DESCRIPTION OF THE OFFERING AND UNITS

The following description of the Offering and the Units is of a summary nature, does not purport to be complete, and is qualified in its entirety by reference to the Company's Operating Agreement (the "Operating Agreement"), which fully provides for the final terms of the Units. The capitalized terms used in this section that are not otherwise defined herein shall have the meanings ascribed to such terms as provided in the Operating Agreement. Certain features of the Offering are as follows:

THE OFFERING

Issuer: We Own Assets, LLC - EVwinCO 1 PS, a Colorado limited liability company (the

"Company").

Securities to be

Issued:

Units of Membership Interests of the Company (collectively, the "Units").

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Issue Price: \$21.13 per Unit (the "Unit Price").

Valuation of the Company:

The Unit Price is based upon a fully-diluted pre-money valuation of \$56,000.00 and a fully-diluted post money valuation of \$1,125,980.94 (See "Capitalization" for further details on

current capitalization structure of the Company).

Amount of the Offering:

The Company is seeking to raise between a minimum of \$70,003.69 (the "Minimum Offering

Amount") and a maximum of \$1,069,980.94 (the "Maximum Offering Amount").

Number of Units:

Up to a maximum of 50,638 Units.

Minimum Investment:

\$105.65; unless otherwise agreed to by the Company in limited circumstances.

Investor Suitability: This Offering is made in reliance upon an exemption from registration under the federal Securities Act of 1933, as amended (the "Securities Act") as set forth in Section 4(a)(6) and in accordance with Section 4A and Regulation Crowdfunding (Section 227.100 et seq.). Regulation Crowdfunding sets forth certain statutory investment limitations for purchasers of securities offered pursuant thereto. The Units will be offered and sold only to persons whose investment in the Units, together with any other investments made in any Regulation Crowdfunding offering during the 12-month period preceding the date of such transaction, does not exceed: (i) the greater of \$2,200 or 5 percent of the lesser of the investor's annual income or net worth if either the investor's annual income or net worth is less than \$107,000; or (ii) 10 percent of the lesser of the investor's annual income or net worth, not to exceed an amount sold of \$107,000, if both the investor's annual income and net worth are equal to or more than \$107,000 ((i) and (ii) collectively referred to as the "Qualified Investors").

Subscription Documents:

Persons interested in subscribing for Units will be required to complete and return to the Company a completed Qualified Investor Questionnaire and Subscription Agreement, and will be required to become a party to the Operating Agreement (collectively, the "Subscription Documents").

Closings:

The Offering shall be available to potential Investors until the final closing of the sale and purchase of the Units (the "Final Closing"), which will occur upon the earlier of (i) the date the Company has closed on the purchase and sale of Units for the Maximum Offering Amount, (ii) April 30th, 2021 at 11:59 PM EST, or (iii) the Company terminates the Offering in its sole and absolute discretion (the "Termination Date").

The Units are offered by the Company on a best efforts, minimum-maximum basis as specified herein. As such, the Offering is contingent upon the Company's receipt of the Minimum Offering Amount prior to the Termination Date. All funds received from Investors will be held in an escrow account (the "Escrow Account") established with Kingdom Trust Company (the "Escrow Agent") until the Minimum Offering Amount has been satisfied. Once the Minimum Offering Amount has been received by the Escrow Agent in the Escrow Account, pursuant to the terms of the Escrow Agreement and provided that i) the Company has provided advance written notice to Investors of at least five (5) business days, ii) the Offering has been available on the Company Offering Profile for a minimum of twenty-one (21) days, iii) there has been no material change that would require an extension of the Offering and reconfirmation of the investment commitment, and iv) the Escrow Account continues to meet the Minimum Offering Amount at the end of the five business day period after Investors have been notified of the closing, the Escrow Agent will initiate the transfer of Investor funds (net of the placement fee to be paid to the placement agent, Localstake Marketplace LLC (the "Placement Agent"), on such amounts) from the Escrow Account to a deposit account maintained by the Company (the "Initial Closing"), which funds shall constitute net proceeds usable by the Company for the purposes outlined in the Offering Materials. After the Initial Closing, additional Investor funds will be held in the Escrow Account until, and at such time as, the Placement Agent chooses to, in its sole discretion, direct the Escrow Agent to release the additional Investor funds, (each a "Closing"), to be facilitated using the same procedures identified herein for the Initial Closing. The Company will continue to accept investment commitments up until the occurrence of the Final Closing.

