## Form C

### Cover Page

Wind Harvest Pilot Project Inc.

Form: Other
Other (specify): Public Benefit Corporation
Jurisdiction of Incorporation/Organization: D
Date of organization: 4/7/2020

980 9th St Floor 16 Sacramento CA 95814

http://windharvest.com

Name of intermediary through which the offering will be conducted:

Wefunder Portal LLC

007-00033

283503

and any other rises associated with the orienting.

7.5% of the offering amount upon a successful fundraise, and be entitled to reimbursement for out-of-pocket third party expenses it pays or incurs on behalf of the Issuer in connection with the offering.

If Other, describe the security offered:

Target number of securities to be offered:

Face value.

\$150,000.00

Oversubscriptions accepted:

☑ Yes ☐ No

If yes, disclose how oversubscriptions will be allocated:

☐ Pro-rata basis ☐ First-come, first-served basis ☑ Other

As determined by the issuer

Maximum offering amount (if different from target offering amount): \$1,070,000.00

Deadline to reach the target offering amount:

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

	Most recent riscal year-end:	Prior riscal year-end
Total Assats:	\$0.00	\$0.00
Cash & Cash Equivalents:	\$0.00	50.00
Accounts Receivable:	\$0.00	\$0.00
Short-term Dobt:	\$0.00	\$0.00
Long-term Debt:	\$0.00	\$0.00
Revenues/Sales:	\$0.00	\$0.00
Cost of Goods Sold:	\$0.00	\$0.00
Taxes Paid:	\$0.00	\$0.00
Net Income:	\$0.00	\$0.00

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

## Offering Statement

Respond to each question in each paragraph of this part. Set forth each question and any potes, but not any instructions thereor, in their entirety, if disclosure its response to any question is responsive to one or more other questions, it is not recessory to repeat the disclosure. If a question or resides of questions is is insplicable or the response is swallable absorbers in the Form, either state that it is impulicable, include a cross-reference to the responsive disclosure, or omit the question or excise of questions.

Be very careful and precise in answering all questions. Give full and complete answers as that they are not midsafting under the circumstances involved. Do not discuss any future performances 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 midsafting the Company, its management and principal shareholders may be liable to investors based on that information.

COMPANY ELIGIBILITY

- Clock this soc to centify that all of the following statements are two for the suson. O manifect under, and subject to the levels of a State or entropy of the United States or the District of Columbia.

  Not subject to the requirements to the State St
- \$18 of Falls of a Official means absenced to the state of the extent required, the control markets of Commission and and provided to investige, to the extent required, the ongoing annual rescots required by Regulation Crewdrunding during the two year membedstay providing the filling of this offering students (or for such shorter period that the issuer was required to file such reports). If the subsequent stage company that oil has no specific business plan or (b) has indicated that for business had been in a mercur of accusation with an unified filed company or companies.

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

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

### ☐ Yes ☑ No

#### DIRECTORS OF THE COMPANY

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

Director	Principal Occupation	Hain Employer	Year Joined as
Director		Wind Harvest	Director
	Director of	International, Inc.	
Comelius Fitzgerald	Finance and	("Wind Harvest" or 2020	
	Strategy	"Wind Harvest	
		International")	
Christine Nielson	Entroprenour	retired	2020
Kevin Wolf	President and CEO of Wind Harvest	Wind Harvest	2020

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

### OFFICERS OF THE COMPANY

Officer	Positions Hold	Year Join
Comelius Fitzgerald	Treasurer	2020
Christine Nielson	President	2020
Kevin Wolf	CEO	2020

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

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

Name of Holder	No. and Class of Socurities Now Held	% of Voting Power Prior to Offering
Wind Harvest International, Inc.	6000000.0 Common shares	100.0
INSTRUCTION TO QUESTION 6: The o	bore information must be provided as	of a date that is no

The calculation setting groups, products all according for subsets of a partial setting groups, and dail all according for the setting of each setting of each setting of each setting and each s

### BUSINESS AND ANTICIPATED BUSINESS PLAN

For a description of our business and our business plan, please refer to the attached Appendix A, Business Description 6. Plan in MATERIAL PROPERTY AND ADMINISTRATION OF A Plan in MATERIAL PROPERTY AND ADMINISTRATION OF A PLAN ADMINISTRATION OF A

### RISK FACTORS

A crowdfunding investment involves risk. You should not invest any funds in this offering unless you can afford to lose your entire investment.

In making an investment decision, investors must rely on their own examination of the issuer and the terms of the offering, including the merits and risks involved. These securities have not been recommended or approved by any federal or state securities commission or regulatory authority. Furthermore, these authorities have not passed upon the accuracy or adequacy of this document.

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

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

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

II. Discuss the materials fectors that make an investment in the issuer speculative or relay.

As more fully described in duestions 13 and 31 below. Wind Harvest Pilet Project

As more fully described in duestions 13 and 31 below. Wind Harvest Pilet Project

Crowdrunding and the 506(c) Offening (which is defined in Question 13 below) to
Wind Harvest International, inc. ("WidHer") Wind Harvest Stores

(which are defined in Question 13) and to use Wind Harvest's Annual interest

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to make pointing to the store of the store

The Issuable Shared activities of inclusation IS below may not be able to be sold at a profit, or be sold at all, before December 31, 2027, and thus WiPPPs ownership of the Warmast described in Guestion 13 below may not realize any value for investors in this offering. Wind Harvest may never have a future oppity financing more undergo a liquidity event such as a side of the company or an IPC that would cause there to be a mainted for the issuable Shares, investors in this offering could cause there to be a mainted or the first and the sold of the company or an IPC that would cause there to be a mainted to the first effects after the Notes they porchase in this offering. (The Notes are defined and described in Question 13 below.)

There is currently no, and there may never be any, secondary market trading in the Notes, and investors' ability to sell their Notes is further limited by transfer restrictions under applicable securities laws. If the investor is able to sell their Note, there is no aurantee that the investor will be able to sell for a price greater than—or caular 10—the price the investor paid for the Note.

External factors such as government policies on subsidizing fossil fuels, possible large increases in the cost of raw material, and trade embargoes could affect Wind Harvest's profitability and markets.

Investors in the Notes will have no voting rights and no ability to make decisions regarding the affairs or operations of WHPP or Wind Harvest. The COVID-19 virus could cause Wind Harvest's or WHPP's key persons to become debilitated or even die. If lost, these people would be costly to replace.

