# Form C

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Cover Page
  Links Golf Cafe, LLC
Legal status of issuer:
     Form: Limited Liability Company
    Jurisdiction of Incorporation/Organization: AZ

Date of organization: 1/1/2022
  1846 E. Innovation Park Dr.,
STE 100
Oro Valley AZ 85755
 Website of issuer
  https://linksgolfcafe.com/
 Name of intermediary through which the offering will be conducted:
   Wefunder Portal LLC
  0001670254
SEC flic number of intermediary
  007-00033
 CRD number, if applicable, of intermediary:
   283503
 Amount of componisation to be paid to the intermediany, 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 time of the inleng, for conducting the offering, including the amount of referral and any other feet associated with the offering.
  7.5% of the offering amount upon a successful fundralse, 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:
  Simple Agreement for Future Equity (SAFE)
 Target number of securities to be offered:
  50,000
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\$1.00000

Pro-rated portion of the total principal value of \$50,000; interests will be sold in increments of \$1; each investment is convertible to one unit as described under Item 13.

\$50,000.00

☑ 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

Maximum offering amount (if different from target offering amount):

\$500,000.00

Deadline 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

	Most recent fiscal year-end:	Prior fiscal year-end:
Total Assets:	\$92,829.00	\$0.00
Cash & Cash Equivalents:	\$64.00	\$0.00
Accounts Receivable:	\$0.00	\$0.00
Short-term Debt	\$0.00	\$0.00
Long-term Delot:	\$76,381.00	\$0.00
Revenues/Sales:	\$61,245.00	\$0.00
Cost of Goods Sold:	\$0.00	\$0.00
Texes Paid:	\$0.00	\$0.00
Net Income:	\$16,448.00	\$0.00

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, MN, 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, TV

# Offering Statement

Respond to each question in each paragraph of this past. Set forth each question and any notes, but not any instructions thereto, in their entirety. If disclosure in response to any question is responsive to one or more other questions, it is not necessary or report the disclosure. If a question or series of questions is imapplicated or the response in available electrises in the Perus celler state data is analyticable, include a cross categories the disclosure, or omit the question or series of questions.

Be very careful and precise in answering all querieus. Give full and complete naivers so that they are not undending under the circumstances involved. Do not discuss any fitture perforance or other untricipated every unless you have a reasonable basis to believe that it will attently occur within the forecascable future. If any moses requiring equificant information is notatively insurance, incomplete or midstanding, the Company, its management and principal sharcholden may be liable to invotates based on that information.

Links Golf Cafe, LLC

- 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 or the District of Columbia.

- Sizilars or his Baltics of Catamba.

  Not subject to the requirement to file reports pursuant to Section 35 or Section 15(t) of the Securities Sixchange Act of 10(34.

  Not an investment company registered or required to be registered under the Investment Company Act of 1940.

  Not insighted to end on the securities where the Investment Company act of 1940.

  Not insighted to end on the securities and the SO(3) of Regulation Company Act of 1940.

  Concentrating.

  Has filled with the Commission and provided to investments, to the section requirements the onegoing annual reports required by Regulation Crowdrading during the two systems are provided to investment (or for such shorters privide that the issuer was required to the such reports).

  The such reports of the state of the such reports of the such actions of the such action of the such action of the such reports.

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

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

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
Thomas Matzen	Managing Membe	Links Call Cate	2022

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

#### OFFICERS OF THE COMPANY

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 Joined
Thomas Matzen	CEO	2022
Simon Hedley	Secretary	2022
Simon Hedley	Treasurer	2022
Simon Hadlay	Founder	2022

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

#### 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 Voting Powe	
	of Securities Now Held	Prior to Offering	
Simon Hedley	45.0 Units	50.0	
Thomas Matzen	45.0 Units	50.0	

rhunds include on explanation of these extraorizances in a frontine to the "Number of and Class of Securities from Heal," In calculate extraording roung against neuraline, assume all outstanding options are exercised and all manuscript corneration

# BUSINESS AND ANTICIPATED BUSINESS PLAN

For a description of our business and our business plan, please refer to the attached Appendix A, Business Description & Plan 
STRUCTURE OF OUR STRUCTURE OUR STRUCTUR

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### 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 securities have not been recommended or approved by any federal or state securities commission or regulatory authority, Furthermore, these authorities have not passed upon the accuracy or adequacy of this document.

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

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

8. Discuss the material factors that make an investment in the issuer speculative or risky

Market Risks - There is some risk that there may not be enough demand to sustain a franchising network as large as indicated in our trading area analysis.

Product Risks of the Links Golf Cafe franchise opportunities - There are other indoor golf centers, and of course many coffee bars and cafes.

And it would be foolish to assume that no other company would start to offer this in a similar format. The risk would be that they would begin to offer their product through a franchise format and begin marketing it in a similar method to ours.

