Annual Report

Cover Page

Name of issuer:

MySwimPro, Inc

Legal status of issuer

Form: Corporation

Jurisdiction of Incorporation/Organization: DE

Date of organization: 3/23/2015

Physical address of issuer: 206 East Huron Street Ann Arbor MI 48104

Website of issuer:

http://myswimpro.com

Name of intermediary through which the offering will be conducted:

Wefunder Portal LLC

CIK number of intermediary:

0001670254

SEC file number of intermediary:

007-00033

CRD number, if applicable, of intermediary:

283503

Current number of employees:

6

| Most recent fiscal year-end: | Prior fiscal year-end: | \$786.824.57 | \$664.070.04 | \$786.824.57 | \$664.070.04 | \$784.8377.98 | \$671.539.64 | \$674.539.64 | \$674.539.64 | \$674.659 | \$46.349.45 | \$694.835.57 | \$664.070.04 | \$694.835.57 | \$664.070.04 | \$694.835.57 | \$664.070.04 | \$694.835.57 | \$291.831.14 | \$606.00 | \$0.00 | \$0.00 | \$0.00 | \$0.00 | \$0.00 | \$0.00 | \$0.00 | \$0.00 | \$0.00 | \$0.00 | \$0.00 | \$0.00 | \$0.00 | \$0.00 | \$0.00 | \$0.00 | \$0.00 | \$0.00 | \$0.00 | \$0.00 | \$0.00 | \$0.00 | \$0.00 | \$0.00 | \$0.00 | \$0.00 | \$0.00 | \$0.00 | \$0.00 | \$0.00 | \$0.00 | \$0.00 | \$0.00 | \$0.00 | \$0.00 | \$0.00 | \$0.00 | \$0.00 | \$0.00 | \$0.00 | \$0.00 | \$0.00 | \$0.00 | \$0.00 | \$0.00 | \$0.00 | \$0.00 | \$0.00 | \$0.00 | \$0.00 | \$0.00 | \$0.00 | \$0.00 | \$0.00 | \$0.00 | \$0.00 | \$0.00 | \$0.00 | \$0.00 | \$0.00 | \$0.00 | \$0.00 | \$0.00 | \$0.00 | \$0.00 | \$0.00 | \$0.00 | \$0.00 | \$0.00 | \$0.00 | \$0.00 | \$0.00 | \$0.00 | \$0.00 | \$0.00 | \$0.00 | \$0.00 | \$0.00 | \$0.00 | \$0.00 | \$0.00 | \$0.00 | \$0.00 | \$0.00 | \$0.00 | \$0.00 | \$0.00 | \$0.00 | \$0.00 | \$0.00 | \$0.00 | \$0.00 | \$0.00 | \$0.00 | \$0.00 | \$0.00 | \$0.00 | \$0.00 | \$0.00 | \$0.00 | \$0.00 | \$0.00 | \$0.00 | \$0.00 | \$0.00 | \$0.00 | \$0.00 | \$0.00 | \$0.00 | \$0.00 | \$0.00 | \$0.00 | \$0.00 | \$0.00 | \$0.00 | \$0.00 | \$0.00 | \$0.00 | \$0.00 | \$0.00 | \$0.00 | \$0.00 | \$0.00 | \$0.00 | \$0.00 | \$0.00 | \$0.00 | \$0.00 | \$0.00 | \$0.00 | \$0.00 | \$0.00 | \$0.00 | \$0.00 | \$0.00 | \$0.00 | \$0.00 | \$0.00 | \$0.00 | \$0.00 | \$0.00 | \$0.00 | \$0.00 | \$0.00 | \$0.00 | \$0.00 | \$0.00 | \$0.00 | \$0.00 | \$0.00 | \$0.00 | \$0.00 | \$0.00 | \$0.00 | \$0.00 | \$0.00 | \$0.00 | \$0.00 | \$0.00 | \$0.00 | \$0.00 | \$0.00 | \$0.00 | \$0.00 | \$0.00 | \$0.00 | \$0.00 | \$0.00 | \$0.00 | \$0.00 | \$0.00 | \$0.00 | \$0.00 | \$0.00 | \$0.00 | \$0.00 | \$0.00 | \$0.00 | \$0.00 | \$0.00 | \$0.00 | \$0.00 | \$0.00 | \$0.00 | \$0.00 | \$0.00 | \$0.00 | \$0.00 | \$0.00 | \$0.00 | \$0.00 | \$0.00 | \$0.00 | \$0.00 | \$0.00 | \$0.00 | \$0.00 | \$0.00 | \$0.00 | \$0.00 | \$0.00 | \$0.00 | \$0.00 | \$0.00 | \$0.00 | \$0.00 | \$0.00 | \$0.00 | \$0.00 | \$0.00 | \$0.00 | \$0.00 | \$0.00 | \$0.00 | \$0.00 | \$0.00 | \$

