

**UNITED STATES  
SECURITIES AND EXCHANGE COMMISSION  
Washington, D.C. 20549**

**FORM C**

**UNDER THE SECURITIES ACT OF 1933**

- Form C: Offering Statement
- Form C-U: Progress Update
- Form C/A: Amendment to Offering Statement: correcting the landing page URL
- Check box if Amendment is material and investors must reconfirm within five business days.
- Form C-AR: Annual Report
- Form C-AR/A: Amendment to Annual Report
- Form C-TR: Termination of Reporting

***Name of issuer***

American Rebel Licensing NIL I, Inc.

***Legal status of issuer***

***Form***

C Corporation

***Jurisdiction of Incorporation/Organization***

Nevada Corporation

***Date of organization***

February 18, 2026

***Is there a co-issuer?*** \_\_\_\_\_ yes **X** no.

***Physical address of issuer***

218 3<sup>rd</sup> Avenue North, #400, Nashville, Tennessee 37201

***Website of issuer***

<https://invest.americanrebelbeer.com/>

***Name of intermediary through which the offering will be conducted***

DealMaker Securities, LLC

***CIK number of intermediary***

0001872856

***SEC file number of intermediary***

008-70756

***CRD number, if applicable, of intermediary***

315324

***Amount of compensation to be paid 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 time of the filing, for conducting the offering, including the amount of referral and any other fees associated with the offering:***

As compensation for the services provided by DealMaker Securities LLC, the Issuer is required to pay to DealMaker Securities LLC a fee consisting of an eight and one-half percent (8.5%) cash commission based on the dollar amount of the Securities sold in the Offering and paid upon disbursement of funds from escrow at the time of a closing. This fee is inclusive of all payment processing fees, transaction fees, electronic signature fees and AML search fees. There is also a \$29,500 advance setup fee and \$15,000 monthly fee payable to DealMaker Securities LLC and/or its affiliates.

***Any other direct or indirect interest in the issuer held by the intermediary, or any arrangement for the intermediary to acquire such an interest***

None

***Type of security offered***

Class B Non-Voting Common Stock

***Target number of Securities to be offered***

20,290 shares

***Price (or method for determining price)***

\$0.50

***Target offering amount***

\$10,500.00

***Oversubscriptions accepted:***

- Yes
- No

***Oversubscriptions will be allocated:***

- Pro-rata basis
- First-come, first-served basis
- Other: At the discretion of the Company

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

\$5,000,000

***Deadline to reach the target offering amount***

March 31, 2027

**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 canceled and committed funds will be returned.**

***Current number of employees***

2

	<b>As of March 31, 2026</b>
<b>Total Assets</b>	\$ 173,770
<b>Cash &amp; Cash Equivalents</b>	\$ 170,770
<b>Accounts Receivable</b>	0
<b>Short-term Debt</b>	\$183,250
<b>Long-term Debt</b>	0
<b>Revenues/Sales</b>	0
<b>Cost of Goods Sold</b>	0
<b>Taxes Paid</b>	0
<b>Net Income</b>	(\$15,346)

***The jurisdictions in which the issuer intends to offer the Securities:***

Alabama, Alaska, Arizona, Arkansas, California, Colorado, Connecticut, Delaware, District Of Columbia, Florida, Georgia, Guam, Hawaii, Idaho, Illinois, Indiana, Iowa, Kansas, Kentucky, Louisiana, Maine, Maryland, Massachusetts, Michigan, Minnesota, Mississippi, Missouri, Montana, Nebraska, Nevada, New Hampshire, New Jersey, New Mexico, New York, North Carolina, North Dakota, Ohio, Oklahoma, Oregon, Pennsylvania, Puerto Rico, Rhode Island, South Carolina, South Dakota, Tennessee, Texas, Utah, Vermont, Virgin Islands, U.S., Virginia, Washington, West Virginia, Wisconsin, Wyoming, American Samoa, and Northern Mariana Islands

**EXHIBITS**

EXHIBIT A: Offering Memorandum

EXHIBIT B: Financial Statements

EXHIBIT C: PDF of Campaign Landing Page

EXHIBIT D: **PPT**

EXHIBIT E: Subscription Agreement

EXHIBIT F: Video Script

**EXHIBIT A**  
**OFFERING MEMORANDUM PART II OF OFFERING STATEMENT**  
**(EXHIBIT A TO FORM C)**  
**May 14, 2026**



**American Rebel Licensing NIL I, Inc.**  
<https://invest.americanrebelbeer.com/>

**Up to \$5,000,000 of Class B Non-Voting Common Stock at \$0.50 per share**  
**Minimum Target Amount \$10,500.00, including an aggregate \$175,000 in Investor Fees**

COMPANY, (“American Rebel Licensing NIL I, Inc.”, the “Company,” “we,” “us”, “Issuer” or “our”), is offering up to \$5,000,000 worth of Class B Non-Voting Common Stock of the Company (the “Securities” or “Shares”) at a price of \$0.50 per Share. Purchasers of Securities are sometimes referred to herein as “Purchasers” or “Investors”. The minimum target offering is \$10,500 (the “Target Amount”) (collectively, the “Offering”). The Offering is being conducted on a best-efforts basis and the Company must reach its Target Amount by March 31, 2027 (the “Target Date”).

Unless the Company raises at least the Target Amount under the Regulation CF Offering by the Target Date, no Securities will be sold in this Offering, investment commitments will be canceled, and committed funds will be returned. For the avoidance of doubt, no initial subscriptions from new investors will be accepted after March 31, 2027. If the Company reaches its Target Amount prior to the Target Date, the Company may conduct the first of multiple closings, provided that the Offering has been posted for 21 days and that investors who have committed funds will be provided notice five business days prior to the close.

Each investor must invest a minimum of \$50.00. Additionally, investors will be required to pay an Investor Fee to the Company to help offset transaction costs equal to 3.5% per investment. This fee is counted towards the amount the company is seeking to raise under Regulation Crowdfunding and the limit each investor may invest pursuant to Regulation Crowdfunding as

described herein and is in addition to the \$50.00 minimum investment amount per investor. The Intermediary will receive a cash commission on this fee.

Investment commitments may be accepted or rejected by the Company, in its sole and absolute discretion. The Company has the right to cancel or rescind its offer to sell the Securities at any time and for any reason. The rights and obligations of any Purchasers are captured by processing a subscription, and Purchaser must complete the purchase process through our intermediary, DealMaker Securities LLC (the “Intermediary”). All committed funds will be held in escrow with Enterprise Bank & Trust, a Missouri chartered trust company with banking powers (the “Escrow Agent”) until the Target Amount has been met or exceeded and one or more closings occur. You may cancel an investment commitment until up to 48 hours prior to the Target Date, or such earlier time as the Company designates, pursuant to Regulation CF, using the cancellation mechanism provided by the Intermediary. The Intermediary has the ability to reject any investment commitment and may cancel or rescind the Company’s offer to sell the Securities at any time for any reason.

### **Investment Incentives and Perks\***

We are offering our investors perks and rewards for being a stockholder that include combined equity and reward tiers based on the amount of investment.

### **Time-Based Bonus Shares**

To reward early participants in this Offering, we are offering time-based Bonus Shares for investments (signed subscription agreement and payment must be received by the Company).

	<b>Funded Investment Amount Received By:*</b>	<b>Bonus Shares of Class B Non-Voting Common Stock**</b>
<b>First Month</b>	11:59 pm Pacific Standard Time on June 13, 2026	15%
<b>Second Month</b>	Commences at 12:00 am Pacific Standard Time on June 14, 2026 and continues through 11:59 pm Pacific Standard Time on July 13, 2026	10%
<b>Going Forward</b>	Investments made after 12:00 am Pacific Standard Time on July 14, 2026 through the Offering Termination Date	5%

\* For purposes of this table, Funded Investment Amount means each funded investment from an Investor during the specified time period, regardless of whether the investor has made other investments in the specified time period or at any other time in the Offering, in which the

Investor has completed all documents required hereunder (i.e., Subscription Agreement and Investor Questionnaire), funded its purchase of Securities and DealMaker has approved the investment following its compliance review, including AML screening.

\*\* Bonus shares of Class B Common Stock shall have the same terms as the Class B Non-Voting Common Stock issued in the Offering.

### Volume-Based Perks

Every tier gives you ownership + perks:

Investment Level	Bonus Shares	Perks (1)
<b>\$1,000 - \$4,999</b>	2.5%	<ul style="list-style-type: none"> <li>• 1 Poster</li> <li>• 1 Hat</li> <li>• 1 T-shirt</li> <li>• VIP Invite to the American Rebel Christmas Party at Kid Rocks, Nashville TN</li> </ul>
<b>\$5,000 - \$9,999</b>	5%	<ul style="list-style-type: none"> <li>• 1 Poster</li> <li>• 1 Hat</li> <li>• 1 T-shirt</li> <li>• 4 Beer Glasses</li> <li>• 1 Beer Cooler</li> <li>• VIP Invite to the American Rebel Christmas Party at Kid Rocks, Nashville TN</li> </ul>
<b>\$10,000 - \$24,999</b>	8%	<ul style="list-style-type: none"> <li>• 2 Posters</li> </ul>

Investment Level	Bonus Shares	Perks (1)
		<ul style="list-style-type: none"> <li>• 2 Hats</li> <li>• 2 T-shirts</li> <li>• 8 Beer Glasses</li> <li>• 1 Beer Cooler</li> <li>• VIP Invite to the American Rebel Christmas Party at Kid Rocks, Nashville TN</li> </ul>
<b>\$25,000 - \$49,999</b>	10%	<ul style="list-style-type: none"> <li>• 2 Posters</li> <li>• 2 Hats</li> <li>• 2 T-shirts</li> <li>• 8 Beer Glasses</li> <li>• 1 Beer Cooler</li> <li>• 1 Limited and Numbered 250th Anniversary 12-Pack Guitar</li> <li>• VIP Invite to the American Rebel Christmas Party at Kid Rocks, Nashville TN</li> </ul>
<b>\$50,000 - \$99,999</b>	12%	<ul style="list-style-type: none"> <li>• 2 Posters</li> <li>• 2 Hats</li> </ul>

Investment Level	Bonus Shares	Perks (1)
		<ul style="list-style-type: none"> <li>• 2 T-shirts</li> <li>• 8 Beer Glasses</li> <li>• 1 Beer Cooler</li> <li>• 1 Limited and Numbered 250th Anniversary 12-Pack Guitar</li> <li>• VIP Invite to the American Rebel Christmas Party at Kid Rocks, Nashville TN</li> <li>• Accommodations for the Christmas Party (4 people, 2 rooms, 1 night)</li> </ul>
<b>\$100,000+</b>	15%	<ul style="list-style-type: none"> <li>• 4 Posters</li> <li>• 4 Hats</li> <li>• 4 T-shirts</li> <li>• 16 Beer Glasses</li> <li>• 2 Beer Coolers</li> <li>• 2 Limited and Numbered 250th Anniversary 12-Pack Guitars</li> <li>• VIP Invite to the American Rebel Christmas Party at Kid Rocks, Nashville TN</li> </ul>

Investment Level	Bonus Shares	Perks (1)
		<ul style="list-style-type: none"> <li>• VIP Dinner at Detroit Cowboy</li>   <li>• VIP Night on the town in Nashville</li>   <li>• Accommodations for the Christmas Party / Nashville trip (8 people, 4 rooms, 2 nights)</li> </ul>

(1) Subject to change at the Company’s sole option.

\*In order to receive perks from an investment, one must submit a single investment in the same offering that meets the minimum perk requirement. Multiple investments may be aggregated to determine whether the funded investment amount threshold has been met for a Volume-based perk. . All perks occur when the offering is completed. Bonus Shares will be the same class (Series B Common Stock) and terms as the Shares being offered. All perks, if mailed or emailed, will be sent to the address and/or email provided by the investor when filling out its subscription agreement on our investor portal. Time and amount based perks can be stacked together. No fractional Bonus Shares will be issued – all Bonus Shares will be rounded down to the nearest whole Share. The Company may amend its Bonus Share/perk amounts and policies at any time without notice to or consent for investors.

DealMaker Securities LLC has not been engaged to assist in the distribution of the Bonus Shares and will not receive any compensation related to the Bonus Shares.

**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 (the “SEC”) 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 SEC has not made an independent determination that these Securities are exempt from registration.**

**This disclosure document contains forward-looking statements and information relating to, among other things, the Company, its business plan and strategy, and its industry. These forward-looking statements are based on the beliefs of, assumptions made by, and information currently available to the Company’s management. When used in this disclosure document and the Company Offering materials, the words “estimate”, “project”, “believe”, “anticipate”, “intend”, “expect”, and similar expressions are intended to identify forward-looking statements. These statements reflect management’s current views with respect to future events and are subject to risks and uncertainties that could cause the Company’s action results to differ materially from those contained in the forward-looking statements. Investors are cautioned not to place undue reliance on these forward-looking statements to reflect events or circumstances after such state or to reflect the occurrence of unanticipated events.**

#### **NOTICE REGARDING THE ESCROW AGENT**

ENTERPRISE BANK AND TRUST, THE ESCROW AGENT SERVICING THE OFFERING, HAS NOT INVESTIGATED THE DESIRABILITY OR ADVISABILITY OF AN INVESTMENT IN THIS OFFERING OR THE SECURITIES OFFERED HEREIN. THE ESCROW AGENT MAKES NO REPRESENTATIONS, WARRANTIES, ENDORSEMENTS, OR JUDGMENT ON THE MERITS OF THE OFFERING OR THE SECURITIES OFFERED HEREIN. THE ESCROW AGENT’S CONNECTION TO THE OFFERING IS SOLELY FOR THE LIMITED PURPOSES OF ACTING AS A SERVICE PROVIDER.

The Company has certified that all of the following statements are TRUE for the Company in connection with this Offering:

- (1) Is organized under, and subject to, the laws of a State or territory of the United States or the District of Columbia;
- (2) Is not subject to the requirement to file reports pursuant to section 13 or section 15(d) of the Securities Exchange Act of 1934 (the “Exchange Act”) (15 U.S.C. 78m or 78o(d));
- (3) Is not an investment company, as defined in section 3 of the Investment Company Act of 1940 (15 U.S.C. 80a-3), or excluded from the definition of investment company by section 3(b) or section 3(c) of that Act (15 U.S.C. 80a-3(b) or 80a-3(c));
- (4) Is not ineligible to offer or sell securities in reliance on section 4(a)(6) of the Securities Act of 1933 (the “1933 Act”) (15 U.S.C. 77d(a)(6)) as a result of a disqualification as specified in § 227.503(a);
- (5) Has filed with the SEC and provided to investors, to the extent required, any ongoing annual reports required by law during the two years immediately preceding the filing of this Form C; and
- (6) Has a specific business plan, which is not to engage in a merger or acquisition with an unidentified company or companies.