Corporate Risks - There currently is a risk of lack of experienced and committed full-time personnel to properly manage the company. This could result in a lack of support to individual Franchise Owners and Regional Franchise Owners and would lead to slow or no growth.

Links Golf Cafe Franchise Owner Risks - Links Golf Cafe Owners may fail to achieve expected results for a variety of reasons:

- failure to market the business:
   lack of funds to cover start-up costs;
   oper customer service;
   failure to follow existing systems;
   coor financial management;
   oper time innangement;
   oper startening in the begi

Regional Links Golf Cafe Franchise Ownership Risks - There are certain risks involved in Regional or Master Franchise ownership.

Awarding Regional Franchises to individuals that are not self-motivated or driven to succeed will jeopardize the growth of a given Region. In addition, if any of the Regional Franchisors develops an stitude that does not nutrue and support their individual Links Colf Cafe Franchise Owners, resentment will build and slow their growth.

Government regulation risks. Future laws and regulation may arise, including franchise registration rules, trademark rules and once we open 50 locations employment contract rules that may have impact on our operations and margins.

Risks of natural disasters including a future pandemic outbreak. There is a risk that future pandemics may close the locations we operate in, dramatically reducing cash flow for our franchisees and for the Team Headquarters. Ongoing

pusiness masterming memberships will continue but they may also be affected this, in addition the locations themselves may be affected by natural disasters such as hurricanes and floods, and while each location will have insurance, they may delay or defer cash flows for months at a time.

may obey or cere rest nows for montes at a time. The Company may never receive a future equity financing or elect to convert the Securities upon such future financing. In addition, the Company may never undergo a liquidity event such as a able of the Company or an IPO. If neither the conversion of the Securities nor a liquidity event occurs, the Purchasers sould be left holding the Securities in perceituity. The Securities shave numerous transfer restrictions and will likely be highly illiquid, with no secondary market on which to sell them. The Securities are not equity interests, have no ownership rights, have ne rights to the Company's assets or profits and have no voting rights or ability to force the Company's assets. direct the Company or its actions.

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 adverte 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 histories. business

PESTAINTION TO QUESTION 8. Avoid providing is ununant mediately only these feature shall are uningen to the list.
The season, should be solved to the boson's bosoness and the inferior, and should one agent the former while sead to the legions are force above, too specific manker of rest parties at required to be adoughted.

### The Offering

# USE OF FUNDS

• was it are jurpose of mit returning?
The Company intends to use the net proceeds of this offering for working capital and seneral comprote purposes, which includes the specific items listed in term 10 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 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 20.0% towards Franchise Marketing, 30.0% towards franchise legal, 7.5% Proceeds for Wefunder fee, 42.5% towards Working Capital.

#### f we raise: \$500,000

Use of 14.4% towards franchise legal, 22.2% towards franchise operations, 27.8% towards marketing, 7.5% towards Wefunder fee, 28.1% towards working capital.

PASTICITY TO CONTROL TO QUISTION IN a service read proofes is converibely desiral characteristic after in terminal and on the model of any of process, and that a meanine are proceeds and the adversaries are instrumed and the difference process.

Will be used if the transit in the desiral and every a providence is, as more thank should not always the make produce and a control the control and every the read of the control o

#### **DELIVERY & CANCELLATIONS**

11. How will the issuer complete the transaction and deliver securities to the investors?

It how will be issuer complete the transaction and celliver securities to the investors?

Book Entry and investment in the Colssuer, investors will make their investments by investing in interests issued by one or more co-issuers, each of which is a special purpose which (="59"V]. The SPV will lines the all amounts it receives from investors in securities issued by the Company, interests issued to investors by the SPV will like in book entry form. This means that the investment will be recorded in the books and rocords of the SPV in addition, investors in visit by the procedure of the control of the SPV will be recorded in each investors. Fortifolio page on the Welfunder protection in the special procedure of the special procedure in each investors. Fortifolio page on the Welfunder platform, all references in this Form C to an investor's investment in the Company (or similar phrases) should be interpreted to include investments in a SPV.

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 Issuer reaches the target offering amount prior to the deadline identified in the offering materials, it may close the offering earbilly it provides notice about the 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

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

# Ownership and Capital Structure

To view a copy of the SAFE you will purchase, please see Appendix B, investor Contracts. The main terms of the SAFEs are provided below.

The SAFES. We are offering securities in the form of a Simple Agreement for Future Squity ("SAFE"). Which provides investors the right to preferred units in the Company ("Preferred Units") when and if the Company sponsors an equity offering that involves Preferred Units, on the standard terms offered to other investors.