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

AL, AK, AZ, AR, CA, CO, CT, DE, DC, FL, GA, HI, ID, IL, IN, IA, KS, KY, LA, ME, MD, MA, MI, MS, MO, MT, NE, NV, NH, NJ, NM, NY, NC, ND, OH, OK, OR, PA, RI, SC, SD, TN, TX, UT, VT, VA, WA, WV, WI, WY, B5, GU, PR, VI, IV

Offering Statement

Respond to each question in each paragraph of this part. Set forth each question and any notes, but not any instructions thereto, in their entirety. If disclosure in response to any question is responsive to one or more other questions, it is not necessary to repeat the disclosure. If a question or series of questions is inapplicable or the response is available elsewhere in the Form, either state that it is inapplicable, include a cross-reference to the responsive disclosure, or omit the question or series of questions.

Be very careful and precise in answering all questions. Give full and complete answers so that they are not misleading under the circumstances involved. Do not discuss any future performance or other anticipated event unless you have a reasonable basis to believe that it will actually occur within the foreseeable future. If any answer requiring significant information is materially inaccurate, incomplete or misleading, the Company, its management and principal shareholders may be liable to investors based on that information.

THE COMPANY

1. Name of issuer:

MySwimPro, Inc

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

☐ Yes ☑ No

DIRECTORS OF THE COMPANY

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

 Director
 Principal Occupation
 Main Employer Minor Director
 Year Joined as Director

 Fares Ksebati
 CEO
 My Swim Pro
 2015

 Michael Allon
 Cofounder
 My Swim Pro
 2015

 Adam Oxner
 Co Founder
 My Swim Pro
 2015

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

OFFICERS OF THE COMPANY

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

Officer	Positions Held	Year Joined	
Fares Ksebati	CEO	2015	
Fares Ksebati	President	2015	
Fares Ksebati	Treasurer	2015	

Michael Allon Co-Founder Michael Allon Adam Oxner Adam Oxner Android Lead Co-Founder IOS Lead Adam Oxner Secretary

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

INSTRUCTION FO QUESTION 5: For purposes of this Question 5, the term officer means a president, vice president, secretary, treasurer or principal financial officer, comptroller or principal accounting officer, and any person that routinely performing similar functions.

PRINCIPAL SECURITY HOLDERS

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

 No. and Class
 % of V

 of Securities Now Held
 Prior t

 555000.0 Common Stock
 54.8

 240000.0 Common Stock
 23.7
 Fares Ksebati Michael Allon

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

To calculate total voting power, include all securities for which the person directly or indirectly has or shares the voting power, which includes the power to vote or to direct the voting of such securities. of states are builty point, interestant as up point of such accurates within 60 days, including through the parts in lab to faint to acquire voiting power of such accurates within 60 days, including through the exercise of any option, warrant or right, the conversion of a security, or other arrangement, or if securities are held by a member of the family, through corporations or partnerships, or otherwise in, a manner that rould allow a person to direct or control the verting of the securities (or share in such direction or control – as, for example, a co-trustee) they should be mcluded as being "beneficially owned." You should include an explanation of these circumstances in a footnote to the "Number of and Class of Securities Now Held." To culculate outstanding voting equity securities, assume all outstanding options are exercised and all outstanding convertible securities converted.

BUSINESS AND ANTICIPATED BUSINESS PLAN

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

For a description of our business and our business plan, please refer to the

For a description of our Dusiness, and our Dusiness, pian, please refer to the attached Appendix A, Business Description & Plan.

INSTRUCTION TO QUESTION F. Welliaders will provide your company's Welliader profile as an appendix of planeix. A) to the Prince on the Other Art. The wilmission will include all QSA trems and "read more" links in an in-collapsed farmar. All videos will be transcribed.

This means that any information provided in your Mefunder profile will be provided to the SEC in response to this question. As a result, your company will be potentially liable for misstatements a omissions in your profile under the Securities Act of 1932, which requires you to provide material to mission is your found to your futuress and anticipated business plan flease review your Welfunder profile carefully to ensure it provides all material information, is not false or misleading, and does not omit any information that would cause the information included to be false or misleading.