Wind Harvest's existing debts and other factors may affect Wind Harvest's ability to close Wind Harvest's Series B round with favorable terms. Wind Harvest has incurred operating losses since its inception, and it has an accumulated deficit of

over \$10 minion as of occurate \$1, 2019. Where may not raise enough with this offering or the \$05(c) Offering for Wind Harvest to complete the remaining technology development steps that are needed to have a commercially available Wind Harvester turbine.

wind harvester curbins.

Wind Harvest cannot assure investors that it will be able to achieve or sustain profitability in the future. To continue in its plans, Wind Harvest util Ilisely in the future require additional financing, including ocupit or footh ferfrings, in cases of this offening and the 50660. Offering, Funding from these sources may be limited unavailable, or not valiable or in avoisible terms. There is no assurance that Harvest will in fact be successful in the wind turbine distributed or tellity-class or other business into or that Wind herest will succeed in obligating trains conceived the successful in the wind turbine distributed or tellity-class or other business into or that Wind herest will succeed in obligating trains conceived and financing cannot be eitherined for any reason. Wind Harvest may not be able to proceed with its business plans and may be required to scale back its strategic initiatives or go benefits.

satisfying minimizers of your ownerup.

The projects in Windl Harvest's sales pipeline may not materialize in a timely manner or at all. Customers and projects typically undertake a significant development process that can result in lentify sales excled. Furthermore, they require land use permits, including environmental review of impacts on wildlife, or disconnection germits, and Power Purchase Agreements that are outside of the project team's ability to control. Government decisions at the local, state and national level can affect the ability for these deeded project milestones to be achieved.

Wind Harvest's pipeline of projects may face unanticipated changes or delays the could negatively impact the ability of these projects to be able to they wind Harvest's turbines. The lone sales cycled may require Wind Harvest to delay revenue recognition until certain milestones or technical or implementation requirements have been met.

requirements have been met.

Problams with judily or performance in Wind Harvest's products or products based on Wind Harvest's exhibitology that are manufactured by Wind Harvest's located accold have an expertise impact on Wind Harvest's Hardson's relationships with customers and its reputation and cause reduced market demand for Wind Harvest's products. Though Wind Harvest Will require component supplies to meet and follow the IEC 61400 requirements for quality control in the manufacturing instalation and minimisenance of Wind Harvest's wind turnines, and Wind Harvest Wind Counter the Product inspections of which the Product is the production of the pulled of the pulled or performance of the wind further wind under developing affect. Wind Harvest due to warranty claims or other contractual damages in the future.

Harvist due to warranty claims or other contractual damages in the future. Wind Betroet's customers' inability to obtain financing to make purchases from Wind Harvest or maintain their businesses could harm Wind Harvest or maintain their businesses could harm Wind Harvest's business and negability intended the result in the second of the second flow. Most of Wind Harvest's customers will require substantial financing to make journabase from Wind Harvest and complete pricets. The operation insbility of these customers to access the capital needed to finance purchases of Wind Harvest should be payment obligations to Wind Harvest could adversally impact. Wind Harvest's infancial condition and results of perations. If Virill draivest's customers become insolvent due to market and economic conditions or otherwise, it could have an adverse impact on Wind Harvest's business, financial condition and results of porations.

There are a number of risks associated with international operations that could harm Wind Hervest's business. Wind Hervest plans to sell products and provide services on a slobel basis and plans to be operated that of the services on a slobel basis and plans to separal risk all countries with near-pround wind resources. Wind Hervest's ability to grow in international markets could be harmed by factor, including:

\*changes in political and economic conditions and potential instability in certain regions:

"currency control and repatriation issues:

"changes in regulatory requirements or in foreign policy, including the adoption of domestic or foreign laws, regulations and interpretations detrimental to Wind Harvest's business;

"changes to regulatory incentives to purchase wind turbines or produce or utilize wind energy;

"possible increased costs and additional regulatory burdens imposed on Wind Harvest's business:

burdens of complying with a wide variety of laws and regulations

"difficulties in managing the staffing of international operations

\*Increased financial accounting and reporting burdens and complexities;

'terrorist attacks and security concerns in general;

\*changes to tax laws, compliance costs and challenges to Wind Harvest's tax positions that may have adverse tax consequences to us;

\*changes, disruptions or delays in shipping or import/export services:

"reduced protection of Wind Harvest's intellectual property rights

In addition, Wind Harvest plans to conduct cortain functions, including customer sales and service operations, in regions outside of the U.S. Wind Harvest is subject to both U.S. and local laws and regulations applicable to Wind Harvest's offshore activities, and any factors which reduce the anticipated benefits associated with providing these functions custised of the U.S. including cost efficiencies and productivity improvements, could harm Wind Harvest's business.

productivity improvements, could have Wind Harvest's business. We believe Wind Harvest's Intellectual property rights are evaluable, and any inability to protect them could reduce the value of Wind Harvest's products, services and brane! If Wind Harvest's tumble to profect its intellectual property. Wind Harvest's competitions could use its intellectual property. Wind Harvest's success depends substantially upon the internally developed technology that is incorporated in Wind Harvest's products. Wind Harvest's success depends substantially upon the internally developed technology that is incorporated in Wind Harvest's products. Wind Harvest's wincess depends substantially will harvest be independent of the will be a competition of the wind of the production of the wind of the will have the production and confidentially or license and oppright levels that do seed production and confidentially or license will be a substantially or license to protect with the wind oppright levels that do seed to be a substantially or license to protect with the wind oppright levels that do seed to be intellectual property rights by any of Wind Harvest's assett, intellectual property rights by any of Wind Harvest's assett, intellectual property rights by any of Wind Harvest's intellectual property rights by any of Wind Harvest's assett.

Harvest's competitive position and the value of Vindi Harvest's assets in intellectual property right claims are expensive and time consuming to defend, and if received adversely, could have a significant impact on Wind Harvest's subjects. Inharolic condition and operating results in the event of a conflict between Windi Harvest's patents or future patent applications and the activities of other parties. Infringement proceedings may be pursued by or sqainst Windi Harvest. The legal proceedings necessary to defend the validity of patents and to prevent infringement by others can be complies and octavity, and the outcomes of these legal proceedings are often uncertain. These legal proceedings might adversely affect (Wind Harvest's competitive position and the value of its assets, and there can be no assurance that the outcomes of the proceedings would be successful.

successful.