Consecution as Program Egypto, Based on our SAFEs, when we engage in an offering of equity interests involving preferred units, investors will receive a number of shares of preferred units calculated using the method that results in the greater number of preferred units. It the total value of the investors investment, divided by a two price of preferred units issued to new Investors multiplied by a the price of preferred units issued to new Investors multiplied by a the discount rate (60%). On one of the investors in the company is more than \$6,000,000,000,000 (the "Valuation Card." the proposed insurates the Investor Individual to the manufact of the Card. The proposed insurates the Investor Individual to the manufact of the Card.

- a. the valuation Cap divided by
  b. the total amount of the Company's capitalization at that time
  iii. for investors up to the first \$50,00.00 of the securities, investors will receive
  a valuation cap of \$5,000,000.00 and a discount rate of 80.0%.

Additional Terms of the Valuation Cay. For purposes of option (ii) above, the Company's capitalization calculated as of immediately prior to the Equity Financing and (without double-counting, in each case calculated on an as-converted to Common Units basis):

- Includes all shares of Capital Units issued and outstanding
- Includes all Converting Securities:
- Includes all (i) issued and outstanding Options and (ii) Promised Options; and
- Includes the Unissued Option Pool, except that any increase to the Unissued Option Pool in connection with the Equity Financing shall only be included to the extent that the number of Promised Options exceeds the Unissued Option Pool prior to such increase.

Limitary Evens. If the Company has an initial public offering or is acquired by merged with, or otherwise taken over by another company or new owners prior to investors in the SAFEs receiving preferred units, investors will receive

proceeds equal to the greater of () the Purchase Amount (the "Cash-Out Amount") or (II) the amount payable on the number of shares of Common Units equal to the Purchase Amount divided by the Liquidity Price (the "Conversion Amount")

Ligadity Printip. In a Liquidity Event or Dissolution Event, this Safe is intended to operate like standard nonparticipating Preferred Units. The Investor's right to receive its Cash-Out Amount is:

- receive its Lesti-Out Amount is:

  i. Junior to payment of outstanding indebtedness and creditor claims, including contractual claims for payment and convertible promissory notes (to the extensuch convertible promissory notes are not actually or notionally converted into
- contractual claims for payment and convertible promissory notes (to the extent such convertible promissory notes ere not actually or noticeally converted into Capital Units).

  Capital Units).

  Capital Units).

  Capital Units).

  Capital Units).

  Capital Units of the Capital Units of

#### 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 consistent with the Company of the securities being offered in this offering. The Company's use of the SPV is intended to allow investors in the SPV to achieve the same economic excounter, voting ower, and ability to saper! State and Pederal law rights, and receive the same disclosures, as if they had invested directly in the Company. The Company's two 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 cirectly 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 in effect.

#### Provy 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 transferees 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 of Agreement, and and Jaroxy appointed or will appoint the Lead investor to the investor of Agreement, and and Jaroxy and a substitution, on bahelif of the Investor to (1) vote all securities related to the Company purchased in an offering hosted by Welnder Portal and o), execute, in connection with such voting power, any instrument or document that the Lead investor determines it necessary and appropriate in the executes of his or her authority, such Proxy will be irrevicable by the investor unless and until a successor lead investor. Upon notice that a Replacement Lead investor; base the place of the Lead investor. Upon notice that a Replacement Lead investor has taken the place of the Lead investor. Upon notice that a Replacement Lead investor, such executes of the Lead investor. Upon notice that a Replacement Lead investor has taken the place of the Lead investor. Upon notice that a Replacement Lead investor, such executes of the Lead investor. In the investor will have the (5) calendard days to revoke the Proxy, if 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 Company, on behalf of the SPV.

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

See the above description of the Proxy to the Lead invest

16. How may the terms of the socurities being affered be modified?

Any provision of this Safe may be amended, waived or modified by written consent of the Company and either:

- i. the linestor or interest of all then-outstanding Sales with the same "Post-it. the my Guiden Cap" and "Discount Date" as this Sale Cand Sales tacking or both of such terms will be considered to be the same with respect to surfame(3), provided that with respect to clause (0): A the Purchase Amount may not be amended, we'ved or modified in this

- A the Purchase Amount may not be amenoue, we see a write solicited manner,

  B. the consent of the Investor and each holder of such Safes must be solicited (event find to totalined), and (event find to totalined), and manner. "Majority-in-interest" refers to the holders of the applicable group of Safes whose Safes have a Istal Purchase Amount greater than 50% of the total Purchase Amount of all of such applicable group of Safes.

Pursuant to authorization in the Investor Agreement between each Investor and Wefunder Portal, Wefunder Portal is authorized to take the following actions with respect to the investment contract between the Company and an investor:

- A. Wefunder Portal may amend the terms of an investment contract, provided that the amended terms are more favorable to the investor than the original terms; and B. Wefunder Portal may reduce the amount of an investor's investment if the reason for the reduction is that the Company's offering is oversubscribed.