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

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

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

The addressable market size of 26.3 million fitness swimmers in the United States may not provide a large enough paying pool to create a viable long-term business.

MySwimPro's business model is partially dependent on third party mobile distribution partners including Google and Apple. Should an event cause them to remove us from the app store our ability to grow would be significantly delayed

MySwimPro's technology infrastructure is dependent on third party software services including: Amazon Web Services, Android SDK, IOS SDK, MongoDB, Wordpress, GitHub, and other third party software services.

MySwimPro's internal communication depends on third party tools including: Monday.com, Slack, SendGrid, Google Apps, and other third party software services

MySwimPro uses third party social media platforms to increase exposure and brand awareness including: Facebook, Twitter, Instagram, YouTube, Snapchat, LinkedIn, TikTok, and others.

The development of new features is a complex and time-consuming process that may not be completed within the expected roadmap

Investors will not see a return on the company until acquired, IPO, or becomes profitable to start paying dividends to shareholders. None of those events are guaranteed to happen. Also, that dividends will only be paid if and when declared by the Board.

MySwimPro's access to future capital is limited and may hinder future growth opportunities through external funding.

MySwimPro's founders may not be able to work on the venture full-time in the event of health, family, or other extenuating circumstances thus slowing the company's progress and potential downturn.

MySwimPro's potential partner ecosystem is small with only a few opportunities for potential partnership, thus increasing the risk of a competitor capturing those opportunities and leaving MySwimPro with limited options.

MySwimPro holds no intellectual property on the content or features of software making it easier for a competitor to enter the market and capture market share

MySwimPro is a first mover in a new market, thus enabling future, better funded competition to enter and copy product concepts, marketing initiatives and branding.

Costs of cloud infrastructure and other third party software services could increase at an unexpected rate and make operating the business become unsustainable.

MySwimPro has signed a side letter (available for viewing in the Appendix) associated only with Invest Detroit Venture's investment that requires 51% of the company's employees to be employed in the state of Michigan.

A global pandemic or other health crisis could cause national or global pool closures curbing subscriber growth and renewals.

The company's treasury position in cryptocurrencies like Bitcoin (BTC) and the Gemini USD Stablecoin (GUSD) may experience volatility that negatively impact

The company's banking partners (JP Morgan Chase and BlockFi) may close or the company's funds may be compromised by a third party bad actor

The Company may never receive a future equity financing or elect to convert the Securities upon such future financing. In addition, the Company may never undergo a liquidity event such as a sale of the Company or an IPO. If neither the conversion of the Securities nor a liquidity event occurs, the Purchasers could be

left holding the Securities in perpetuity. The Securities have numerous transfer restrictions and will likely be highly illiquid, with no secondary market on which to sell them. The Securities are not equity interests, have no ownersibi prights, have no rights to the Company's assets or profits and have no voting rights or ability to direct the Company or its actions.

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

INSTRUCTION TO QUESTION 8: Avoid generalized statements and include only those factors that are unique to the source. Discussion should be failured to the issuer's business and the offering and should not repeat the factors addressed in the legends set forth above. No specific number of risk factors is required to be identified.

Ownership and Capital Structure

DESCRIPTION OF ISSUER'S SECURITIES

Class of Security	Securities (or Amount) Authorized	Securities (or Amount) Outstanding	Voting Rights	
Common Option Pool		53290	Yes	~
Common Stock	5,000,000	1,012,500	Yes	V
Class of Security Warrants:	Securities Rese Issuance upon	rved for Exercise or Conve	ersion	
Options:				

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

Convertible Note

Issue date 06/01/20 \$80,000.00 Amount Interest rate 6.0% per annum Discount rate 20.0% Valuation cap \$10,000,000.00 Maturity date 06/02/22

Invest Detroit Ventures

INSTRUCTION TO QUESTION 24: name the creditor, amount awed, interest rate, maturity date, and

25. What other exempt offerings has the issuer conducted within the past three years?

	fering Date 2016	Exemption 4(a)(2)	Security Type SAFE	Amount Sold \$50,000	Use of Proceeds General operations
8/	2017	Regulation Crowdfunding	SAFE	\$130,530	General operations
11/	2019	Section 4(a)(2)	SAFE	\$50,000	General operations
6/.	2020	Section 4(a)(2)	Convertible Note	\$80,000	General

- any director or officer of the issuer;
 any person who is, as of the most recent practicable date, the beneficial owner of 20 percent or more of the issuer's outstanding voting equity securities, calculated on the basis. of voting power;

 3. If the issuer was incorporated or organized within the past three years, any promoter of the
- issuer;
 4. or (4) any immediate family member of any of the foregoing persons.



