Form C

Cover Page Teeccino Caffe, Inc. Form: Corporation Jurisdiction of Incorporation/Organization: CA Date of organization: 6/2/1994 Physical address of issuer: 130 Lombard Street Oxnard CA 93030 Website of Issuer http://www.Teeccino.com Name of intermediary through which the offering will be conducted: Wefunder Portal LLC 0001670254 007-00033 283503 Amount of compensation to be gaid to the intermediary, whether as a dollar amount or a percentage of the offering amount, or a good faith estimate if the exact amount is not available at the fine of the filling of conducting the offering, including the amount of referal and any other fees associated with the offering: 6.5% of the offering amount upon a successful fundraise, and be entitled to reimbursement for out-of-pocket third party expenses it pays or incurs on behalf of the Issuer in connection with the offering. Any other direct or indirect interest in the issuer held by the intermediary, or any arrangement for the intermediary to acquire such an interest: Type of security offered: ☐ Common Stock ☐ Preferred Stock ☐ Debt ☑ Other If Other, describe the security offered Series C Preferred Stock Target number of securities to be offered 67,568 \$4.63000 Dividing pre-money valuation \$59,992,914.79 (or \$47,942,502.10 for investors in the first \$1,000,002.70) by number of shares outstanding on fully diluted basis. Target offering amount: \$250,001.60 ☑ Yes ☐ No If yes, disclose how oversubscriptions will be allocated: ☐ Pro-rata basis ☐ First-come, first-served basis ☑ Other If other, describe how oversubscriptions will be allocated: As determined by the issuer \$4,999,998.60

Peadline to reach the target offering amount

4/30/2023

NOTE: 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 cancelled and committed funds will be returned.

Current number of employees

40

| Most recent fiscal year-end: | Prior fiscal year-end: | State ye

Select the jurisdictions in which the issuer Intends to offer the securities:

AL, AK, AZ, AR, CA, CO, CT, DE, DC, FL, GA, HI, ID, IL, IN, IA, KS, KY, LA, ME, MD, MA, MI, MM, MS, MO, MT, NE, NV, NH, NJ, NM, NY, NC, ND, OH, OK, OR, PA, RI, SC, SD, TN, TX, UT, VT, VA, WA, WV, WI, WY, BS, GU, PR, VI, IV

Offering Statement

Respond to each question in each puragraph of this part. Set forth each question and any notes, but not any instructions thereon, in their entirety. If disclosure in response to any question is responsive to one or more other questions, it is not necessary to repost the disclosure. If a question or series of questions is inapplicable or the coponers is a salidle developer in the Porm, either state that is imapplicable, include a cross-reference to the responsive disclosure, or out the question or series of questions.

Be very careful and precise in susvering all quoritons. Give full and complete answers so that they are not mileduling under the circumstances involved. Do not discuss any future performance or other anticipated event unless you have a reasonable hasts to better beat it will calculatly occur within the forestability fitner. If you concern monitors a similar and information is monitoring incomment incomments. or misleading, the Company, its management and principal shareholders may be liable to investors

THE COMPANY

Teeccino Caffe Inc

COMPANY ELIGIBILITY

- 2. Check this box to certify that all of the following statements are true for the issuen
- Check this box to certify that all of the following statements are true for the issuer.
 Organized under, and subject to, the laws of a State or territory of the United States on the District of Columbia.
 Not subject to the requirement to file reports pursuant to Section 13 or Section 13 or Section 15(x) of the Securities Exchange Act of 1934.
 Not on investment company test offsecurities that the registered under the investment Company Act of 1934.
 Not on investment company testing the state of the Section 43(8) of the Securities Act, as a result of a disquelification specified in Rule 503(a) of Regulation Crowdhunding.
 Has filed with the Commission and provided to investors, to the extent required, the oppoing amust reports required by Regulation Crowdhunding uniting the two years immediately preceding the filling of this offcring statement, for for such shorter period that the issuer was required at affected the reports).
 Not a development stage company that (a) has no specific business plan or (b) has indicated that its business plan is to engage in a merger or acquisition with an unidentified company or companies.

INSTRUCTION TO QUESTION 2: If any of these statements are not true, then you are NOT eliable to rely on this exemption under Section 4(a)(6) of the Securities Act.

3. Has the issuer or any of its predecessors previously failed to comply with the ongoing reporting requirements of Rule 202 of Regulation Crowdfunding?

Yes 🗹 No

DIRECTORS OF THE COMPANY

Provide the following information about each director (and any persons occupying a similar status or performing a similar function) of the issuer.

Director	Principal Occupation	Main Employer	Year Joined as Director
Caroline MacDougall	CEO of Teeccino Caffe, Inc.	Teeccino Caffe, Inc.	1994
Gerald Isenberg	CFO of Teeccino Caffe, Inc.	Teeccino Caffe, Inc.	2004
Daniel Martin	President	AIB International, inc.	2021

For three years of business experience, refer to Appendix D: Director & Officer Work History.

OFFICERS OF THE COMPANY

5. Provide the following information about each officer (and any persons occupying a similar status or performing a similar function) of the issuer.

Officer	Positions Held	Year Joine
Caroline MacDougall	CEO	1994
Caroline MacDougall	President	1994
Gerald Isenberg	Secretary	2004
Gerald Isenberg	Treasurer	2004
Gerald Isenberg	CFO (part time)	2004

For three years of business experience, refer to <u>Appendix D: Director & Officer Work History.</u>

IBSTRUCTION TO QUESTION 5. For purposes of this Question 5, the term officer recease a prevident vice president secretary, twanters or principal founded officer comprobles or principal economing officer, and any person that rest performing studies foundeds.

PRINCIPAL SECURITY HOLDERS

Provide the name and ownership level of each person, as of the most recent practicable date, who is the beneficial owner of 20 percent or more of the issuer's outstanding voting equity securities, calculated on the basis of voting power.

Name of Holder	No. and Class of Securities Now Held	% of Voting Power Prior to Offering	
Gerald Isenberg	2835000.0 Common and Preferred	28.9	
Caroline MacDougall	4719680.0 Common and	48.1	

INSTRUCTION TO QUESTION 6. The above information wast be provided as of a date that is no more than 120 days prior to the date of filing of this offering statement.

To calculate total votice power, include all societies for which the person directly or indirectly has or shares the votice To calculate that when powers tracted all neutrities for which the process descript or industry has an interest to every power, which behavior power to more or in these the while of point between LLD for process the right in experted to the power to more or in the control of the single of the control. LD for process the right in experted to the power to make the control of the c

BUSINESS AND ANTICIPATED BUSINESS PLAN

7. Describe in detail the business of the issuer and the anticipated business plan of the issuer

For a description of our business and our business plan, please refer to the issuer. For a description of our business and our business plan, please refer to the attached Appendix A, Business Description à Plan INSTRUCTION TO QUESTION 7.9 (INSTRUCTION TO QUESTION TO Q

Title mean that are information possible in your 'Vidence people, will be perillicate to the ZEC. In response to this question, as a rando, some company will be presented both for examination and enthiness as now people under not described her described and of the people of the peo

RISK FACTORS

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 sacurities have not been encommended 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.

8. Discuss the material factors that make an investment in the issuer s

The amount of capital the Company is attempting to raise in this Offering may not be enough to sustain the Company's current business plan.

In order to achieve the Company's near and long-term goals, the Company may need to procure funds in addition to the amount raised in the Offering. There is no guarantee the Company will be able to raise such funds on acceptable terms or at all. If we are not able to raise sufficient capital in the future, we may not be able to assecute our business plan, our continued operations will be in jeopardy and we may be forced to cease operations and sell or otherwise transfer all or substantially all of our remaining assets, which could cause an investor to lose all or a portion of their investment. or a portion of their investment

We may face potential difficulties in obtaining capital.

We may have difficulty raising needed capital in the future as a result of, among other factors, our lack of revenues from sales, as well as the inherent business risks associated with our Comeany and present and future market conditions. We will require additional funds to execute our business strategy and conduct our operations. If accounte funds are unavailable, we may be required to delay, reduce the scope of or eliminate one or move of our research, development or ialization programs, product launches or marketing efforts, any of which may materially harm our business, financial condition and results of operations.

The Company has an outstanding Economic Injury Disaster Loan (EIDL) that is

On May 3, 2022 the Company entered into a loan agreement with the U.S. Small Business Association for a COVID-19 Economic Injury Disaster Loan (the "EIDL Loan") with a principal amount of \$1,473,000, interest accrues at the rate of 3.75% per annum. Monthly installment appearance, including principal and interest. begin thirty months from the date of the promissory note, and the balance of principal and interest will be payable thirty wears from the date of the promissory rote. This may require the Company to dedicate a substantial portion of its cash flow from may require time company to dedicate a substantial portion of its cash flow from operations or the capital raise to pay principal of, and interest on, indebtedness, thereby reducing the availability of cash flow to fund working capital, capital expenditures, or other general corporate purposes, or to carry out other business strategies. As of December 31, 2022, the outstanding balance of the EIDL Loan is \$1,505,378.

The EIDL coan is secured with a continuing security interest in all of the Company's tanglisle and intanglisle personal property now owned or hereafter acquired, including, but not limited to: (a) inventory, (b) equilibrant, (c) instruments, including premissiony motes (d) hather paper, including pagnission interest paper, and electronic chattel paper, (e) documents, (f) letter of credit relativistics, (f) in the paper and electronic chattel paper, (e) documents, (f) letter of credit receivables, (f) deposit accounts, (i)) commercial forticial and credit card receivables, (f) deposit accounts, (i)) commercial forticial and credit card receivables, (f) deposit accounts, (i)) commercial forticial as such terms may from time to time be defined in the Uniform Commercial Code, and (i) all accessions, statchments, accessories, parts, supplies and replacements for the Collateral, all products, proceeds and collections thereof and all records and clast relations thereof. The terms of the EIDL can not be immediately use and apayble, (ii) take possession of any Collateral con (iii) sall, leave or dispose of any Collateral. One of the Events of Default, as defined in that agreement is a general inability to pay its debta. Any breach, default or violation of the EIDL Loan, or any exercise or execution of the security interest, may adversely affect our business operations and financial condition.

We may implement new lines of business or offer new products and services within existing lines of business.

We may implement new lines of business at any time. There are substantial risks and uncertainties associated with these efforts, particularly in instances where the markets are not fully developed. In developing and marketing new lines of business and/or new products and services, we may invest significant time and resources, intial timetables for the introduction and development of new lines of business and/or new products or services may not be achieved, and price and portfability targets may not prove feasible. We may not be successful in introducing new products and services in response to industry trends or developments in behaviour, or those new resolutes was not assessed. developments in technology, or those new products may not achieve market acceptance. As a result, we could lose business, be forced to price products and acceptance. As a result, we control use business, be forced to price produces and services on less advantageous terms to retain or attract clients or be subject to cost increases. As a result, our business, financial condition or results of operations may be adversely affected.

We rely on other companies to provide components and services for our

products.

We depend on suppliers and contractors to meet our contractual obiligations to our customers and conduct our operations. Our ability to meet our obligations to our customers may be adversely affected if suppliers or contractors do not our customers may be adversely affected if suppliers or contractors do not customers may be adversely affected if suppliers or contractors do not compliance with customer requirements and in a timely and cost-affective manner. Likewise, the quality of our products may be adversely impacted if companies to whom we delegate manufacture of major components or subsystems for our products, or form whom we acquires such litems, do not provide components which meet required specifications and perform to our and our customers' exceedations. Our suppliers may be unable to quickly recover from natural disasters and other events beyond their centrol and may be subject to additional risks such as financial problems that limit their ability to conduct their operations. The risk of these adverse effects may be greater in circumstances where we rely on only one or two contractors or suppliers for aparticular component. Our products may utilize austimn components a variable from only one sources. Continual availability of those components at acceptable prices, or at all, may be affected for any rumber of reasons, incluming if those suppliers decide to concentrate on the production of common components industry of components customized to meet our requirements. The supply of components are not even existing product could be delayed or constrained, or a key manufacturing vendor could delay shipments of complete products to us adversely affecting our business and results of operations.

Our future business, results of operations and financial condition may be adversely affected by reduced availability of our core ingredients.