# RESTRICTIONS ON TRANSFER OF THE SECURITIES BEING OFFERED:

period beginning when the securities were issued, unless such securities are transferred

- I so use constituted friender;
  S we per a directificate friender;
  S we per a directificate friender;
  S we per a directificate projected with the U.S. Securities and Exchange Commission; or
  A to a member of the family of the proclasses or the equivalent, to a trends controlled by the preclasses, to a
  trend exceed for the benefit of a member of the family of the preclasses or the optivalent, or in correction. 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 Rula 50(a) of Regulation D, or who the seller reasonably believes comes within any of such categories, at the time of the sele of the securities to that person

The term "member of the family of the purchaser or the equivalent" includes a child, stepchild, grandchild, parent, stepperent, grandparent, spouse or spousal equivalent, sibil mother-in-law, sort-in-daw, sort-in-daw, sort-in-daw, sort-in-daw, sort-in-daw, sort-in-daw, sort-in-daw, sort-in-daw, sort-in-daw, sort-in-daw sort-in-d

### DESCRIPTION OF ISSUER'S SECURITIES

17. What other securities or classes of securities of the issuer are outstanding? Describe the material terms of any other outstanding securities or classes of securities of the issuer.

Securities	Securities	
(or Amount)	(or Amount)	Voting
Authorized	Outstanding	Rights
100	90	Yes ~
	(or Amount) Authorized	(or Amount) (or Amount) Authorized Outstanding

	tions:
	ribe any other rights.
the	e company has not yet authorized preferred units which investors will receive • SAFE converts to units. Preferred units will have a liquidation preference over mmon units.
18. H	ow may the rights of the securities being offered be materially limited, diluted or qualific se rights of any other class of security identified above?
The	e holders of a majority-in-interest of voting rights in the Company could limit
vot pr	I myestor's rights in a material way. For example, those interest holders could te to change the terms of the agreement governing the Company's operation cause the Company to angage in additional offerings (including potentially a bilic offering).
wil	ese changes could result in further limitations on the voting rights the Investor I have as an owner of equity in the Company, for example by diluting those hts or limiting them to certain types of events or consents.
Co rep the	the extent applicable, in cases where the rights of holders of convertible debt FES, or other outstanding options or warrants are exercised, or if here waveds or granted under our equity compensation plans, an investor's interests in the mappy may be diluted. This means that the pro-rats portion of the Company presented by the investor's securities will secrease, which could also diminish investor's voting and/or economic rights. In addition, as discussed above, if it jority-in-interest of holders of securities with voting rights cause the Compan issue additional equity, an investor's interest will typically also be diluted.
qu	sed on the risk that an Investor's rights could be limited, diluted or otherwise allfied, the Investor could lose all or part of his or her investment in the surities in this offering, and may never see positive returns.
	ditional risks related to the rights of other security holders are discussed low, in Question 20.
	re there any differences not reflected above between the securities being offered and other class of security of the issuer?
20. H	: low could the axercise of rights held by the principal shareholders identified in Question
As	e affect the purchasers of the securities being offered?  holders of a majority-in-interest of voting rights in the Company, the
ne; Inv	tholder may make decisions with which the investor disagrees, or that lagratively affect the value of the investor's securities in the Company, and the adjustment of the value of the investor's securities in the Company, and the vestor will have no recourse to change these decisions. The investor's interests y conflict with those of other investors, and there is no guarantee that the impany will develop in a way that is optimal for or advantageous to the Investor the properties of the conflict of th
the sec als sec ow infi	rexamine, the untholders may change the terms of the operating agreement the company, change the terms of securities issued by the Company, change management of the Company, and even force out minority holders of unclusion. The untholders may make changes that affect the tax treatment of the major is mays that are unthovariable to you but favorable to them. They may to vote to engage in new offerings and/for to register certain of the Company surfities in a way that negatively affects the value of the socialities the investor. So their holders of securities of the Company may also have access to experiment of that the investor, leaving the investor at a disadvantage with respective modern than the investor, leaving the investor at a disadvantage with respect modern than the investor, leaving the investor at a disadvantage with respect modern than the investor, leaving the investor at a disadvantage with respect modern than the investor, leaving the investor at a disadvantage with respect modern than the investor, leaving the investor at a disadvantage with respect moderns are proportionally as the company of the investor and the com
fav	e unliholders have the right to redeem their securities at any time. Unliholder uld decide to force the Company to redeem their securities at a time that is no orable to the investor and is damaging to the Company. Investors' exit may ect the value of the Company and/or its viability.
out dilu Inv and	cases where the rights of holders of convertible debt. SAEES, or other standing aptines or warrants are excreted of if lew awards are granted und equity compensation plens, on Investor's interests in the Company may be used. This means that the pro-rest aportion of the Company represented by the setor's accurities will decrease, which could also diminish the investor's votine for economic rights, in addition, as discussed above, if a majority-in-interest ideas of accurities with votina rights cause the Company to issue additional is, an investor's interest will systemly also be distude.
such	ow are the securibes being offered being valued? Include examples of methods for how securities may be valued by the issuer in the future, including during subsequent oracle actions.
The	o offering price for the securities offered pursuant to this Form C has been termined arbitrarily by the Company, and does not necessarily lear any elitoship to the Company's book value, assets, earnings or other generally expleted valuation criteria. In determining the offering price, the Company did armploy investment banking firms or other outside organizations to make an epencent appreciate or evaluation. Accordingly, the offering price should not be sistered to be indicative of the actual value of the securities offerand hereby.
As inv cal pri the	initial amount invasted in a SAFE is determined by the lineator, and we do quarantoe that the SAFE will be converted into any particular number of discussed in Question 13, when we engage in an offering of equity interests of only in preferred to this, investors any procedue an uniform of Preferred Units custed as either (1) the total value of the investors' investment, divided by the commany is more than the Valuation Cap, the amount invested whired by to total or (a) the Valuation Cap divided by (b) the total amount of the major's complication at that time.
pul Inv be del fini	cause there will likely be no public market for our securities prior to an initial bills offering or similar liquidity event, the price of the <b>Preferred Units</b> that sectors will receive, and/or the total value of the Company's capitalization, will the company of the company of the company of the company of the company of the termining the price of <b>Preferred Units</b> are prevailing market conditions, our raccial information market valuations of other companies that we believe to imparable to us, estimates of our business potential; the present state of our welopment and other factors december relevant.
In t	the future, we will perform valuations of our <b>units</b> that take into account, as plicable, factors such as the <b>following</b> :
- u	nrelated third party valuations;
- th	ne price at which we sell other securities in light of the relative rights, references and privileges of those securities;
	ur results of operations, financial position and capital resources;
	urrent business conditions and projections;
	ne marketability or lack thereof of the securities; ne hiring of key personnel and the experience of our management;
	ne introduction of new products;
	ne risk inherent in the development and expansion of our products;
- tl	ur stage of development and material risks related to our business; ne likelihood of achieving a liquidity event, such as an initial public offering or sle of our company given the prevailing market conditions and the nature and
h	istory of our business; industry trends and competitive environment;
	rends in consumer spending, including consumer confidence;
in	verall economic indicators, including gross domestic product, employment, iflation and interest rates; and
	ne general economic puttook.