Wind Harvest may not be able to receive patents on all of its expected patent applications. Patent applications in the U.S. are maintained in secrecy until the patents are published or are issued. Fince publication of discoveries in the scientific or patent literature tends to lag behind actual discoveries by several months, we cannot be certain that Wind Harvest is the first creater of investment covered by pending patent applications or the first to file patent applications or these inventions. Accordingly, we cannot be certain that the patent applications that Wind Harvest files will result in patents being issued.

that Wind Harvest files will result in patents being issued:
Wind Harvest's business is subject to the risks of earthquakes, fires, fleeds and
other natural catatrophic ceverts and to intermutation for man-made problems such
interruptions that could harm Wind harvest is business. Although Wind Harvest's
systems have been designed for reduce downthine is the event of outsigner or
catastrophic occurrences, they remain vulnerable to demage or interruption from
earthquakes, flood, fires, power loss. Conflig blackouts, telecommunication
fallures, terrorist attacks, cyber-attacks, computer viruses, computer denishedservice attacks, from, and or in the control of the control of the control
(including objects or malfunctions) of components of Wind Harvest's systems that
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were subject and pre-causing will have the control of the control

Wind Harvest's insurance policies and financial resources may not be sufficient to cover the costs associated with personal injury, property damage, product liability and other types of chiese brought glasgiant? It Wind Harvest is exposed to posentially significant risks associated with product liability or other claims (I'Wind Harvest's products or manufacturing activities custs personal injury or property damage, whether by product malfunctions, defects or other causes. If product liability claims are brought against Wind Harvest in the future, any resulting adverse publicity could hurt Wind Harvest's competitive standing a reduce revenue from sales of its product. The assertion of product liability, personal injury or property damage claims against Wind Harvest could result significant legal rises and monetary damages and require Wind Harvest could result significant legal rises and monetary developed or returned disaster could result in substantial costs, but revenues and developed or reported. Wind Harvest could result in substantial costs, but revenues and developed or result in substantial costs, but revenues and evidential or the result in the substantial costs, but revenues and evidential rises of the result in the result in the result is inside to report of the result in the re

to pay for its liabilities or lesses from any such claim or cause.

Wind laterast depends on highly skilled peasonels to grow and operate its business, and if it is not able to hire, retain and emotivate its personnel. Wind lareves my not be able to grow effectively. Competition for talented senior management and enoiners; is linear, and Wind Haravest sfuture success will to some extent depend upon the contribution of a small number of key executives and pearsonnel. Moreover, Wind Haravest shallify to successfully develop and marketan a competitive market position will depend in part on Wind Haravest shallify to successfully develop and marketan a competitive market position will depend in part on Wind Haravest shallify to successfully develop and management. The failure to attract and retain necessary personnel could have an adverse impact or Wind Haravest's besidners, development, financial condition, results of operations and prospects.

The Risk Factors included in this Form C or its Appendices are not intended and should not be understood as an exhaustive list of all risks related to an investment in this offering.

The future success of Wind Harvest and WHPP depends on the efforts of a sim management team. The loss of services of the members of the management to may have an adviser effect on Wind Harvest and WHP. There can be used to assure that Wind Harvest or WHPP with be successful in attracting and receiving only prescribed they expected to WHPP with the successful in attracting and receiving only prove that business.

Christine Nielson, Kevin Wolf, and Cornelius Fitzgerald are part-time officers of WHPP. As such, it is likely that WHPP will not make the same progress as it would if that were not the case,

Cornelius Fitzgerald, Christine Nielson and Kevin Wolf are part-time officers. As such, it is likely that the company will not make the same progress as it would if that were not the case.

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

INSTRUCTION TO ONLYTION 8-Areal generalized sourcema and include only those factors the are swapen to the tasker. We constitute handle by millioned to the basic of histories and the affering on should year report the factors while report in the learneds set forth whose. We specific monitor of risk factors is required in the februation.

### The Offering

#### USE OF FUNDS

What is the purpose of this offering?

The net proceeds of this offering? will be used for working capital and general corporate purposes of Wind Harvest and Wi-PPP, which purposes include the specific terms listed in Quastion to blook, while Wind Harvest and Wi-PPP expect to use the net proceeds from the offering in the manner described herein, they cannot specify with certainty to be suched used to the through the cannot specify with certainty the procedural used or the throughout the offering the proceeds that they will receive from this offering. Accordingly, Wind Harvest and Wi-PP will have broad discretion in using these proceeds.

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

If we rate: \$150,000

Lipe of Proceeds Loan 92% to Wind Harvest. Pay 7.5% for Wolunder's intermediary fee, and save 0.5% for overhead and other possible oxpense. Of the 92% that is loaned, 80% of that will be used to order the Wind Harvester v3.1 turbine and 20% will be reserved for administration and consultants.

### If we raise: \$600,000

The mass. \$60,000

Well Loan 25% to Wind Harvest. Pay 7,5% for Wellunder's intermedieny fee and 
PROSENS avec 0,5% for other expenses. These funds will be used to order and 
complete the Pilot Project feet powithing is months of ordering the Wind 
Harvester V.3.1 turbine. revailable our computer models and finish 
engineering v3.2 of our arriver. Funds will save be used to advance 
with a finish project in blastboar and California. For a description of 
the Pilot Project stop, please see Appendix A.

### II we raise: \$1,070,000

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### DELIVERY & CANCELLATIONS

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

I how with a state complete the transaction and deliver accurate to the inventor? If we creation untrapped offering amount prior to the deadline, we may conduct an initial closing of the offering early if we provide notice about the new foundation deadline at least the business days offer to the new offering deadline (deliver) material change that would require an extension of the offering and reconfirmation of the investment commitment; Wendred will could by investors if we conduct an initial isolating. Thereafter, we may conduct additional closings from them to time at our and Verhalmer's discretion until the deadline date.

Investor Commitment. The Investor will submit, through Wefunder Perial, a requested investment amount. When doins so, the Investor will also execute an investment contract with the Company ("Investment Agreement"), using the Investor's electronic signature. Acceptance of the Investment, If the Investor Agreement is complete, the Investor's commitment will typically be recorded within a few minutes. The commitment will also be available to the Investor's Private Investor's screen the wetunder com website. After the offering closes, the contract will be no used signed by the Company. The occueded investment contract will the to sent to investor via email, and is also available to download on the "My Investments" screen.

signed by the Company. The osculated investment contract will then be sent to the investor via email, and is also available to download on the "My investments" screen. It was a support of the contract will be not contract with the not contract will be responsible for transferring funds from a source that is accepted, the investor will be responsible for transferring funds from a source that is accepted by Merfunder Portal into an acrow account had with a third party bank on bonal of issuers offering securities through Merfunder Portal proposes of the Offering. The investor will receive periodic email updates on the label of the propose of the Offering. The investor will receive periodic email updates on the label of the offering and the proposes of the Offering. The investor will receive periodic email updates on the label of the offering and t

The Intermediary will neathly investors when the larget affering amount has been neat. If the super reaches the traped offering amount pairs to the describe identified in the offering naterials, it may close the offering early lift provides notice about the new offering deadline at least five business days prior to such new offering deadline (absent a material change that would require an extension of the offering and reconfirmation of the investment commitment).