Our ability to ensure a continuing supply of our core ingredients at competitive prices depends on many factors beyond our control, such as the number and size of farms that grow crops, poor harvests, changes in national and world economic ordinations and our ability to forecast our ingredient requirements. The ingredient seed in our products are vulnerable to adverse weather conditions and natural disasters, such as floods, droughts, frosts, certhquakes, hurricener and petitiones. Adverse weather conditions and natural disasters can lower crop yields and reduce crop size and quality, which in turn could reduce the available supply of our core ingredients. If supplies of our core ingredients are reduced or them is greater demand for such ingredients, from us and others, we may not be able to obtain sufficient supply on favorable terms, or at all, which could impact our ability to supply products to distributors and retailer. Our ability to ensure a continuing supply of our core ingredients at com-

We rely on various intellectual property rights, including trademarks, in order to operate our business.

The Company relies on certain intellectual property rights to operate its business. The Company's intellectual property rights may not be sufficiently broad or otherwise may not provide us a significant competitive advantage, in addition, the steps that we have taken to maintain and protect our intellectual property may not prevent it from being challenged, invalidated, circumvented or designed around, particularly in countries where intellectual property rights are not highly not prevent it from being challenged, invalidated, circummented or designated in countries where intellectual property rights are not highly developed or protected. In some circumstances, enforcement may not be available to us because an infringer has a dominant intellectual property position or for other business reasons, or countries may require computery licensing of our intellectual property. Our little countries may require computery licensing of our intellectual property rights that convey competitive advantage, adequately protect our intellectual property rights that convey competitive advantage, adequately protect our intellectual property rights that convey competitive advantage, adequately protect our intellectual property, could adversally impact our competitive position and results of operations. We also rely on noncisiciousure and noncompetition agreements with employees, consultants and other parties to protect, in part, trade secrets and other promitted rights. There can be no assurance that these agreements will adequately protect our trade secrets and other promitted viewelop substantially equivalent proprietary rights and will not be been advantaged to the proprietary rights. As we expend our business, protecting our intellectual property will become increasingly important. The protective stops we have taken may be inadequate to deter our competitions from using our proprietary information or noder to protect or enforce our patient rights, we may be required to initiate litigation against third parties, such as infringement, lawsuits. Also, information. In order to protect or enforce our patent rights, we may be required to initiate litigation against third parties, such as infringement leavasts. Also, these third parties may assert claims against us with or without provocation. These leavastic could be expensive, these significant time and could divert management's attention from other business concorns. The law relating to the scope and validity of claims in the technology field in which we operate is still evolving and, consequently intellectual property positions in our industry are generally uncertain. We cannot exsure you that we will prevail in any of these potential suits or that the damages or other remodes awarded. If any, would be commercially valuable.

Trademark infringement could adversely impact our beverage business

A significant portion of our sales derives from sales of beverages branded with our trademark. If other parties attempt to misappropriate trademarks we use, we may be unable to protect these trademarks. The maintenance of the reputation of these brands is essential for the future success of our beverage business. Misappropriation of trademarks we use, or challenges thereto, could have a material adverse effect on our financial performance.

The Company's success depends on the experience and skill of the board of directors, its executive officers and key employees.

We are dependent on our board of directors, executive officers and key employees. These persons may not devote their full time and attention to the matters of the Company. The loss of our board of directors, executive officers and key employees could harm the Company's business, financial condition, cash flow and results of operations.

Although dependent on certain key personnel, the Company does not have any key person life insurance policies on any such people, other than Caroline MacDougall.

We are dependent on certain key personnel in criter to conduct our operations and execute our business plan however, the Company has not purchased any insurance policies with respect to those individuals, except Caroline MacDougall, in the event of their death or disability. Therefore, if any of these personnel die or become disabled, the Company will not receive any compensation to assist with such person's absence, other than for Caroline MacDougall. The loss of such person could negatively affect the Company and our operations. We have no way to guarantee key personnel will stay with the Campany, as many states do not enforce non-competition agreements, and therefore acquiring key man insurance will not ampliorate all of the risk of relying on key personnel.

Damage to our reputation could negatively impact our business, financial condition and results of operations.

Communication and results of operatorias.

Our reputation and the quality of our brand are critical to our business and success in existing markets, and will be critical to our success as we enter new markets. Any incident that erocies consumer loyalty for our brand could saynificantly reduce its value and damage our business. We may be adversely affected by any negative publicity, regardless of its accuracy. Also, there has been a marked increase in the use of social media platforms and similar devices, including blogs, social media platforms and similar devices. In the arm and other interests of personal communications in the provide individuals with access to a broad audience of communers and other interests operations. The availability of information on social media platform is virtually immedia eas its list impact. Information posted may be adverse to our interests or may be inecisited using the interest of the provided of the provided

Our business could be negatively impacted by cyber security threats, attacks and other disruptions

Ower onsuppions.

We continue to face advanced and persistent attacks on our information infrastructure where we manage and store various proprietary information infrastructure where we manage and store various proprietary information and sensitive/confidential data relating to our operations. These attacks may include sophisticated manivare (viruses, worms, and other malicious software programs) and phishing emails that attack our products or otherwise exploit any security violerabilities. These infrusions stored man may be zero-day malware that are difficult to identify becomes they are not included in the signature set of commercially available antivities scentiling programmers and harders may be able to penetrate our network security and mappropriate or compressible our confidential information or that of our owns, customers or other third parties, create system disruptions, or cause shirtconecute from their-daylet may contain ordered in design or manufacture, including fourgrand of the information infrastructure. A disruption infiltration or fallure of our information infrastructure systems or any of our data centers as a result of software or marked ware functions, computer viruses, cyber ratacks, employee that for misuse, power disruptions, natural disasters or accidents could cause breaches of data security lass of critical data and performance delays, which in turn could adversely affect our business.

Security breaches of confidential customer information, in connection with our electronic processing of credit and debit card transactions, or confidential employee information may adversely affect our business.

Our business requires the collection, transmission and retention of personally identifiable information, in various information technology systems that we maintain and in those maintained by third parties with whom we contract to provide services. The integrity and protection of that data is critical to us. The information, security and privacy requirements imposed by governmental regulation are increasingly demanding. Our systems may not be able to satisfy these changing requirements and customer and employee expectations, or may require significant additional investments or time in order to do so. A breach in the security of our information technology systems or those of our service providers could lead to an interruption in the operation of our systems, resulting in operational inafficiencies and a loss of profits. Additionally, a significant theft, loss or masppropriation of, or access to, customers' or other proportary data or other breach of our information technology systems could result in fines, legal claims or proceedings.

The use of individually identifiable data by our business, our business associates and third parties is regulated at the state, federal and international levels.

The regulation of individual data is changing rapidly, and in unpredictable ways. A change in regulation could adversely affect our business, including causing our business model to no longer be viable. Costs ascendated with information security—such as investment in technology, the costs of compliance with consumer protection laws and costs resulting from consumer fraud—could cause our business and results of operations to suffer materially. Additionally, the success of our online operations depends upon the secure transmission of confidential information over public networks, including the use of cashless payments. The intentional or negligent actions of employees, business associates or third parties may undermine our security measures. As a result, unauthorized parties may obtain access to our data systems and misappropriate confidential data. There can be no assurance that advances in computer capabilities, and is included the computer capabilities, and is a succession of the computer capabilities and is successed to the computer capabilities and personal data. If any such compramise of our sacrity or the security of information residing with our business associates or third parties were to occur, it could have a material advance effect on our reoutation, operating results and financial condition. Any compromise of our data security may materially increase the costs we incur to protect against such breaches and could subject us to additional legal risk.

The Company is not subject to Sarbanes-Oxley regulations and may lack the financial controls and procedures of public companies.

The Company may not have the internal control infrastructure that would meet the standards of a public company, including the requirements of the Sarbanes Oxley Act of 2002. As a privately-held (non-public) Company, the Company is currently not subject to the Sarbanes Oxley Act of 2002, and its Innancial and disclosure controls and procedures reflect its status as a development stage, non-public company. There can be no guarantee that there are no significant deficiencies or material weaknesses in the quality of the Company's financial and disclosure controls and procedures, lift were necessary to implement such financial and disclosure controls and procedures, lift were necessary to implement such financial and disclosure controls and procedures, the cost to the Company of such compliance could be substantial and could have a material adverse effect on the Company's results of operations.

We operate in a highly regulated environment, and if we are found to be in violation of any of the federal, state, or local laws or regulations applicable to us, our business could suffer.

We are also subject to a wide range of federal, state, and local laws and regulations, such as local licensing requirements, and retail financing, debt

collection, consumer protection, environmental, health and safety, creditor, wagehour, anti-discrimination, whistleblower and other employment practices laws and regulations and we expect these costs to increase going forward. The violation of these or future requirements or laws and regulations could result in administrative, civil, or criminal sanctions against us, which may include fines, a casea-end-disast order against the subject operations or even revocation or suspension of our license to operate the subject operating expenditures and other incurred and will continue to incur capital and operating expenditures and other costs to comply with these requirements and laws and regulations.

We are subject to significant competition in the beverage industry

The beverage industry is highly competitive. The principal areas of competition are pricing, packaging, distribution channel penetration, development of new products and flavors, product positioning as well as promotion and marketing strategies, Dur products compete with a wide range of beverages produced by a relatively large number of manufacturers, most of which have substantially greater financial, marketing and distribution resources and name recognition than we do.

We may not be able to develop successful new beverage products, which are important to our growth.

An important part of our strategy is to increase our sales through the development of new beverage products. We cannot assure you that we will be able to continue to develop, market and distribute future beverage products that will enjoy market acceptance. The failure to continue to develop new beverage products that gain market acceptance could have an adverse impact on our growth and materially adversely effect our financial condition. We may have higher obsolescent product expense if new products fall to perform a expected due to the need to write off excess inventory of the new products.

Our results of operations may be impacted in various ways by the introduction of new products, even if they are successful, including the following:

Sales of new products could adversely impact sales of existing products; and we may incur higher cost of goods sold and selling, general and administrative expenses in the periods when we introduce new products due to increased costs associated with the introduction and marketing of new products, most of which are expensed as incurred.

Our inability to secure, maintain and increase our presence in retail stores or internet retailers could adversely impact our revenue, and in turn our business, financial condition, results of operations and prospects could be adversely affected.

Our operations include sales to retail stores and internet market websites, which accounts for a substantial part of our revenue. The success of our business is largely dependent on our continuing development of strong relationships with such retailers and etailers like Whole Foods Naries, Sprouts, Amezon, and other major retail chains and internet market platforms. The loss of our relationship with any large retail or encomment partner could have a significant impact on our revenue, in addition, we may be unable to secure adequate shelf space in new markets, or any shelf space at all, until we develop relationships with the retailers that operate in such markets. Consequently, growth opportunities through our retail channel may be limited and our revenue, business, financial condition, results of operations and prospects could be adversely affected if are unable to successfully establish relationships with other retailers in new or current.

markets.

We also face severe competition to display our products on store shelves and obtain optimal presence on those shelves. Due to the intense competition for limited shelf space, retailers are in a position to negotiate favorable terms of sale, including price discounts, allowances and product return policies. To the extent we elect to increase discounts or allowances in an effort to secure shelf space, our operating results could be adversely affected. We may not be a bile to increase efficient to overcome competition and, as a result, our stales and results of operations could be adversely affected. In addition, many of our competitors have significantly granter financial, manufacturing, manketing, management and other resources than we do and may have greater name recognition, a more established distribution network and a larger base of wholesale customers and distribution. As a result, these competitors may be able to devote greater resources to the development, promotion and sale of their products and respond more cuickly to evolving consumer preferences for us. If our competitors' sales surpass ours, retailers to educe their efforts to sell our products and resulting in the loss of adventageous shelf-space.

Shifting Consumer Tastes

Consumer acceptance and desire for existing and emerging healthy foods, anacks and beverages are continuelly changing and are extremely difficult to predict. The Company is striving to be on the right side of this more shift at landressed consumer concerns about nutrition, healthy diets (some known as Palec, KETO, WholeSJ, and Wegan regimens) and food allergies are ever changing. This brings to our business the risk that sales of our products may decline due to perceived health concerns, changes in consumer tastes or other reasons beyond the control of the Company. The consumer acceptance and resulting success of new products of the Wegan telephone acceptance and resulting success of new products are be no assurance that the Company will succeed in the development of any new products or that any new products developed by the Company will achieve market acceptance or generate meaningful revenue for the Company.

Claims related to our product assertions.

