifications. Any amendment, repeal or modification of any provision contained in this Article 7 shall, unless otherwise required by law, be prospective only (except to the extent such amendment or change in law permits the Corporation to further limit or eliminate the liability of directors or officers) and shall not adversely affect any right or protection of any current or former director or officer of the Corporation existing at the time of such amendment, repeal or modification with respect to any acts or omissions occurring prior to such amendment, repeal or modification.

ARTICLE 8

AMENDMENT OF CERTIFICATE OF INCORPORATION

The Corporation reserves the right to amend, alter change or repealed any provision contained in this Certificate of Incorporation in the manner now or hereafter prescribed by the laws of the State of Delaware, and all rights conferred upon the stockholders herein are granted subject to this reservation.

ARTICLE 9

BUSINESS COMBINATIONS WITH INTERESTED STOCKHOLDERS.

The Corporation expressly elects not to be governed by Section 203 of the DGCL.

ARTICLE 10

CORPORATE OPPORTUNITIES

The Corporation renounces to the fullest extent permitted by law, any interest or expectancy of the Corporation in, or in being offered an opportunity to participate in, any Excluded Opportunity. An "Excluded Opportunity" is any matter, transaction or interest that is presented to, or acquired, created or developed by, or which otherwise comes into the possession of (i) any director of the Corporation who is not an employee of the Corporation or any of its subsidiaries, or (ii) any holder of Preferred Stock or any partner, member, director, stockholder, employee, affiliate or agent of any such holder, other than someone who is an employee of the Corporation or any of its subsidiaries (collectively, the persons delineated in (i) and (ii) are "Covered Persons"), unless such matter, transaction or interest is presented to, or acquired, created or developed by, or which otherwise comes into the possession of, a Covered Person expressly and solely in such Covered Person's capacity as a director of the Corporation. Any repeal or modification of this Article 10 will only be prospective and will not affect the rights under this Article 10 in effect at the time of the alleged occurrence of any actions or omission to act giving rise to liability.

To the fullest extent permitted by law, any person or entity purchasing or otherwise acquiring or holding any interest in any shares of capital stock of the Corporation shall be deemed to have notice of and to have consented to the provisions of this Article 10.

ARTICLE 11

INCORPORATOR

The name and mailing address of the incorporator are as follows:

William P. Ruffa 147 Green Peak Orchard N East Dorset, VT 05253

I, The Undersigned, for the purpose of forming a corporation under the laws of the State of Delaware, do make, file and record this Certificate, and do certify that the facts herein stated are true, and I have accordingly hereunto set my hand this 28th day of December, 2020.

William P. Ruffa, Incorporator