#### **About this Form C**

You should rely only on the information contained in this Form C. We have not authorized anyone to provide you with information different from that contained in this Form C. We are offering to sell and seeking offers to buy the Securities only in jurisdictions where offers and

sales are permitted. You should assume that the information contained in this Form C is accurate only as of the date of this Form C, regardless of the time of delivery of this Form C or of any sale of Securities. Our business, financial condition, results of operations, and prospects may have changed since that date.

Statements contained herein as to the content of any agreements or other documents are summaries and, therefore, are necessarily selective and incomplete and are qualified in their entirety by the actual agreements or other documents. The Company will provide the opportunity to ask questions of and receive answers from the Company's management concerning terms and conditions of the Offering, the Company or any other relevant matters and any additional reasonable information to any prospective Purchaser prior to the consummation of the sale of the Securities.

This Form C does not purport to contain all of the information that may be required to evaluate the Offering and any recipient hereof should conduct its own independent analysis. The statements of the Company contained herein are based on information believed to be reliable. No warranty can be made as to the accuracy of such information or that circumstances have not changed since the date of this Form C. The Company does not expect to update or otherwise revise this Form C or other materials supplied herewith. The delivery of this Form C at any time does not imply that the information contained herein is correct as of any time subsequent to the date of this Form C. This Form C is submitted in connection with the Offering described herein and may not be reproduced or used for any other purpose.

## **SUMMARY**

### **COMPANY OVERVIEW**

American Rebel Licensing NIL I, Inc. ("AR Licensing I" or the "Company") is a new wholly-owned subsidiary of American Rebel Holdings, Inc. ("AR Holdings") that will serve as an intellectual property and brand licensing arm for the AR Holdings. The immediate impetus for this move is the AR Holding's recent entry into the alcoholic beverage market with American Rebel Light Beer, a premium domestic light lager introduced in 2024. In late 2023, AR Holdings established American Rebel Beverages, LLC ("AR Beverages") as a wholly-owned subsidiary to hold alcohol licenses and operate the beer business.

American Rebel Light Beer, produced in partnership with AlcSource, has been positioned as an extension of the American Rebel lifestyle brand. Given the success and growth potential of this venture, management sees an opportunity to centralize brand management and licensing revenues under a dedicated entity. The beer industry in the United States is a more than \$110 billion dollar market.

American Rebel Light Beer is brewed for patriots who love their country, American Rebel Light Beer is a premium domestic light lager—crisp, clean, all-natural, and bold—crafted for beer drinkers who want full-flavor refreshment with a lighter feel. With approximately 100 calories, 3.2g of carbohydrates, and 4.3% ABV per 12 oz serving, American Rebel Light is brewed

without corn, rice, or added sweeteners that are common in many mass-produced light beers. American Rebel Light Beer delivers a lighter option for those who love great beer but prefer a more balanced lifestyle. Since its launch in April 2024, American Rebel Light Beer has rolled out in 18 states and continues to expand nationwide as America's Patriotic, "healthy-for-you" light beer brewed for patriots who love this country. Anchored by its signature brand statement "America's Patriotic, God-Fearing, Constitution-Loving, National Anthem-Singing, Stand-Your-Ground Beer," it celebrates freedom, Life, Liberty, and the pursuit of the American Dream, inspiring consumers to Stand Tall, Stand Proud, Be Loud. American Rebel Light Beer has executed distribution agreements with top-tier partners in Tennessee, Connecticut, Kansas, Kentucky, Ohio, Iowa, Missouri, North Carolina, Florida, Indiana, Virginia, Mississippi, Minnesota, Arkansas, Pennsylvania, Massachusetts, West Virginia and most recently Alabama.

We believe American Rebel is boldly positioning itself as "America's Patriotic Brand" in a time when national spirit and American values are being rekindled and redefined. The typical American Rebel customer loves their family, their country and their community. We believe the time is right for American Rebel Light, we believe we have the right expertise, and we believe we have the right brand. We believe recent trends have revealed that beer consumers want to express their values through their choice of beer. We believe that American Rebel Light will have a receptive target audience for our product. American Rebel Light Beer is the first product introduced on a regional basis through the Company's Distribution First Strategy. Consumers continue to register their email addresses at [www.AmericanRebelBeer.com](http://www.AmericanRebelBeer.com) to be notified when American Rebel Light is available in their local market. In February of 2025, we began offering American Rebel Light online in 40 US States through our website.

## **BUSINESS MODEL**

We formed AR Licensing I as a separate subsidiary to allow AR Holdings to protect and monetize its intellectual property more effectively. By housing trademark rights and licensing agreements in a distinct entity (often referred to as an IP holding company or "IPCo"), the Company can ring-fence its valuable brand assets from operating liabilities and streamline licensing arrangements. Management believes that this structure provides several advantages:

- ***Asset Protection & Control:*** AR Licensing I holds the "American Rebel" trademark licensing rights, safeguarding the brand from potential operational risks in the manufacturing or distribution businesses. Any litigation or creditor issues arising in operating subsidiaries (such as the safes or beer businesses) would be less likely to jeopardize the core IP assets.
- ***Revenue Generation:*** AR Licensing I can generate a steady, high-margin revenue stream through licensing fees and royalties. By licensing the brand to operating units (and potentially third parties in the future), the Company turns its brand equity into a direct source of income. AR Holdings will participate in these revenues through a structured royalty-share arrangement (detailed below), creating additional value for shareholders without heavy capital investment.

- **Tax & Structural Efficiency:** Royalty payments and intercompany fees create potential tax planning benefits and a clear paper trail for the use of the brand. In many cases, licensing subsidiaries can improve overall tax efficiency and facilitate partnerships or eventual asset sales by cleanly delineating IP value. While specific tax treatment will be evaluated by the Company’s tax advisors, the separate subsidiary provides flexibility for future structuring (e.g. if the beverage business attracts outside investment, the brand license can be managed independently).
- **Focus and Brand Development:** Dedicating a team (or at least corporate attention) to AR Licensing I means focused management of the American Rebel brand across all product categories. This entity’s mission will be to grow brand equity and ensure consistency in how the name is used, whether on safes, apparel, beer, or other consumer products. It can invest in marketing initiatives, brand collaborations, and new licensing opportunities on behalf of the parent company and its subsidiaries. For example, AR Licensing I might fund cross-promotional campaigns that benefit both the safe business and the beer business, amplifying “American Rebel” as “America’s Patriotic Brand” (a positioning the Company is already cultivating).

The creation of AR Licensing I is a strategic move to leverage American Rebel’s brand power. It transforms AR Holdings’ role into that of a franchisor/licensor in addition to an operator. This approach is expected to unlock value by monetizing the brand in new ways (royalties, licensing deals) while protecting the integrity and legal ownership of the trademark.

## REVENUE SOURCES

AR Licensing I will sit between AR Holdings (the IP owner) and the operating business units, initially facilitating the licensing of the American Rebel name for the beer product. The **key arrangements and financial terms** are as follows:

- **Trademark License (Parent to Subsidiary):** AR Holdings has granted AR Licensing I a license to use the “*American Rebel*” name and trademarks in the alcohol beverage category (initially focusing on beer). The license is **exclusive** for this category, meaning AR Holdings will not license the brand to any other entity for alcoholic beverages. The term of the license is **10 years**, with automatic renewal for up to **four additional 5-year terms** (5+5+5+5 years) unless terminated, allowing a maximum of 30 years. This ensures AR Licensing I has a long-term horizon to develop the brand in beverages. **No royalty** will be paid by AR Licensing I to AR Holdings for this license – it is a **royalty-free grant**. Instead, AR Holdings will receive **20% of AR Licensing I’s gross proceeds** as an override. AR Holdings retains ownership of all trademarks and will impose standard **quality control provisions** in the license agreement to protect the brand (the licensee must adhere to brand guidelines and product quality standards) with the licensor retaining inspection and approval rights.
- **Sublicense to Operating Subsidiary (Beer License Agreement):** AR Licensing I has **sublicensed** the American Rebel brand to American Rebel Beverages, LLC for use on the flagship beer product (and any future beer variants). AR Beverages will continue to handle production, sales and distribution of the beer, but now as a **licensee** of the brand. The

sublicense agreement defines the permitted uses of the trademarks (e.g. branding on beer cans, merchandise, advertising) and ensure AR Beverages complies with all quality and marketing standards set by the brand owner. In return, AR Beverages will pay AR Licensing I a **usage-based royalty: \$0.005 per individual unit (can or bottle) of beer sold, or \$0.12 per case of 24**. This per-unit royalty applies to all product configurations (regardless of package size, beer formula, or flavor). To **ensure a baseline income**, a **minimum guaranteed royalty of \$500,000 per calendar year** is established.

- **Royalty Payment Schedule:** On an annual basis, AR Beverages will owe at least \$500,000 in royalties (if per-unit sales royalties do not reach that amount). Payments will be made quarterly. Specifically, **each year \$100,000 is due by February 15** (an upfront license fee) and the remaining amount is paid in **four quarterly installments**, due **45 days after the end of each quarter**. Each quarterly payment will equal the greater of (a) the prorated minimum for that quarter or (b) the actual calculated royalty for units sold in that quarter.
- **Initial Year Concessions (2026):** Recognizing that 2024-2025 saw the regional launch of the beer and 2026 will be a scale-up year, the Company is building in **temporary royalty relief for 2026** to support the product's growth. For the calendar year 2026, AR Licensing I will **defer or reduce certain payments** from AR Beverages: the \$100,000 annual fee due Feb 15, 2026 will be **deferred (not collected)**, and the Q1 and Q2 2026 quarterly royalties will each be **capped at \$50,000** (even if actual sales would warrant a higher payment, AR Beverages will only pay \$50k for those quarters).
- **Intercompany Loan Arrangement:** To compensate AR Licensing I for the deferred royalties in 2026, AR Beverages has extended a **loan** to AR Licensing I. The proposed terms are a **principal amount of \$200,000** with a **3-year term**. The loan will carry a **5% annual interest rate**. Importantly, **no payments will be due on the loan until January 1, 2027** (interest will accrue during 2026 but AR Licensing I will not have to make any interest or principal payments that year). Starting in 2027, the loan will be amortized over its remaining term with **monthly principal and interest payments** sufficient to fully repay by the end of 2028 (if a 3-year term).
- **Conversion Feature:** A unique feature of this loan is that **AR Licensing I (the borrower)** has the **exclusive right to convert** any or all of the outstanding loan balance into an equity ownership interest in American Rebel Beverages, LLC. The conversion would be at **the current valuation of AR Beverages** at the time of conversion, as verified by a qualified independent third-party valuation or as mutually agreed by the parties. This effectively gives AR Licensing I a **call option on equity** in the operating beer business.
- **Revenue Sharing with Parent:** Although AR Holdings is not charging a direct royalty to AR Licensing I for the master trademark license, it will derive income from AR Licensing I through a **revenue sharing agreement**. AR Holdings shall be entitled to **20% of the gross proceeds** of AR Licensing I. In practice, AR Licensing I's gross proceeds will primarily consist of the royalties it receives from AR Beverages (and in the future, potentially royalties from other licensees if new deals are made).
- **First Right of Refusal for New Licenses:** Looking beyond the beer category, AR Holdings is granting AR Licensing I a **10-year first right of refusal (FRR)** on any licensing

opportunities for the “*American Rebel*” brand in other product categories or services. This means if any third party or another division of the company approaches AR Holdings to license the brand (for example, a manufacturer of ammunition, apparel, energy drinks, or any other consumer product using the name “American Rebel”), AR Licensing I will have the first opportunity to take on that licensing arrangement.

## **COMPETITORS AND INDUSTRY**

The Beer industry in the United States is highly competitive due to large domestic and international brewers and the increasing number of craft brewers and craft distilleries in this category who distribute similar products that have similar pricing and target beer drinkers. The two largest brewers in the United States, AB InBev and Molson Coors, participate actively in mass appeal beer offerings as well as the High End and Beyond Beer categories, through numerous hard seltzers, flavored malt beverages, and spirit RTDs from existing beer brands or new brands, importing and distributing import brands, and with their own domestic specialty beers, either by developing new brands or by acquiring, in whole or part, existing brands. Imported beers, such as Corona®, Heineken®, Modelo Especial® and Stella Artois®, continue to compete aggressively in the United States and have gained market share over the last ten years. All of these companies have substantially greater financial resources, marketing strength and distribution networks than the Company. We believe our brand positioning will present opportunities for us to compete in this crowded marketplace. American Rebel won’t be all things to all people; but we do believe we can be important to a large potential market.

### **Market size & growth**

The U.S. beer market in 2023–2024 was estimated at \$118 to \$122 billion annually (Source: Beer Institute, Brewers Association, Statista), with non-craft light, regular, and import beers accounting for more than \$93 billion. Light beer alone represents between 43% to 50% of total U.S. beer consumption, equivalent to approximately 2.6 to 3.0 billion gallons annually.

Key light beer brands currently include:

- Busch Light®
- Michelob Ultra®
- Miller Lite®
- Coors Light®
- Bud Light®

However, recent consumer sentiment has created a clear void in the domestic light beer market. Consumers are increasingly seeking alternatives—brands that reflect their values, support U.S. manufacturing, and are positioned as “healthier” or “Better For You” without compromising on

taste or authenticity. American Rebel Light Beer directly addresses this underserved segment with:

- A strong Patriotic identity
- All-natural ingredients sourced from the USA
- A lifestyle-focused brand message
- A lighter, “Better For You” profile

This product is positioned similarly to other recent beverage market disruptors such as Black Rifle Coffee Company®, Poppi®, and Liquid Death®, which successfully scaled by targeting emotionally connected consumers underserved by legacy brands.

This opportunity is supported by: We believe American Rebel Light Beer is on a pathway to become a major national brand. Achieving even a modest 1% market share of the domestic light beer market would translate to an estimated \$500 million to \$585 million in annual revenue.

- An established partnership with a leading U.S. co-packer capable of producing over 230 million cases per year.
- Distribution already secured in over 10 U.S. states with top-tier retail and on-premise partners.
- A scalable marketing and logistics infrastructure designed to support national expansion.

## **GROWTH STRATEGY**

Our multi-faceted growth strategy positions American Rebel for long-term success by:

- Leveraging the legacy of the American Rebel Brand to expand in a large and growing market.
- Capitalizing on a generational opportunity to disrupt the U.S. light beer market with a values-driven, scalable brand.

We believe we are building more than a product portfolio—we are building a platform for American consumers who want quality, authenticity, and patriotism reflected in the brands they support. Our approach is rooted in strategic execution, operational excellence, and delivering long-term shareholder value.