Our products are sold as caffeine-free, prehiotic, acid-free gluten-free, and USDA organic products containing substantial amounts of various lagrecients. Consumers and other consumer groups often challenge these types of claims. The law in the area of what is natural and other aspects of our marketing our products in not settled and in most cases, not statution, to the U.S., there is a mixture of federal and state law that is not consistent. Therefore, we may be subject to various claims about our adventising and our products from time to time, which may cause us to pay monetary damages, change our advertising or change our products. Any of these sections may result in adverse consequences to our operations, our product placement and results or operations.

Consumers may have preconceptions about the health benefits of herbal tee, herbal coffee or our other products, or the raw materials in our products; such health benefits are not guaranteed or proven.

Health benefits of our products are not guaranteed and have not been proven. Although we do not market our products as having any potential health benefits, other than claiming periodically that, among other things, certain products are "brimming with nutritious health benefits," "helps restore alkaline balance" or provide a "natural energy boest", there may be a consumer perception that drinking our products may have beneficial health effects. Consequently, negative changes in consumer's perception of the benefits of our products or negative publicity surrounding our product may result in loss of market share or potential market share and hence, loss of your investment. We are also prohibited from touting unconfirmed health benefits in our advertising and promotional activities for the products, buth directly and indirectly through claims made by birti-perty endorsers when those endorsers have a material connection to our company.

Our warehousing and manufacturing facilities are subject to risks that may negatively affect our business and operations.

Our ability to make, store and move our products is important to our success. Disruption to our manufacturing capabilities or to our storage capabilities, due to damage to our facilities or equipment, inability or dislay in replacing parts or equipment, weather, natural disaster. Fire, lerrorism, pandemic, or other factors within or beyond our control, outuli impair our ability to manufacture or distribute our products. If we fail to mitigate the possible impact of such events, or effectively manage them if they occur, they could adversely affect our business and results of operations. Such events could also require additional resources to restore our supply chain.

Our manufacturing facilities are subject to, or may become subject to, laws and regulations administered by the FDA, USDA, the Occupational Safety and Health

Administration, and other federal, state, and local governmental agencies relating to the production, storage, distribution, quality, and safety of food products and the health and safety of our employees. Our failure to comply with such laws and regulations could subject us to lawsuits, administrative penalties, and colling medics, including fines, injunctions, and recalls of our products. Changes in such laws or regulations that impose additional requirements on us could increase the cast of operating our facilities, causing our results of operations to be adversely affected.

Changes in the beverage business environment and retail landscape could adversely impact our financial results.

The binewrage business environment is rapidly evolving as a result of, among other things, changes in consumer preferences, including changes based on health and nutrition considerations and abeatity concerns; shifting consumer tastes and needs, changes in consumer lifestyles; and competitive product and pricing pressures. In addition, the beverage retail landscape is very dynamic and constantly evolving, not only in emerging and developing markets, where modern trade is growing at a faster pose than traditional trade outlets, but also in developed markets, where discounters and value stores, as well as the volume of transactions through ecommerce, are growing at a rapid pace. If we are unable to successfully adapt to the rapidly changing environment and retail landscape, our share of sales, volume growth and overall financial results could be negatively affected.

Important factors affecting our ability to compete successfully include the efficacy, baste and flavor of our products, trade and consumer promotions, rapid and effective development of new, unique cutting-edge products, attractive and different packaging, branded product advertising and pricing.

The success of our social media and other general marketing endeavors may impact our business, financial condition and results of operation. Our products compote with all coffee and tea products of much larger and substantially better financial competitors, including the products of numerous nationally and internationally known producers, such as the Starbucks Coffee Company, Celettal Seasonings, Four Signatics, Traditional Medicinal, Mud/Virr, and others. We also compate with companies that are smaller or primarily focal in operation. Our products also compete with private label brands such as those carried by supermarket chains, convenience store chains, drug store chains, mass merchants and club warehouses. The rapid growth in sales through e-commerce retailers, ecommerce websites, medile commerce applications and subscription services, and closures of physical retail operations, particularly during, and potentially operations to digital channels and a reduction in impulse purchases.

Further, the ability of consumers to compare prices on a real-time basis using digital technology puts additional pressure on us to maintain competitive prices. We have been growing our e-commerce sales and leveraging our retail partners e-commerce platforms. However, if we are unable to successfully adapt to the rapidly changing retail landscape, our share of sales, volume growth and overall financial results could be negatively affected. Due to competition in the beverage industry, there can be no assurance that we will not encounter difficulties in maintaining our current revenues, market share or position in the beverage industry. Hor evenues decline, our business, financial condition and results of operations could be adversely affected.

Our business is subject to the risks of earthquakes, fires, floods, power outages and other catastrophic events, and to interruption by mammade problems such as terrorism. A disruption at our production facility could adversely impact our results of operations, cash flows and financial condition.

results of operations, cash flows and hinancial condition.

A significant hurtural disaster, such as an earthquake, fire or a flood or a significant power outage could have a material adverse impact on our business, financial condition or operating results. If there were a catastroshoc feature at our production facility, our business would be adversely affected. The floss of a substantial amount of inventory — through fire, other natural or man-made disaster, contamination, or otherwise—could result in a significant reduction in supply of the affected product or products, or business could suffer reduction in supply of the affected product for a product, or business could suffer a disruption in the supply of our products, or obtainess could suffer a need consumer demand for the affected products for a period of time, in addition, there can be no assurance that insurance proceeds would cover the replacement value of our products or other aresets if they were to be lost. In addition, the catastrophs auch as an earthquake, fire, frood or power lost should affect one of the thrid parties on which we relate such as the supplemental of the products or other and the supplemental of the supplemental or the suppleme

We may encounter difficulties in maintaining relationships with suppliers distributors and customers.

Our business success is, dependent in part, on our ability to maintain good relationships with our suppliers, distributors and customers. Netween, we cannot guarantee any current relationships with our suppliers, distributors, parmers, customers, or any other entity or inclividiate silling our products on a consumersfacing platform. We define 'platform' as any physical or digital intermediaty through which our products are sold, including but not firmfet or, retail and marketpiace websites and physical retail stores. We cannot predict the financial health of our customers or other nationary or considerations of the consideration of

We source certain packaging materials labels and other shipping materials from a number of third-party suppliers and, in some cases, single-source suppliers.

Although we believe that alternative suppliers are available, the loss of any of our packaging material suppliers could adversely affect our results of operations and financial condition. Our inability to preserve the current economics of these agreements could expose us to significant cost increases in future years.

We rely on third-party suppliers to provide basic ingredients for our products.

We depend on these suppliers and subcontractors to meet our contractual obligations to our customers and conduct our operations. Our ability to meet our obligations to our customers may be adversely affected if suppliers or assubcontractors do not provide the agreed-upon supplies or perform the agreed-upon services in compliance with customer requirements and in a timely and cost-effective manner. Likewise, the quality of our products may be adversely impacted if companies to whom we delegate production of our products, or from whom we acquire such items, do not provide impedients or packaging componants which meet required specifications and perform to our and our customers' expectations. Our suppliers may be less likely than us to be able to quickly recover from natural disasters and other exents beyond their control and may be subject to additional risks such as financial problems that limit their ability to conduct their operations. The risk of these adverse effects may be greater in circumstances where we rely on only one or two subcontractors or suppliers for a particular raw material, component, basic ingredient subsystem.

The Company is vulnerable to fluctuations in the price and supply of ingredients packaging materials, and freight.

The Company purchases large quantities of raw materials, including ingredients such as carb pods, schery note, thatey, dandelion rost, and ramon seeds. Costs of ingredients and packaging, are volatile and can fluctuate due to conditions that are difficult to predict, including global competition for resources, weather conditions, natural or man-make disasters, consumer demand, and changes in governmental trace and parkaging participations. Additionally, the prices of packaging materials and freight are subject to fluctuations in price. The sales prices to the Companie's customers are a delivered price. Therefore, changes in the Company's input costs could impact their gross mangias. Their ability to pass; along higher costs through price increases to their customers is dependent upon competitive conditions and pricing methodologies employed in the various markets in which the Company competes. To the extent competitors do not also increases their prices, customers and consumers may choose to purchase competing products or may shift purchases to lower-priced private label or other value offerings which may adversely affect the Company's results of operations. The Company bys from a variety of producers and manufacturers, and alternate

sources or supply are generally available. However, the supply and price are subject to market conditions and are influenced by other factors beyond the Company's control. The Company does not have long-term contracts with many of their suppliers, and, as a result, they could increase prices or fall to deliver. The occurrence of any of the foregoing could increase their costs and disrupt their contractions.

We rely on independent certification for a number of our products and our marketing of products marked "Organic," "Prebiotic," "Gluten-Free" and "Kosher." Loss of certification within our supply chain or as related to our manufacturing process or failure to comply with government regulations pertaining to the use of such terms could harm our business.

such terms could harm or business.

We reny on indexind or certification. "Kosher." "Organic," and "Gluten-Free," to differentiate some of our products from others. We must comply with the requirements of independent certifications or certification authorities in order to label our products as certifier. The lass of any independent certifications could adversely affect our marrierplane position, which could harm our business could adversely affect our marrierplane position, which could harm our business could adversely affect our marrierplane position, which could norm our business required to a consistent uniform standards. Compilance with a could cause a disruption in some of our product offerings. Meroever, in the vent of actual or alleged non-compilance, we might be forced to find an alternative supplier which could adversely affect our business, requisit of operations of the actual or alleged non-compilance, we might be forced to find an alternative supplier which could adversely affect our business, results of operations. The EDA and the USDA has defined to the terms "Organic," "Kosher," and "Clutters Free," and we must comply with the FDAs and the USDAs definition of we mindule these labels on our products could lose their products could force their products could be not be set their products could be not the set their products could be not the set of the products could be not be not violation for required manufacturing or cleaning processes. The ois cost of any of these independent certifications, including for reasons october of are construct, could have our working and the products could be not only of these independent certifications, including for reasons october of our control, could have our working and the products could be not only only the set independent certifications, including for reasons october of our control, could have our working and the products could be not only only the set independent certifications, including for reasons october our contract manufacturing or contract.

A large portion of our sales involves the sale of gluten-free, caffeine-free products.

While gluten-free, acid-free, prebiotic and caffeine-free products are currently popular and sales of gluten-free, prebiotic and "caffeine-free products generally have been increasing rapidly, there is no assurance that consumers will continue to be interested in gluten-free, prebiotic, acid-free and caffeine-free products. Consumers may in the future choose to purchase other products which they perceive to be healthier or more "trendy" at a future time. Consumers may prefer products with freer carbohydrates, additional functional benefits, or may no longer require the health benefits provided by gluten-free, preblock, add-free and caffeine-free products in addition, our business could be adversely affected if larger, well-capitalized for private-equity bacedy companies elected to provide gluten-free, acid-free, prebiotic and caffeine-free products in the beverage category.

Consolidation among the retail grocery industry may hurt profit margins

Over the past several years, the retail grocery industry has undergone significant consolidations and mass merchandisers are gaining market share. As this trend continuus and such customers grow larger, they may seek lower pricing or increased promotional pricing from suppliers since they represent more volume. As a result, our profit margins may be negatively impacted. In the event of consolidation if the surviving entity is not a customer, we may lose key business once held with the acquired retailer.

We may be unable to anticipate changes in consumer preferences and trends, which could result in decreased demand for our products.

Our success depends in part on our ability to anticipate the tastes and eating habits of consumers and to offer products that appeal to their preference change from time to time and can be affected by a number of different and unexpected trends. Our failure to anticipate, identify or react quickly to these changes and trends, and to introduce new and improved products on a timely basis, could result in reduced demand for our products, which would in turn cause our revenues and profficibility to suffice. Similarly, demand for our products could be affected by consumer concerns regarding the health effects of nutrients or ingeredints such as trans fats, sugar, processed wheat or other product attributes.

We are affected by extensive laws, governmental regulations, administrative determinations, court decisions and similar constraints both domestically and shroad and our failure to comply with these laws, regulations and constraints could load to the imposition of significant penalties or claims, which could harm our financial contition and operating results.