 $22. \ \mbox{What are the risks to purchasers of the securities relating to minority ownership in the issuer?}$ 

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 managing by its officers and be ownered in accordance with the stretagic direction and decision-making of its Management, and the Investor will have no independent right to name or remove an officer or member of the Management of the Company.

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

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 inabitity to make a follow-on investment, or the lack or opportunity to make such a follow-on investment, may result in substantial didution of the investor's interest in the Company.

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

Additional issuances of securities. Following the Investor's investment in the Additional issuences 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 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 lock of an opportunity to make such a follow-on investment, may result in substantial dilution of the Investor's interest in the Company.

Issuer repurchases of securities. The Company may have authority to repurchase its securities from unithoiders, which may serve to decrease any liquidity in the marriant for such accurities, decrease the percentage interests hald by other similarly situated investors to the Investor, and create pressure on the Investor to sell its securities to the Company concurrently.

sell its securities to the Company concurrently.

As all of the sizer or of assets of the issuer. As a minority owner of the Company, the invector will have inmed or no ability to influence a potential call of the Company or a substantial portion of its assets. Thus, the investor will rely upon the executive management of the Company to manage the Company to as to maximize value for unlitholders. Accordingly, the success of the investor's investment in the Company will depend in large part upon the skill and expertise of the executive management of the Company is the Management of the Company authorizes a sale of all or a part of the Company, or a disposition of a substantial portion of the Company's assets, there can be no guarantee that the value received by the investor, together with the fair market estimate of the value received to the Company, will be equal to or exceed the value of the Investor's initial investment in the Company.

Intra investment in the Company may encounter protected a ware that there will be occasions when the Company may encounter protected a conflicts of interest in its operations. On any issue involving conflicts of interest, the executive meaningment of the Company will be guided by their good faith judgement as to the Company's best interests. The Company may energe in transactions with affiliates, additioners or other related parties, which may be one terms which are not arm 's length, but will be in all cases consistent with the duties of the management of Company is to withholders, by counting an interest with the Company, the livestor will be demend to have declared when the company is to such or when the company is to such or which during the protection of the company is to such or which during the protection of the Company is to such or which are such or which are protected to only the company of the protection of the company of the com liability arising from the existence of any such conflict of interest.