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

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

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

If there is a material change to the terms of the offering deadline.

If there is a material change to the terms of the offering or the information provided to the investor about the offering and/or the Company, the Investor about the investor about the offering and/or the Company the Investor dies not reconfirm his or her investment commitment within five business days of receipt of the notice. If the investor does not reconfirm, he or she will receive notifications disclosing that the commitment was cancelled, the resum for the cancellation, and the refund amount that the days cancel the commitment of the resum of the cancellation, and the refund amount that the days of the maximum number of days the offering is to remain open, the offering will be extended to allow for a period of five business days for the investor to reconfirm.

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

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

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

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

in addition, we may cap at 450 the total number of investors who will be allowed to invest through the offering that are not "accredited investors," as defined in August 501(a) of Regulation D under the Socurities Act of 1933. In the swent that more than 450 non-accredited investors are initially accepted into an offering in tase pto (2) described in Question 1, the Company may cancel investments based on the order in which payments by Investors were received, or other criteria at the discretion of the Company, before the Orlingia deadline.

### Ownership and Capital Structure

#### THE OFFERING

See exact securities attached as Appendix B, Investor Contracts.

WHPP will issue promissory notes (the "Notes," each, a "Note") in exchange for amounts invested by investors up to a total of \$3,00,000 through this officing under Regulation Crowdfunding and an offering under Rule So6 of Regulation D under the Society and a note froig under Rule So6 of Regulation D under the Society Rule Soft of Regulation D under the Society Rule Soft of Rule S

Each Note will have the following principal provisions:

Interest Rate. The Nocks shall bear simple interest of 8% per annum (computed on the basis of a 356-day year and the number of days actually elapsed); provided that WHPP intends to offer a simple interest rate of 10% per annum (computed on the basis of a 356-day year and the number of days actually elapsed) on annumber of days actually elapsed on annumber individual that or the first \$600,000 raised from the investors (Early Bird investors).

Annual Interest Payments: Within 60 days following the end of each fiscal year before the Maturity Date, WHPP shall make a payment of the interest accound for the most recently ended fiscal year.

Maturity: Except as otherwise provided in the Note, all unpaid principal, interest and any other sums owing under the Note shall be due and payable in full on the Maturity Date.

"Maturity Date" shall mean December 31, 2027.

Prepayment Rights: The Note may be prepaid without penalty at WHPP's option.

Subordination: The Note will be subordinated to all indebtedness of WHPP to banks, commercial finance lenders, insurance companies, leasing and equipment financing institutions, and/or other institutions regularly engaged in the business of lending money.

WHPP does not intend to incur any such indebtedness but reserves the right to do so.

Stock Sale Payment: WHPP shall make Reasonable Efforts to exercise the Warrants and resell of oil the shares issuable thresunder (the "Issuable Shares") before the Macriny Date. WHPP shall have no obligation to exercise the Marrants or to sell any of the Issuable Shares. "Reasonable Efforts" are good faith efforts that (I) are reasonable judicitied to excomplish the applicable objective. On on or require any expenditure of funds or the incurrence of any liability that, in other case, it is emaconable in light of the applicable objective, (3) do not require action that is contrary to prudent business judgment in light of the applicable objective, and of the applicable objective, (3) do not require action that is contrary to prudent business judgment in light of the applicable objective, and (4) do not expose the obligated party did not in fact utilize its feat that the objective is not actually accomplished is not dispositive evidence that the obligated party did not in fact utilize its Reasonable Efforts in attempting to accomplish the objective.

It, before the Maturity Date, WHPP has resold any or all of the Issuable Shares, WHPP Palal pay to each investor the investor's Bro Rata Share of the profit from such reasels. Such reasels and payeries may occur in one tenanection or in multiplication control of the Maturity Date, provided that WHPP shall pay to each investor the Investor's Pior Rata Share of this profit from cock reads within concernation with order of the profit from cock reads within odd days following such resole. WHPP intends to try to node; risk while attempting orders the region of the profit from the profit value of can be investory through the sale of the Issuable.

"Pro Rata Share" means, for any investor in the Notes, the ratio that results from dividing the original amount of the investor's investment by the total original amount invested by all of the investors in the Notes.

"Warrants" means WHPP's warrants issued in 2020 or 2021 to purchase shares of common stock of Wind Harvest.

Security: The Note will be unsecured. However, WHPP intends to use the proceeds from this finencing to make secured loans to Wind Hervert (the "Wind Hervest Loan") and to use the principal and interest sown symmets that WHPP reactives under the Wind Harvest Loans to repoy the investors their original investment amounts plus the interest described above, (Plause tea Appendix E for forms of the Wind Harvest Loan documents: WH-WHPP Loan Agreement, WH-WHPP Security Agreement, and WH-WHPP Permissions (Notes).

Guaranty: WHPP is a finance subsidiary of Wind Harvest under Rule 3a-5 of the Investment Company Act of 1940 (the "Rule"). In accordance with the Rule, Wind Harvest will unconditionally guarantee any and all payments due under the Notes

To comply with the Rule, the guaranty from Wind Harvest (the "Guaranty") will also provide that if WHPP defaults in any payment due under the Note, the investor may institute legal proceedings directly against Wind Harvest to enforce the Guaranty without first proceeding against WHPP.

The Guaranty will be subordinated in right of payment to all indebtedness of W Harvest to banks, commercial finance lenders, insurance companies, leasing and equipment financing institutions, and/or other institutions regularly engaged in the business of lending money.

Information Rights: Upon request, WHPP will deliver to the Investor the unaudited financial statements for WHPP's most recently ended fiscal year, WH shall have 120 days following the end of each fiscal year to prepare such statements.

☑ Yes: No Voting Rights
☐ No:

18. How may the terms of the securities being offered be modified?

The Note may be amended by mutual agreement of the parties in writing, provided that no provision of Section 14 of the Note may be amended without the written consent of WHPP and investor holding a majority of the aggregate outstanding principal amount under all of the Notes. The Guzantty may be amended by mutual agreement of the parties in writing.