In both the U.S. and foreign markets, the formulation, manufacturing, packaging, labeling, distribution, sale and storage of our products are affected by extensive laws, governmental regulations, administrative determinations, court decisions and similar constraints. Such laws, regulations and other constraints may exist at the federal, attact or local levels in the United States and at all levels of government in foreign pursidictions. We are subject to regulation by one or more federal agencies including the U.S. Pood and Drug Administration (FDA), the U.S. Federal Trade Commission, the U.S. Department of Agriculture (USDA), state and local authorities and foreign governmental agencies. In addition, the adoption of new regulations or changes in the interpretations of existing regulations may result in significant compliance costs or discontinuation of product sales and may negatively impact the marketing of our products, resulting in significant loss of sales revenues. Our failure to comply with these current and new regulations or could lead to the imposition of significant penalties or claims, limit the production or marketing of any non-compliant products or advertising and could negatively impact but business.

The conduct of our businesses, including the production, storage, distribution, sole, display, advertising, marketing, labeling, transportation and use of our products, as well as our health and safety practices, are subject to various laws and regulations administered by feederal, state and local governmental agencies in the United States, as well as to laws and regulations administered by government and the states of the states of the states of the states of the states and agencies outside the United States in markets in which our products may be made, manufactured, distributed or sold. Many of these laws and regulations may have differing or conflicting legal standards across the various amarkets where our products are made, manufactured, distributed or sold. These laws and regulations and interpretations thereof may tenage, sometimes dramatically, as result of a variety of factors, including, but not limited to, political, economic or social events. Such changes may include changes in: food and drug laws; laws related to product labeling, advertising and marketing practices; laws regarding the import or export of our products or ingredients used in our products; laws and programs aimed at declaring, restricting or eliminating ingredients or substances in, or attributes of, our products; laws and programs aimed at declaring, restricting or eliminating ingredients or substances in, or attributes of, our products; laws and programs aimed at declaring or altering the package or portion size of our product; increased regulator's extrusting of, and increased sligation involving product claims and

consumption or altering time package or protein size or our products, increased regulatory scritting of, and increased litigation involving product claims and concerns regarding the effects on health of ingredients or substances in our products, state consumer protection laws; taxabilities requirements, including the imposition or proposed imposition of new or increased taxes or other limitations on the sale of our products; employment laws, privacy laws; laws regulating the price we may charge for our products.

New laws, regulations or governmental policy and their related interpretations, or changes in any of the foregoing, including taxes or other limitations on the sale of our products, ingradients or substances contained in our products or commodities used in the production of our products, may after the environment in which we do business and, therefore, may increase our costs or inibilities or reduce demand for our products, which could adversely affect our business, financial condition or results of operations.

Governmental entities or agencies in jurisdictions where our products are made, manufactured, distributed or sold may also impose new labeling, product or production requirements, or other restrictions. If one jurisdiction imposes or proposes to impose new requirements or restrictions, or proposes to impose new requirements or restrictions, or proposed requirements or or restrictions, may result in adverse publicity (whether or not valid). For example, if one jurisdictions imposes a specific labeling requirement or requirement so requirement or requiremen

substances in our products (whether or not valid). If consumer concerns, whether or not valid, about the health implications of consumption of ingredients or substances present in our products increase as a result of these studies, new scientific evidence, new labeling, product or production requirements or other restrictions, or for any other reson, including adverse publicity as a result of any of our products are placed as a result of any of our products are placed as writing in a result of any of our products are placed with a result of any of our products are sufficient, and the substances are sufficient our products are sufficient our products are sufficient out and the substances are sufficient our products also of our products any of which could adversely affect our business, financial condition or results of operations.

in addition, regulatory authorities under whose laws we operate may have enforcement powers that can subject us to actions such as product recall, seizure of products or other sanctions, which could have an adverse effect on our sales or damage our reputation. Suppliers, producers, distributors or other third parties with whom we do business could take actions, intentional or not, that violate with whom we do obtainess could take actions, intentional or not, that violate these policies and procedures or applicable laws or regulations. Violations of thase laws or regulations could subject us to criminal or civil enforcement actions, including fines, penalties, disporgement of profits or activity restrictions, any of which could adversely affect our business, financial condition or results of operations.

As a food and beverage production company, all of the Company's products must be compliant with regulations by the Food and Drug Administration (FDA).

The Company must comply with various FDA rules and regulations, including those regarding product manufacturing, food safety, required testing, and appropriate labeling of the products. It is possible that regulations by the EDA and its interpretation thereof may change over time. As such, there is a risk that the Company's products could become non-compliant with the FDA's regulation and any such non-compliance could harm the business.

The Company depends on the performance of distributors to sell its product to

The Company distributes its products through direct-to-consumer websites as well as to independent distributes for distribution to relat lications such as grocery and specialty stores and restaurants. Sustained growth will require us to maintain such relationships and enter him carrangements with additional distributions in new markets. No assurance can be given that we will be able to maintain our current distribution network or secure additional distributions or terms feverable to su, or at all. Our distribution after represent competing brands and are to varying degrees influenced by their continued business relationships with competitors. Our pastiness, traincals condition and results of operations could be adversely affected if our products prove to be less attractive to our existing distributions if we fail to attract additional distributions or if our distributions of an additional distributions or if our distributions do not market and promote our products above the products of our competitors. The Company distributes its products through direct-to-consumer websites as

antial disruption to production at our manufacturing and distribution

A disruption in production at our manufacturing facilities could have an adverse effect on our business. In addition, a disruption could occur at the facilities of our suppliers or distributors. The disruption could occur for many reasons, including fire, natural disasters, weather, water scarcity, manufacturing problems, disease, risk rakes, transported on support of the control o

Adverse economic, weather, or other conditions may impact our supply and the price of our ingredients and raw materials. We are not always able to immediate pass cost increases to our customers and any increase in the cost of our product or ingredients thereof, could have an adverse effect on our results of operation.

If economic or weather conditions impair our raw ingredients, or the suppliers If aconomic or weather conditions impair our raw ingredients, or the suppliers thereof, we may be unable to source ingredients or materials for our products. Additionally, insofar as suppliers thereof increase costs as a result of supply and demand or other factors, we are not always able to immediately pass cost increases to our customers. Therefore, cost increases could have an adverse effect on our results of operations.

Failure by our transportation providers to deliver our products on time or at all could result in lost sales.

We currently see up product shipments. Our utilization of delivery services for a significant portion of our product shipments. Our utilization of delivery services for shipments is subject to risks, including increases in fuel prices, which would increase our shipping coats, and employee strikes and incliment weather, which may impact the ability of providers to provide delivery services that adequately meet our shipping needs. We may, from time to time, change thirt-party transportation providers, and we could therefore face logistical difficulties that could advisedly affect deliveries. We may not be able to obtain terms as favorable as those we receive from the third-party transportation providers that we currently use or may incur additional costs, which in turn would increase our costs and thereby adversely affect our operating results.

Global crises and geopolitical events, including without limitation, COVID-19 can have a significant effect on our business operations and revenue projections.

With shelter-in-place orders and non-essential business closings potentially happening intermittently throughout 2022 and into the future due to COVID-19, the Company's revenue may have been, and may continue to be, adversely affected.

Our supply chain and retail sales may be adversely impacted due to the COVID-19

Our supply chain and retail sales may be adversely impacted due to the COVID-19 outbreak.

Continued concerns relating to COVID-19 have resulted in significant governmental measures being implemented to control the spread of the virus, including, among others, restrictions on manufacturing and the movement of employees in many regions of the country. As a result of COVID-19 and the measures designed to contrain the spread of the virus, our third-party manufacturers may not have the metarials, capacity, or capability to manufacture our products according to our schedule and specifications. If our third-party manufacturers reperations are curtailed, we may need to seek alternate manufacturaris operations are curtailed, we may need to seek alternate and subsequently to our customers, each of which would affect our results of operations. While the disruptions and restrictions on the ability to travel, quarantines, and temporary closures of the facilities of our third-party manufacturers and suppliers, as well as general limitations on movement in the region are expected to be temporary, the duration of the production and supply chain colid have a material adverse effect on our results of operations and cash flows. The COVID-19 outbreak at this time. Should the production and distribution ciscures continue for an extended period of time, the impact on our supply chain could have a material averse effect on our results of operations and could have a material averse effect on our results of perations and could have a material averse effect on our results of purations and cash flows. The COVID-19 outbreak are consumer and a decrease in consumer affect, which will have a material averse effect on our results of operations. Our operating results results and averse effect on our results of operations. Our operating results outbreak harms the comment of the production of our products and milk have a material averse effect on our results of operations. Our operations and control to be adversely affected to the extent that h

Quality management plays an essential role in determining and meeting customer requirements, preventing defects, improving the Company's products and services and maintaining the integrity of the data that supports the safety and efficacy of our products.

Our future success depends on our ability to maintain and continuously improve our quality management program. An inability to address a quality or safety issue in an effective and timely manner may also cause negative publicity, a loss of customer confidence in us or our current or future products, which may result in the loss of sales and difficulty in successfully launching new products. In addition, a successful dain brought against us in excess of swallable insurance or not covered by indemnification agreements, or any claim that results in significant adverse publicity against us, could have an adverse effect on our business and our reputation.

One of the potential risks we face in the distribution of our products is liability resulting from counterfeit or tainted products inflitrating the supply chain.

Because we source ingredients from various sources, we rely on various suppliers and their quality control measures. While we have procedures to maintain the highest quality levels in our products, we may be subject to faulty, spoiled or tainted ingredients or components in our products, which would negatively affect our products and our extoamer's experience with them and could decrease customer demand for our products. In addition, if there are serious illness or inlary due to our products, there can be no assurance that the insurance coverage we maintain is sufficient or will be available in adequate amounts or at a reasonable cost, or that indemnification agreements will provide us with adequate protection.

Manufacturing or design defects, unanticipated use of our products, or inadequate disclosure of risks relating to the use of the products can lead to injury or other adverse events.

These events could lead to recalls or safety alerts relating to our products (either voluntary or required by governmental authorities) and could result, in certain cases in the removal of a product from the market. Any recall could result in significant costs as well as negative publicity that could reduce demand for our products. Personal injuries relating to the use of our products can also result in product liability claims being brought against us. In some circumstances, such acverse events could also cause delays in new product approvals. Similarly, negligance in proforming our services can lated to injury or other adverses events.

Product safety and quality concerns, including concerns related to perceived quality of ingredients, could negatively affect the Company's business,

quality of ingredients, could negatively affect the Company's business.

The Company's success depends in large part on its ability to maintain consumer confidence in the safety and quality of all its products. The Company has rigorous product safety and quality standards. However, if products taken to market are or become contaminated or adulterated, the Company may be required to conduct castly product recalls and may become subject to product liability claims and negative publicity, which would cause its business to suffer in addition; regulatory actions, activities by nongovernmental organizations and public debate and concerns about perceived negative safety and quality consequences of certain materials in our products may evode consumers' confidence in the safety and quality issues, whether or not justified, and could result in additional governmental regulations concerning the marketing and labeling of the Company's products, negative publicity, or actual or threatened legal actions, all of which could damage the regulation of the Company's products and may reduce demand for the Company's products.

We could also be the target of claims relating to false or disceptive advertising in connection with the marketing and advertising of the products we self, including under the auspices of the Federal Trade Commission, the consumer protection statutes of some states as well as certain non-government watchdog groups and class action law firms. In addition, the FDA has aggressively enforced its regulations with respect to structure/function claims (e.g., "calcium builds strong bones"). Teath claims (e.g., "adequate calcium throughout life may reduce the risk of steepprosis"), autrient content claims (e.g., "high in antioxidants") and other claims that impermissibly suggest therapressite or other benefits for certain products, foods or food components. In addition, the number of private consumer class actions relating to false or deseptive advertising against comments, food, beverage and nutritional supplement manufacturers has increased in recent years. These events could interrupt the marketing and sales of products in our stores, including our private label products, severely damage our brand reputation and public image, increase the cost of products in our stores, result in product recalls or fligation, and impeced our ability to deliver merchanolise in sufficient quantities or quality to our stores, which could result in a material adverse effect on our business, financial condition, results of operations and cash flows.

Future product recalls or safety concerns could adversely impact our results of

We may be required to recall certain of our products should they be mislabeled, contaminated, spoiled, tempered with or damaged. We also may become involved in lawsuits and legal proceedings if it is alleged that the consumption or use of any of our products causes injury, liness or death, A product recall or an adverse result in any such litigation could have an adverse effect on our business, depending on the costs of the recall, the destruction of product liability or competitive reaction and consumer attitudes. Even if a product liability or comsumer fract claim is unsuccessful or without ment, the negative publicity surrounding such assertions regarding our products could adversely affect our reputation and brand image. We also could be adversely affected if consumers in our principal markets lose confidence in the safety and quality of our products.