Lender Issue date Amount 07/10/22

Outstanding principal plus Interest \$76,946.00 as of 12/14/22

 
 Interest rate
 6.0% per annum

 Maturity date
 12/31/23
 Maturity date

No payments due until Dec 31, 2023

Offering Date Exemption Security Type Amount Sold Use of Proceeds 10/2022 Other S42,755 General operations

- meliterial interess:

  2. any person who is, is of the issuer;
  2. any person who is, is of the most recent practicable data the beneficial cover of 20 percent or more of the asser's costancina victing equity securities, calculated on the basis of woring power.

  2. If the locars was encorporated or organized within the past three years, any promoter of the 4. or (4) any immediate family member of any of the foreigning persons.

✓ Yes

No

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

Amount Invested
Transaction type \$75,000.00 Issue date 07/10/22 Outstanding principal plus interest \$76,946.00 as of 12/14/22 
 Interest rate
 6.0% per annum

 Maturity date
 12/31/23

Current with payments Relationship Founder

From the LLC, to Simon Hedley and Tom Matzen Amount Invested \$42,765.00

Transaction type Other Issue date 10/30/22 Relationship Two founders Advences given to the two Founders in 2022

The storm "morker of the justs" interface any child, reportful, prosected, present justpartme, providences, spower or more of openium, storage, outcomes has justice-view, somewhat, daughter-view, de-references or interview that of the present justice-view or interview to the storage of the

### FINANCIAL CONDITION OF THE **ISSUER**

27. Does the issuer have an operating history?

☑ 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 read 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 enalysis, including information regarding the strategy and plans for our bosiness, includes forward-looking statements that involve risks and uncertainties. You should review the "Bak Factors" section for a discussion of important factors that could cause actual results to differ materially from the results described in or implied by the forward-looking statements contained in the following discussion and analysis.

Links Golf Cafe is one of the world's first golf cafe franchis

Having built some 187 coffee bars, we wented to combine the high margins of coffee, with the passion for golf, inside shopping centers. This will allow our Franchise Owners to have more profits and more life. Think Starbucks meets asports meets Country Club for Small Dusiness Owners.

Our goal is to open 100 locations in 3-5 years and sell to a Franchise amalgamator for at least \$100 million USD. (Forward looking projection which cannot be guaranteed.)

Links Golf Cafe, LLC was incorporated in the State of Arizona in January 2022.

Since then, we have:

- Founders have built 187 coffee bars, averaging 52% cash on cash returns per year. (Slide 5 & 23)
- · Five Recurring Revenue streams, (Slide 18)
- Profit from the massive growth in "non traditional golf". (Slide 14-19)
- In revenue already, have a detailed plan for growth, leveraging franchising, (Slide 20, 21 & 26)
- World class advisory board in place to help us scale. (Slide 24)

The Company is subject to risks and uncertainties common to early-stage companies. Given the Company's limited operating history, the Company cannot reliably estimate how much revenue it will receive in the future.

#### Historical Results of Operations

Our company was organized in January 2022 and has limited operations upon which prospective investors may base an evaluation of its performance.

- Reviews & Gins, Margin. For the period ended October 31, 2022, the Company had revenues of \$61,245.
- Assets, As of October 31, 2022, the Company had total assets of \$92,829, including \$64 in cash.
- Ner Income. The Company has had net income of \$16,448 for 2022.
- Isolatines. The Company's liabilities totaled \$76,381 for 2022.

To-date, the company has been financed with \$75,000 in debt.

After the conclusion of this Offering, should we hit our minimum funding target, our projected runway is 6 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. We plat to raise capital in 12 months. Except as otherwise described in this Form C. we do not have additional sources of capital other than the proceeds from the offering Recease of the emphasities and uncertainties in establishing a new business strategy, it is not possible to addituately 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 security and uncertainty will be increased if less than the maximum amount of security offered in this othering is sold. The Company intents to raise additional capital in the future from investors. 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

Links Golf Cafe, LLC cash in hand is \$4,850, as of November 2022. Over the last Links duri Carls, Economic Lasar III Intalia is 34,534, xi in revenues 2022. Over this history three months, revenues have averaged \$10,000/month, cost of goods sold has averaged \$0/month, and operational expenses have averaged \$3,100/month, for an average net margin of \$6,900 per month. We are currently profitable.

There are no material changes since the date of the financials. We are continuing to build towards our first franchise sales, and support our existing clients, who are making progress with the Raving Fans For Life program.

We expect revenues in the next 3-5 months to be around \$250k+, with expenses of up to 50% of that figure, while we build momentum. This is based on the workshops which have a track record of profitability. We intention is to to sell Franchise Area Development Agreements in G1-G2 2023 which would bolster our revenues. We are also exploring other strategies to quicken the bunch of new locations in a cash-flow positive fashion.

Currently we are profitable based on the current expenditures. We believe we co-build on this to produce greater profits and cash reserves over the next 3-6 months. The working capital from this raise will enable us to produce increased momentum and optimize systems.

We have access to capital via the founding members, and their existing relationship capital.