INSTRUCTIONS TO OUESTION 88. The term transaction includes, but is not limited in, any financial transaction, arrangement or relationship (including any indebtedness or gravantee of indebtedness) or any series of similar transactions, arrangements or relationships.

Beneficial ranership for purposes of paragraph (2) shall be determined as of a date that is no more than 120 days prior to the date of filing of this offering statement and using the same valvalation described in Question 6 of this Question and Inserer format.

The term "member of the family" includes any child, stepchild, grandchild, parent, stepparent, grandparent, spouse or spousal equivalent, sibling, mother-in-law, father-in-law, so-in-law, daughter-in-law, brother-in-law, or sister-in-law of the person, and includes adoptive relationships. The term "spousal equivalent" means a cohabitant occupying a relationship generally equivalent to that of a

Compute the amount of a related party's interest in any transaction without regard to the amount of the profit or loss involved in the transaction. Where it is not practicable to state the approximate amount of the interest, disclose the approximate amount involved in the transaction

FINANCIAL CONDITION OF THE **ISSUER**



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

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

and results of operations together with our financial statements and the related

notes and other imancial information included elsewhere in this orienting, some of the information contained in this discussion and analysis, including information regarding the strategy and plans for our business, includes forward-looking statements that involve risks and uncertainties. You should review the "Risk Factors" section for a discussion of important factors that could cause actual results to differ materially from the results described in or implied by the forward-looking statements contained in the following discussion and analysis.

Overvies

From beginners to elite competitors, MySwimPro delivers an incredible training experience for swimmers through personalized swim workouts, weekly training plans, instructional video content, and detailed analytics. Swimmers from over 180+ countries are training with guided MySwimPro workouts on their phones and smartwatches – "it's like a swim coach on your wrist." Our entire team loves to swim, and we couldn't be more excited to continue building the #1 app for swimmers.

We're on a mission to help swimmers train smarter and reach their goals. Swimming is one of the fastest growing sports in the world, but it's difficult and expensive to get personal training. More than 90% of swimmers train by themselves, with no access to professional coaching. MySwimPro changes that. We are democratizing the sport of swimming by helping swimmers and triathletes achieve their goals in a way that's never been possible before.

Milestones

MySwimPro, Inc. was incorporated in the State of Delaware in March 2015.

Since then, we have:

- 1M+ registered community members.
- \$3M+ in lifetime revenue.
- Apple Watch App of the Year
- 500k+ social followers.

Historical Results of Operation

- Revenues & Gross Margin. For the period ended December 31, 2020, the Company had revenues of \$988.673.55 compared to the year ended December 31, 2019, when the Company had revenues of \$1,126,062.60. Our gross margin was 77.41% in fiscal year 2020, compared to 74.08% in 2019.
- Assets. As of December 31, 2020, the Company had total assets of \$786.824.57, including \$745,377.98 in cash. As of December 31, 2019, the Company had \$664,070.04 in total assets, including \$671,539.64 in cash.
- Net Loss. The Company has had net losses of \$15,125.69 and net income of \$21,577.12 for the fiscal years ended December 31, 2020 and December 31, 2019, respectively.
- *Liabilities.* The Company's liabilities totaled \$786,824.57 for the fiscal year ended December 31, 2020 and \$664,070.04 for the fiscal year ended December 31, 2019.

Liquidity & Capital Resources

To-date, the company has been financed with \$80,000 in convertibles and \$230,530 in SAFFs.

After the conclusion of this Offering, should we hit our minimum funding target, our projected runway is 36 months before we need to raise further capital.

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

We will likely require additional financing in excess of the proceeds from the Offering in order to perform operations over the lifetime of the Company. We plan to raise capital in 24 months. Except as otherwise described in this Form C, we do not have additional sources of capital other than the proceeds from the offering. Because of the complexities and uncertainties in establishing a new business strategy, it is not possible to adequately project whether the proceeds of this offering will be sufficient to enable us to implement our strategy. This complexity and uncertainty will be increased if less than the maximum amount of securities offered in this offering is sold. The Company intends to raise additional capital in the future from investors. Although capital may be available for early-stage companies, there is no guarantee that the Company will receive any investments from investors.