## **STRATEGIC GROWTH OPPORTUNITY IN CROWDED BEER LANDSCAPE**

The U.S. beer industry remains intensely competitive, dominated by large domestic and global brewers such as AB InBev and Molson Coors, along with an ever-expanding roster of craft

brewers. These players are continuously innovating across traditional and specialty categories—from hard seltzers and flavored malt beverages to spirit-based RTDs and global import brands like Corona®, Heineken®, Modelo Especial®, and Stella Artois®.

Despite their scale and resources, American Rebel Light Beer is carving out a distinct and powerful space in the market by doing what others can't: pairing bold patriotic branding with an authentic “better-for-you” beer experience. Brewed with all-natural ingredients—free of added corn, rice, and synthetic sweeteners—American Rebel Light Beer aligns with a growing consumer demand trend. Several leading U.S. consumer product companies have recently announced new SKUs aimed at clean-label lifestyles, and our existing formula already meets this demand head-on.

We believe American Rebel's value proposition extends well beyond shelf space:

- **Patriotic Branding with National Resonance:** Connecting emotionally with a large base of proud, God-fearing, Constitution-loving beer drinkers who want their values reflected in what they consume.
- **Clean Ingredient Label:** Our light lager offers a crisp and natural profile at roughly 100 calories and 3.2 carbs per 12 oz pour—appealing to active lifestyle consumers looking for a cleaner alternative.
- **Accelerating Distribution Network:** Our growth with respected independent retailers and premium chain partners gives us increasing visibility and momentum across diverse markets.
- **Cultural Relevance in High-Impact Channels:** From motorsports and music festivals to televised ad campaigns and grassroots events, we meet our target demographic where they gather—and invite them to “Rebel Up.”

American Rebel won't be all things to all people, and that's by design. But in an industry saturated with sameness, we're offering something bold, clear, and timely—and we believe that's the kind of differentiated message that will win in today's market, that includes:

- ***Distinctive Patriotic Brand Identity.*** American Rebel has cultivated a bold, recognizable brand rooted in patriotism, personal security, and quintessential American values. Whether through advanced, American-made safes or apparel and accessories, we deliver products that reflect the beliefs of our customers — protecting loved ones, standing firm for the Constitution, and celebrating freedom. Our safes are equipped with improved designs, modern features, and accessory integration that offer peace of mind and performance.
- ***Beer That Reflects Values — and Consumer Demand.*** In the beverage space, our American Rebel Light Beer was created to serve a massive yet underserved market segment: consumers seeking a clean, high-quality beer that also reflects their values. Our can boldly proclaims what others don't: God-Fearing, Constitution-Loving,

National Anthem Singing, and ‘Stand Your Ground’ Strong. At the same time, our formula gives us a competitive edge. Brewed with all-natural ingredients — and none of the additives commonly found in mass-market beers like corn, rice, or sweeteners — it aligns perfectly with the trend sweeping consumer packaged goods, where legacy brands are now introducing SKUs that eliminate these ingredients. We’re already there.

## CUSTOMERS:

In the beverage alcohol industry, the regulatory framework governing the sale and distribution of beer is fundamentally different from that of most consumer goods categories. Under the **three-tier system** mandated by law across the United States, alcohol producers are legally prohibited from selling directly to retailers or consumers. Instead, all product must flow through a licensed, independent wholesale distributor operating within each respective state. This structure — established at the state level following the repeal of Prohibition — means that American Rebel Beer’s primary commercial customers are its wholesale distribution partners, not end consumers or retail accounts.

American Rebel has built its go-to-market approach around what the Company calls its **Distribution First** strategy — a deliberate effort to establish contracted, committed distribution relationships in key markets before focusing on consumer-facing brand activation. This strategy prioritizes securing the right distribution infrastructure as the foundational prerequisite for sustainable commercial growth. By locking in distributor partnerships ahead of broad marketing investment, American Rebel ensures its products have a clear, legally compliant, and operationally supported path to retail shelves and on-premise accounts in each state it enters.

As of the date of this offering, American Rebel has established **33 fully contracted wholesale distribution relationships** across **18 states**, as listed below:

Distributor	State
Gulf Distributing (ALL OF ALABAMA)	AL
C&C	AR
Dichello	CT
North Florida Sales	FL
Tri Eagle Sales	FL
Wayne Densch	FL

<b>Distributor</b>	<b>State</b>
Gold Ring Gulf	FL
Mahaska	IA
Working Distributors	IN
Zink Distributing	IN
Standard Beverage	KS
Clark KY	KY
Stagnaro	KY
Commercial	MA
C&L Distributing	MN
MO Eagle	MO
Will Fischer	MO
Clark MS	MS
Adams	NC
Bud of Asheville	NC
BonBright	OH
Tremonte	OH
Ace Distributing	PA
Banko	PA
Mid-State	PA
Muller Distributing	PA

<b>Distributor</b>	<b>State</b>
Wilson McGinley	PA
Best Brands	TN
Lawrence	VA
Valley	VA
Jefferson Distributing	WV
Northern Eagle	WV

American Rebel's Distribution First strategy reflects the Company's understanding that in the regulated beverage alcohol industry, distribution access is a competitive moat. Securing committed wholesale partners in advance creates demand certainty, enables retailer sell-in, and positions the brand for scalable, state-by-state market expansion.

## **OUR CORPORATE HISTORY AND STRUCTURE**

The Company was incorporated in Nevada on February 18, 2026, by parent company American Rebel Holdings, Inc. the owner of the American Rebel brand. On February 24, 2026, the founders executed subscription agreements totaling 50 million shares of Class A Common Stock and 200,000 shares of Class C Common Stock for \$5,020 in aggregate consideration.

The Company has no subsidiaries. The Company will serve as an intellectual property and brand licensing arm for the AR Holdings. The immediate impetus for this move is the AR Holding's recent entry into the alcoholic beverage market with American Rebel Light Beer, a premium domestic light lager introduced in 2024. In late 2023, AR Holdings established American Rebel Beverages, LLC ("AR Beverages") as a wholly-owned subsidiary to hold alcohol licenses and operate the beer business. American Rebel Light Beer, produced in partnership with AlcSource, has been positioned as an extension of the American Rebel lifestyle brand. Given the success and growth potential of this venture, management sees an opportunity to centralize brand management and licensing revenues under a dedicated entity.

## **CORPORATE MILESTONES**

- 02-18-2026 Nevada charter filed.
- 02-24-2026 Founders' subscriptions closed.

- 04-01-2026 Company entered into a Trademark License Agreement with AR Holdings; whereby the Company was granted the rights to use and sublicense the “American Rebel” brand name, trademarks, logos, and associated goodwill in connection with alcoholic beverages (specifically beer).
- 04-01-2026 Company entered into a Sublicense Agreement with American Rebel Beverages, LLC, to license the “American Rebel” name.
- 04-01-2026 Company entered into an Intercompany Loan Agreement between AR Licensing I (as Borrower) and AR Beverages, LLC (as Lender), to document the financial arrangement concerning the deferred 2026 royalties, in the form of a 5% Three Year Loan Agreement (or Convertible Promissory Note) in the amount of \$200,000.
- 05-14-2026 Reg CF Form C filed (this offering).

## **GROWTH STRATEGY & ALLOCATION OF FUNDS**

### **Growth Strategy**

Our multi-faceted growth strategy positions the Company for long-term success by:

- Leveraging the legacy of the American Rebel Brand to expand in a large and growing market.
- Capitalizing on a generational opportunity to disrupt the U.S. light beer market with a values-driven, scalable brand.

We believe we are building more than a product portfolio—we are building a platform for American consumers who want quality, authenticity, and patriotism reflected in the brands they support. Our approach is rooted in strategic execution, operational excellence, and delivering long-term shareholder value.

Our growth strategy will:

- Build on AR Beverages’ established partnership with a leading U.S. co-packer capable of producing over 230 million cases per year.
- Expand AR Beverages distribution beyond the current 18 U.S. states with top-tier retail and on-premise partners.
- Utilize a scalable marketing and logistics infrastructure designed to support national expansion.

## Allocation of Funds\*

<u>Category</u>	<u>% of Raise</u>
Installations/Activation/Branding	20%
Inventory	33%
Staffing	13%
Content Creation	10%
Digital Advertising	10%
Trade Shows	10%
Product Development	4%

## MANAGEMENT

### The Team

As of the date of this offering, we have 2 active Employees (Charles A. Ross, Jr. and Corey Lambrecht). None of our employees are represented by labor unions, and we believe that we have an excellent relationship with our employees.

American Rebel is led by a deeply experienced executive team with proven track records in public company governance, brand development, and operational scale.

**Charles A. “Andy” Ross, Jr.** - Our founder and Chief Executive Officer continues to be a driving force behind our brand’s expansion and product focus—fusing patriotism, personal freedom, and bold identity into every corner of the Company. His vision for American Rebel has shaped a product suite that resonates with customers nationwide.

**Corey Lambrecht** - Our President and Chief Operating Officer brings extensive public company leadership, financial strategy, and operational acumen to the team. His success spans uplifting companies to major exchanges, negotiating complex financial and legal agreements, and scaling businesses into national brands with nine-figure revenue. Corey’s oversight ensures that American Rebel maintains fiscal discipline, retail alignment, and strategic velocity across all divisions—from safes to beverages.

**Darin Fielding** – Interim Chief Accounting Officer for AR Holdings and CFO of Champion Safe will assist us to fortify our financial oversight and compliance. Mr. Fielding adds deep public accounting expertise and audit experience. His background in regulatory standards and financial controls strengthens our commitment to transparency and governance, aligning with institutional investor expectations.

**James “Todd” Porter** – Mr. Porter, who is the primary party running AR Beverages, is a seasoned alcohol beverage executive with extensive experience across the Midwestern and Southern U.S.—our priority regions for rollout. Todd’s hands-on knowledge of market

dynamics, distributor partnerships, and retail activation in core territories strengthens our go-to-market strategy and consumer engagement around American Rebel Light Beer.

This team blends visionary thinking with operational depth, positioning American Rebel for long-term scalability, category leadership, and durable brand relevance. In partnership with Associated Brewing, our launch into beverages is supported by turnkey production and national supply capabilities, allowing us to accelerate reach without compromising quality or brand integrity.

## **OFFICERS AND DIRECTORS**

### Executive Officers

#### ***Charles A. Ross, Jr., Chief Executive Officer, Executive Chairman and Director***

Mr. Ross is currently the Company's Chief Executive Officer, Executive Chairman and a Director. He is also CEO and a Director of the parent company, American Rebel Holdings Inc. He is responsible for all duties required of a corporate officer and the development of the business. From December, 2014 through April, 2021, Mr. Ross served as the sole officer and as a director of American Rebel, Inc. He now currently serves as its Secretary, Treasurer and as a director. American Rebel, Inc. has developed a product line of concealed carry products. Prior to American Rebel, Inc. Mr. Ross founded several companies including Digital Ally, Inc. (a Nasdaq listed company, NASDAQ: DGLY), which he established in 2004. In addition to his entrepreneurial accomplishments, Mr. Ross served as the host of his own television sporting show, *Maximum Archery World Tour*, where he bow hunted all over the world which included traditional bow hunts and bow hunting of the world's most dangerous game. *Maximum Archery World Tour* evolved into his new television show, *American Rebel*, which features Mr. Ross's music, patriotism, his support of the 2<sup>nd</sup> Amendment and celebrates the "American Rebel Spirit" in all of us. Mr. Ross professionally released three compact disks ("CDs") and his popular song "American Rebel" has become the theme song for American Rebel and other American Rebel theme properties.

#### ***Corey Lambrecht, President, Chief Operating Officer and Director***

Mr. Lambrecht currently serves as our President, Chief Operating Officer and a director. Mr. Lambrecht is a public company executive with more than 25 years of experience in strategic acquisitions, corporate turnarounds, capital raising, new business development, pioneering consumer products, corporate licensing, interactive technology services, day-to-day business operations, board communication and investor relations. He is a Certified Director from the UCLA Anderson Graduate School of Management accredited Directors program. Since May 2025, he has also served as a Strategic Advisor to First American Nuclear Co. Earlier in his career, Mr. Lambrecht was instrumental in arranging the financing for the 2001 acquisition of Smith & Wesson by Saf-T-Hammer Corp. and later served as Executive Vice President of Smith & Wesson, President of Licensing and President of Advanced Technologies. He was also a pre-IPO founder of Premium Cigars International and a pre-IPO investor in LifeLock. He also serves

as President, Chief Financial Officer and a director of SinglePoint Inc. From 2007 through 2023, he served as an independent director of Orbital Infrastructure Group, Inc., a former Nasdaq-listed company. He served on the board of HippoFi, Inc. from July 2016 through December 2019, previously served as a board member of Lifestyle Wireless, Inc., which merged with SinglePoint in 2012, served on the board of Guardian 8 Holdings from December 2011 through early 2016, and served as President and Chief Operating Officer of Earth911 Inc., a subsidiary of Infinity Resources Holdings Company, from 2010 through 2013. As part of his board service, Mr. Lambrecht has served as Audit Committee Chairman, Compensation Committee Chairman and has led several M&A committees.

#### Non-Employee Directors

##### ***Michael Dean Smith, Director***

Mr. Smith is also a Director of the parent company, American Rebel Holdings Inc. Since 2017, Mr. Smith has been a Vice President of Industrial Maintenance, Inc. a business organization that encompasses a full-circle approach to the manufacturing industry. From 1997 through 2017, Mr. Smith served in various executive and managerial roles with Payless, Inc. (fka Payless ShoeSource). Mr. Smith holds a Bachelor's of Science ("B.S.") in Business Administration and Accounting from the University of Kansas, and a Masters of Business Administration ("MBA") from Washburn University.

##### ***C. Stephen Cochennet, Director***

Mr. Cochennet is also a Director of the parent company, American Rebel Holdings Inc. Mr. Cochennet has served as Chief Executive Officer and President, of Kansas Resource Development Company, a private oil and gas exploration business since 2011. In addition, from 2018 through 2023, Mr. Cochennet served as an independent board and committee member of Orbital Infrastructure Group, Inc., a former Nasdaq listed company. From 2011 through 2015 Mr. Cochennet served as the Chief Executive Officer and President of Guardian 8 Corporation. From 2005 to 2010, Mr. Cochennet was the Chairman, President, and Chief Executive Officer of EnerJex Resources, Inc., a former publicly traded Commission registered Oil and Gas Company. Prior to joining EnerJex, Mr. Cochennet was President of CSC Group, LLC in which he supported Fortune 500 corporations, international companies, and natural gas/electric utilities as well as startup organizations. Services provided included strategic planning, capital formation, corporate development, executive networking and complex transaction structuring. From 1985 to 2002, Mr. Cochennet held several executive roles with UtiliCorp United Inc. ("Aquila") located in Kansas City, Missouri. Responsibilities included finance, administration, operations, human resources, corporate development, natural gas/energy marketing, and managing several new startup operations. Prior to Aquila Mr. Cochennet served 6 years with the Federal Reserve managing problematic and failed banking institutions primarily within the oil and gas markets. Mr. Cochennet graduated from the University of Nebraska with a B.A. in Finance and Economics.

