Form C

Cover Page

MyStreme, Inc. Legal status of issuer: Form: Corporation

Jurisd ction of Incorporation/Organization: DE Date of organization: 7/12/2022 4320 Modec Rd. Suite F Santa Barbara CA 93110 Website of squar https://www.onedoprstudios.com/ Name of intermediary through which the offering will be conducted: Wefunder Portal LLC 0001670254 007-00055 283503 Amount of compensation to be paid to the intermediary, whather as a deliar amount or a persontage of the offering errount, or a good faith estimate if the exact amount is not available at the time of the filling, for conducting the offering, including the amount of re'erral and any other fee: associated with the effering: 6.5% of the offering amount upon a successful fundralse, and be entitled to reimbursement for out-of-pocket third party expenses it pays or incurs on behalf of the Issuer in connection with the offering. Any other direct or indirect interest in the issuer held by the intermediary, or any arrangement for the intermediary to acquire such an interest: No Type of security offered: If Other, describe the security offered Target number of securities to be offered: 15,307 \$4.90000 Dividing pre-money valuation \$49,000,000.00 by rumber of shares outstending on fully diluted basis. \$75,004.30 Yes No ☐ Pro-rata basis ☐ First-come, first-served basis ☑ Other \$4,049,997.00 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 fiscal year-end: Prior fiscal year-end: \$23,551,00 \$0,00 \$23,551,00 \$0,00 \$0.00 \$0.00 \$0.00 \$0.00 \$0.00 \$0.00 \$0.00 \$0.00 \$111,00 \$0.00 \$0

Total Assets:
Cosh & Cosh Equivalents:
Accounts Receivable:
Short-tern Debt.
Long-term Debt.
Revenues/Sales:
Cost of Goods Sold Taxes Paid.
Nat Income:

Select. Unit paradicates at materials assume access to the unit in, i.e., K.S., K.Y., L.A., ME, MD, M.A., M.A., M.A., A.S., A.C., A.C., C.C., D.C., D.C., F.L., G.A., H.I., I.D., I.L., I.N., I.N., I.N., I.N., M.S., M.C., M.Z., M.S., M.

Offering Statement

Respond to each question in each paragraph of this part. Set forth each question and any notes, but not any institutions freezio, in their zimitry. If disclosure in response to any questions are asymptotic to any questions are appreciated any questions are represented on or nece other questions, if is not necessary to repect the disclosure. If a question or series of questions is interpolated for the response to available destruter in the Fermi conference to a flash pagin table, include a strate-reference to the resyntative disclosure, or omit the question or series of questions.

Be very outful and precise in answering all questions. Give full and complete answers to that they are not miditading under the circumstances involved. Do not discuss any future performance or other autispated event unless you have a reasonable basis to believe that it will actually occur within the Ferrescuble future. If was maxer requiring significant informatis in standardily successific facemples or midending; the Company, its management and principal shareholders may be liable to inventors.

MyStreme, Inc.

COMPANY ELIGIBILITY

- 2 Check this hox to certify that all of the fol

- 20 Check this host in certify that all of the following statements are two for the issue.

 Organized under and couler for this buse of a State on territory of the United States or the District of Costmibile.

 Not subject to the requirement to file reports oursuant to Section 150 of Section 150 of the Geourities Dischange Act of 1934.

 Not an investment Company replaced or required to be registered under the investment Company replaced or ore curried to be registered under the investment Company and of 1940.

 It is a result of a discubilification societies in Rule 507(s) of Regulation Convolturing.

 It is result of a discubilification societies in Rule 507(s) of Regulation Convolturing and the Commission and provided to investors, to the action required the onegoing annual reports required by Regulation Crowdituring during the two years immediately preceding the filing of the officing categories for filing or the shares.

 Not a development stope convolunt that (a) has no specific business plan or (b) has indicated that is business plan to to emagae in a merger or accudation with an unidestified company or companies.

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

3. Has the Issuer or any of its predecessors previously failed to comply with the engoing reporting requirements of Rule 2C2 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	Year Joined as Director
Jason Brents	Producer, President	OneDoor Studies	2022
Chuck Hasek	Founder, Director Consultant	MyStreme, Inc.	2022
Robert Ghim	Globa CEO	MyStreme, Inc.	2022
John Lee	Producer, CEO of OneDoor Studios	OneDoor Studies	2022
Stephen Wollwerth	Producer, CCO	OneCoor Studies	2022

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

OFFICERS OF THE COMPANY

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

Officer	Positions Held	Year Joined
Thomas Elisher	Secretary	2022
Thomas Elisher	Interim President	2022
Daniel Brian Cobb	Chief Marketing Officer	2022
Robert Ghim	Global CEO	2022
John Lee	Treasurer	2022
John Lee	Executive Chairman	2022
John Lee	Principal Financial Officer	2022
John Lee	Principal Accounting Officer	2022

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

INSTRUCTION TO QUESTION 3: For purposes of the Question 5, the term officer means a prevaient, was president, nevertua_treasures or privilegal francial afficer, comparable or principal accounting afficer and one person that remaining performing similar functions.