Risks Related to the Offering

State and federal securities laws are complex, and the Company could potentially be found to have not complied with all relevant state and federal securities law in prior offerings of securities.

The Company has conducted previous offerings of securities and may not have compiled with all relevant state and federal securities laws. If a court or regulatory body with the recuired jurisdiction ever concluded that the Company may have violated state or federal securities laws, any such violation could result in the Company being required to offer rescission rights to investors in such offering. If such investors as amount of funds equal to the purchase price paid by such investors as amount of funds equal to the purchase not expanded to the given the Company will, if it is required to offer such investors a rescission right, have sufficient funds to pay the prior investors that memorits required or that proceeds from this Offering would not be used to pay such amounts.

in addition. If the Company violated federal or state securities laws in connection with a prior offering and/or sale of its securities, federal or state regulators could bring an enforcement, regulatory end/or other legal action against the Company which, among other things, could result in the Company having to pay substantial fines and be prohibited from selling securities in the future.

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

You should not rely on the fact that our Form C is accessible through the U.S. Securities and Exchange Commission's EDGAR fling system as an approval, endorsement or guarantee of compliance as it relates to this Offering. The U.S. Securities and Exchange Commission has not reviewed this Form C, nor any document or literature related to this Offering.

Neither the Offering nor the Securities have been registered under federal or state securities laws.

No governmental agency has reviewed or passed upon this Offering or the Securities. Neither the Offering nor the Securities have been registered under federal or state securities laws. Investors will not receive any of the benefits available in registered Offerings, which may include access to quarterly and annual financial statements that have been audited by an independent accounting firm investors must therefore assess the adequacy of discioure and the fairness of the terms of this Offering based on the information provided in this Form C and

The Company's management may have broad discretion in how the Company uses the net proceeds of the Offering. Unless the Company has agreed to a specific use of the proceeds from the Offering, the Company's management will have considerable discretion over the use of proceeds from the Offering. You may not have the opportunity, as part of your investment decision, to assess whether the proceeds are being used appropriately.

The Company has the right to limit individual Investor commitment amounts based on the Company's determination of an Investor's sophistication.

The Company may prevent any Investor from committing more than a certain sophistication and ability to assume the risk of the investment. This means that your desired investment amount may be limited or lowered based solely on the Company's determination and not in line with relevant investment limits set forth by the Regulation CF rules. This also means that other investors may receive larger allocations of the Offering based solely on the Company's determination.

The Company has the right to extend the Offering Deadline

The Company may extend the Offering Deadline beyond what is currently stated herein. This means that your investment may continue to be held in secrew while the Company attempts to raise the Target Offering Amount even after the Offering Deadline, stated herein is reached. While you have the right to cancel your investment in the event the Company extends the Offering Deadline, if you choose to reconfirm your investment, your investment will not be accruing interest during this time and will simply be held until such time as the new Offering Deadline is reached without the Company receiving the Target Offering Amount, at which time it will be returned to you without interest or deduction, or the Company receives the Target Offering Amount, at which time it will be returned to you without interest or deduction, or the Company to be used as set forth herein. Dupon or shortly after the released to the Company to be used as set forth herein. Dupon or shortly after the released of such funds to the Company, the Securities will be issued and distributed to you. distributed to you.

The Company may also end the Offering early.

If the Target Offering Amount is met after 21 calendar days, but before the Offering Deadline, the Company can end the Offering by providing nodice to investors at least 5 business days prior to the end of the Offering. This means your failure to participate in the Offering in a timely manner, may prevent you from being able to invest in this Offering — I also means the Company may limit the amount of capital it can raise during the Offering by ending the Offering early.

Risks Related to the Securities

The Securities will not be freely tradable under the Securities Act until one year from the initial purchase date. Although the Securities may be tradable under federal securities law, state securities regulations may apply, and each investor should consult with their attorney.

You should be aware of the long-term nature of this investment. There is not now and likely will not ever be a public market for the Securities. Because the Securities now not been registered under the Securities have not deen registered under the Securities have transfer restrictions and cannot be resold in the United States except pursuant to Rule 501 of Regulation Cell. It is not currently contemplated that registration under the Securities Act or other securities laws will be effected. Limitations on the transfer of the Securities may also adversely affect the price that you might be able to obtain for the Securities in a private sale, Investors should be aware of the long-term nature of their investment in the Company. Each investor in this Offering will be required to represent that they are purchasing the Securities for their own account, for investment purposes and not with a view to resale or distribution thereof.

Investors Purchasing the Securities will have limited rights

Upon executing the Subscription Agreement for Series C Preferred Stock (the "Subscription Agreement"), the Investor, shall have no (i) voting, information or inspection, or dividend rights not explicitly provided by the Subscription Agreement, and such rights hall be limited exclusively to thisse provided for in the Subscription Agreement, or (ii) right to be deemed the legal record owner of the Securities for any purpose, no revill anything in such subscription agreement be construed to confer on the Investor any of the rights of a stockholder of the Company or any right to vote for the election of directors or upon any matter submitted to stockholders at any meeting thereof, or to give or withhold consent to any corporate action or to receive notice of meetings, or to receive subscription fights or otherwise, unless provided explicitly hersin or in the Subscription Agreement.

Each Investor must purchase the Securities in the Offering for Invaccount for investment.

Each Investor must purchase the Securities for its own account for investment, not as a nominee or agent, and not with a view to, or for resale in connection with, the distribution thereof, and each investor must represent it has no presen intention of selling, greating any participation in, or otherwise distributing the same. Each investor must acknowledge and agree that the Subscripting the same. Each investor must acknowledge and agree that the Subscripting the same. Agreement for Series C Preferred Stock and the underlying securities have not been, and will not be, registered under the Securities Act or any state securities laws, by reason of specific exemptions under the provisions thereof which depend upon, among other things, the bona fide nature of the investment intent and the accuracy of the Investor representations.

Investors purchasing the Securities in this Offering may be significantly diluted as a consequence of subsequent financings.

a consequence of subsequent financings.

The Securities being offering will be subject to dilution. The Company intends to issue additional equity to employees and third-party financing sources in amounts that are uncertain at this time, and as a consequence holders of Securities stock will be subject to dilution in a unpredictable amount. Such dilution will reduce an investor's control and accromic intensits in the Company. The amount of additional financing needed by Company will depend upon several contingencies not foreseen at the time of this offering. Each such round of financing (whether from the Company or other investors) is typically intended to provide the Company with enceph capital to reach the next major corporate milestone. If and/or are not additional famour may have to raise additional capital at a price unfavorable to the existing investors, including the purchaser. The availability of capital is at sets partially as function of capital misriet conditions that are beyond the control of the Company. There can be no assurance that the Company will be able to predict accurately the further capital requirements necessary for success or that additional funds will be available from any source. Failure to obtain such financing on favorable terms can control of the Company terms and the control of the Company terms of the control of the Company. There can be no assurance that the Company will be able to predict accurately the further capital requirements necessary inpair the value of the purchaser's Company securities.

We arbitrarily determined the price of the Securities and such price which may not reflect the actual market price for the Securities.

The Offering of Securities at \$3.70 per share to investors investing up to the first \$1,000,000 of the Offering and \$4.63 per share to investors investing any amounts above the first \$1,000,000 of the Offering by us was determined arbitrarily and the pre-money valuation of the Company arising from such price per share in this Offering is \$50,000,000. The price is not based on our financial condition and prospects, market prices of similar securities of comparable publicly traded companies, certain financial and operating information of publicly traded companies, certain financial and operating information of companies nagged in similar activities to ours, or general conditions of the securities market. The orice may not be indicative of the market price, if any, for the Securities, or our common stock. The market price for our common stock, if any, may decline below the price at which the Securities are offered. Moreover, recently the capital markets have experienced extreme price and volume fluctuations which have had a negative effect impact on smaller companies, like

The price of the Securibes and our common stock has been and is likely to continue to be volatile. In addition to the risk factors described in this section and elsewhere in this Form C, factors that may cause the price of the Securities and our common stock to fluctuate include, but are not limited to Amountements by us or our competitors of significant contracts, productions, acquisitions or capital commitments, changes in our financial estimates and projects, variations in quarterly operating results; the overall performance of the equity markets, general economic conditions; terrorist acts: lilegation involving our company or investigations or audits by regulators into the operations of our company or competitors; future sales of our securities; and investor perception of us and the industries in which we operate.

The Company's executive difficers and directors will continue to exercise significant control over the Company after this Offering, which will limit ability to influence corporate matters and could delay or prevent a chan corporate control.

Immediately following the completion of this Offering, and assuming we complete the maximum Offering, the Company's executive officers will beneficially hold a majority of the Company's outstanding common and preferred stock, assuming conversion of the Securities. As a result, these stockholders will be able to influence our management and affairs and control the outcome of matters submitted to stockholders for approval, including the election of directors and any sale, merger, consolidation, or sale of all or substantially all or the Company, says in addition, this concentration of exversible properties of the company of the concentration of exversible properties. assets in addition, this concentration of swinership might adversely affect the Company by: (I) delaying, deferring or preventing a change of control of the Company; (2) impeding a merger, consolidation, takeover or other business combination involving the Company; or (3) discouraging a potential acquirer from making a tender offer or otherwise attempting to obtain control of the Company.

investors will not be entitled to any inspection or information rights other than those required by law.

Investors will not have the right to inspect the books and records of the Company or to receive financial or other information from the Company, other than as required by law. Other security holders of the Company may have such rights. Regulation CF requires only the provision of an annual report on Form C and no additional information. Additionally, there are numerous methods by which the Company can terminate annual report obligations, resulting in no information rights, contractual, statutory or otherwise, owed to investors. This lack of information needs of the contractual of the contractual

There is no guarantee of a return on an Investor's investment

There is no assurance that an investor will realize a return on their investment or that they will not lose their entire investment. For this reason, each investor should read this Form C and all exhibits carefully and should consult with their attorney and business advisor prior to making any investment decision.

IN ADDITION TO THE RISKS LISTED ABOVE, RISKS AND UNCERTAINTIES NOT PRESENTLY KNOWN, OR WHICH WE CONSIDER IMMATERIAL AS OF THE DATIO OF THIS FORM C, MAY ALSO HAVE AN ADVERSE EFFECT ON OUR BUSINESS AND RESULT IN THE TOTAL LOSS OF YOUR INVESTMENT.

A general economic recession could impact our business. Consumer spending may change with a recession and consumers may spend less money on our products.

Gerald Isenberg is a part-time officer. As such, it is likely that the company will not make the same progress as it would if that were not the case.

Our future success depends on the efforts of a small management team. The loss of services of the members of the management team may have an adverse effect on the company. There can be no assurance that we will be successful in attracting and retaining other personnel we require to successfully grow our

MONTECTION TO QUANTIENTS, based generalized monuments and include and those betwee that are unique in the in-Dimension densité le solitorie le de issuer's tendence and the offening and almost not report the forms industries le du-legações or forth where. So specific monter of vin farmes is required in the almostries.

The Offering

USE OF FUNDS

The Company with intends to use the net proceeds of this offering for working capital and general corporate purposes, which includes the specific items listed in Item 15 below. While the Company expects to use the net proceeds from the Offering in the manner described above, it cannot specify with certainty the particular uses of the net proceeds that it will receive from from this Offering. Accordingly, the Company will have broad discretion in using these proceeds.

10. How does the issuer intend to use the proceeds of this offering?

Use of Process's 70% towards marketing (digital ads, influencer, a senior marketing hire, etc.), 23.5% towards inventory and working capital, 6.5% Wefunder intermediary fee

If we raise: \$4,999,999

Use of 40% towards marketing (digital ads, influencer, a senior marketing Processis, hire, etc.), 30% towards inventory and working capital, 10% towards new product development, 10% towards global sepansion, 3.5% towards admin and legal, 6.5% Wefunder intermediary fee

INSTRUCTION TO QUESTION 16: An issuer must provide a reasonably detailed description of any is thisticution of QUESTICS 10: As user was provide a reasonably desired description of any indensed use of proceeds, such that wenters are provided with an adoptice amount of loformalist in understand him the offering proceed will be used. If on usuar him florifield of rouge of possible uses, the associational descript and descript and which the use and the factors like lower one; remains an allocating governic among the potential went. If the source will array in proceeds exerce of the surget aftering amount, the issuer must therether two purpose, heritari her also wing reventurs options, and intended one of the exerce pure cets with similar specificits. Please include all putersial some of the pure cets of the office ombaling way that man apply noty or the cross of over alies cipiens. If you do annite or you man later he empired to ancesel your Form C. Wejamber is not responsible for any failure by you to describe a potential use of offering proceeds.