##### ***Larry Sinks, Director***

Mr. Sinks is also a Director of the parent company, American Rebel Holdings Inc. Since 2005, Mr. Sinks has been in the screen printing and embroidering business on a freelance basis. Since 2016, Mr. Sinks has been a consultant for Team Image Marketing, a company specializing in high-end corrugated grocery store displays and consulting services. From 2021 through the present, Mr. Sinks has been consulting for Champion Building Solutions, a private company located in Kansas City, Missouri specializing in general remodeling of residential homes. Mr. Sinks' passion is in motorsports and professional networking in the auto racing business. Mr. Sinks was instrumental in introducing us to Tony Stewart Racing Nitro, LLC ("Tony Stewart Racing") which led to the Company sponsoring the team and providing the necessary support for the Dodge Charger SRT Hellcat of four-time NHRA Funny Car world champion Matt Hagan.

## **RISK FACTORS**

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

### **Uncertain Risk**

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

### **Risks Related to the Company's Business and Industry**

We have a limited operating history upon which you can evaluate our performance, and accordingly, our prospects must be considered in light of the risks that any new company encounters. The Company is still in an early phase and we are just beginning to implement our business plan. There can be no assurance that we will ever operate profitably. The likelihood of our success should be considered in light of the problems, expenses, difficulties, complications and delays usually encountered by early-stage companies. The Company may not be successful in attaining the objectives necessary for it to overcome these risks and uncertainties.

### **Our business projections are only projections**

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

### **Any valuation at this stage is difficult to assess**

The valuation for the offering was established by the Company. Unlike listed companies that are valued publicly through market-driven stock prices, the valuation of private companies, especially startups, is difficult to assess, and you may risk overpaying for your investment. Although AR Holdings is a publicly traded company, the valuation of the Company is not directly attributable to the value or per share price at which AR Holdings securities are traded.

### **The transferability of the Securities you are buying is limited**

Any Common stock purchased through this crowdfunding campaign is subject to SEC limitations on transfer. This means that the stock that you purchase cannot be resold for a period of one year. The exception to this rule is if you are transferring the stock back to the Company, to an "accredited investor," as part of an offering registered with the Commission, to a member of your family, a trust created for the benefit of your family, or in connection with your death or divorce.

### **Your investment could be illiquid for a long time**

You should be prepared to hold this investment for several years or longer. For the 12 months following your investment, there will be restrictions on how you can resell the securities you receive. More importantly, there is no established market for these securities, and there may never be one. As a result, if you decide to sell these securities in the future, you may not be able to find a buyer. The Company may be acquired by an existing player in the IP licensing industry. However, that may never happen, or it may happen at a price that results in you losing money on this investment.

### **If the Company cannot raise sufficient funds, it will not succeed**

The Company is offering Class B Common Stock in this offering and may close on any investments that are made. Even if the maximum amount is raised, the Company is likely to need additional funds in the future in order to grow, and if it cannot raise those funds for whatever reason, including reasons relating to the Company itself or the broader economy, it may not survive. If the Company manages to raise only the minimum amount of funds sought, it will have to find other sources of funding for some of the plans outlined in "Use of Proceeds."

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

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

### **Terms of subsequent financings may adversely impact your investment**

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

### **Management Discretion as to Use of Proceeds**

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

### **Projections: Forward-Looking Information**

Any projections or forward-looking statements regarding our anticipated financial or operational performance are hypothetical and are based on management's best estimate of the probable results of our operations and have not been reviewed by our independent accountants. These projections will be based on assumptions which management believes are reasonable. Some assumptions invariably will not materialize due to unanticipated events and circumstances beyond management's control. Therefore, actual results of operations will vary from such projections, and such variances may be material. Any projected results cannot be guaranteed.

### **The amount raised in this offering may include investments from company insiders or immediate family members**

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

**You must keep records of your investment for tax purposes:**

As with all investments in securities, if you sell the Class B Common Stock, you will probably need to pay tax on the long- or short-term capital gains that you realize if you make a profit, and record any loss to apply it to other taxable income. If you do not have a regular brokerage account, or your regular broker will not hold the Class B Common Stock for you (and many brokers refuse to hold these type of securities for their customers), there will be nobody keeping records for you for tax purposes, and you will have to keep your own records and calculate the gain on any sales of the stock you sell. If you fail to keep accurate records or accurately calculate any gain on any sales of the stock, you may be subject to tax audits and penalties.

**Using a credit card to purchase shares may impact the return on your investment:**

Investors in this offering have the option of paying for their investment with a credit card. Transaction fees charged by your credit card company (which can reach 5% of transaction value if considered a cash advance) and interest charged on unpaid card balances (which can reach almost 25% in some states) add to the effective purchase price of the shares you buy and would be in addition to the 3.5% Investor Fee on your investment. See "Plan of Distribution." The cost of using a credit card may also increase if you do not make the minimum monthly card payments and incur late fees. These increased costs may reduce the return on your investment. The SEC's Office of Investor Education and Advocacy issued an Investor Alert dated February 14, 2018, entitled: [Credit Cards and Investments - A Risky Combination](#), which explains these and other risks you may want to consider before using a credit card to pay for your investment.

**Any Valuation at This Stage Is Difficult to Assess**

Any valuation at this stage is difficult to assess. The Company has set the price of its securities in this offering at \$0.50. The valuation for this Offering was established by the Company and is not based on the financial results of the Company. Instead, it is based on management's best estimates of the investment value of the Company, which is a subjective measure. This differs significantly from listed companies, which are valued publicly through market-driven stock prices. The valuation of private companies, especially early-stage companies, is difficult to assess and you may risk overpaying for your investment.

The Investor Transaction Fee may not count toward your cost basis for tax purposes. The IRS and/or another relevant tax authority may consider the price of the share before including the Investor Transaction Fee as the cost basis for determining any gain or loss at a realization event. You should discuss with your tax advisor the appropriate way to determine the relevant tax obligation.

**The Company has the right to extend the Offering Deadline, conduct multiple closings, or end the Offering early.**

The Company may extend the Offering Deadline beyond what is currently stated herein. This means that your investment may continue to be held in escrow while the Company attempts to raise the Minimum Amount even after the Offering Deadline stated herein is reached. While you have the right to cancel your investment up to 48 hours before an Offering Deadline, if you choose to not cancel 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 Minimum Amount, at which time it will be returned to you without interest or deduction, or the Company receives the Minimum Amount, at which time it will be released to the Company to be used as set forth herein. Upon or shortly after release of such funds to the Company, the Securities will be issued and distributed to you. If the Company reaches the target offering amount prior to the Offering Deadline, they may conduct the first of multiple closings of the Offering prior to the Offering Deadline, provided that the Company gives notice to the investors of the closing at least five business days prior to the closing (absent a material change that would require an extension of the Offering and reconfirmation of the investment commitment). Thereafter, the Company may conduct additional closings until the Offering Deadline. The Company may also end the Offering early; if the Offering reaches its target offering amount after 21-calendar days but before the deadline, the Company can end the Offering with 5 business days' notice. This means your failure to participate in the Offering in a timely manner, may prevent you from being able to participate – it also means the Company may limit the amount of capital it can raise during the Offering by ending it early.

**Investors will not be entitled to any inspection or information rights other than those required by Regulation CF.**

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 Regulation CF. 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 – 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 could put Investors at a disadvantage in general and with respect to other security holders.

**Risks Relating to the Beer Industry and the AR Beverages Business**

**The Company, through its license with AR Beverages, faces substantial competition within the beer industry.**

The beer categories within the United States are highly competitive due to the participation of large domestic and international brewers in the categories and the increasing number of craft brewers and craft distilleries, who distribute similar beers we plan on selling and that have similar pricing and target drinkers.

The two largest brewers in the United States, AB InBev and Molson Coors, participate actively in mass appeal beer offerings as well as the High End and Beyond Beer categories, through numerous launches of new hard seltzers, flavored malt beverages and spirit RTDs from existing brands or new brands, importing and distributing import brands, and with their own domestic specialty beers, either by developing new brands or by acquiring, in whole or part, existing brands. Imported beers, such as Corona®, Heineken®, Modelo Especial® and Stella Artois®, continue to compete aggressively in the United States and have gained market share over the last ten years. All of these brands and companies have substantially greater financial resources, marketing strength and distribution networks than the Company. The Company anticipates competition to be strong as some existing beverage companies are building more capacity, expanding geographically and adding more SKUs and styles. The potential for growth in the sales of hard seltzers, flavored malt beverages, craft-brewed domestic beers, imported beers and spirits RTDs is expected to increase the competition in the market for beer occasions within the United States and, as a result, the Company anticipates it will face competitive pricing pressures and the demand for and market share of the Company's products, when introduced, may fluctuate and possibly decline.

The Company's products, when introduced, will compete generally with other alcoholic beverages. The Company anticipates competing with other beer and beverage companies not only for drinker acceptance and loyalty, but also for traditional retail shelf, cold box and tap space, as well as e-commerce placement and for marketing focus by the Company's Distributors and their customers, when established, all of which are anticipated to distribute and sell other alcoholic beverage products. All of the Company's potential competitors at this point in time have substantially greater financial resources, marketing strength and distribution networks than the Company. Moreover, the introduction of new products by competitors that compete directly with the Company's intended products or that diminish the importance of the Company's anticipated products to retailers or Distributors may have a material adverse effect on the Company's business and financial results.

Further, the alcoholic beverage industry has also seen continued consolidation among brewers in order to take advantage of cost savings opportunities for supplies, distribution and operations. Also, in the last several years, both AB InBev and Molson Coors have introduced numerous new hard seltzers and purchased multiple regional craft breweries and craft distilleries with the intention to expand the capacity and distribution of these brands.

More recently in 2021 and into 2022, large non-alcoholic beverage companies including Coca-Cola Company ("Coke"), Pepsi and Monster Beverage Corporation ("Monster") have begun to enter these markets through licensing agreements with alcoholic beverage companies to develop alcohol versions of existing traditional non-alcohol brands. Coke has entered into agreements with Molson Coors to develop, market and sell Topo Chico brand Hard Seltzer and Simply Spiked Lemonade. Coke also announced agreements with Constellation to develop, market and sell FRESCA™ Mixed, a line of spirits RTDs and with Brown Forman to develop, market and sell Jack Daniel's® Tennessee Whiskey and Coca-Cola®™ Ready-to-Drink Cocktail. The Boston Brewing Company has entered into an agreement with Pepsi to develop, market and sell alcohol beverages which include Hard Mountain Dew, to take advantage of this trend. Pepsi also entered an agreement in late 2022 with FIFCO USA, a New York based brewery, to develop, market and

sell Lipton Hard Iced Tea which launched in 2023. Lastly, Monster, acquired CANarchy Craft Brewery Collective in early 2022 and launched the Beast Unleashed, a new brand of flavored malt beverages in early 2023.

Due to the increased leverage that these combined operations will have in distribution and sales and marketing expenses, the costs to the Company of competing is anticipated to be great. The potential also exists for these large competitors to increase their influence with their Distributors, making it difficult for smaller beverage companies to maintain their market presence or enter new markets. The continuing consolidation could also reduce the contract brewing capacity that is available to the Company. These potential increases in the number and availability of competing brands, the costs to compete, reductions in contract brewing capacity and decreases in distribution support and opportunities may have a material adverse effect on the Company's business and financial results.

**Changes in public attitudes and drinker tastes could harm the Company's business. Regulatory changes in response to public attitudes could adversely affect the Company's business.**

The alcoholic beverage industry has been the subject of considerable societal and political attention for several years, due to public concern over alcohol-related social problems, including driving under the influence, underage drinking and health consequences from the misuse of alcohol, including alcoholism. As an outgrowth of these concerns, the possibility exists that advertising by beer producers could be restricted, that additional cautionary labeling or packaging requirements might be imposed, that further restrictions on the sale of alcohol might be imposed or that there may be renewed efforts to impose increased excise or other taxes on beer sold in the United States.

The domestic beer industry, other than the market for High End beer occasions and Beyond Beer occasions, has experienced a decline in shipments over the last ten years. The Company believes that this decline is due to declining alcohol consumption per person in the population, drinkers trading up to drink high quality, more flavorful hard seltzers, beers and spirits RTDs, health and wellness trends and increased competition from wine and spirits companies. If consumption of the Company's products, when introduced, in general were to come into disfavor among domestic drinkers, or if the domestic alcohol beverage industry were subjected to significant additional societal pressure or governmental regulations, the Company's business could be materially adversely affected.

Additionally, certain states are considering or have passed laws and regulations that allow the sale and distribution of marijuana. Currently it is not possible to predict the impact of this on sales of alcohol, but it is possible that legal marijuana usage could adversely impact the demand for the Company's products.

**The Company anticipates being dependent on distributors.**

In the United States, where the Company intends for its beer to be sold, the Company anticipates selling most of its beer to independent beer Distributors for distribution to retailers and, ultimately, to drinkers. Although the Company intends to engage multiple Distributors, sustained growth will

require it to maintain such relationships and possibly enter into agreements with additional Distributors. Changes in control or ownership within the distribution network could lead to less support of the Company's products.

Contributing to distribution risk is the fact that the Company's distribution agreements, when entered into, are anticipated to be generally terminable by the Distributor on relatively short notice. While these distribution agreements are anticipated to contain provisions giving the Company enforcement and termination rights, some state laws prohibit the Company from exercising these contractual rights. The Company's ability to maintain distribution arrangements may be adversely affected by the fact that many Distributors are reliant on one of the major beer producers for a large percentage of their revenue and, therefore, they may be influenced by such producers. If the Company's distribution agreements are terminated, it may not be able to enter into new distribution agreements on substantially similar terms, which may result in an increase in the costs of distribution.

No assurance can be given that the Company will be able to establish or maintain a distribution network or secure additional Distributors on terms favorable to the Company.

### **Dependence on Brand Development and Consumer Acceptance**

Our success depends heavily on our ability to establish and maintain brand awareness and loyalty among consumers. Failure to effectively promote our brand, differentiate our products, or align with evolving consumer preferences may result in lower sales and hinder growth.