#### RESTRICTIONS ON TRANSFER OF THE SECURITIES BEING OFFERED:

The securities being offered may not be transferred by any purchaser of such a during the one year period beginning when the securities were issued, unless a securities are transferred.

securities are transferred:
It to the resecur
It to an execution director;
It to an execution director;
It to an execution director;
It to an execution director with the U.S. Securities and Lectinary Commissions:
It is a member of the family of the purchase or exits equivalent, to a transferred the
the purchases, it is transferred for the benefit of a member of the family of the
purchases or the conjunction, or in examencing with the death or diverse of the
parchases for the conjunction, or in examencing with the death or diverse of the
parchases or or their similar elevamentaries.

NOTE: The term "accredited investor" means any person who comes within any of the categories set forth in Rule 501(a) of Regulation D, or who the sellor reasonably belie comes within any of such categories, at the time of the sale of the securities to that p

The term "member of the family of the purchaser or the equivalent" includes a child, stepchild, grandchild, parent, stepparent, grandparent, spouse or spousal equivalent, sibling, mother-ind-way, fabrier-ind-way, careli-ind-way, careli-in

#### DESCRIPTION OF ISSUER'S SECURITIES

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

Class of Security	(or Amount) Authorized	(or Amount)	Voting	
	Authorized			
Common		Outstanding	Rights	
Stock	10,000,000	6,000,000	Yes	V
	Securities Rese	erved for		
Class of Security	Issuance upon	Exercise or Conv	ersion	
Warrants:				
Options:				
Describe any other rights:				
There are no other mate	rial rights associal	ed with the commo	n stock.	

Please see Question 20 below.

Question 13 below contains the terms of the Notes being sold in this offering and reflects any material differences between the Notes and the outstanding securities of WHPP.

20. How could the exercise of rights held by the principal shareholders identified in Question 6 above affect the purchasers of the securities being offered?

The principal shareholders of WHPP identified in Question 6 above, and the principal shareholder of Wind Marvest identified in Question 31 below have more voting power than any other shareholder in their respective companies. The principal shareholders may make decisions with which an investor in this ordering disappears, or that negatively affect the value of Wine latenest's common stock or the investor's Note, and the investor will have no recourse to change which is the properties of the properties of the properties of the properties of the stock of the stock of the properties of the principal properties of the properties of the properties of the principal properties of the properties of the properties of the principal properties of the properties of the properties of the principal properties of the properties of the properties of the principal properties of the properties of properties of the properties of properties of properties of properties of prop

For example, the principal shareholders may change the terms of the certificates of incorporation of Wind Harvest or WHPP, as a spelicable, or change the management of Wind Harvest or WHPP, as a spelicable, or change the management of Wind Harvest or WHPP, as a spelicable in which the same share and make changes that affect the tax treatment of Wind Harvest or WHPP as a papicable, in way that are undivisorable to the investor out travorable to their. They may also you to engage in new offerings and/or to register certain of Wind Harvest's or WHPPs scorristics in way than expertively affects the value of Wind Harvest's common stock or the Notes. Other holders of securities of Wind Harvest or WHPP may also have access to more intermation than the investor, lowway to which we will be supported to a disoderatage with respect to any decisions requiriting the securities.

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

The Notes are being offered at face value.

ZZ. What are the risks to purchasers of the securities relating to minority ownership in the issuer?

Not applicable. The investors will not have an ownership interest in WHPP or Wind Harvest.

Insector will have no votine rights or other decision-making rights in WHPP or Wind Harvest. Decision-making rights belong exclusively to the officers, directors, and shareholders of those companies. It's possible that such officers, directors, or shareholders will make a decision-including this issuence of additional securities as also of this issuer or of the assets of the issuer, or transactions with related particular and the property of the insert of

WHPP does not have any indebtedness. Please see Wind Harvest International Master List of Outstanding Dobt included in Appendix E for a description of the indebtedness of Wind Harvest.

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

Offering Date | Exemption | Security Type | Amount Sold | Use of Proceeds | 7/2020 | Section 4(a)(2) | Common stock | \$60 | General | operations |

26. Was an is the issuer or any entities controlled by or under common control with the issuer a party to any transaction nince the beginning of the issuer is set facel year; or any currently emprosed temperature, where the monute involved accesses for persent of the appearance amount of capital mixed by the issuer in reflace on Section 4(a)(0) of the Securities Accessing the proceeding. It mention that the control of the

hand discourse of the issuer:

2. Any person who is, as of the insust secret practicabilidate, the baselficial owner of 20 persons or the issuer's cultariarily orbing routly socurities, calculated on the basis of setting power.

3. If the sister were incorporated or ordanized within the post three years, only promoter of the

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

☑ Yes

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

Kelsey Wolf-Cloud Other Employee of Wind Harvest Relationship Keisey Wolf-Cloud who is the daughter of Kevin Wolf and does Wind Harvest's graphics, we hatte, and social media will have part of her solary poid from the WHPP liam.

Cornelius Fitzgerald Cornell Other CFO Relationship

Consects within his been raised, then turneline starpently, W1199 CP-12 and Wind Threast threshot of Francis conditioning, who has not received an exercised sur-tioning from the company in four period will receive a lower payment of \$25,000 tor-asy additional funds varied one \$250, Correction will each receive an additional management psymment of \$60 death of additional funds.

Kevin Wolf Other CEO Transaction type Relationship

Amount Invested \$60.00 | Amount invested | \$0,000 |
| Transaction type | Priced round |
| Issue date | 07/30/20 |
| Relationship | WHPP is a subsidiary of Wind Harvest International.

Transaction type Loan Transaction type Loan

PRESTRICTIONS TO QUESTION with the term transaction includes, but is not limited as, any financial transaction, arrangement or relationship (including any indektedness or governness of indektedness) or any series of shill

Peneficial transcripts for purposes of paragraph (2) shall be determined as of a date that is no no than 220 days grifor to the date of filling of this offering soutonment and using the same calculative elementant in Quantina 6 of this Quantina and Annoce formus.

### FINANCIAL CONDITION OF THE ISSUER

27. Does the issuer have an operating history?

☐ Yes ☑ No

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

Please see the Management's Discussion filed with this Form C in Appendix E.