DELIVERY & CANCELLATIONS

It lidow will the issuer compiles the transaction and deliver securities to the investment. Book Entry and investment in the Colsisuer, investors will make their investments by investing in interests issued by one or more colsisuers, each of which is a special purpose which (cSPN). The SPV will list invest all amounts it receives from investors in securities issued by the Company, laterests issued to investors by the SPV will be in book entry form. This means that the investor will not receive a certificate representing his or hor investment. Each investment will be recorded in the books and records of the SPV, in addition, investors information in the book and records of the SPV, in addition, investors information in the Company (or similar phrases) should be interpreted to include investments in a SPV,

12. How can an investor cancel an investment commitment?

NOTE: Investors may cancel an investment commitment until 48 hours prior to the deadline identified in these offering materials.

The intermediary will notify investors when the target offering amount has been met. If the issue reaches the target offering amount prior to the deadline identified in the offering materials, it may close the offering nearly if it provides notice about the new offering deadline at least five business days prior to such new offering deadline at least five business days prior to such new offering deadline (absent a material change that would require an extension of the offering and reconfirmation of the investment commitment).

If an investor does not cancel an investment commitment before the 48-hour period prior to the offering deadline, the funds will be released to the issuer upon closing of the offering and the investor will receive securities in exchange for his or her investment.

If an investor does not reconfirm his or her investment commitment after a material change is made to the offering, the investor's investment committee cancelled and the committed funds will be returned.

An Investor's right to cancel. An Investor may cancel his or her invest commitment at any time until 48 hours prior to the offering deadline.

If there is a material change to the terms of the offering or the information provided to the Investor about the offering and/or the Company, the Investor will be provided notice of the change and must re-confirm his or her investment commitment within five business days of receipt of the notice. If the investor does not reconfirm, he or she will receive notifications disclosing that the commitment was cancelled, the reason for the cancellation, and the refund amount that the

investor is required to receive. If a material change occurs within five business days of the maximum number of days the offering is to remain open, the offering will be extended to allow for a period of five business days for the investor to

If the Investor cancels his or her investment commitment during the period when cancellation is permissible, or does not reconfirm a commitment in the case of a material change to the investment, or the offering does not close, all of the investor's funds will be returned within five business days.

Within five business days of cancellation of an offering by the Company, the Company will give each investor notification of the cancellation, disclose the reason for the cancellation, identify the refund amount the investor will receive, and refund the investor's funds.

The Company's right to cancel. The investment Agreement you will execute with us provides the Company the right to cancel for any reason before the offering deadline.

If the sum of the investment commitments from all investors does not equal or exceed the target offering amount at the time of the offering deadline, no securities will be sold in the offering, investment commitments will be cancelled and committed funds will be returned.

Ownership and Capital Structure

THE OFFERING

13. Describe the terms of the securities being offered.

Priced Round: \$59,992,914.79 pre-money valuation

See exact security attached as Appendix B, Investor Contracts

Teccino Caffe, Inc. is offering up to 1,134,201 shares of Series C Preferred Stock, at a price per share of \$4.63.

Investors in the first \$1,000,002.70 of the offering will receive stocks at a price per share of \$3.70, and a pre-money valuation of \$47,942,502.10.

The campaign maximum is \$4,999,998.60 and the campaign minimum is \$250,001.60.

Securities Issued by the SPV

Instead of issuing its securities directly to investors, the Company has decided to issue its securities to the SPV, which will then issue interests in the SPV to investors. The SPV has been formed by Wethunder Admin, LLC and is a co-issuer with the Company of the securities being offered in this offening. The Company's use of the SPV is intended to allow investors in the SPV to achieve the same economic esposure, voting power, and ability to assert State and Federal law rights, and receive the same disclosures, as if they had invested directly in the Company, The Company's to Company, The Company's to Company, The Company's to Company is use of the SPV will not result in any additional fees being charged to investors.

The SPV has been organized and will be operated for the sole purpose of directly acquiring, holding and disposing of the Company's securities, will not borrow money and will use all of the proceeds from the sale of its securities solely to purchase a single class of securities of the Company, As a result, an investor investing in the Company through the SPV will have the same relationship to the Company's securities, in terms of number, denomination, type and rights, as if the investor invested directly in the Company.

Voting Rights

If the securities offered by the Company and those offered by the SPV have voting rights, those voting rights may be exercised by the investor or his or her proxy. The applicable proxy is the Lead Investor, if the Proxy (described below) is in effect.

Proxy to the Lead Investor

Proxy to the Lead Investor

The SPV securities have voting rights. With respect to those voting rights, the investor and his, her, or its transferens or assignees (collectively, the "Investor"), through a power of attorney granted by investor in the investor Agreement, has appointed or will appoint the Lead Investor as the investor is the investor for and lawful proxy and attorney (the "Proxy") with the power to act alone and with full power of substitution, on behalf of the investor to: (i) vote all securities related to the Company purchased in an offering hosted by Wefunder Portal, and (ii) execute, in connection with such voting power, any instrument or document that the Lead Investor Proxy will be irrevocable by the Investor unless and until a successor lead investor. (Peptingenement Lead Investor) Takes the place of the Lead Investor, Upon notice that a Replacement Lead Investor to the staken the place of the Lead Investor. (Put investor when the Vision to the Proxy it is the Proxy it the Proxy is not revoked within the 5-day time period, it shall remain in effect.

Restriction on Transferability

The SPV securities are subject to restrictions on transfer, as set forth in the Subscription Agreement and the Limited Liability Company Agreement of Wefunder SPV, LLC, and may not be transferred without the prior approval of the Company, on behalf of the SPV.

14. Do the securities offered have voting rights?

15. Are there any limitations on any voting or other rights identified above?

See the above description of the Proxy to the Lead Investor.

16. How may the terms of the securities being offered be medified?

Subject to the terms hereof, neither this Agreement nor any provision hereof will subject to the certain leady, included this Agreement for any provision ment in be modified, changed, discharged or terminated except by an instrument in writing signed by the party against whom any waiver, change, discharge or termination is sought.

RESTRICTIONS ON TRANSFER OF THE SECURITIES BEING OFFERED:

surities being offered may not be transferred by any purchaser of such securities du period beginning when the securities were issued, unless such securities are transferred

2, to an accredited investo

3 as part of an offering registered with the U.S. Securities and Exchange Commission; or As a pair of an ordering registering ordine of Accounters and restangles Controlled by the parchaser, for 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.

NOTE: The term "accredited investor" means any person who comes within any of the categories set forth in Rule SOI(a) of Regulation D, or who the seller reasonably believe comes within any of such categories, at the time of the sale of the securities to that per

The term "member of the family of the purchaser or the equivalent" includes a child, stepchild, grandchild, perent, stepperent, grandparent, spouse or spousal equivalent, sibling, stepchild, grandchild, perent, stepperent, grandparent, spouse or spousal equivalent, sibling, mother-in-lew, solin-lew, deughter-in-lew, solin-lew, stocher-in-lew, of the purchaser, and includes adoptive relationships. The term "spousal equivalent" means a cobabilitant occupying a relationship generally equivalent to that of a spousal equivalent means a cobabilitant occupying a relationship generally equivalent to that of a spousal equivalent means a cobabilitant occupying a relationship service.

DESCRIPTION OF ISSUER'S SECURITIES

	Securities (or Amount)	Securities (or Amount)	Voting	
Class of Security	Authorized	Outstanding	Rights	
Series A Preferred				
Stock	1,979,868	1,979,868	Yes	V
Series B				
Preferred				
Stock	1,000,000	227,272	Yes	V

1,400,000 Yes v 20,000,000 7,615,293 Yes v Securities Reserved for Class of Security Issuance upon Exercise or Conversion

Describe any other rights:

Warrants: Options:

Preferred Stock has preferential security in the case of liquidation. Our Series A Preferred stock has a participation right, Series B Preferred Stock does not and Series C Preferred Stock does not.

3,135,000

The holders of a majority-in-interest of voting rights in the Company could limit the Investor's rights in a material way. For example, those interest holders could vote to change the terms of the agreements governing the Company's operation or cause the Company to engage in additional offerings (including potentially a public offering).

These changes could result in further limitations on the voting rights the investor will have as an owner of equity in the Company, for example by diluting those rights or limiting them to certain types of events or consents.

To the extent applicable, in cases where the rights of holders of convertible debt, SAFES, or other outstanding options or warrants are exercised, or if new awards SAFES, or other outstanding options or warrants are exercised, or it new awards are granted under our equity compensation plans, an investor's interests in the Company may be diluted. This means that the pro-rata portion of the Company represented by the investor's executifies will decrease, which could also diminish the Investor's voting and/or economic rights. In addition, as discussed above, if a majority-in-tireast of holders of securities will twoling rights cause the Company to issue additional equity, an Investor's interest will typically also be diluted.

Based on the risk that an Investor's rights could be limited, diluted or otherwise qualified, the Investor could lose all or part of his or her investment in the securities in this offering, and may never see positive returns.

Additional risks related to the rights of other security holders are discussed below, in Question 20.

19. Are there any differences not reflected above between the securities being offered and each other class of security of the issuer?

20. How could the exercise of rights held by the principal shareholders identified in Question 8 above affect the purchasers of the securities being offered?

solve areas the purchases of the scannes being directs in the Company, the shareholders may make decisions with which the Investor disagrees, or that negatively affect the value of the Investor's securities in the Company, and the Investor will have no reacourse to change these decisions. The Investor's interests may conflict with those of other investors, and there is no guarantee that the Company will develop in a way that is optimal for or advantageous to the Investor.

For example, the shareholders may change the terms of the Articles of Incorporation for the company, change the terms of securities Issued by the Company, change the management of the Company, and even force out minority holders of securities. The shareholders may make changes that affect the tax teathern of the Company is securities in the shareholders may make changes that affect the tax teathern of the Company is ways that are unknowable to you travorable to them. They may also vote to engage in new offenings and facts the value of the securities the Investor owns. Other holders of ascurities of the Company may also have access to more information than the investor, leaving the Investor at a disadvantage with respect to any decisions regarding the securities he or she owns. The shareholders have the right to redeem their securities at any time. Shareholders could decide to force the Company to redeem their securities at a time that is not fearonable to the investor as is damaging to the Company, Investor's exit may affect the value of the Company and/or its value of the Company is the value of the Company may be diluted. This means that the pre-rata portion of the Company represented by the Investor's securities will decrease, which could also dominant the investor's volting and/or accentine rights. In addition, as discussed above, if a majority-in-interest of holders of securities will decrease when the other colorians to text additional stock, an investor's interest will decrease and the company to text additional stock, an investor's interest will decrease and the contraction of the other part of this or her based on the risks described bows, the Investor could lose all or part of his or her For example, the shareholders may change the terms of the Articles of

Based on the risks described above, the Investor could lose all or part of his or her investment in the securities in this offering, and may never see positive returns.

21. How are the securities being offered being valued? Include examples of methods for how such securities may be valued by the issuer in the future, including during subsequent

The offering price for the securities offered pursuant to this Form C has been determined arbitrarily by the Company, and does not necessarily bear any relationship to the Company's book value, assets, earnings or other generally accepted valuation criteria. In determining the offering price, the Company did not employ investment banking firms or other outside organizations to make an independent appraisal or evaluation. Accordingly, the offering price should not be considered to be indicative of the actual value of the securities offered hereby.

In the future, we will perform valuations of our common stock that take int account factors such as the following:

- account factors such as the following:

 1. unrelated thing party valuables and our common stock:

 2. they may be a such as the following of the profession of perations, financial position and capital resources.

 4. current business conditions and projections;

 5. the lack of manketability of our common stock;

 6. the hird of the profession of the profe

- 14. the general economic outlook.