PRINCIPAL SECURITY HOLDERS

Provide the name and ownership level of each person, as of the most recent practicable data, 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	of Securities Now Held	Prior to Offerin
Cne Door Studios, LLC (30%		
owned by Simple Little Stories,	5850000.0 Common Capital	71.78
LLC, 30% by 3GatesFilms LLC,	Stock	711.0
30% by Lady of the Lake, LLC)		
Robert Ghim	2000000.0 Common Capital Stock	24 54

To calcular insul soing power, include all securities for whicked person descrip, or indirectly has or discribe reconsignees, and is cludded to power to the first by white and included in Chapter to the power to the or of a discribe housing of a dark countries. The power has the briefly a negative countries of the dark power for the countries of a countries or power for the countries of a countries or other transportance or if remaintee are helded to amount or plus housing compositions or partnership or or otherwise in a monetar that and all after a present includes a countries the view of the countries of the countries or viewmen they heald it is bridged to the view of the countries of the cou

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 af the issuer.

For a description of our business and our business plan please refer to the attached Appendix A. Business Spectrollon & Plan Table And Table And

This mean has my information provided in your Wifinels perfole will be provided or he SEC in response in this special or he seemed to the special or he seemed to the special or he seemed to the seem

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 occuracy or adequacy of this document.

The U.S. Securities and Exchange Commission does not pass upon the r any securities offered or the terms of the offering, nor does it pass upon 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.

This is a branc-new company.

While over three years of research and panning have gone into the formation of one vision for the Company, incubaced within its porent company. One Door Szudios, prior to becoming its own lead entitle, it has no history, no sustomers, one no revenues. If you are investing in this company, it's because you think this is a good idea, that the management claim can exceed its batter than the competition and that they can price it night and sell it to enough people that the company will succeed. While we are led by a team with ecodes of precience in building and capitaling successful video streaming services, and in business leadership for entertainment and media companies, you are taking all these things on faith, because it's impossible to know what will happen.

We believe that what we're doing has never been done before

We believe that what we're dirig has revier been done before. We are (to our knowledge) the first company to attempt our business model. Our thesis is that our product will give us a competitive advantage. However, our this could be arroug. Even if it's not, our sality to maintain our competitive advantage will depend on our sality to protect our concept, rade scerets, and any other intellectual property that we develop or sequine. See section above entitled "intellectual Property." Other companies with more resources than we have may find a way to copy our idea. We may need to enter into costly and attentior-diverting litigation to protect our patient rights; or we may not asset the resources to do so and would lose this competitive edge. It that happens, we may mode to alter our business plan to move toward a niche market, occlusive content, or unique brand position, and there is no guarantee we would be successful.

Our suditor has issued a "going concern" opinion on our financial statements, which means they are not sure that we will be able to succeed as a busness without additional financing. As of the date of our last audited financial statements, we have not yet commenced planned principal operations. To date, whave not yet commenced planned principal operations. To distinct the have not yet operated any revenue, the audit report states that our ability to continue as a going concern for the next twelve months is dependent upon our ability to generate cash from operating activities and/or to raise additional capital to fund our operations.

The Company is going to need more money.

Even if the Company sells all the Class CF Common Stock it's offering row. it' will need to raise additional capital to meet its operating needs and fulfill its plans. If the Company is unable to raise this additional capital. It will fall. There can be no guarantee that the amount we receive from this Cffering will be enough to cover the cost of a subsequent capital raise and our business may not succeed. In addition, we may not be able to raise sufficient capital in the future to continue operating our business until it becomes profitable or to fulfill our business plan. We may be dependent on advances from our parent company, One Door Stucios, to continue operations.

Does anyone want this product and will they pay enough for it?

The company will only succeed (and you will only make money) if there is sufficient demand for this streaming service, people think it's a better optithe competition, and the management team has priced the services at a le allows the company to make a profit and still attract business.

The streaming market is intensely competitive

There are numerous companies providing video and entertainment streaming to the general public, in a variety of vision, through a variety of branced messages that they believe will earn them spiniforant market share. While not other cases is offering the aggregated-content, Al-driven treaming service we intend to offer, it is possible potential customers will opt for another streaming service.