### **Shortages of components and materials, as well as supply chain disruptions, may delay or reduce our sales and increase our costs, thereby harming our results of operations.**

The inability to obtain sufficient quantities of raw materials and components, including those necessary for the production of our products could result in reduced or delayed sales or lost orders. Any delay in or loss of sales or orders could adversely impact our operating results. Many of the materials used in the production of our products are available only from a limited number of suppliers. We do not have long-term supply contracts with any suppliers. As a result, we could be subject to increased costs, supply interruptions, and difficulties in obtaining raw materials and components.

Our reliance on third-party suppliers for various raw materials and components for our products exposes us to volatility in the availability, quality, and price of these raw materials and components. Our orders with certain of our suppliers may represent a very small portion of their total orders. As a result, they may not give priority to our business, leading to potential delays in or cancellation of our orders. A disruption in deliveries from our third-party suppliers, capacity constraints, production disruptions, price increases, or decreased availability of raw materials or commodities could have an adverse effect on our ability to meet our commitments to customers or increase our operating costs. Quality issues experienced by third party suppliers can also adversely affect the quality and effectiveness of our products and result in liability and reputational harm.

## **Challenges of Scaling Operations**

As we grow, we may face operational challenges related to production, logistics, technology systems, and management capacity. Failure to effectively scale operations could limit our ability to meet demand, maintain quality, and control costs.

**An inability to expand our e-commerce business and sales organization to effectively address existing and new markets that we intend to target could reduce our future growth and impact on our business and operating results.**

Consumers are increasingly purchasing products online. We operate a direct-to-consumer e-commerce store to maintain an online presence with our end users. The future success of our online operations depends on our ability to use our marketing resources to communicate with existing and potential customers. We face competitive pressure to offer promotional discounts, which could impact our gross margin and increase our marketing expenses. We are limited, however, in our ability to fully respond to competitor price discounting because we cannot market our products at prices that may produce adverse relationships with our customers that operate brick and mortar locations as they may perceive themselves to be at a disadvantage based on lower e-commerce pricing to end consumers. There is no assurance that we will be able to successfully expand our e-commerce business to respond to shifting consumer traffic patterns and direct-to-consumer buying trends.

In addition, e-commerce and direct-to-consumer operations are subject to numerous risks, including implementing and maintaining appropriate technology to support business strategies; reliance on third-party computer hardware/software and service providers; data breaches; violations of state, federal or international laws, including those relating to firearms and ammunition sales; online privacy; credit card fraud; telecommunication failures; electronic break-ins and similar disruptions; and disruption of Internet service. Our inability to adequately respond to these risks and uncertainties or to successfully maintain and expand our direct-to-consumer business may have an adverse impact on our business and operating results.

**We have a limited operating history on which you can evaluate our company.**

We are an early-stage licensing company with a limited operating history. The corporate entity has existed since February 2026. As a result, our business has been subject to many of the problems, expenses, delays, and risks inherent in the establishment of a relatively new business enterprise.

We have a limited operating history upon which an evaluation of our business plan or performance and prospects can be made. Our business and prospects must be considered in the light of the potential problems, delays, uncertainties and complications encountered in connection with a newly established business and creating a new line of products. The risks include, in part, the possibility that we will not be able to develop functional and scalable products, or that although functional and scalable, our products will not be economical to market; that our competitors hold proprietary rights that preclude us from marketing such products; that our competitors market a superior or equivalent product; that our competitors have such a significant advantage in brand recognition that our products will not be considered by potential customers; that we are not able

to upgrade and enhance our technologies and products to accommodate new features as the market evolves; or the failure to receive necessary regulatory clearances for our products. To successfully introduce and market our products at a profit, we must establish brand name recognition and competitive advantages for our products. There are no assurances that we can successfully address these challenges. If it is unsuccessful, we and our business, financial condition and operating results could be materially and adversely affected.

The current and future expense levels are based largely on estimates of planned operations and future revenues. It is difficult to accurately forecast future revenues because our business is relatively new, and our market is rapidly developing. If our forecasts prove incorrect, the business, operating results and our financial condition will be materially and adversely affected. Moreover, we may be unable to adjust our spending in a timely manner to compensate for any unanticipated reduction in revenue. As a result, any significant reduction in revenues would immediately and adversely affect our business, financial condition and operating results.

**We cannot predict when we will achieve profitability.**

We have not been profitable and cannot predict when or if we will achieve profitability. We cannot predict when we will achieve profitability, if ever. Our inability to become profitable may force us to curtail or temporarily discontinue our research and development programs and our day-to-day operations. Furthermore, there can be no assurance that profitability, if achieved, can be sustained on an ongoing basis.

**We are highly dependent on Charles A. Ross, our Chief Executive Officer. The loss of our Chief Executive Officer, whose knowledge, leadership and industry reputation upon which we rely, could harm our ability to execute our business plan.**

We are highly dependent on Charles A. Ross, our Chief Executive Officer and Chairman of our board of directors (the “Board”). Our success depends heavily upon the continued contributions of Mr. Ross, whose leadership, industry reputation entrepreneurial background and creative marketing skills may be difficult to replace at this stage in our business development, and on our ability to attract and retain similarly positioned prominent leaders. If we were to lose the services of our Chief Executive Officer, our ability to execute our business plan may be harmed and we may be forced to limit operations until such time as we could hire suitable replacements.

**Dependence on Brand Recognition and Consumer Perception**

The beer market is highly brand-driven. Our success depends heavily on our ability to establish, maintain, and grow a strong brand that resonates with beer drinking consumers. Negative publicity, poor product taste, or failure to meet consumer expectations could damage our brand and adversely affect sales.

## **Economic and Market Conditions**

Alcoholic beverages are a discretionary purchase, and demand may decline during periods of economic uncertainty, inflation, or reduced consumer spending. Adverse macroeconomic conditions could materially impact our results.

## **Intellectual Property and Counterfeit Risks**

Protecting our trademarks, logos, and product designs is critical to maintaining brand value. Counterfeiting, imitation products, or unauthorized use of our intellectual property could harm our brand and sales. Enforcing our rights may be costly and uncertain, especially in international markets.

## **Intellectual Property Protection and Counterfeit Risks**

Our brand identity, logos, and product designs are valuable assets. Counterfeiting, imitation products, or unauthorized use of our trademarks could harm our reputation and sales. Enforcing intellectual property rights can be costly, particularly in foreign jurisdictions.

## **Environmental and Sustainability Risks**

Consumers increasingly expect transparency and sustainability in apparel production. If we fail to meet environmental standards, adopt responsible sourcing, or effectively communicate our sustainability efforts, we could face reputational harm and loss of consumer trust. Additionally, future environmental regulations could increase production costs.

## **We are an early-stage company and have not yet generated any profits.**

The American Rebel Holdings, Inc. was formed in February 2026. Accordingly, our business, as it is currently operated, have a limited history upon which an evaluation of our performance and future prospects can be made. Our current and proposed operations are subject to all the business risks associated with new enterprises. These include likely fluctuations in operating results as we react to developments in the market, managing our growth and the entry of competitors into the market. We have no current plans to pay dividends on any shares and would only be able to do so once we achieve profitability and our board of directors makes a determination it would be in the best interest of the Company and its stockholders. There is no assurance that we will be profitable or generate sufficient revenues to pay dividends to the holders of our shares.

## **We have a limited operating history and, therefore, cannot accurately project our revenues and operating expenses.**

Because we have a limited history, it is difficult to evaluate our proposed business and future prospects, including our ability to plan for and model future growth. Our limited operating experience, combined with the rapidly evolving nature of the beer industry in which we intend to operate, substantial uncertainty concerning how this market may develop, and other economic

factors beyond our control reduce our ability to accurately forecast quarterly or annual revenue. We anticipate that our operating expenses will increase in the near future, and there is no assurance that we will be profitable in the near future. You should consider our business, operations, and prospects in light of the risks, expenses, and challenges faced as an early-stage company. Failure to manage our current and future growth effectively could have an adverse effect on our business, operating results, and financial condition. Our business should be considered in light of the risks, expenses, and difficulties that we have encountered to date and will continue to encounter.

**We may encounter numerous difficulties frequently encountered by companies in the early stage of operations.**

We have a limited operating history upon which any investor may evaluate our current business and future prospects. Any potential investor must consider the risks and difficulties frequently encountered by early-stage companies. Historically, there has been a high failure rate among early-stage companies. Our future performance will depend upon a number of factors, including our ability to:

- implement our growth strategy;
- aggressively counter and respond to actions by our competitors;
- pursue new users and maintain relationship with current users;
- maintain adequate control of our expenses;
- attract, retain and motivate qualified personnel;
- react to user preferences and demands;
- our ability to successfully implement, launch, and achieve market acceptance of our products and to anticipate and manage the risks associated therewith; and
- regulatory compliance.

We cannot assure investors that we will successfully address any of these factors, and our failure to do so could have a material adverse effect on our business, financial condition, results of operations, and future prospects.

**Our revenues and profits are subject to fluctuations.**

It is difficult to accurately forecast our revenues and operating results, and these could fluctuate in the future due to a number of factors. These factors may include adverse changes in: global securities markets, general economic conditions, our ability to market our products and services to companies, markets and other market participants, headcount and other operating costs, and general industry and regulatory conditions and requirements. Our operating results may fluctuate from year to year due to the factors listed above and others that are not listed. At times, these fluctuations may be significant and could impact our ability to operate our business.

**We depend on key personnel and face challenges recruiting needed personnel.**

Our future success depends on the efforts of a small number of key personnel, including our Chief Executive Officer, Andy Ross, and our President, Corey Lambrecht, who are critical to

continually innovate and improve our products. We do not maintain a key person life insurance policy on any of the members of our senior management team. As a result, we would have no way to cover the financial loss if we were to lose the services of our directors or officers. In addition, due to our limited financial resources and the specialized expertise required, we may not be able to recruit the individuals needed for our business needs. There can be no assurance that we will be successful in attracting and retaining the personnel we require to continue to grow the firm.

**We may not be able to protect all of our intellectual property.**

Our profitability may depend in part on our ability to effectively protect our proprietary rights, including obtaining trademarks for our brand names, protecting our products and websites, maintaining the secrecy of our internal workings and preserving our trade secrets, as well as our ability to operate without inadvertently infringing on the proprietary rights of others. There can be no assurance that we will be able to obtain future protections for our intellectual property or defend our current trademarks and future trademarks and patents. Further, policing and protecting our intellectual property against unauthorized use by third parties is time-consuming and expensive, and certain countries may not even recognize our intellectual property rights. There can also be no assurance that a third party will not assert infringement claims with respect to our products or technologies. Any litigation related to protecting our intellectual property or defending our use of certain technologies could have a material adverse effect on our business, operating results and financial condition, regardless of the outcome of such litigation.

**If third parties claim that we infringe their intellectual property, it may result in costly litigation.**

We cannot assure you that third parties will not claim our current or future products or services infringe their intellectual property rights. Any such claims, with or without merit, could cause costly litigation that could consume significant management time. Such claims also might require us to enter into royalty or license agreements. If required, we may not be able to obtain such royalty or license agreements, or obtain them on terms acceptable to us.

**Our software may be exposed to cybersecurity threats and hacks via source code flaws, errors or security weaknesses.**

As with any other computer code, flaws in the source codes related to cryptocurrencies, cryptocurrency exchanges and crypto wallets have been exposed by certain malicious actors. Several errors and defects have been found and corrected, including those that disabled some or all functionality for users or exposed users' personal information. If a similar attack were to expose a flaw in our systems it could have a material adverse effect on our reputation, which could negatively affect our business prospects.

**Security breaches and attacks against our systems and network, and any potentially resulting breach or failure to otherwise protect confidential and proprietary information,**

**could damage our reputation and negatively impact our business, as well as materially and adversely affect our financial condition and results of operations.**

Although we have employed significant resources to develop our security measures against breaches, our cybersecurity measures may not detect or prevent all attempts to compromise our systems, including distributed denial-of-service attacks, viruses, malicious software, break-ins, phishing attacks, social engineering, security breaches or other attacks and similar disruptions that may jeopardize the security of information stored in and transmitted by our systems or that we otherwise maintain. Breaches of our cybersecurity measures could result in unauthorized access to our systems, misappropriation of information or data, deletion or modification of client information, or a denial-of-service or other interruption to our business operations. As techniques used to obtain unauthorized access to or sabotage systems change frequently and may not be known until launched against us or our third-party service providers, we may be unable to anticipate, or implement adequate measures to protect against, these attacks. If we are unable to avert these attacks and security breaches, we could be subject to significant legal and financial liability, our reputation would be harmed and we could sustain substantial revenue loss from lost sales and customer dissatisfaction. We may not have the resources or technical sophistication to anticipate or prevent rapidly evolving types of cyber-attacks. Cyber-attacks may target us, our traders or other participants, the communication infrastructure, or the e-platform on which we depend. Actual or anticipated attacks and risks may cause us to incur significantly higher costs, including costs to deploy additional personnel and network protection technologies, train employees, and engage third-party experts and consultants. Cybersecurity breaches would not only harm our reputation and business, but also could materially decrease our revenue and net income.

**We may enter partnerships, collaborations, joint ventures, or strategic alliances with third parties. If we are unsuccessful in establishing or maintaining strategic relationships with these third parties or if these third parties fail to deliver certain operational services, our business, operating results, and financial condition could be adversely affected.**

Identifying strategic relationships with third parties and negotiating and documenting relationships with them may be time-consuming and complex and may distract management. Moreover, we may be delayed, or not be successful, in achieving the objectives that we anticipated because of such strategic relationships.

Counterparties to any strategic relationship may have economic or business interests or goals that are, or that may become, inconsistent with our business interests or goals, and may subject us to additional risks to the extent such third party becomes the subject of negative publicity, faces its own litigation or regulatory challenges, or faces other adverse circumstances.

Conflicts may arise with our strategic partners, such as the interpretation of significant terms under any agreement, which may result in litigation or arbitration which would increase our expenses and divert the attention of our management. If we are unsuccessful in establishing or maintaining strategic relationships with third parties, our ability to compete in the marketplace or

to grow our revenue could be impaired and our business, operating results, and financial condition could be adversely affected.

**Loss of a critical banking relationship could adversely impact our business, operating results, and financial condition.**

We rely on bank accounts to provide certain services. Customer cash holdings on our platform are held with banking partners. Our banking partners may view us as a higher risk customer for purposes of their anti-money laundering programs. New regulations that affect our banking providers may cause increased burdens to such providers which may be passed on to customers, increase costs of compliance or cause withdrawal of certain services by such providers in the future. As a result, we may face difficulty establishing or maintaining banking relationships due to our banking partners' policies. The loss of banking partners or the imposition of operational restrictions by banking partners may result in a disruption of business activity as well as regulatory risks.