We will analyze factors such as those described above using a combination of financial and market-based methodologies to determine our business enterprise value. For example, we may use methodologies that assume that businesses operating in the same industry will share similar characteristics and that the Company's value will correlate to those characteristics, and/or methodologies that compare transactions in similar securities issued by us that were conducted in the market.

22. What are the risks to purchasers of the securities relating to minority ov

An investor in the Company will likely hold a minority position in the Company, and thus be limited as to its ability to control or influence the governance and operations of the Company.

The marketability and value of the investor's interest in the Company will depend upon many factors outside the control of the Investor. The Company will be managed by its officers and be governed in accordance with the strategic direction and decision-making of its Board of Directors, and the Investor will have no independent right. To name or remove an officer or member of the Board Of Directors of the Company.

Following the Investor's investment in the Company, the Company may sell interests to additional investors, which will dilute the percentage interest of the Investor in the Company. The Investor may have the opportunity to increase its investment in the Company in such a transaction, but such opportunity cannot be

The amount of additional financing needed by the Company, if any, will depend upon the maturity and objectives of the Company. The declining of an opportunity or the inability of the investor to make a follow-on investment, or the lack of an opportunity to make such a follow-on investment, may result in substantial dilution of the investor's interest in the Company.

23. What are the risks to purchasers associated with corporate actions, including additional issuances of securities, issuer repurchases of securities, a sale of the issuer or of assets of the issuer or ransactions with related parties?

asser of transactions with related parties?

Additional issuances of securities. Following the Investor's investment in the Company, the Company may sell interests to additional investors, which will dilute the percentage interest of the investor in the Company. The investor may have the opportunity to increase its investment in the Company in such a transaction. but such opportunity cannot be assured. The amount of additional financing needed by the Company, if any, will depend upon the meturity and objectives of the Company. The declining of an opportunity or the inability of the Investor to make a follow-on investment, or the lack of an opportunity to make such a follow-on investment, are such as follow-on investment, and the case of the company. Company.

Issuer recurchases of securities. The Company may have authority to repurchase its securities from shareholders, which may serve to decrease any liquidity in the market for such securities, decrease the percentage interests held by other similarly situated investors to the linestor, and create pressure on the Investor to sell its securities to the Company concurrently.

sell its securities to the Company concurrently.

A sale of the issuer or of assets of the issuer. As a minority owner of the Company, the Investor will have limited or no ability to influence a potential sale of the Company or a substantial portion of its assets. Thus, the Investor will rely upon the executive menagement of the Company and the Board of Directors of the Company to manage the Company so as to maximize value for shareholders. Accordingly, the success of the Investors investment in the Company will depend in large part upon the skill and expertise of the executive menagement of the Company and the Board of Directors of the Company, and the Board of Directors of the Company, and the Board of Directors of the Company, and company authorizes a sale of all or a part of the Company, and can assistantial portion of the Company sales with the Company will be equal to or exceed the value remaining in the Company, and be equal to or exceed the value of the Investor's initial investment in the Company.

initial investment in the company. Transactions with related parties. The investor should be aware that there will be occasions when the Company may encurater potential conflicts of interest in its operations. On any issue involving conflicts of interest, the executive menagement and Board of Directors of the Company will be guided by their good faith judgement as to the Company is best interests. The Company may engage in transactions with affiliates, subscillances or other related parties, which may be on terms which are not arms'-length, but will be in all cases consistent with the duties of the management of the Company to its shardwolders. By exquiring an interest in the Company, the investor will be deemed to have acknowledged the existence of any such actual or potential conflicts of interest and to have waveled any claim with respect to any liability arising from the existence of any such actual or potential conflicts of interest and to have waveled any claim with respect to any liability arising from the existence of any such actual or potential conflicts of interest.

24. Describe the material terms of any indebtedness of the issuer:

Lender Gerald Isenberg Issue date 12/30/16 Amount \$450,000.00

Outstanding principal plus interest \$257,320.00 as of 11/30/22 6.0% per annum Interest rate

12/31/30 Maturity date Current with payments

Loan

Lender Caroline MacDougall Issue date 12/30/16 \$1,587,506.00 Amount

Outstanding principal plus interest \$867,314.00 as of 11/30/22 Interest rate 6.0% per annum Maturity date 12/31/30

Current with payments

Loan

Lender CB&T Tea Bag Machine Issue date 02/22/18 \$80,578.00 Amount Outstanding principal plus interest \$9,119.00 as of 10/30/22

Interest rate 5.85% per annum 02/22/23 Maturity date Current with payments Yes

Lender Community West Bank Loan 2977

Issue date 08/01/21 Amount Outstanding principal plus interest \$805,222.00 as of 10/30/22

Interest rate 4.25% per annum 08/20/27 Current with payments Yes

Lender SBA 05/02/22 Issue date \$1,473,300.00 Outstanding principal plus interest \$1,505,378.00 as of 11/30/22 Interest rate 3.75% per annum Maturity date 05/03/52

Yes

Offering Date 4/2021	Exemption Section 4(a)(2)	Security Type Convertible Note	Amount Sold \$450,000	Use of Proceeds General operations
6/2021	Regulation D, Rule 506(b)	Preferred stock	\$250,000	General operations

26. Was or is the Issuer or any settlide controlled by or under common control with the Issue party to any transaction since the beginning of the Issuer's last fiscal year, or any currently proposed transaction, where the amount involved occess five percent of the aggregate amount of capital raised by the Issuer in relating on Section (4)(s) of the Securities Act outling the preceding 12- month percent, including the amount beto success cold to race in the current offering, in which any of the following persons had or is to Issue a direct or indirect material transact.

Current with payments

I, any director or officer of the issuer:
2. any person who a, as of the most recent practicable date, the beneficial owner of 20 percent or more of the issuer's outside youting equity securities, calculated on the basis of voting power;
3. If the issuer was incorporated or organized within the past three years, any promoter of the

issuer;
4. or (4) any immediate family member of any of the foregoing persons

[☑] Yes

For each transaction specify the person, relationship to issuer, nature of interest in transa and amount of interest.

Amount Invested \$450,000.00 Transaction type Loan Issue date 12/30/16 Outstanding principal plus interest \$257,320,00 as of 11/30/22

6.0% per annum Maturity date 12/31/30 Current with payments Relationship Owner

Name Caroline MacDougall \$1,587,506.00 Amount Invested Transaction type Issue date

12/30/16 Outstanding principal plus interest \$867,314.00 as of 11/30/22

Interest rate 6.0% per annum Maturity date Current with payments Owner Relationship

On May 14, 2021, the Company entered into a long-term lease agreement with a leasing company owned by two of its major shareholders (Gerald Isanberg and Caroline MacDougall). The lease is for a term of twenty-six years and provides the Company an option to renew for an additional ten years with a 3% increase in the base rent. The Company is responsible for all operating costs incurred in operating, managing, insuring, equipping, lighting, repairing, maintaining, and policing the property, including the exterior and common areas, specifically including, without limitation, items of expense for or related to insurance premiums and deductible.

urrangement vi selatomikip (including un) visieldenheit er genrantee of indebedoess) ur uny secies of similar transactions, arrangements er telationships

the date of filing of this offering movement and using the same colculation described in Question 6 of this Question

Compute the amount of a related party's interest in any transaction without report to the amount of the profit or loss territived in the transaction. Where it is not prescribed to saite the expressionate amount of the interest, disclose the expressionate amount of the interest, disclose the expressionate amount to cived in the transaction.

FINANCIAL CONDITION OF THE **ISSUER**

☑ Yes ☐ No

28. Describe the financial condition of the issuer, including, to the extent material, liquidity, capital resources and historical results of operations.

Management's Discussion and Analysis of Financial Condition and Results of Operations

You should need the following discussion and analysis of our financial condition and results of operations together with our financial statements and the related notes and other financial information included elsewhere in this offering. Some of the information contained in this discussion and analysis, including information regarding the strategy and plans for our business, includes floward-looking statements that involve risks and uncertainties. You should review the "Risk Factors' section for a discussion of important factors that could cause actual results to differ naturally from the results described in or implied by the forward-looking statements contained in the following discussion and analysis.

We manufacture and sell Teeccino, the #1 coffee alternative on the market and the premier line of roasted herbal teas, providing rich bold taste and maximum wellness in every cup!

In five years we hope to be a purpose-driven company with S75+ million in sales.

Teeccino Caffe, Inc. was incorporated in the State of California in June 1994.

- #### + Coffee alternative brand with \$12M trailing twelve months revenue
- a 100+ million cups served & 10+ million packages sold
- 🖋 4,000 major retailers, including Whole Foods, Sprouts & Wegmans
- ≥ 43% share of the coffee alternative category in speciality grocery Featured in Rolling Stone, Men's Health, Forbes, Goop & Martha Stewart
- Outperforms Amazon competitors 46% better ROAS & 40% higher repeat burchase rate
- Founded by award-winning beverage designer for Yogi Tea & The Republic of
- * We believe we're on clear strategic path to \$75M+ in 2027, taking on \$670B coffee & tea market

Historical Results of Operations

- Revenues & Gross Marvin. For the period ended December 31, 2021, the Company had revenues of \$11,360,692 compared to the year ended December 31, 2020, when the Company had revenues of \$9,256,498. Our gross margin was 60.3% In fiscal year 2021, compared to 60.29% in 2020.
- Austs. As of December 31, 2021, the Company had total assets of \$3.838,739, including \$112,526 in cash. As of December 31, 2020, the Company had \$2,721,611 in total assets, including \$98,124 in cash.
- Liabilities. The Company's liabilities totaled \$3,918.462 for the fiscal year ended December 31, 2021 and \$3,248,587 for the fiscal year ended December 31, 2020

Related Party Transaction

Refer to Question 26 of this Form C for disclosure of all related party transactions.

Liquidity & Capital Resources

To-date, the company has been financed with \$5,460,947 in debt, \$1,572,220 in equity, and \$450,000 in convertibles.

After the conclusion of this Offering, should we hit our minimum funding target, our projected runway is 24 months before we need to raise further capital.

We plan to use the proceeds as set forth in this Form C under "Use of Funds". We don't have any other sources of capital in the immediate future.

We will likely require additional financing in excess of the proceeds from the Offering in order to perform operations over the lifetime of the Company. Except

as otherwise described in this Form L, we do not have additional sources of capital other than the proceeds from the offering. Because of the complexities and uncertainties in etablishing a new business stratesy, it is not possible to addiquately project whether the proceeds of this offering will be sufficient to enable us to implement our strategy. This complexity and uncertainty will be increased if less than the maximum amount of securities offered in this offering sold. The Company intends to rates additional capital in the future from investor. Although capital may be available for early-stage companies, there is no guarantee that the Company will receive any investments from investors.

Runway & Short/Mid Term Expenses

Teeccino Caffe, inc. cash in hand is \$404.011, as of November 2022. Over the last three months, revenues have averaged \$1,000,000/month, cost of goods sold has averaged \$4,000/month, and operational expenses have averaged \$400,000 per month.

We are currently slightly profitable (even though it's our slower season). Our expectation is that we may sacrifice some profitability (to hit a break even point) in the short to mid term in order to grow faster.

We may purchase an additional machine (costing around \$100k) in the future, and may need to purchase additional machines like that in order to continue growing. Otherwise we expect our revenues in six months to be around \$1,500.000/mo and expenses around \$1,500.000 and expense a

In the future, we may expand to other territories.

We have angel investors and other funders that we may approach should we require additional capital.

INSTRUCTIONS TO QUESTION 28: The discussion must cover each year for which financial statements are provided. For INSTITUTIONS TO QUISTION XX. The distance in more one mainty on for which dissocial attenuous are provided. For convert with way no reason, where the advantage shaded forces on destinate advantage and approved topolistic and each other ability of the assert with an expecting lattery, the distancies should price us to before interior at results and each flow our expectations of what his more a beath expect to the flower. This that account the specietal of the effection and way white tumous or possing protein and approximately the flower have the proceed from the effective will apply to highly without receiving these flowers and any other advantage that it increments a size relating of the tumore, can have quickly the tumor companyer using it or address can. Exercise to achee variables convert of expects a long to the control and to two or greater respond controlled to by therebolders. References to the tumor in this Question 25 and time terminations refer to the inner-

FINANCIAL INFORMATION

include financial statements covaring the two most recently completed fiscal years or the period(c) since inception, if shorter.