If our efforts to attract and retain members are not successful, our business will be adversely effected.

If our efforts to attract and retain members are not successful, our business will be adversely effected.

Our ability to attract members will depend in part on our ability to consistently provide our members with compelling content choices, effectively market our service, as well as provide a quality experience for selecting and viewing TV series and movies. Furthermore, the relative service levels, content offerings, pricing, and related leatures of competitors to our service may adversely impact our ability to attract and vitair memberships. Competitors include other entertainment between the control of the control and the cont

Our key executives have not yet executed employment agreements with us

We do not have executed embloyment or simil an accements with our Chief Executive Officers or our Chief Marketing Officer and, as a result, they are not contractually restricted from competing with us. They are also not obligated to keep our internal strategies, plans, discussions with streaming providers or any other information confideration for operature is lenser to early intellectual property they may develop for our business. Should any of these officers decide to end their relitationship with our companion, they could join or provide our information to a would-be competitor. In addition, our CNO could sail or license on an exclusive basis has patientee technology to a would-be competitor and we may not be able to separately develop or license technology to any business of not survive.

Piracy-based video offerings could adversely impact our business

Pracy-based video offerings could adversely impact our business.

Pracy, historically, has posed a service threat to damage businesse in the music and video download and streaming industry, as it fundamental promosition to consumers is so compelling and difficut to compete against virtually all content for free. Furthermore is the absence of a wish e and exensively princed solution, pracy services have provided an alternative to lega forms of acquiring obvincedable to streaming video content. Traditional providers of arterialmant video, including broad-catters and cable network operators, as well as informed to the content of th

We may never have an operational product or service

It is possible that there may never be an operational MyStreme streaming service, or a MyStreme streaming service as we currently envision it. It is possible that the failure to release the broudut is the result of a change in our sness model upon the Company's determination that the business model, or some other factor, will not be in the best interest of the Company.

If our trademarks and other proprietary rights are not adequately protected to prevent use or appropriation by our competitors, the value of our brand and othe intangible assets may be diminished, and our business may be adversely affected

intengible assets may be diminished, and our business may be adversely affected. We rely and expect to continue to rely on a combination of confidentiality in the content and the content and

Intellectual property claims against us could be costly and result in the loss of significant rights related to, among other things our website, streaming technology, our recommendation and merchandising technology, title selection processes and marketing activities.

technology, our recommendation and merchandising technology, title selection processes and marketing activities.

Trademark, copuridnt, patent, and other intellectual property rights extend to our technology, business processes and the content we produce and distribute through our service. We use the intellectual property rights extend to our technology, business processes and the content we produce and distribute through our service. We use the intellectual property of third parties in creating some of our content, merchandising our products and marketing our service. From time to time, third parties may aliese that we have violated their innellectual property rights. If we are unable to obtain skificient rights, successfully celeral our use, or ceveriop, non-infringing technology or charvies aller cut business practices on a timely basis in response to claims against us to infringement, misappropriation, misuse or other violation of third-party inheliciously property rights, un business and compatible produces and the property claims of the produces of

other actions to resolve the claims. These actions, if required, may be costly or unavailable on terms acceptable to us.

If studios, content providers, or other rights holders refuse to license streaming content or other rights upon terms acceptable to us, our business could be adversally affected.

content or other rights upon terms acceptable to us, our business could be adversely affected.

During our "crawl chase" described above, while the Company's subscriber population is to low to subscribe largest and most population is to low to subscribe largest and most population is to low to subscribe largest and most population is to low to subscribe and the repetation of the provision of the subscriptions on their behalf. As a result, we will not have the most advantageous described to rescribe and the subscribers or more, if we are able to rescribe anount, we will be able to negotiate with the major content providers directly of ediscounted rates on their behalf. As a result, we will not have the most advantageous providers directly for discounted rates on their content. Uttil then, we plan to use each subscribers are subscribers existing subscriptions and to enter content relationships with the nearly 200 other contents outces who may be eager to have excess to an expanding viewer have, thereby increasing their revenues and viewer each. However, during phase two, our ability to provide our members with content they can watch depends on studies, content, providers, and other rights holders (leening rights, to such content and extend within the content of t

You will not be investing directly into the Company, but into a spec

Changes to the securities laws that went into effect March 15, 2021, permit us to use a social purpose vehicle or SPV in this offering. That means that you will invest in Wefunder SPV, LLC (the "SPV") and with the money you pay, it will buy our Class CF Common Stock by becoming a memoer of the SPV.