**Our business is subject to economic, market and geopolitical conditions.**

Our business is subject to economic, market, public health, and geopolitical conditions which are beyond our control. The United States and other international economies have experienced cyclical downturns from time to time. Worsening economic conditions that negatively impact discretionary consumer spending and consumer demand, including inflation, slower growth, recession, and other macroeconomic conditions, including those resulting from public health outbreaks such as the COVID-19 pandemic and geopolitical issues could have a material adverse impact on our business and operating results. In February 2022, Russia invaded Ukraine. In response, NATO has deployed additional military forces to Eastern Europe, including to Lithuania and the Biden administration announced certain sanctions against Russia. The invasion of Ukraine and the retaliatory measures that have been taken, or could be taken in the future, by the United States, NATO, and other countries have created global security concerns that could result in a regional conflict and otherwise have a lasting impact on regional and global economies, any or all of which could disrupt our platform, adversely affect our ability to conduct ongoing and future business, and adversely affect our ability to commercialize our products in this region. Currently, none of our platform development or business activities are conducted directly or otherwise in Russia or Ukraine. In addition, the United Kingdom's departure from the European Union has caused economic and legal uncertainty in the region and may result in macroeconomic conditions that adversely affect our business.

**Catastrophic events may disrupt our business.**

Natural disasters, cyber-incidents, weather events, wildfires, power disruptions, telecommunications failures, public health outbreaks, failed upgrades of existing systems or migrations to new systems, acts of terrorism or other events could cause outages, disruptions and/or degradations of our infrastructure, a failure in our ability to conduct normal business operations, or the closure of public spaces in which consumers drink beer (bars, restaurants, event centers, stadiums, etc.). The health and safety of our employees, players, third-party organizations with whom we partner or regulatory agencies on which we rely could be also

affected, which may prevent us from executing against our business strategies or cause a decrease in consumer demand for our products and services. System redundancy may be ineffective and our disaster recovery and business continuity planning may not be sufficient for all eventualities. Such failures, disruptions, closures, or inability to conduct normal business operations could also prevent access to our products, services or online stores selling our products and services, cause delay or interruption in our product or live services offerings, allow breaches of data security or result in the loss of critical data. The COVID-19 pandemic could disrupt our ability to conduct normal business operations. An event that results in the disruption or degradation of any of our critical business functions or information technology systems, harms our ability to conduct normal business operations or causes a decreased in consumer demand for our products and services could materially impact our reputation and brand, financial condition and operating results.

### **Risks Relating to Regulation of our Business and Industry**

#### **Failure to comply with applicable laws and changing legal and regulatory requirements could harm our business and financial results.**

Our policies and procedures are reasonably designed to comply with applicable laws, accounting and reporting requirements, tax rules and other regulations and requirements, including those imposed by the Commission, and foreign countries, as well as applicable trade, labor, safety, environmental, labeling and gun safety related laws, such as the Protection of Lawful Commerce in Arms Act as well as state laws. The complexity of the regulatory environment in which we operate and the related cost of compliance are both increasing due to additional or changing legal and regulatory requirements, our ongoing expansion into new markets and new channels, and the fact that foreign laws occasionally conflict with domestic laws. In addition to potential damage to our reputation and brand, failure by us or our business partners to comply with the various applicable laws and regulations, as well as changes in laws and regulations or the manner in which they are interpreted or applied, may result in litigation, civil and criminal liability, damages, fines and penalties, increased cost of regulatory compliance and restatements of our financial statements and have an adverse impact on our business and financial results.

#### **Changes in our tax rates or exposure to additional tax liabilities, and changes to tax laws and interpretations of tax laws could adversely affect our earnings and financial condition.**

We are subject to taxes in the United States and in various foreign jurisdictions. Significant judgment will be required to determine our worldwide income tax provision, tax assets, and accruals for other taxes, and there are many transactions and calculations where the ultimate tax determination is uncertain. Our effective income tax rate is based in part on our corporate operating structure and the manner in which we operate our business and develop, value and use our intellectual property. Taxing authorities in jurisdictions in which we operate may challenge and our methodologies for calculating our income taxes, which could increase our effective income tax rate and have an adverse impact on our results of operations and cash flows. In addition, our provision for income taxes is materially affected by our profit levels, changes in our

business, changes in the mix of earnings in countries with differing statutory tax rates, changes in the elections we make, changes in the valuation of our deferred tax assets and liabilities, or changes in applicable tax laws or interpretations of existing income and withholding tax laws, as well as other factors. For example, the outcome of future guidance related to the U.S. Tax Act could cause us to change our analysis and materially impact our previous estimates and consolidated financial statements.

In addition, changes to U.S. federal, state, or international tax laws or their applicability to corporate multinationals in the countries in which we do business may affect our effective tax rates and cash taxes, cause us to change the way in which we structure our business and resulted in other costs. Our effective tax rate also could be adversely affected by changes in our valuation allowances for deferred tax assets. Actual financial results also may differ materially from our current estimates and could have a material impact on our assessment of the valuation allowance.

**If we are unable to protect our intellectual property, we may lose a competitive advantage or incur substantial litigation costs to protect our rights.**

Our future success depends upon our proprietary technology. Our protective measures, including patent, trademark and trade secret protection, may prove inadequate to protect our proprietary rights. The right to stop others from misusing our trademarks, service marks, and patents in commerce depends to some extent on our ability to show evidence of enforcement of our rights against such misuse in commerce. Our efforts to stop improper use, if insufficient, may lead to loss of trademark and service mark rights, brand loyalty, and notoriety among our customers and prospective customers. The scope of any patent that we have or may obtain may not prevent others from developing and selling competing products. The validity and breadth of claims covered in technology patents involve complex legal and factual questions, and the resolution of such claims may be highly uncertain, and expensive.

### **Risks Relating to the Shares and the Offering**

**There has been no independent valuation of our Shares, which means that our Shares may be worth less than the offering price in the offering**

The per share purchase price in the Offering has been determined by us without independent valuation of our Shares. We established the offering price based on management's estimate of the valuation of the Company's Shares. This valuation is highly speculative and arbitrary. There is no relation to the market value, book value, or any other established criteria. We did not obtain an independent appraisal opinion on the valuation of our Shares. Our Shares may have a value significantly less than the offering price, and the Shares may never obtain a value equal to or greater than the offering price.

**We are not subject to Sarbanes-Oxley regulations and lack the financial controls and safeguards required of public companies**

We do not have the internal infrastructure necessary, and are not required, to complete an attestation about our financial controls that would be required under Section 404 of the Sarbanes-Oxley Act of 2002. There can be no assurance that there are no significant deficiencies or material weaknesses in the quality of our financial controls. We expect to incur additional expenses and diversion of management's time if and when it becomes necessary to perform the system and process evaluation, testing and remediation required in order to comply with the management certification and auditor attestation requirements.

**The Shares will not be freely tradable until one year from the initial purchase date. Although the Shares may be tradable under federal securities law, state securities regulations may apply and each Investor should consult with his or her attorney.**

You should be aware of the long-term nature of this investment. There is not now and likely will not be a public market for the Shares. Because the Shares have not been registered under the Securities Act or under the securities laws of any state or non-United States jurisdiction, the Shares have transfer restrictions and cannot be resold in the United States except pursuant to Rule 501 of Regulation CF. It is not currently contemplated that registration under the Securities Act or other securities laws will be effected. Limitations on the transfer of the Shares may also adversely affect the price that you might be able to obtain for the Shares 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 it is purchasing the Securities for its own account, for investment purposes and not with a view to resale or distribution thereof. Neither the Offering nor the Securities have been registered under federal or state securities laws, leading to an absence of certain regulation applicable to the Company. No governmental agency has reviewed or passed upon this Offering, the Company or any Securities of the Company. The Company also has relied on exemptions from securities registration requirements under applicable state securities laws. Investors in the Company, therefore, will not receive any of the benefits that such registration would otherwise provide. Prospective investors must therefore assess the adequacy of disclosure and the fairness of the terms of this Offering on their own or in conjunction with their personal advisors.

**Investing in offerings like this offering involve significant risks not present in investments in public offerings**

Investing in crowdfunding opportunities involves a high degree of risk. Securities sold through Reg CF are typically not publicly traded and, therefore, are less liquid. Additionally, investors may receive restricted securities that may be subject to holding period requirements. Companies seeking private placement investments tend to be in earlier stages of development and have not yet been fully tested in the public marketplace. Investing in private placements requires high risk tolerance, low liquidity concerns, and long-term commitments. Investors must be able to afford to lose their entire investment. Investment products are not FDIC insured, may lose value, and there is no bank guarantee.

**Neither the offering nor the securities have been registered under federal or state securities laws, leading to an absence of certain regulation applicable to us.**

No governmental agency has reviewed or passed upon this offering, our company or any securities of our company. We also have relied on exemptions from securities registration requirements under applicable state securities laws. Investors, therefore, will not receive any of the benefits that such registration would otherwise provide. Prospective investors must therefore assess the adequacy of disclosure and the fairness of the terms of this offering on their own or in conjunction with their personal advisors.

**There is no guarantee of return on investment.**

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

**You will incur immediate and substantial dilution as a result of this offering.**

If you purchase shares in this offering, you will pay more for your Shares than the amount paid by our existing stockholders for their shares on a per share basis. As a result, you will experience immediate and substantial dilution in net tangible book value per share in relation to the price that you paid for your shares. In addition, you will experience further dilution to the extent that our shares are issued upon the vesting of restrictive shares or exercise of share options under our equity incentive plan.

**Investing in our Shares is a highly speculative investment and could result in the loss of your entire investment.**

A purchase of the Shares is significantly speculative and involves significant risks. The Shares should not be purchased by any person who cannot afford the loss of his or her entire purchase price. The business objectives of the Company are also speculative, and we may be unable to satisfy those objectives. For these reasons, each prospective investor of the Shares should read these risk factors and all of the transaction documents carefully and consult with their attorney, business advisor and/or investment advisor before investing in our Shares.

**Raising additional capital may cause dilution to our stockholders, including purchasers of Shares in this offering or restrict our operations.**

Until such time, if ever, as we can generate substantial revenues, we expect to finance our cash needs through a combination of equity and/or debt financings and collaborations or other strategic arrangements. To the extent that we raise additional capital through the sale of equity or convertible debt securities, your ownership interest will be diluted, and the terms of such securities may include liquidation or other preferences that adversely affect your rights as a shareholder.

To the extent that we raise additional capital through debt financing, it would result in increased fixed payment obligations and a portion of our operating cash flows, if any, being dedicated to the payment of principal and interest on such indebtedness. In addition, debt financing may

involve agreements that include restrictive covenants that impose operating restrictions, such as restrictions on the incurrence of additional debt, the making of certain capital expenditures or the declaration of dividends.

**Future issuances of debt securities, which would rank senior to our Common Shares upon our bankruptcy or liquidation may adversely affect the level of return you may be able to achieve from an investment in our Shares.**

In the future, we may attempt to increase our capital resources by offering debt securities. Upon bankruptcy or liquidation, holders of our debt securities, and lenders with respect to other borrowings we may make, would receive distributions of our available assets prior to any distributions being made to holders of our Shares. Because our decision to issue debt in any future offering, or borrow money from lenders, will depend in part on market conditions and other factors beyond our control, we cannot predict or estimate the amount, timing or nature of any such future offerings or borrowings. Holders of our Common Shares must bear the risk that any future offerings we conduct or borrowings we make may adversely affect the level of return, if any, they may be able to achieve from an investment in our Shares.

**There is no guarantee that we will ever complete future private or public offerings of our Shares or other Company securities, and we may never raise capital sufficient to execute our business plan.**

Although we may file a confidential registration statement with the United States Securities and Exchange Commission, or the SEC, in the future, there is no guarantee that we will be able to do so or that any registration statement, if filed, will ever be declared effective by the SEC. Similarly, we may not ever be able to complete future offerings of the Company's securities at a purchase price greater than the Purchase Price in this offering, or at all. If we are unable to complete the future offerings of the Company's securities, we may not have sufficient capital to execute our business plan, and our business development plans could be adversely affected.

**Voting control is in the hands of a few large stockholders.**

Voting control is concentrated in the hands of a small number of stockholders. As a result, you will not be able to meaningfully influence our policies or any other corporate matter, including the election of directors, changes to our company's governance documents, expanding the employee option pool, and any merger, consolidation, sale of all or substantially all of our assets, or other major action requiring stockholder approval. These few people and entities make all major decisions regarding the company. As a minority stockholder, your say in these decisions will be limited.

**Future fundraising may affect the rights of investors.**

In order to expand, the Company is likely to raise funds again in the future, either by offerings of securities or through borrowing from banks or other sources. The terms of future capital raising, such as loan agreements, may include covenants that give creditors greater rights over the financial resources of the company. Future issuances of equity securities will have a dilutive

effect on current stockholders. There is no guarantee that the terms of future financings will be favorable to the Company and its current stockholders.

**The Securities will have restrictions on transferability; there is no public trading market for our Securities and one may never develop.**

The Shares are subject to transfer restrictions. There is currently no public trading market for the shares and there can be no assurance that any such public market will develop in the foreseeable future. The Shares being offered and sold in this Offering relies upon exemptions from the registration requirements of federal and state securities laws. Those exemptions require that the Securities be purchased for investment purposes only, and not with a current view toward their distribution or resale. Unless the Shares are subsequently registered or qualified with the SEC and any required state securities authorities, or appropriate exemptions from registration are available, you may be unable to liquidate your investment in us even if your financial condition makes such liquidation necessary. In addition, none of our securities will likely be readily acceptable as collateral for loans. Accordingly, prospective investors who require liquidity in their investments should not invest in the Shares. An investment in the Shares should only be made by those who can afford the loss of their entire investment.

Even if a market develops for our Shares, our shares may be thinly traded with wide share price fluctuations, low share prices and minimal liquidity.

Even if our Shares are listed for trading, and if an established market for our shares develops, the share price may still be volatile with wide fluctuations in response to several factors, including potential investors' anticipated feelings regarding our results of operations, growth prospects, competition, and our ability or inability to generate future revenues. In addition, our future share price may be affected by factors that are unrelated or disproportionate to our operating performance. Our future share price might be affected by general economic, political, and market conditions, such as recessions, interest rates, commodity prices, or international currency fluctuations. These factors, which are not under our control, may have a material effect on our future share price.

**We have not retained independent professionals for subscribers.**

We have not retained any independent professionals to review or comment on this Offering or otherwise protect the interests of the subscribers hereunder. Although we have retained our own counsel, neither our counsel nor any other firm has made any independent examination of any factual matters represented by management herein, and purchasers of the Securities offered hereby should not rely on the firms so retained with respect to any matters herein described.

**Our management has broad discretion in using the net proceeds from this Offering.**

We will have broad discretion in the timing of the expenditures and application of proceeds received in this Offering. If we fail to apply the net proceeds effectively, we may not be successful in continuing to grow our business. You will not have the opportunity to evaluate all of the economic, financial or other information upon which we may base our decisions to use the net proceeds from this Offering.