Refer to Appendix C, Financial Statements

I, Caroline MacDougall, certify that:

(I) the financial statements of Teeccino Caffe, Inc. included in this Form are true and complete in all material respects; and

(2) the financial information of Teeccino Caffe, Inc. included in this Form reflects accurately the information reported on the tax return for Teeccino Caffe, Inc. filed for the most recently completed fiscal year.

Caroline MacDougall

STAKEHOLDER ELIGIBILITY

30. With respect to the issuer, any producessor of the issuer, any affiliated issuer, any director officer, seneral portrier or managing member of the issuer, any beneficial owner of 20 servent or more of the issuer's outstanding voting equally securities, any promoter connected with the issuer in any capacity at the time of such sale, any person that has been or will be pall didentify or inferentially remuneration for no solication of purchasers in correction with such sale didentify or inferentially remuneration for no solication of purchasers in correction with such sale of securities, or any general partner, director, officer or managing member of any such solicitor, prior to May 16, 2016:

(1) Has any such person been convicted, within 10 years (or five years, in the case of Issuers their predecessors and affiliated issuers) before the filing of this offering statement, of any

- any of mischemators.

 In connection with the purchase or sale of any security? □ Yes ☑ No

 Il involving the making of any false filing with the Commission¹ □ Yes ☑ No

 Il arising out of the conduct of the business of an underwriter, brokes, dealer, securities deeler, investment edviser, funding portal or pad a oxister of pure securities. ☑ Yes ☑ Yes ☑ Yes

(2) Is any such person subject to any order, judgment or decree of any court of competent jurisdiction, entered within five years before the filtre of the information required by Section A4(b) of the Sectionia A4C that is the time of filting of this offering satisfering. restrans or entires such person from engaging or continuing to engage in any conduct or practice.

Lin connection with the purchase or sale of any security? \(\triangle \text{Vec} \) No
is, in moving the making of englishe filtrey with the Commission \(\text{Two No} \)
is, a missing out of the conduct of the business of an underwriter, broker, dealer, municipal securities called, investment advisor, funding portal or paid so lictor of purchasers of securitie? \(\triangle \text{Yes} \) No

(3) is any such person subject to a final order of a state securities commission (or an agency or officer of a state performing like functions); a state authority that supervises or examines banks, asyning seasociations or reteat incomes; a state invariance commission for an agency or officer of a state performing like functions); an appropriate federal banking agency; the U.S. Commodity Future 17 rading Commission or the National Credit Union Americation that:

- i. at the time of the filing of this offering statement bars the person from
 - te time or the hing or his circling statement pars the person from:

 A association with an entity regulated by such commission, authority, agency or officer? ☐ ver ☑ No

 B. engaging in the business of securities, insurance or banking? ☐ Yes ☑ No
- B. engaging in the business of securities, insurance or banking? \[\] Yes \[\] \\ \text{No.} \] \\ \text{.engaging in swings association or credit union activities \[\] \text{Ves } \[\] \\ \text{.engaging in swings association or credit union activities \[\] \text{Ves } \[\] \\ \text{.engaging in swings association of any law or regulation that prohibition of the conduct o

(4) Is any such person subject to an order of the Commission entered pursuant to Section 15(b) or 15B(c) of the Exchange Act or Section 203(e) or (f) of the Investment Advisers Act of 1940 that, at the time of the filling of this offering statement;

- i. suspends or revokes such person's registration as a broker, dealer, municipal securities dealer, investment adviser or funding portal? ☐ Yes ☑ No
- ☐ Yes ☑ No

 III. bars such person from being associated with any entity or from participating in the offering of any penny stock? ☐ Yes ☑ No

(5) is any such person subject to any order of the Commission entering within five years before the filling of this offering statement that, at the time of fire filling of this offering statement, orders the person to create and desaft from committing or causing a violation or future violation of:

- ison or:

 I any scienter-based anti-fraud provision of the federal securities laws, including without limitation Section 17(a)(1) of the Securities Act, Section 10(b) of the Ex-Act, Section 10(b) of the Exchange Act and Section 206(1) of the Investment Advisers Act of 1940 or any other rule or regulation thereunder? [*] **Tes [*] Net
- (6) Is any such person suspended or expelled from membership in, or suspended or barre-from association with a member of, a registered national securities exchange or a register anationation affaiths described securation for any act or omission to act constituting con-inconsistent with just and equitable principles of trade?

ii. Section 5 of the Securities Act? ☐ Yes ☑ No

Yes No

(7) He are such person filed (or a registrate of lexicit), or was any sets depend on each are such parson norms as an underworder in any regardance fathermore. Feedquiston of defining statement filed with the Commission that, within five years before the filing of this offering statement filed with the Commission that, within five years before the filing of this offering statement, was the subject of a refullar order, stop order, or order supering the Regulation A exemption, or it any such person, at the time of such filing, the subject of an investigation proceedings to determine whether a stop order or superson order should be insuled?

(6) is any such person subject to a United States Postal Service false representation order entered within five years before the filing of the information required by Section AR(b) of the Securities Act, or say such person, at the time of ining of this often situationers, subject to Securities Act, or say such person, at the time of ining of this often situationers, subject to United States Postal Service to constitute a scheme or device for obtaining money or property through the mail by means of false corresentations?

Yes V No

If you would have answered "Yes" to any of these questions had the conviction, order, Judgment, decree, suspension, esputision or bar occurred or been issued after May 16, 2016, then you are NOT eligible to rely on this exemption under Section 4(a)(6) of the Securities Act.

No matters are required to be disclosed with respect to events releding to any affiliated irmer then occurred before the affiliation arose if the affiliated entity is not (i) be control of the irmer or (ii) under common control with the baseer by a third

OTHER MATERIAL INFORMATION

- (I) any other material information presented to investors; and
- (2) such further material information. If any, as may be necessary to make the required statements, in the light of the circumstances under which they are made, not misleading

The Lead Investor. As described above, each Investor that has entered into the The use investor, Ac described above, each investor that has entered into the Investor Agreement will grant a power of attorney to make voting decisions on behalf of that investor to the Lead investor (the "Proxy"). The Proxy is inveveable unless and until a Successor Lead investor takes the place of the Lead investor, in which case, the investor has a five (5) calendar day period to revoke the Proxy. Pursuant to the Proxy, the Lead investor or his or her successor will make voting decisions and take any other actions in connection with the voting on investors' behalf.

The Lead investor is an experienced investor that is chosen to act in the role of Lead investor on behalf of Investors that have a Proxy in effect. The Lead investor will be chosen by the Company and approved by Wefunder line, and the identity of the initial Lead investor will be disclosed to investors before investors make a final investment decision to purchase the securities related to the Company.

The Lead investor can guit at any time or can be removed by Wefunder inc. for cause or pursuant to a vote of investors as detailed in the Lead Investor Agreement. In the event the Lead investor guits or is removed, the Company will choose a Successor Lead investor who must be approved by Wefunder inc. The identity of the Successor Lead investor will be disclosed to investors, and those that have a Proxy in effect can choose to either leave such Proxy in place or revoke such Proxy during a S-day period beginning with notice of the replacement of the Lead Investor.

The Lead Investor will not receive any compensation for his or her services to the SPV. The Lead Investor may receive compensation if, in the future, Wefunder Advisors LLG forms a fund ("Fund") for accredibld investors for the purpose of investing in a non-Regulation Crowdfunding offering of the Company. In such as circumstance, the Lead investor may act as a portfolio manager for that Fund (and as a supervised person of Wefunder Advisors) and may be compensated through that role.

Although the Lead Investor may act in multiple roles with respect to the Company's offerings and may potentially be compensated for some of its survices, the Lead Investor's gal is to maximize the value of the Company and therefore maximize the value of securities issued by or related to the Company, as a result, the Lead Investor's interests should always be alligned with those of investors, its, however, possibilethat it some limited circumstances the Lead Investor's interests could diverge from the interests of Investors, as discussed in section 8 above.

Investors that wish to purchase securities related to the Company through Wefunder Portal must agree to give the Proxy described above to the Lead Investor, provided that if the Lead Investor is replaced, the investor will have a 5-day period during which he or she may revoke the Proxy. If the Proxy is not revoked during this 5-day period, it will remain in effect.

Tax Filings. In order to complete necessary tax filings, the SPV is required to lear minigs, in order to complete necessary tax mings, the sev is required to include information about each investor who holds an interest in the SPV, including each investor's taxpayer identification number ("TIN") (e.g., social security number or employer identification number), for the extent they have not already done so, each investor will be required to provide their TIN within the already done so, each investor will be required to provide their TIN within the earlier of () two (2) years of making their investment or (ii) twenty (20) days prior to the date of any distribution from the SPV. If an investor does not provide their TIN within this time, the SPV reserves the right to withhold from any proceeds otherwise payable to the investor an amount necessary for the SPV to salisfy list tax withholding obligations as well as the SPV's reasonable estimation of any penalties that may be charged by the IRS or other relevant authority as a result of the investor's failure to provide their TIN. Investors should carefully review the terms of the SPV Subscription Agreement for additional information about tax filings.

INSTRUCTIONS TO QUISTION 30. If information is presented to interests for a period, media or other nerous not be reference to term or promise demonerate format, the tasses rebuild include: (a) a interruption of the material course, of media information.

If it is interruption of the formation is related with this demonerate processing, and

ONGOING REPORTING

rer will file a report electronically with the Securities & Exchange Commission of post the report on its website, no later than:

120 days after the end of each fiscal year covered by the report.

33. Once posted, the annual report may be found on the issuer's website at: https://teeccino.com//invest

- L the issuer is required to file reports under Exchange Act Sections 13(a) or 15(d);
- 2, the issuer has filed at least one annual report and has fewer than 300 holders of record:
- 3, the issuer has filed at least three annual reports and has total assets that do not exceed \$10
- 4, the issuer or another party purchases or repurchases all of the securities issued pursua Section 4(a)(6), including any payment in full of debt securities or any complete redemption of redeemable securities; or the issuer liquidates or dissolves in accordance with state law.

APPENDICES

Appendix A: Business Description & Plan

Appendix B: Investor Contracts

SPV Subscription Agreement - Early Bird Early Bird Teeccino Subscription Agreement
SPV Subscription Agreement
Teeccino Subscription Agreement eement Early Bird

Appendix C: Financial Statements

Financials 1

Appendix D: Director & Officer Work History

Caroline MacDougall Daniel Martin Gerald Isenberg

Appendix E: Supporting Documents

Signatures

Intentional misstatements or amuscious of facts constitute federal criminal violations. See 18 U.S.C. 1001

he following documents will be filed with the SE

Cover Page XML

Offering Statement (this page)

Appendix A: Business Description & Plan

Appendix B: Investor Contracts

SPV Subscription Agreement - Early Bird

Early Bird Teeccino Subscription Agreement Early Bird

SPV Subscription Agreement

Teeccino Subscription Agreement

Appendix C: Financial Statements

Financials 1

Appendix D: Director & Officer Work History

Caroline MacDougall

Daniel Martin

Garald Icanhar

Appendix E: Supporting Document

Parament to the requirements of Sections 4(a)(6) and 4A of the Securities Act of 1933 and Regulation Crondituding (§ 227.100 et say), the issues certifies that it has reasonable grounds to believe that it meets all of the requirements for filtre on Form Can that on this could that form to a first on the meets all of the contract and set saids.

Teeccino Caffe Inc.

Bv

Caroline MacDougall

Founder, Creator & CEO

Pursuant to the requirements of Sections 4(a)(6) and 4A of the Securities Act of 1933 and Regulation Crowdfunding (§ 227.100 et seq.), this Form C and Transfer Agent Agreement has been signed by the following persons in the emacilies and on the dotes indicated.

Caroline F. MacDougall

CEO 12/20/2022

Gerald I. Isenberg

CFO 12/20/2022

Caroline MacDougall

Founder, Creator & CEO 12/20/2022

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I authorize Wefunder Portal to submit a Form C to the SEC based on the information provided through this online form and my company's Wefunder profile.

As an authorized representative of the company, I appoint Wefunder Portal as the company's true and lawful representative and attorney-in-fact, in the company's name, place and stead to make, execute, sign, acknowledge, swear to and file a Form C on the company's behalf. This power of attorney is coupled with an interest and is irrevocable. The company hereby waives any and all defenses that may be available to contest, negate or disaffront the actions of Wefunder Portal taken in good faith under or in reliance upon this power of attorney.