our List CF Common stock by biscorning a member of the 3-DY. The securities in this Officing will, therefore, be issued by both the Company and the SPV. The proceeds from the offering will be received by the SPV and Invested immediately in the securities issued by the Company. The SPV will be the legal cowner of the Class CF Common Stock Investors in this offering will roun membership interests in the SPV arousant to SEC rules, investors will receive the same economic, voting and information rights in the Class CF Common Stock as if they had invested directly with the Company. However, it may not always be possible to replicate those rights exectly, because the SPV is an LLC formed under Delawer level, as opposed to a Delaware comportation. This sort of arrangement has not been used for investing before, and there may be unforeseen risks and complications. You will also be relying or the Manager of tex SPV, to make use the SPV complies with Delaware law and functions in accordance with securities low.

You can't easily resell the securities

There are restrictions on how you can resell your securities for the next year. More importantly, there is no market for these securities, and there might reso be one It's unlikely that the company will ever up opulation or eat exquired that a bigger company. That meens the money you paid for these securities could be tald up for a long time.

Investors will be non-voting stock and voting control is in the hands of a few lerge stockholders.

The shares of Class CF Common Stock are non-voting and voting control is in the The shares of Class CH-Common Stock are non-veting and voting control is in 34 hands of a few inger stockholders. Therefore, investors in this Offering will have limited ability to influence our policies or any other corporate matter, including the election of inerctors, changes to our company's governance documents, or other major action requiring stockholder approval.

There are zero full time officers in the Company at present. As such, it is likely that the company will not make the same progress as it would if that were not the

The offering price has been arbitrarily set by the Company.

We have set the price of our Class CF Common Stock at \$4.90 per share based on our estimated pre-offering valuation of \$49 million. Valuations for companies at our stage are purely speculative. We have not energeted any significant revenue, nor do we have deals in place yet to do so. Our valuation has not been validated by any independent third party, and may fall precipiously. It is a custation of the whether you, the investor, are willing to pay this price for a per-centage ownershow of a start-up company. You chould not wrest if you disagree with this valuation.

We intend to seek additional capital that could result in stockholder dilution or that may have rights senior to those of holders of our Class CF Common Stock

The Company will need additional capital to continue operating. Any disruption in the capital markets could make it more difficult and sepentive for us to raise additional capital. Ever if it does make successful offerings in the future, it could result it your investment being diluted, and, as a result, your investment being with less if additionar hands are raised through the issuance of equity entity limited or debt securities, those securities may have rights, purelevences or privileges cannot not the rights of out Class CF Common Birds.

You may not have access to the same information that later inv

The Company is currently considering conducting future cacital raise offer nos subsequent to this Offering urder Regulation CF, although there can be no assurance that the Offering statement for that Offering will be qualified, or will not be terminated. The offering statement for future contemplated offerings may contain more information, or different information, then is contained to this Form CP by investing in this Offering, you are taking the risk that you would have made a different investment decision for you had had access to that information of the other contained to the time of the other contained to th

The Offering

USE OF FUNDS

9. What is the purpose of this offering?

I what is be purpose of this ordering?
The Company Intends to use the rect proceeds of this offering for working capital and spened corporate purposes, which includes the specific items listed in Intend in Indian While the Company expects to use the net proceeder from the Offering in the manner described above, it cannot specify with certainty the particular uses of the net proceeds that it will receive from the Offering, Accordingly, the Company will have proad discretion in using these proceeds.

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

If we raise: \$75,004

Lise of Use of Proceeds:

73% Media Buys and Marketing, 10% Software Development Team, 7% Offering Expenses, 6.5% WeFunder Fees, 3.5% Contingency.

Media Buys and Marketing - Proceeds will be used to fund social media marketing campaigns, psymants to independent marketing firms, perket merchandise, and online marketing platform subscription costs.

Software Development Team - Proceeds will be used to hire key software development personnel charged with the initial development of MyStreme's platform.

Offering Expenses - Consist of legal, accounting, filling, banking, and compliance costs, as applicable, related to the Offering.

Well under Fees - In exchange for the use of its platform, Well under Portal LLC charges a fee based on the total amount raised on the platform.

If we raise: \$4.049,997

Use of 15% Media Buys and Marketing, 7% Offering Expenses, 53% Software Proceeds: Development Team, 12% Tech Equipment & Cloud Services, 3% Rusing Operations, 6.5% WeFunder Fees, 3.5% Confingercy.

Tech Equipment & Cloud Services - Costs associated with purchasing and building the technical infrastructure of the application and platform. Funds will also be used to hire personnel tasked with maintaining said.