**If we fail to complete the Maximum Offering Amount, our ability to implement our business model and strategy could be compromised.**

We have limited capital resources and operations. If we receive the maximum offering of \$5,000,000, such amount is expected to provide us with working capital to maintain our planned level of operations including the acquisition and development of multiple international marketplaces. Since this Offering does have a minimum offering of \$10,500, the Offering may close on any amounts received and there can be no guarantee that the Maximum Offering, or any amount, will be received.

If we are unable to raise capital when needed, our business, financial condition and results of operations would be materially adversely affected, and we could be forced to reduce or discontinue our operations, which would result in a loss of your investment as a holder of our Shares.

**The ability of a stockholder to recover all or any portion of such stockholder's investment in the event of a dissolution or termination may be limited.**

In the event of a dissolution or termination of the Company, the proceeds realized from the liquidation of the assets of the Company, or such subsidiaries will be distributed among the stockholders, but only after the satisfaction of the claims of third-party creditors of the Company. The ability of a stockholder to recover all or any portion of such stockholder's investment under such circumstances will, accordingly, depend on the amount of net proceeds realized from such liquidation and the amount of claims to be satisfied therefrom. There can be no assurance that the Company will recognize gains on such liquidation, nor is there any assurance that shareholders will receive a distribution in such a case.

**We may not pay cash dividends on our Shares so any returns will be limited to the value of our shares.**

We currently anticipate that we will retain future earnings for the development, operation and expansion of our business and do not anticipate declaring or paying any cash dividends for the foreseeable future. Any return to stockholders will therefore be limited to the increase, if any, of our share price.

**AS A RESULT OF THESE FACTORS, THE OFFERING IS ONLY SUITABLE FOR THOSE INVESTORS WHO CAN AFFORD TO LOSE THEIR ENTIRE INVESTMENT IN THE SECURITIES BEING OFFERED.**

**SECURITY OWNERSHIP OF MANAGEMENT AND CERTAIN SECURITYHOLDERS**

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

<b>Holder</b>	<b>% Series A Outstanding</b>	<b>Series C</b>	<b>Series C Preferred Shares</b>	<b>Total Shares (A+B+C)</b>
American Rebel Holdings, Inc. *	95.00%	200	0	47,700,000

American Rebel Licensing NIL I, Inc. is 95% owned by American Rebel Holdings, Inc. By virtue of its ownership interest, American Rebel Holdings, Inc. may be deemed to beneficially own the securities of American Rebel Licensing NIL I, Inc. on an indirect basis in proportion to its ownership interest. Charles A. Ross, Jr. and Corey Lambrecht serve as Chief Executive Officer and Chief Operating Officer, respectively, of both American Rebel Licensing NIL I, Inc. and American Rebel Holdings, Inc. Through their positions with these entities, they may be deemed to share voting and investment power over such securities. Messrs. Ross and Lambrecht disclaim beneficial ownership of these securities except to the extent of their pecuniary interest therein.

## **RECENT OFFERINGS OF SECURITIES**

### **Recent Offerings of Securities**

Effective April 1, 2026, the Company entered into an Intercompany Loan Agreement with American Rebel Beverages, LLC, for a principal amount of \$200,000. The loan bears interest at a rate of 5% per annum, is unsecured, and is repayable over a 36-month term with monthly payments of principal and interest beginning January 31, 2027. Proceeds from the loan are to support the 2026 scale-up year, brand development, and the temporary royalty relief contemplated by the beer-brand sublicense arrangement.

## **THE COMPANY'S SECURITIES**

### **The Company's Securities**

The Company has Class A, Class B Common Stock, Class C Common Stock and Preferred Stock. As part of the Regulation Crowdfunding raise, the Company will be offering up to 9,661,835 shares of Class B Non-Voting Common Stock.

### **Common Stock**

The number of securities authorized is 145,200,000 Common Stock with a par value of \$0.0001.

100,000,000 shares of Class A Common are authorized with 50,000,000 shares currently issued and outstanding.

45,000,000 shares of Class B Non-Voting Common Stock are authorized of which none have been issued.

200,000 shares of Class C Super-Voting Common Stock are authorized of which 200,000 have been issued.

### **Preferred Stock**

Prior to this offering, the number of Preferred Stock par value \$0.0001 authorized is 5,000,000 shares, of which none have been issued.

### **Voting Rights**

Class A has voting rights. Class B Common stock has no voting rights. Class C has 1,000 votes per share.

Class A Common Stock, Class B Common Stock and Class C shall have the same rights and preferences and rank equally, share ratably and be identical in all respects as to all matters except as to the voting rights set forth above.

### **Voting Rights of Securities Sold in this Offering**

Non-voting Class B Shares

### **Dilution**

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

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

The type of dilution that hurts early-stage investors mostly occurs when a company sells more shares in a "down round," meaning at a lower valuation than in earlier offerings. An example of how this might occur is as follows (numbers are for illustrative purposes only):

- In June 2025 Jane invests \$20,000 for shares that represent 2% of a company valued at \$1 million.
- In December, the company was doing very well and sells \$5 million in shares to venture capitalists on a valuation (before the new investment) of \$10 million. Jane now owns only 1.3% of the company but her stake is worth \$200,000.
- In June 2026 the company has run into serious problems and in order to stay afloat it raises \$1 million at a valuation of only \$2 million (the "down round"). Jane now owns only 0.89% of the company and her stake is worth only \$26,660.

This type of dilution might also happen upon conversion of convertible notes into shares. Typically, the terms of convertible notes issued by early-stage companies provide that in the event of another round of financing, the holders of the convertible notes get to convert their notes into equity at a "discount" to the price paid by the new investors, i.e., they get more shares than the new investors would for the same price. Additionally, convertible notes may have a "price cap" on the conversion price, which effectively acts as a share price ceiling. Either way, the holders of the convertible notes get more shares for their money than new investors. In the event that the financing is a "down round" the holders of the convertible notes will dilute existing equity holders, and even more than the new investors do, because they get more shares for their money.

If you are making an investment expecting to own a certain percentage of the Company or expecting each share to hold a certain amount of value, it's important to realize how the value of those shares can decrease by actions taken by the Company. Dilution can make drastic changes to the value of each share, ownership percentage, voting control, and earnings per share.

## **RISK OF MINORITY OWNERSHIP**

As a minority holder of the Non-voting Class B Shares, you will have limited rights in regards to the corporate actions of the Company, including additional issuances of securities, Company repurchases of securities, a sale of the Company or its significant assets, or Company transactions with related parties. Further, investors in this Offering may have rights less than those of other investors, and will have limited influence on the corporate actions of the Company.

## **THE OFFERING**

American Rebel Licensing N.I.L. I, Inc ("Company") is offering securities under Regulation CF, through, DealMaker Securities LLC ("DealMaker"). DealMaker is a FINRA/SEC registered funding portal and will receive cash compensation equal to 8.5% of the value of the securities sold through Regulation CF and \$15,000 per month account management fees. Investments made under Regulation CF involve a high degree of risk and those investors who cannot afford to lose their entire investment should not invest.

The Company plans to raise between \$10,500 and \$5,000,000 through an offering under Regulation CF. Specifically, if we reach the target offering amount of \$10,500, we may conduct the first of multiple or rolling closings of the offering early if we provide 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). Oversubscriptions will be allocated on a first come, first served basis. Changes to the offering, material or otherwise, occurring after a closing, will only impact investments which have yet to be closed. In the event the Company fails to reach the offering target of \$10,500, any investments made under the offering will be cancelled and the investment funds will be returned to the investor.

### **What is the purpose of this offering?**

The proceeds are primarily planned to be used for collaboration partnerships, marketing of apparel, customer acquisition and expansion, investor acquisition marketings, operations hires, product development, technology development, sales and marketing and general working capital.

### **VALUATION**

**Pre-Money Valuation:** \$25,100,000

### **Transferability of securities**

Pursuant to Regulation Crowdfunding, for a year, the securities can only be resold:

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

### **Securities Offered**

The Company is offering up to 9,661,835 shares of Class B Non-Voting Common Stock (“Class B Common Stock”), at \$0.50 per share. The Class B Non-Voting Common Stock rights, powers, preferences, privileges and restrictions relating to such series in addition to any set forth in the Certificate of Incorporation as follows:

**Class B Non-Voting Common Stock:** Shares of Class B Common shall have no voting rights, except as required by law. Class B Common shares shall be entitled to dividends or distributions on a pari passu basis with Class A Common, unless otherwise restricted by Preferred Stock.

## **MANAGEMENT'S DISCUSSION AND ANALYSIS OF FINANCIAL CONDITION AND RESULTS OF OPERATIONS**

*The following discussion should be read in conjunction with our financial statements and the notes thereto which appear elsewhere in this report. The results shown herein are not necessarily indicative of the results to be expected in any future periods. This discussion contains forward-looking statements based on current expectations, which involve uncertainties. Actual results and the timing of events could differ materially from the forward-looking statements as a result of a number of factors. Readers should also carefully review factors set forth in other reports or documents that we file from time to time with the Securities and Exchange Commission.*

### **American Rebel Licensing NIL I, Inc. — Revenue Overview**

American Rebel Licensing NIL I, Inc. ("NIL I" or the "Company") was formed in Nevada on February 18, 2026. The Company plans to generate revenue through long-term trademark sublicensing agreements with American Rebel Beverages, LLC, pursuant to which NIL I collects usage-based royalties on each unit of American Rebel-branded beer sold, subject to annual minimum guaranteed royalty payments. The Company's headquarters is in Nashville, TN, and its customers will be located in the United States.

#### *Early Stage & Risk Disclosure*

As of February 18, 2026 (inception), the Company has not commenced planned principal operations nor generated revenue. The Company's activities since inception have consisted of formation activities and preparations to raise capital. Once the Company commences its planned principal operations, it will incur significant additional expenses. The Company is dependent upon additional capital resources for the commencement of its planned principal operations and is subject to significant risks and uncertainties, including failing to secure funding to operationalize the Company's planned operations or failing to profitably operate the business. To address this capital need, the Company will conduct a crowdfunding campaign under Regulation CF in 2026 to raise operating capital.

#### *Corporate Structure & Strategic Purpose*

NIL I sits within the American Rebel Holdings, Inc. ("AR Holdings") corporate family as a wholly-owned subsidiary, purpose-built to serve as the brand licensing intermediary between AR Holdings (the intellectual property owner) and the operating beer business. Its formation represents a strategic transformation of AR Holdings' role — from pure operator to franchisor/licensor — designed to unlock brand value through structured royalty flows while preserving the integrity and legal ownership of the "American Rebel" trademark.

On April 1, 2026, the Company entered into a Trademark License Agreement with its parent company, American Rebel Holdings, Inc., whereby the Company was granted the rights to use and sublicense the "American Rebel" brand name, trademarks, logos, and associated goodwill in connection with alcoholic beverages (specifically beer). This master license is exclusive within the

alcohol beverage category — AR Holdings will not license the brand to any other entity for alcoholic beverages during the term. The license carries an initial 10-year term with automatic renewal rights for up to four additional 5-year periods, allowing a maximum duration of 30 years.

### *How Revenue Is Generated*

NIL I's revenue flows entirely from a long-term sublicensing agreement with American Rebel Beverages, LLC ("AR Beverages"), the operating entity responsible for producing, selling, and distributing American Rebel Light Beer. Under this arrangement, AR Beverages pays NIL I a usage-based royalty of \$0.005 per individual can or bottle (or \$0.12 per 24-unit case) sold, tying NIL I's income directly and transparently to physical beer sales volume. A minimum guaranteed royalty of \$500,000 per calendar year provides a revenue floor, ensuring NIL I maintains baseline income regardless of whether per-unit royalties reach that threshold.

Payments are made on a quarterly basis, due 45 days after each quarter's close. Each quarterly payment equals the greater of (a) the prorated minimum for that quarter or (b) the actual calculated royalty on units sold. A \$100,000 annual upfront license fee is also due by February 15 of each year as a prepaid component of the minimum guarantee.

### *2026 Concessions & Intercompany Loan*

Recognizing that 2026 is a commercial scale-up year following the regional launch of American Rebel Light Beer in 2024–2025, NIL I has agreed to temporary royalty relief for AR Beverages. Specifically, the \$100,000 annual fee due February 15, 2026 is deferred, and Q1 and Q2 2026 quarterly royalties are each capped at \$50,000 — regardless of whether actual case sales would warrant a higher payment.

To compensate NIL I for these deferred amounts, AR Beverages has extended a \$200,000 intercompany loan to NIL I at 5% annual interest, with no payments required until January 1, 2027 (interest accrues during 2026 but is not payable that year). Beginning in 2027, the loan amortizes monthly through full repayment by end of 2028. A conversion feature grants NIL I the exclusive right to convert any outstanding loan balance into an equity ownership interest in AR Beverages at a then-current, third-party-verified valuation — effectively providing NIL I investors a call option on the operating beer business.

### *Revenue Distribution Waterfall*

Each dollar of gross licensing revenue collected by NIL I follows a defined waterfall:

- \$0.12/case collected from AR Beverages as gross licensing revenue
- 20% of gross proceeds remitted to AR Holdings as a revenue-sharing override (in lieu of a direct trademark royalty on the master license)
- Remaining net retained by NIL I after honoring the parent's share

### *Five-Year Revenue Forecast (2026–2030)*

The table below presents projected licensing revenue based on forecasted American Rebel Light Beer case volumes and the per-case economics described above. All figures are in USD:

<u>Year</u>	<u>Cases Sold</u>	<u>Gross Licensing Revenue</u>	<u>20% to AR Holdings</u>	<u>Net to NIL I</u>
2026	527,251	\$158,175	\$31,635	\$63,270
2027	1,235,091	\$370,527	\$74,105	\$148,211
2028	3,113,832	\$934,150	\$186,830	\$373,660
2029	6,174,227	\$1,852,268	\$370,454	\$740,907
2030	12,084,988	\$3,625,496	\$725,099	\$1,450,199

NIL I's net retained revenue grows from approximately \$63,000 in 2026 to over \$1.45 million by 2030 — a roughly 23x increase over five years. Because revenue is tied purely to case throughput rather than retail pricing or margin, the model provides a predictable, volume-linked income stream insulated from downstream pricing pressures.

#### *Long-Term Licensing Protections*

In addition to the beer sublicense, NIL I holds a 10-year first right of refusal on any new American Rebel brand licensing opportunities in other consumer categories — including apparel, ammunition, energy drinks, or any other product using the "American Rebel" name. This positions NIL I to expand its royalty base well beyond beer as the American Rebel lifestyle brand continues to grow in national recognition and market presence.