NOTE INCLUDED TO CONTROL AND THE discussion instant errors each year for which frequency in extension are gravaled. For instants with no prior operating, friency, the discussion should filtered instants with the prior operating, friency, the discussion should filtered in described in flattered in discussion of described instants. For instant and could filtere an experiment of health of the case where he framework results and could filter as an experimentative or what is reviewed where the proper in the filters, the size are consorted for experiment from the utilities of the filtering in the fil

## FINANCIAL INFORMATION

Refer to Appendix C, Financial Statements

Form are true and complete in all material respects; and (2) the tax return information of Wind Harvest Pilot Project Inc. included in this

Form reflects accurately the information reported on the tax return for Wind

Kevin Wolf

of Wind Harvest

### STAKEHOLDER ELIGIBILITY

30. With respect to the issuer, any predecessor of the issuer, any affiliated issuer, any director, officer, general partner or managing member of the issuer, any hardical owner of 20 percent or more of the issuer, can sharing simple securities, any promoter camentated with the issuer in any capacity at the firm of such sain, any person that has been or will be paid (interest) or indexestly reinsureduction of such sain, any interest in consection with such sain of securities, or any general partner director, officer or managing member of any such scattering, the sain of securities, or any general partner director, officer or managing member of any such scattering, the sain of securities.

- (D) Has any such person been consisted, within 10 years (or five years, in the case of issuers, their processors and diffusion (suces) before the filing of this offering statement, of any fetings or misdement sent the purchase or state of any security? [Vest ] No.

  Lin connection went the purchase or state of any security? [Vest ] No.

  Lin connection when the purchase or state of any security? [Vest ] No.

  Lin chindren from what state of any fall the region of the state of the stat

(2) is any such person subsect to any order, judgment or decree of any court of competent jurisdiction, entered within the years before the filing of the information required by Section Author) of the Sections at the Aut. At the time of thing of this efforms placement, mattering schement, mattering scheme

(3) Is any such person subject to a finel order of a state securities commission (or an agency or afficier of a state performing like functions); Astate authority that supervises are assuming banks, systems associations or credit unions; a state insurance commission for an apency or afficer of a state performing like functions); on payorgetize federal banking agency; the U.S. Commodity Future T-delig Commission; or this National Certific Links Administration that:

- modify Futures Trading Commissions or the National Centil Union Administration than the List the time of the filling of the Softman selectment but the person from L. as the commission with an entity regulated by such commission, subministration with an entity regulated by such commission, subministration of circles (21 Med 21 Med

(4) is any such person subject to an order of the Commission ordered pursuant to Sociation 19(b) or the Euchange Act or Section 20(s) or 0) or the Investment Advises Act of 19(b) that, at the time of the filling of this offering statement.

1. Lappered or revokes such person's registration as a poster, dealer, municipal sociations desire, investment actives for investment activers for investment activers for investment activers for investment activers for investment activers. The investment activers for investment activers for investment activers for investment activers for investment activers.

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

(5) is any such person subject to any order of the Commission entered within five years be the filling of this offering statement that, at the time of the filling of this offering statement, orders the person to cease and desist from committing or causing a violation or future.

on of: J. anv scienter-based anti-fraud provision of the federal securities laws. Including

without limitation Section 17(a)(1) of the Securities Act, Section 10(b) of the Excl. Act, Section 18(c)(1) of the Exchange Act and Section 208(1) of the Investment Advisors Act of 1940 or any other rule or regulation thereunder?  $\square$  Yes  $\boxtimes$  No

(6) It any such person suspended or expelled from membership in, or suspended or harner from association with a member of A registered national securities exchange of a registere national or affillated socialities association for any act or emission to act constituting condi-inconsistent with just and equitable principles of trader?

☐ Yes ☑ No

(7) Has any such person filed (as a registrant or sear), or west any such as some or was any such assembled for the person of th

☐ Yes ☑ No.

(ii) is any push person subject to a limited state for best feet for the presentation contented within fine pass selection filling of the information required spike fine for ABO of the Securities ABO, and the ABO of the Securities ABO, and the Securities Securities Securities Securities and the Securities Securities Securities Securities ABO, and the Securities S Yes Vo

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

INSTRUCTIONS TO CUSTION 30: Final order means a written directive or deplarancy aton issued by a belowal or man expects, described in this SOS(A)(2) of Republic Connellicating, applicable transport participity this provided for motive and employments for bearing, which constitution a final disposition or visition by visit failured or state regiment.

### OTHER MATERIAL INFORMATION

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

(2) such further material information, if any, as may be necessary to make the required statements, in the light of the circumstances under which they are made, not misleadin

There are two companies involved in this offering: Wind Harvest and WHPP WHPP is a wholly owned finance subsidiary of Wind Harvest under Rule 3a-5 under the investment Company Act of 1940. As such, WHPP's primary purpor to finance the business operations of Wind Harvest.

As described in Question 13 above, WHPP will raise funds through issuing Notes to investors in this offering and in the 506(c) Offering. As described in Question 13 above, the Notes will be unconditionally guaranteed by Wind Harvest as required by the investment Company Act of 1940.

WHPP will then loan to Wind Harvest the majority of the funds raised through this offering and the SGICO Differing to be used for Wind Harvest's operations and offering and the SGICO Differing to be used for Wind Harvest's operations and other business projects and purposes, an discribed in Appendix A and Observations 49 and 10 heroof. Wind Harvest will use the proceeds of future capital raises and/of the revenue generated from such business projects to gay the Interest each option. But it is not to the process of the Wind Harvest will use these hards to pay the Interest and the Interest and principal loves of the Interest and principal loves of the Interest and principal loves of the Interests and principal loves of the Interest and

For every \$1.000 WHEP resilves in this offering.

For every \$1.000 WHEP resilves in this offering, Wrind Harvast will issue WHEP warrants to purchase approximately \$6.000 chaves of 15 common stock. As more fully described in Question 13 above, investors will receive the profit from any sale of the issuable Shares under the Warrants if such sale occurs before December 31, 2027.

WHPP has and will have no revenue (other than what it receives from or throu Wind Harvett, such as principal or interest payments and revenue from sale of Issuable Charvet, no assets (attoured WHPP will have a security interest in turbines owned by Wind Harvett, as well as in related equipment and power purchase argreement), and no operations independent of Wind Harvett. What the fine through the same transfer of the transfer of the fine through the dependent and on the financial visibility and success of Wind Elevents.