We have the potential to generate capital through sales of workshops and bootcamps, and consultancy amongst other opportunities.

We have other scheduled events which we believe will be cash and profit

All projections in the above narrative are forward-looking and not guaranteed

In STATE CASE OF QUESTION 2. In the decisions are now in yearlier is not predict in the part and in the part of th

### FINANCIAL INFORMATION

## Refer to Appendix C, Financial Statements

(1) the financial statements of Links Golf Cafe, LLC included in this Form are true and complete in all material respects; and

(2) the financial information of Links Golf Cafe, LLC included in this Form refleaccurately the information reported on the tax return for Links Golf Cafe, LLC filed for the most recently completed fiscal year.

Thomas Matzen

# STAKEHOLDER ELIGIBILITY

(I) Has any such person been convicted, within 10 years (or five years, in the case of issuers

their predecessors and affiliated issuers) before the filling of this offering statement, of any fellow or misdemessor.

- only or middlemeanor.

  In connection with the ourchase of sale of any security/□ Yes ☑ No

  B involving the making of any false filling with the Commission □ Yes ☑ No

  B involving the making of any false filling with the Commission □ Yes ☑ No

  assumities dealer, investment adviser, funding portal or part solicitor of purchasecurities. If Yes ☑ No

(2) is any such person subject to any order, judgment or decree of any court of competent judicidation, entered within five years before the filling of the information required by Section Ark(s) of the Securities Art that, at the time of filling of this offering statement, restrains or another such person from engaging or continuing to engage in any conduct or practice. It is comment on with the judyches or sale of any security (2) ™ to (3) № 8.

It is comment on the making all any table filling with the Commission (7) № 6] Not it is accordant of the conduct of the business of an uncontrol to relative research securities dealer, investment devises, funding portal or paid solicitor of purchasers of securities? The CDM of the CD

(3) is any such person subject to a final errier of a state securities commission (or an agency or office of a state performing lake functions); a state authority that supervises or examines behavior, and the subject of state performing lake functions and in insurance conference for an agency or officer of a state performing like functions); an appropriate federal banking agency the US. Commodify Futures Trading Commissions or the National Codit Uron Administration that:

- amodity Futures Tealing, Commission or the National Credit Union Administration that:

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(4) is any such arroon subject to an order of the Commission entered current to Section 
(51b) or IBBCO of the Exchange Act or Section 2016) or (1) of the Investment Acvisers Act of 
1940 that, at the time of the filling of this offering current in 
1 suspends or recolless such person's registration as a broker, dealer, municipal securities 
obesit, meredement acrear or investing portail? [1] Vise 2] Ma

- element, reversions are the activities, functions or operations of such person?

  The Section of the activities functions or operations of such person?

  The Section of the

(S) Is any such person subject to any order of the Commission entered within the year's before the filling of the offering statement that, at the time of the filling of this offering statement, orders the person to cause and diesal from committing or causing a violation or future violation of:

- Larguscienter-besed anti-fraud provision of the federal securities laws, including 
  without irritation Section VI(a)(1) of the Securities Act, Section (O(b)) of the Exchange 
  Act, Section (Section (O(b)) of the Texthere act and Section (O(b)) of the Inchange 
  Act (Section (Section (Securities Act)) of the Inchange 
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  Act (Section (Securities Act)) of Inchange 
  I

(6) Is any such person suspended or expelled from membership in, or suspended or bar from association with a member of, a registered national securities exchange or a regist national or affiliated securities association for any act or omission to act constituting or inconsistent with just and equilable principles of Irade?

C) this very such instead field for a registerior of locality or less any such percent or versions, who concerns making as an underwister is our registration stronger in 80 miles of the settlement field with the Commission hast within the years before the filter of this officering estimates and the subject of a return coder, topp careful, or order suspending the Registration A exemption, or is any such percent, at the time of such filting, the uniquest of an eventigation proceeding to delement workship or all order or suspensions made should be resultant.

□Yos ☑ No

(8) is any act in person assigned to a United States Petud Service faster convenentation order ordered within five speer solded the filling of the information required by Section 4-00, of this convenentation of the section of the

If you would have answered "Yes" to any of these questions had the conviction, order, judgment, decree, suspension, expulsion or her occurred or been issued after May 16, 2016, then you are NOT eligible to rely on this exemption under Section 4(a)(8) of the Securities Act.

reate regency, described in Rule 19 km/3) or Regulation. Consulfanding, weder applicable consumy waternity than provides for notice and an apparatula for hearing, which constrains a final disposition or action by that fedural or state agency.