#### **Liquidity and Cash Resources**

The Company was incorporated in Nevada on February 18, 2026, by parent company American Rebel Holdings, Inc. the owner of the American Rebel brand. On the same date the founders executed subscription agreements totaling 50 million shares of Class A Common Stock for \$5,020 in aggregate consideration.

We have limited capital resources and operations.

Since this Offering does have a minimum offering of \$10,500, the Offering may close on any amounts received and there can be no guarantee that the Maximum Offering, or any amount, will be received. If we are unable to raise capital when needed, our business, financial condition and results of operations would be materially adversely affected, and we could be forced to reduce or discontinue our operations, which would result in a loss of your investment as a holder of our Shares.

We anticipate needing access to credit to support our working capital requirements as we grow. It is a difficult environment for obtaining credit on favorable terms. If we cannot obtain credit when

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

## **Significant Accounting Policies**

### *Basis of Presentation*

The accounting and reporting policies of the Company conform to accounting principles generally accepted in the United States of America (“US GAAP”). The Company’s fiscal year is December 31. The Company has no interest in variable interest entities and no predecessor entities.

### *Use of Estimates and Assumptions*

In preparing these audited financial statements in conformity with U.S. GAAP, the Company’s management makes estimates and assumptions that affect the reported amounts of assets and liabilities and disclosure of contingent assets and liabilities at the date of the financial statements and the reported expenses during the reporting period.

Making estimates requires management to exercise significant judgment. It is at least reasonably possible that the estimate of the effect of a condition, situation or set of circumstances that existed at the date of the financial statements, which management considered in formulating its estimate, could change in the near term due to one or more future confirming events. Accordingly, the actual results could differ significantly from those estimates.

### *Cash and Cash Equivalents*

The Company considers all short-term investments with an original maturity of three months or less when purchased to be cash equivalents. The Company had \$170,770 cash and cash equivalents as of March 31, 2026.

### *Income Taxes*

The Company accounts for income taxes in accordance with ASC 740, Income Taxes, which requires the recognition of deferred tax assets and liabilities for the expected future tax consequences of temporary differences between the financial reporting and tax bases of assets and liabilities.

The Company was formed on February 18, 2026 and had no operations, taxable income, or filing requirements during the period ended December 31, 2025. As such, the Company was not required to file a federal or state income tax return for the period, and no provision for income taxes has been recorded in the accompanying financial statements.

Management has evaluated the Company's tax positions and concluded that there are no uncertain tax positions requiring recognition or disclosure in the financial statements in accordance with ASC 740, Income Taxes.

#### Revenue Recognition

The Company recognizes revenue from the sale of products and services in accordance with ASC 606, "Revenue from Contracts with Customers" following the five steps procedure:

Step 1: Identify the contract(s) with customers

Step 2: Identify the performance obligations in the contract Step 3: Determine the transaction price

Step 4: Allocate the transaction price to performance obligations

Step 5: Recognize revenue when or as performance obligations are satisfied

The Company will identify and analyze its performance obligations with respect to customer contracts once the first contract is signed.

#### Professional Fees

Professional fees consist of costs related to establishing the Company, including incorporation, business registration filings, and statutory representation.

#### Fair Value of Financial Instruments

FASB Accounting Standards Codification (ASC) 820 "Fair Value Measurements and Disclosures" establishes a three-tier fair value hierarchy, which prioritizes the inputs in measuring fair value. The hierarchy prioritizes the inputs into three levels based on the extent to which inputs used in measuring fair value are observable in the market.

These tiers include:

Level 1: Observable inputs such as quoted prices (unadjusted) in active markets for identical assets or liabilities.

Level 2: Inputs other than quoted prices that are observable for the asset or liability, either directly or indirectly. These include quoted prices for similar assets or liabilities in active markets and quoted prices for identical or similar assets or liabilities in markets that are not active.

Level 3: Unobservable inputs in which little or no market data exists, therefore developed using estimates and assumptions developed by us, which reflect those that a market participant would use.

There were no material items that were measured at fair value as of December 31, 2025.

#### Recently Adopted Accounting Pronouncements

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

#### **Off-Balance Sheet Arrangements**

We do not have any off-balance sheet arrangements that have or are reasonably likely to have a current or future effect on our financial condition, changes in financial condition, revenues or expenses, results of operations, liquidity, capital expenditures or capital resources that is material to our investors.

#### **Results of Operations as of March 31, 2026**

The Company was formed on February 18, 2026 (inception) has not yet commenced planned principal operations nor generated revenue. The Company's activities since inception have consisted of formation activities, and preparations to raise capital. Once the Company commences its planned principal operations, it will incur significant additional expenses.

*Revenues.* As of February 18, 2026 (inception), the Company has not commenced planned principal operations nor generated revenue. The Company's activities since inception have consisted of formation activities and preparations to raise capital. The Company plans to generate revenue through long-term trademark sublicensing agreements with American Rebel Beverages, LLC, pursuant to which NIL I collects usage-based royalties on each unit of American Rebel-branded beer sold, subject to annual minimum guaranteed royalty payments.

*Gross profit (loss).* To date the company has not commenced planned principal operations nor generated any gross profit. We continued to focus resources on maintaining, developing and tending to various business relationships and believe could result in generating gross profit going forward.

*General and administrative.* As of March 31, 2026 company has general and administrative expenses of roughly \$15,346 from professional fees.

*Other income (expense), net.* To date the company has not commenced planned principal operations nor had any interest expense.

*Net income (loss).* As a result of the above, the net loss as of March 31, 2026 was \$15,346.

## **INDEBTEDNESS**

See Related Party Transactions

## **RELATED PARTY TRANSACTIONS**

On April 1, 2026, the Company entered into a Trademark License Agreement with our parent company American Rebel Holdings, Inc. whereby the Company was granted the rights to use and sublicense the “American Rebel” brand name, trademarks, logos, and associated goodwill in connection with alcoholic beverages (specifically beer).

On April 1, 2026 the Company entered into a Intercompany Loan Agreement between to document the financial arrangement concerning the deferred 2026 royalties, between AR Licensing I (as Borrower) and AR Beverages, LLC (as Lender) in the form of a 5% Three Year Loan Agreement (or Convertible Promissory Note) in the amount of \$200,000.

## **USE OF PROCEEDS\***

The Company anticipates using the proceeds from this offering (not including proceeds from the Investor Fee) in the following manner:

The primary use of proceeds includes the acquisition and expansion of the brand and the American Rebel Beverage business. Additionally, a portion of the funds will be allocated to investor acquisition marketing efforts, aimed at expanding our long term customer and shareholder base

<b>Purpose or Use of Funds</b>	<b>Allocation After Offering Expenses for a \$10,500 Raise</b>	<b>Percentage of Proceeds for a \$10,500 Raise</b>	<b>Allocation After Offering Expense for a \$5,000,000 Raise</b>	<b>Percentage of Proceeds for a \$5,000,000 Raise</b>
DealMaker Platform Fees	\$892.50	8.5%	\$425,000.00	8.5%
General Corporate Purposes	\$3,202.50	30.5%	\$575,000.00	11.5%
Content Creation/Digital Advertising/Marketing	\$5,250.00	50.0%	\$1,950,000.00	39.0%
Inventory Purchases	\$0.00	0.00%	\$1,500,000.00	30.0%
New Hires	\$1,155.00	11.0%	\$550,000.00	11.0%

<b>Total</b>	\$10,500.00	100%	\$5,000,000.00	100%
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The identified uses of proceeds above are subject to change at the sole direction of the officers and directors based on the business needs of the Company.

### **Disqualification**

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

No disqualifying event has been recorded that would have triggered disqualification but occurred prior to May 16, 2016 in respect to the Company or its officers or directors.

### **Compliance Failure**

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

### **Tax Matters**

**EACH PROSPECTIVE PURCHASER SHOULD CONSULT WITH HIS OWN TAX AND ERISA ADVISOR AS TO THE PARTICULAR CONSEQUENCES TO THE PURCHASER OF THE PURCHASE, OWNERSHIP AND SALE OF THE PURCHASER'S SECURITIES, AS WELL AS POSSIBLE CHANGES IN THE TAX LAWS.**

*In addition to the restrictions pursuant to Regulation CF, investors have additional contractual restrictions on being able to transfer the securities purchased in this offering. The restrictions require the Company to approve before any transfer may be made.*

### **OTHER INFORMATION**

#### **Bad Actor Disclosure**

None

#### **Platform Compensation**

As compensation for the services provided by DealMaker Securities LLC, the Issuer is required to pay to DealMaker Securities LLC a fee consisting of an eight and one-half percent (8.5%) cash commission based on the dollar amount of the Securities sold in the Offering and paid upon disbursement of funds from escrow at the time of a closing. This fee is inclusive of all payment processing fees, transaction fees, electronic signature fees and AML search fees. There is also a \$29,500 advance setup fee and \$15,000 monthly fee payable to DealMaker Securities LLC and/or its affiliates

#### **Ongoing Reporting**

The Company will file a report electronically with the SEC annually and post the report on its website ([www.americanrebellicensing.com](http://www.americanrebellicensing.com)), no later than April 30, 2027.

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

- (1) the Company is required to file reports under Section 13(a) or Section 15(d) of the Exchange Act;
- (2) the Company has filed at least three annual reports pursuant to Regulation CF and has total assets that do not exceed \$10,000,000;
- (3) the Company has filed at least one annual report pursuant to Regulation CF and has fewer than 300 holders of record;
- (4) the Company or another party repurchases all of the Securities issued in reliance on Section 4(a)(6) of the 1933 Act, including any payment in full of debt securities or any complete redemption of redeemable securities; or
- (5) the Company liquidates or dissolves its business in accordance with state law.

Neither the Company nor any of its predecessors (if any) previously failed to comply with the ongoing reporting requirement of Regulation CF.

## **INVESTMENT PROCESS**

### **Information Regarding Length of Time of Offering**

#### **Investment Confirmation Process**

In order to purchase the Securities, you must make a commitment to purchase by completing the subscription process hosted by the Intermediary, including complying with the Intermediary's know your customer (KYC) and anti-money laundering (AML) policies. If an Investor makes an investment commitment under a name that is not their legal name, they may be unable to redeem their Security indefinitely, and neither the Intermediary nor the Company are required to correct any errors or omissions made by the Investor.

Investor funds will be held in escrow with the Escrow Agent until the Target Amount has been met or exceeded and one or more closings occur. Investors may cancel an investment commitment until up to 48 hours prior to the Target Date, or such earlier time as such earlier time the Company designates pursuant to Regulation CF, using the cancellation mechanism provided by the Intermediary. If an Investor does not cancel an investment commitment before the 48-hour period prior to the Target Date, 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.

The Company will notify Investors when the Target Amount has been reached. If the Company reaches the Target Amount prior to the Target Date, it may close the Offering early provided (i) the expedited Target Date must be twenty-one (21) days from the time the Offering opened, (ii) the Company must provide at least five (5) business days' notice prior to the expedited Target Date to the Investors and (iii) the Company continues to meet or exceed the Target Amount on the date of the expedited Target Date.

***Rolling and Early Closings:*** The Company may elect to undertake rolling closings, or an early closing after it has received investment interests for its Target Amount. During a rolling closing, those investors that have committed funds will be provided five days' notice prior to acceptance of their subscriptions, release of funds to the Company, and issuance of securities to the investors. During this time, the Company may continue soliciting investors and receiving additional investment commitments. Investors should note that if investors have already received their securities, they will not be required to reconfirm upon the filing of a material amendment to the Form C. In an early closing, the offering will terminate upon the new target date ("Revised Target Date"), which must be at least five days from the date of the notice.

***Investment Cancellations:*** Investors will have up to 48 hours prior to the end of the Offering Date or Revised Target Date, whichever is earlier to change their minds and cancel their investment commitments for any reason. Once the date is within 48 hours of the earlier of the two dates, Investors will not be able to cancel for any reason, even if they make a commitment during this period, and Investors will receive their securities from the Issuer in exchange for their investment.

***Notifications:*** Investors will receive periodic notifications regarding certain events pertaining to this Offering, such as the Company reaching its offering Target Amount, the Company making an early closing, the Company making material changes to its Form C, and the offering closing at its target date.

***Material Changes:*** Material changes to an offering include but are not limited to: A change in minimum offering amount, change in security price, change in management, etc. If Company makes a material change to the offering terms or other information disclosed, including a change to the Target Date, or Revised Target Date, Investors will be given five business days to reconfirm their investment commitment. If Investors do not reconfirm, their investment will be canceled, and the funds will be returned.

## **Investor Limitations**

Investors are limited in how much they can invest on all crowdfunding offerings during any 12-month period. The limitation on how much they can invest depends on their net worth (excluding the value of their primary residence) and annual income. If either their annual income or net worth is less than \$124,000, then during any 12-month period, they can invest up to the greater of either \$2,500 or 5% of the greater of their annual income or Net worth. If both their annual income and net worth are equal to or more than \$124,000, then during any 12-month period, they can invest up to 10% of annual income or net worth, whichever is greater, but their investments cannot exceed \$124,000. If the investor is an "accredited investor" as defined under Rule 501 of Regulation D under the Securities Act, as amended, no investment limits apply.

## **Updates**

Updates regarding the progress of the Company in meeting the Target Offering Amount will be filed with the SEC through a Form C-U and will disclose its progress in meeting the Target Offering Amount no later than five business days after each of the dates when the Company

reaches fifty percent (50%) and one hundred percent (100) of the Target Offering Amount, unless the Company posts it on our Offering Page: <http://invest.americanrebelbeer.com/>.

Information regarding how to subscribe can be found at [www.invest.americanrebelbeer.com](http://www.invest.americanrebelbeer.com) and the annual report will be available within 120-days of its fiscal year end, as required by Regulation CF.

## **SIGNATURE**

Pursuant to the requirements of Sections 4(a)(6) and 4A of the Securities Act of 1933 and Regulation Crowdfunding (§ 227.100 et seq.), the issuer certifies that it has reasonable grounds to believe that it meets all of the requirements for filing on Form C and has duly caused this Form to be signed on its behalf by the duly authorized undersigned.

/s/ Charles A. Ross, Jr., 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 has been signed by the following persons in the capacities and on the dates indicated.

/s/ Charles A. Ross, Jr., CEO

### ***Instructions.***

1. The form shall be signed by the issuer, its principal executive officer or officers, its principal financial officer, its controller or principal accounting officer and at least a majority of the board of directors or persons performing similar functions.
2. The name of each person signing the form shall be typed or printed beneath the signature.

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

EXHIBIT B: Financial Statements  
EXHIBIT C: PDF of Campaign Landing Page  
EXHIBIT D: PPT  
EXHIBIT E: Subscription Agreement  
EXHIBIT F: Video Script

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