Decause Wind Harvest is its actual recipient of most of the funds because Wind Harvest. 
Because Wind Harvest is its actual recipient of most of the funds because Wind 
Harvest will generate the funds needed to repay and provide a return to the 
recipient of the recipient of th

Wind Harvest is a corporation organized in the State of Delaware on January 6, 2006. Wind Harvest has the same physical address and website as WHPP:

The following is a financial summary for Wind Harvest for the past two fiscal years:

Most recent riscal year end.
Total Assets: \$441,541
Cash 8 Cash Receivable: \$5,062
Accounts Receivable: \$0
Short-term Debt: \$1,982,345
Long-term Debt: \$9,346,081
Revenue/Saice: \$0
Cost of Goods Sold; \$0
Taxes Paid; \$8,815
Net Income: \$468,198

Prior Basel year end Total Assets: \$527,853 Cosh & Cosh Equivalents: \$639 Accounts Receivable: \$0 Short-term Debt: \$1,789,179 Long-term Debt: \$1,780,181 Revenues/Sales: \$0 Cost of Goods Sald: \$0 Taxes Paid: \$6,599 Net Income: -\$1,136,050

Rosin Walf
Principal Occupation Executive
Main Employer: Wind Harvest
Year Joined as Director: 2006
Other positions held at Wind Harvest and years position(s) were held: CEQ
(2008-2009). Doc (2009-2019). President CEQ (2019 to date)

Constitute Flasgradal
Principal Occupation: Executive
Principal Occupation: Executive
Hain Employers: Wind Harvest; Clean Energy Holdings LLC
Vera Joined as Directors: 2012
Other positions helid at Wind Harvest and years position(s) were helid: CFO (2019
to Calle). Director of Floatings and Finance (2012 to 2018)

Jane Lorend
Principal Occupation: Founder and CEO
Main Employer: Wind Tunneling and Catalytic Thinking Labs
Year Joined as Director; 2012

### Officers of Wind Harvest:

Kowin Wolf
All positions that officer has held at Wind Harvest: CEO, COO, and Presider
Years officer has held each position: CEO (2006-2009), COO (2009-2019),
President/CEO (2019 to date)

Conscilus Fitagorald

All positions that officer has held at Wind Harvest: CFO and Director of Strategy
and Finance
Years officer has held each position: CFO (2019 to date), Director of Strategy and
Finance (2012 to 2019)

For three years of business experience of the above officers and directors, refer to Appendix D. Director & Officer Work History and Appendix E; Supporting Debuments.

Principal shareholder of Wind Harvest (beneficial owner of 20% or more of the issuer's outstanding voting equity securities, calculated on the basis of voting power): SAAM Wind Investors LLC has 21.7% ownership of Wind Harvest's outstanding voting equity securities, calculated on the basis of voting power.

Below are all classes of securities of Wind Harvest that are currently outstanding and the material terms of such securities:

Securities (or Amount) Authorized: 19,500,000

Voting rights: Yes

Preferred Stack Securities (or Amount) Authorized: 117,000,000 Securities (or Amount) Outstanding: 91,586,374 Voting rights: Yes

Common stock and Preferred stock each hold 50% Board of Director voting rights.

As of Sept 28, 2020, there is a total of \$1,910,792 in convertible notes (inclusive of accumulated interest and discounts) that will convert into Series B Preferred Shares at the time of closing of the Series B round.

10% annual interest 10% conversion discount at time of conversion Convert to Series B Preferred Stock

Maturity dates vary. See "Convertible Promissory Notes" in Wind Harv International Master List of Outstanding Debt included in Appendix E.

Warrant to purchase Preferred Stock Securities Reserved for Issuance upon Exercise: 25,413,626

Long term Convertible Note

As of Sept 28, 2020, there is a total of \$4,778,812 in convertible notes with a current conversion value of 95,576,247 shares of Series A Preferred Shares.

Terms:

10% annual interest Convert to Series A Preferred Shares at a price of \$0.05 per share Lender reserves right to convert or keep as a note payable by Wind Harvest

Maturity dates vary. See "Maas Revocable Trust convertible promissory notes" in Wind Harvest International Master List of Outstanding Debt included in Appendix

Question 13 above contains the terms of the Notes being issued in this offering and reflects the material differences bettween the Notes and the outstanding securities of Wind Harvest.

### Exempt offerings of Wind Harvest

Wind Harvest has not conducted any exempt offerings within the past three years although, as noted elsewhere in this Form C, the 506 Offering is being conducted concurrently with this effering.

Current indebtedness of Wind Harvest

See Wind Harvest International Master List of Outstanding Debt included in Appendix E.

Related Party Transactions

For related party transactions involving Wind Harvest, please see Additional Related Party Transactions included in Appendix E of this Form C.

#### SUMMARY OF HOW YOUR INVESTMENT WORKS

When you invest in this offering or the 506(c) Offering, you will receive a Note from WHPP, which is a subsidiary of Wind Harvest. You will also receive the Quaranty from Wind Harvest, through which Wind Harvest will unconditionally guarantee payment on your promissory note. This means that Wind Harvest is obligated to any onli WHPP does not.

The primary purpose of WHPP is to raise money and loan it to Wind Harvest to finance Winst Harvest's business operations and projects. In other words, you will invest in WHPP, but Wind Harvest will be the one usins your funds (provided that a small amount of the funds raised into it offering will go boward WHPP) administrative expenses and to Welfunder's fee: 75% of the first \$1.07 million rollsed).

Through the Wind Harvest Loans, WHPP will loan the majority of the funds raised in this offering and the 506(c) Offering, including the funds you invested, to Wind Harvest, minus the funds paid to Wefunder,

2. Wind Harvest will use the Wind Harvest Loans to build and test v3.1 and v3.2 of its Wind Harvestor turbines at the national wind testing cetter in Denmark. There, the turbines will complete stop? Othe Pice Project and stop 8 in the Tecnnology Readiness Level Process so that Wind Harvest can sell the turbines to the projects in development.

3. These two turbines, as well as related equipment and power purchase agreements, will become collateral for the Wind Harvest Loans. If Wind Harvest can't make its annual payment on the loans, WHPP will be able to take possession of the collateral, and the turbines' energy sales will contribute to WHPP's annual payments to the investors in this offerinc, Giser the WH-WHPP Security Agreement attached in Appendix E for a full description of the collateral.)

Agreement attached in Appendix E for a full description of the collateral.)