Use of proceeds:

The Company intends to use the net proceeds of this Offering for purchasing equipment, marketing and sales, startup development, location buildout, as explained in further detail on the Funding tab of the Company Offering Profile.

Placement Agent: As compensation for the Placement Agent's services in connection with the Offering, Localstake Marketplace LLC shall be entitled to receive a placement fee paid by the Company (the "Placement Fee"). Below is a breakdown of the Gross Proceeds, estimated Placement Fee and Net Proceeds for the Offering.

For Minimum Offering Amount

• Gross Proceeds: \$70,003.69

• Estimated Placement Fee: \$5,000.00

• Net Proceeds: \$65,003.69

For Maximum Offering Amount

• Gross Proceeds: \$1,069,980.94

• Estimated Placement Fee: \$53,499.05

• Net Proceeds: \$1,016,481.89

(1) Estimated placement fee payable by the Company to Localstake Marketplace LLC. The Company will pay a Placement Fee of 5.0% on all Gross Proceeds received by the Company from the sale of the Units in the Offering, subject to a Minimum Placement Fee of \$5,000. The resulting aggregate Placement Fee does not include a \$1,000 Offering Preparation fee paid prior to the Offering.

Capitalization:

The Company is authorized to issue one (1) class of units of membership interests (collectively, the "Units"). See "Capitalization" in the Offering Materials for the current and

TERMS OF THE UNITS

Distributions Generally: The Company will make distributions to the Members, at the Managers'

discretion, in proportion to their respective ownership interest, as further

described in Article 5 of the Operating Agreement.

Allocation of Profits and

Losses:

In general, profits and losses of the Company will be allocated to the Members in a manner that builds the Members' capital accounts to levels necessary to support the distributions described herein. See Exhibit A, Article 3 of the

Operating Agreement.

Voting Rights: Non-voting, except in limited circumstances. Approval of a majority of the

outstanding Units for most changes to the Operating Agreement, in accordance

with the Article 11.2 of the Operating Agreement of the Company.

Transfer Restrictions: The Units are subject to restrictions on transferability and resale and may not be

transferred or resold by any holder except as permitted under the Securities Act and applicable state securities laws, pursuant to registration or exemption from these laws, or if the Company has received an opinion of counsel satisfactory to it that registration under such laws is not required. In addition to these restrictions on transferability, there are transfer restrictions contained in Article

7 of the Operating Agreement.

Future Financings: The Managers of the Company will have full authority to issue additional Units

to new or existing Members without the vote or consent of the holders of the

Units.

Management of the

Company:

Subject to any matters which must be submitted to an affirmative vote of the majority of the Members the Company will be managed by the Managers, in accordance with the Article 6 of the Operating Agreement of the Company.

Information Rights: The Company will use its reasonable best efforts to deliver to each holder of

Units within ninety (90) days following the end of each fiscal year, all information necessary for the preparation of the Member's income tax returns. The Company will also provide each holder of Units with the following information rights: (1) unaudited quarterly financial statements within thirty (30) days after the end of each calendar quarter (other than the last calendar quarter of the year); and (2) annual financial statements within ninety (90) days after the end of each fiscal year, which may or may not be audited, as determined in the sole discretion of the Managers. Each holder of Units, and his, her or its duly authorized representative, shall, to the extent required by applicable law, have access to the books and records of the Company at the place where such records are required to be kept during normal working hours of the Company, and shall have the right to inspect and copy them. Additionally, the Company will be required to file certain reports with the Securities and Exchange Commission, which will be made available to investors

as further described in the Offering Materials.

Drag-Along Rights: In the event that Members holding a majority of the Units, voting together as a single group (the "Dragging Members"), reach a bona fide agreement with a

third party to sell at least a majority of the then outstanding Units of the Company, such Dragging Members will have the right, but not the obligation, to

cause each other Member to sell his, her or its pro rata share of the securities to be sold to such third party on the same terms and conditions as the Dragging Members, as further described in Section 7.2 of the Operating Agreement.

Other Rights:

The Company may, in its sole and absolute discretion, enter into additional agreements with one or more investors granting such investors additional contractual rights.