Runway & Short/Mid Term Expenses

MySwimPro, Inc. cash in hand is \$793,604.40, as of March 2021. Over the last three months, revenues have averaged \$84,217/month, cost of goods sold has averaged \$17,506/month, and operational expenses have averaged \$90,015/month, for an average burn rate of \$23,104 per month. Our intent is to be profitable in 0 months.

The business made a 10% treasury allocation to Bitcoin (approximately 2 BTC) in February 2021. This investment in Bitcoin is part of our future capital allocation strategy, which seeks to maximize long-term value for the business and our investors. As cryptocurrency grows in adoption, we intend to learn and participate in a disciplined and methodical way. The business also received \$88k forgivable loan from the PPP in January 2021.

In the next 3-6 months, anticipated revenues are projected to be the same as the prior 3-6 months. We expect revenue to climb in the summer and fall after the Olympic Games.

We received funding from the United States Federal Government Paycheck Protection Program (PPP) in 2020 and 2021. If more government funding becomes available we will apply for it.

INSTRUCTIONS TO QUESTION 38. The discussion must overs each, you for which fiscential statements or a provided. For issuers with no prior operating history, the discussion should focus on financial milestones and operational, liquidity and other challenges. For issuers with an operating history, the discussion should focus on theirier historical results and cash flows are representative of what investors should expect in the future. Take this occurrent the proceeds of the othering and any other known or pending sources of capital. Discuss how the proceeds from the offering will affect fluidities, whether receiving these funds and any other additional fluids is necessary to the viability of the business, and how quickly the issuer anticipates using its available cache. Describe the other available caches of capital to the business, and how a girckly the issuer anticipates using its available cache. Describe the other available caches of capital to the business; and these limit various refer to the issuer in this Question 28 and these Instructions refer to the Issuer.

FINANCIAL INFORMATION

29. Include financial statements covering the two most recently completed fiscal years or the period(s) since inception, if shorter:

Refer to Appendix C, Financial Statements

I, Fares Ksebati, certify that:

(1) the financial statements of MySwimPro, Inc. included in this Form are true and complete in all material respects: and

(2) the tax return information of MySwimPro, Inc. included in this Form reflects accurately the information reported on the tax return for MySwimPro, Inc. filed for

the most recently completed fiscal year.

Fares Ksebati

OTHER MATERIAL INFORMATION

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

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

All information presented to investors hosted on Wefunder.com is available in Appendix A: Business Description & Plan.

INSTRUCTIONS TO QUESTION 30: If information is presented to investors in a format, media or other means not able to be reflected in text or portable document format, the Issuer should includ (a) a description of the material content of such information: (b) a description of the format in which such disclosurs is presented, and

(c) in the case of disclosure in video, audio or other dynamic media or format, a transcript or

ONGOING REPORTING

32. The issuer will file a report electronically with the Securities & Exchange Commission annually and post the report on its website, no later than:

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

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

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

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

APPENDICES

Appendix A: Business Description & Plan

Appendix C: Financial Statements

Financials 1

Appendix D: Director & Officer Work History

Adam Oxner Fares Ksebati Michael Allon

Appendix E: Supporting Documents

Letter_Agreement-__First_Capital_Fund-MySwimPro__MySwimPro_Signed_.pdf
Add new Form C attachment (admin only)

Signatures

Offering Statement (this page)

Appendix A: Business Description & Plan

Appendix B: Investor Contracts

Financials 1

Appendix D: Director & Officer Work History

Adam Oxner

Michael Allon

Appendix E: Supporting Documents

Letter_Agreement-__First_Capital_Fund-MySwimPro__MySwimPro_Signed_.pdf

MySwimPro Inc

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Fares Ksebatí

CEO and Co-Founder

Pursuant to the requirements of Sections 4(a)(5) and 4A of the Securities Act of 1933 and Regulation Crowdfunding (8 227.00 et seq.), this Annual Report and Transfer Agent Agreement has been signed by the following persons in the capacities and on the dates indicated.

Míchael Allon

Co-Founder 3/12/2021

Adam Oxner

CTO and Co-Founder 3/12/2021

Fares Ksebatí

CEO and Co-Founder 3/11/2021

The Annual Report must be signed by the issues, 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 the entering or persons performed withing functions.

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

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

WEFUNDER READY TO SUBMIT ANNUAL REPORT TO SEC

I MADE A MISTAKE, LET ME EDIT ANNUAL REPORT