4. Wind Shorest Will Ray a highly interest rate on the Wind Havest Lanas than WHPP pays on the first 51.07 million in investments in this offering and the 506(c) Offering. Above the 51.07 million will harvest will pay the same Bit to WHPP that WHPP pays the investors in this offering and the 506(c) Offering. The higher interest paid on this 5.07 million will provide an annual on the come to WHPP. This income will allow WHPP to pay investors in this offering and the 506(c) Offering annual interest as well as the percentage eved to Wetunder and to pay administrative and other expenses WHPP may from through the minimal present as offering and the 506 of the WHPP may found through the minimal presents of a conduct in order to finance Wind diverset. WHPP will see

5. WHFP will receive Warrants to purchase approximately 6,400 shares of Wind Harvest common stock for each \$1,000 invested in this affering. The Warrants with have a \$0.00% here exercise price, when WHFP exists the shares issued under exercise price, when WHFP exists the shares issued under the Warrants, the profits from the sale will be shared with the linvestors in this offering and the 5060°C offering on a provise basis according to investment amount. An IPO or a sale of the company would create an operuturity to self Wind Harvest to an IPO in 2022. If Wind Harvest to see not bunch an IPO is expects to be sold to a major player that wants to aggressively enter the near-ground wind market.

6. By the end of 2027, Wind Harvest or its successor will make the last annual interest payment to WHPP, WHPP will use the accumulated annual net income from Wind Harvest's annual interest payments to repay investors the principal on their loans. For complete terms of this offening, please see the forms of promissory note attached in Appendix B.

### SPECIAL NOTE REGARDING FORWARD-LOOKING STATEMENTS

SPECIAL NOTE REGARDING FORWARD-COURS STATEBENTS

This Form C, its Appendiciae, and the Wind Harvest Welmider page include forward-looking statements about Wind Harvest without many involve sustantial risks and uncertainties. All statements of them statements of historical fact or relating to present facts or current conditions included in this Form C, its Appendices, and the Wind Harvest Welmider page are forward-looking statements give Wind Harvests and WHEP's current reasonable suppressions of projections relating to the companier friendle condition, results of operations, plans, objectives, fluture performance, such as 'will,' "inclination," inclined, "origination," origination, "origination," origination, "origination," origination," origination, "origination," origination," origination, "origination," origination," origination, "origination," origination," origination, "origination," origination, origination

expressions.

Foreard-looking statements appearing in this Form C, in its Appendices, and on the Wind Interest Wethurder page include but are not limited to, statements concerning the following. Wind Harvast's future variation and the page of Wind Harvast's growth, if any, the sources and amounts of Wind Harvast's future revenue, if any this size of the market that Wind Index will incapture the demand for the Wind Interest that Control of Wind Interest that Control of Wind Interest will be promised with the demand for the Wind Interest will be completed without on our horizont will be completed without on our whole will be completed without conditions with the work of the wind Interest will receive manufacturing or begin seles; whether, when, and how Wind Interest will receive manufacturing or begin seles; whether, when, and how Wind Interest will receive interest the capital the warm of the selection of the se

Harvest will recruit executives with IPO or large project experience. These forward-looking statements are not guarantees, and you are cautioned not to piace undue reliance on them. These forward-looking statements are based on Wind Harvest's management's current beliefs, supertailors, and assumption and are subsect to simple interest them the second Wind Harvest's management's current beliefs, supertailors, and substantial profession of the late to a post Wind Harvest's executed to define the second wind Harvest's executed to define the second wind th

(b) a description of the format in which such displantie is presented; and (c) in the case of disclosure in videa, audio or other dynamic media or format, a transcript or description of such disclosure.

### ONGOING REPORTING

32. The issuer will file a report electronically with the Se annually and post the report on its website, no later than

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

https://windharvest.com/invest

The issuer must continue to comply with the ongoing reporting

1, the issuer is required to file reports under Exchange Act Sections 13(a) or

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

3: the issuer has filed at least three annual reports and has total assets that do not exceed sizt 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 redeemble securities; or the issuer liquidates or dissolves in accordance with state law;

### APPENDICES

Appendix A: Business Description & Plan

Appendix B: Investor Contracts

Early Bird Wind Harvest Early Bird Promissory Note Wind Harvest Promissory Note

Appendix C: Financial Statements

Appendix D: Director & Officer Work History

Christine Nielson Cornelius Fitzgerald Kevin Wolf

Appendix E: Supporting Documents

# Signatures

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

Cover Page XML

Offering Statement (this page)

Early Bird Wind Harvest Early Bird Promissory Note

Wind Harvest Promissory Note

Financials 1

Financials 2 Appendix D: Director & Officer Work History

Christine Nielson

ppendix E. Supporting Documents

Wefunder\_Investor\_Panel\_transcription.pdf

Wind\_Harvest-Wefunder\_List\_of\_Links\_on\_Launch\_Page.pdf

Jane\_Lorand\_Linkedin\_Profile.pdf

Wind\_Harvest\_Transcription\_and\_Flow\_Chart.pdf

WH-WHPPP\_Financial\_\_Description\_and\_Flow\_Chart.pdf

WH-WHPPP\_PromissoryNote Group A. Final.pdf

WH-WHPPP\_promissoryNote Group B. Final.pdf

WH-WHPPP\_promissoryNote Group E. Final.pdf

Wind\_Harvest\_Treaston\_Links\_and\_Future\_Valuation.pdf

Wind\_Harvest\_Treaston\_Waster\_List\_o\_austanding\_debt.pdf

Additional\_Related\_Party\_Transactions\_—Final.pdf

WH-WHPP\_Security\_Agreement.pdf

WH-WHPP\_CanaAgreement.final.pdf

WH-WHPP\_CanaAgreement.final.pdf

WH-WHPP\_CanaAgreement.final.pdf

WH-WHPP\_Security\_Agreement.pdf

WH-WHPP\_Security\_Agreement.pdf

WH-WHPP\_Security\_Agreement.pdf

WH-WHPP\_Security\_Agreement.pdf

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 Cand has ably acused this Form to be signed on its behalf by the duly authorized undersigned.

Wind Harvest Pilot Project Inc.

Kevin Wolf President, Co-Founder

Pursuant to the requirements of Sections 4(a)(6) and 4A of the Securities Act of 1933 and Regulation Crowdfunding (§ 227,100 et seq.), this Form C and Transfer Agent Agreement has been signed by the following persons in the capacities and on the dates indicated.

Cornelius Fitzgerald

Kevin Wolf President, Co-Founder

The I must be signed by the issuer, its principal executive afficer or afficers, its principal Reasons officer, its controller or principal accounting afficer and at least a majority of the bound of directors on excess professing a similar facetions.

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

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