### OTHER MATERIAL INFORMATION

31. In addition to the information expressly required to be included in this Form, include

- (1) 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 misleadin

The Lead Investor. As discribed 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 that Lead Investor (the "Proxy"). The Proxy is invested lauries and until a Sociessor Lead investor like the place of the Lead investor investor lake the place of the Lead investor in which case, the Investor has a five (5) calendar day period to receive the Proxy. Personant to the Proxy, the Lead Investor or his or the 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 Wedunder inc. and the identity of the initial Lead investor will be disclosed to investors before investors make a final investment decision to purchose the securities related to the Company.

The Lead Investor can guit at any time or can be removed by Wefunder Inc. for The Lead investor can out at any time or can be removed by Wethnider Inc. for Lossier or pursuant to a vote of investors as detailed in the Lead investor (as Causier or pursuant to a vote of investor and to the Lead investor causified in the Lead investor with the disciplinary or in the can be caused to the cause of the Lead investor with the disciplinary in effect can chalcone to either lead when the pursuant lead investor with the can be caused to t

The Lead Investor will not receive any compensation for his or her services to the SPV. The Lead Investor may receive compensation it, in the future, Wefunder Advisors LLG forms a fund ("Fluid") for accredited investor for the jumpose 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

Although the Load investor may act in multiple roles with respect to the Company's offerings and may potentially be compensated for some of its services, the Load investor's goal 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 Load investor's interests should always be aligned with those of investors, it is, however, possiblethat in some limited circumstances that Load investors, it is, however, possiblethat in some limited circumstances that Load investors, it is, however, possiblethat in some limited some states. 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 5day 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 Filinas, In order to complete necessor tax filinas, the SPV is required to include information about each investor who holds on interest in the SPV, including each investor's taxpayer identification number ("TIN") (e.g., social socurity number or employer identification number ("TIN") (e.g., social socurity number or employer identification number). To the extent they have not already done so, each investor will be required to provide their TIN within the arrier of (10 to (20) years of making their investment or (10 teventy (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 region to withfold from SPV to provide their time, and the second of the sPV to an investor of the SPV to any processis otherwise payable to the investor an amount necessary for the SPV to any provides their may be caused by the ISP or other relevant submixing as 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. Tax Filings. In order to complete necessary tax filings, the SPV is required to

DISTRUCTIONS TO QUESTION St., Uniquemation is speciated to be more in a format, realist or other measurement with a neighbor of the east or possible decreases format, the times through leading to (a) a discription of the americal content of such hydrocentum; (b) a discription of the format is which such discriment to three-based, and (b) the such as the format is which such discriment to three-based, and

#### ONGOING REPORTING

32. The issuer will file a report electronically with the Securities 8 Exchange Commission annually and 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://LinksGolfCafe.com//invest

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

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 issuers that do not exceed \$1.

the issuer has filed at least three annual reports and has total assets that do not exceed \$10
million;

4. the issuer or another party purchases or repurchases all of the securities issued pursuant to Section (4a/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 SAFE (Simple Agreement for Future Equity) SPV Subscription Agreement SAFE (Simple Agreement for Future Equity)

Appendix C: Financial Statements

Financials 1

Appendix D: Director & Officer Work History

Simon Hedley Thomas Matzer

Appendix E: Supporting Documents

Links Golf Cafe LLC Operating Agreement January 2022 3 - signed.pdf

# **Signatures**

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

The following documents will be filed with the SEC

Cover Page XML

Offering Statement (this page)

Appendix A: Business Description & Plan

Appendix B: Investor Contract:

SPV Subscription Agreement - Early Bird

Early Bird SAFE (Simple Agreement for Future Equity)

SPV Subscription Agreement SAFE (Simple Agreement for Future Equity)

Appendix C: Financial Statements

Financials 1

Appendix D: Director & Officer Work History

Simon Hedley

Thomas Matzen

Appendix E: Supporting Documents

Links\_Golf\_Cafe\_\_LLC\_Operating\_Agreement\_January\_\_2022\_\_3\_ -\_signed.pdf

Paramant to the requirements of Sections ((a)(6) and (A) of the Securities Act of 1933 and Regulation Crondituding (§ 227.000 et seq.), the essure credites that it has reasonable grounds to believe that it writes all of the requirements for Bling on Form Could has distinctured this Form to be signed on in behalf whe dish without antheritizand.

inks Golf Cafe, LLC

Ву

Thomas Matzen

Pursuant to the requirements of Sections 4(a)(6) and 4A of the Securities Act of 1933 and Regulation Crowdfundin; (8 227.100 er seq.), this Form C and Transfer Agent Agreement has been signed by the following persons in the capacities and on the dates inflicted.

Símon Hedley
Treasurer
12/19/2022

Thomas Matzen

Founder 12/16/2022

The Form C man be digned to the times in province constant officer in principal provided officer, in constant or principal encounter officer and an import of the toward of decision or persons performing delated produces.

I authorize Wefunder Portal to submit a Form C to the SEC based on the information I 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 disaffirm the actions of Wefunder Portal taken in good faith under or in reliance upon this power of attorney.