Business Operations - General overhead costs including, but not limited to, dues and subscriptions, travel expenses, taxes and licenses, administrative software expenses, office supplies and other expenses required to maintain the essential functions of the company.

INSIBECTION TO DESTRUI 10-Ae insur must provide a manually desired description of ms intended stared proceeds, and that recent case provides within and essence owner of replaceations are understand how the optimal proceeds and the ward by articome that endershiple? a remognitural to see the result destingly and beer the adaptables one and the glasses the insure was consider in influenting proceeds many for neutral large, II by Sear will every proceeds in excess of the tray of the grant and proceeds many for neutral large. If he Sear will every proceeds in secretal to or of the excess proceeds with studies, experition. Present included all promised uses of the proceeders of the including any intamery oping with the contractivities. Present included all promised uses of the proceeders of tending any intamery oping into the contractivities, the contractivities, and the sub-process of the proceeders and your France C. Welender is not responsible for any follow in your to describe a proteinful need affecting proceeds:

DELIVERY & CANCELLATIONS

11 flow will the issue complete the transaction and stiller securides to the investment Sook Entry and Interestment in the Collisseur, Investors will installe their investments by investing in interest issue of by one or more co-issuers, each of which is a special pumpse evidice (SPV). The SPV will invest of all amounts it receives from investors in securities issued by the Compeny, interests issued to investors by the SPV will be in book entry form. This means that the invest or will not receive a certificate representing his or her investment. Each investment will be recorded in the books and records of the SPV, in action, investor; interests the investment will be recorded in each investment of the investment will be recorded in each investment of the investment of the investment of the investment of the investment will be recorded in each investment of the investment in the Company (for similar phrases) should be interpreted to include investments in a SPV.

NOTE: Investors may cancel an investment commitment until 48 hours prior to the deadline identified in these offering materials.

The intermediary will notify investors when the target offering amount has been met. If the Issuer reaches the target offering amount prior to the deadline identified in the offering materials, in my clase the effering early if it provides notice about the new offering deadline at least five business days prior to such new offering deadline at least five business days prior to such new offering deadline at heart five business days prior to such new offering deadline (absent a material charge that would require an extension of the investment commitment).

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

An Investor's right to cancel, An investor may cancel his or her invector may cancel his order may

Commitment at any unit on the other prior to the orienting alcaeline. If there is a material change to the terms of the offering or the information provided to the investore about the offering and/or the Company, the investor will be provided notice of the change and must re-confirm fis or her investment commitment within five business days of receipt of the notice. If the Investor document or reconfirm, not or the will receive notifications disclosing that the commitment was cancelled, the reason for the cancellation, and the refund amount that the investor is recurried to receive. If a material change occurs within five business deed the maintenant entire of days the offering is to remain open, the offering confirm. 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, discides the reason for the cancellation, identify the refund amount the investor will receive and refund the investor's funds.

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

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

Ownership and Capital Structure

Offering Statement

Wisterie, Inc. ("MyStreme," "the Company," "we," or "us", is offering up to \$4,04,097 worth of Class CF Common Stock (the "Offering"). Investments will be mace in relatione on Resultation Crowdruding through MyStreme I, a series of Wefunder SPV, LLC (the "SPV"), a Delware limited liability company and a special purpose investment whellow earned from expecial purpose investment whellow earned from expecial purpose investment whellow earned from Edization under that Act. The SPV will use the funder received in this Offering. The purchase an equivalent amount of Class CF Common Stock, which it will hid on behalf of the Investors in this Offering. The SPV has not purpose other than 10 not the Class CF Common Stock, or the Securities of the SPV has no purpose other than 10 not the Class CF Common Stock, or this Securities.

The minimum target amount under Offering is \$75,004.30 (the "Target Offering Amount"). The company must reach its Target Offering Amount of \$75,004.30 by April 30,002.40 (the larget Offering) Amount of \$75,004.30 by Curless the company raises at least the larget Offering Amount of \$75,004.30 under the Offering by April 30, 2023, no Class CT Common Stock will be sold in this Offering, investment commitments will be cancelled, and committed funds will be returned.

Price per share: \$4.90.

See exact security attached as Appendix B, Investor Contracts

Securities issued by the SPV

Securities issued by the SVP .

Instead of issuing its securities directly to investors, the Company has decided to Issue its securities to the 5PV, which will then Issue interests in the 5PV to Investors. The SPV has been formed by Wethunder Admin, LLC and it is a co-issue with the Company of the securities being offered in this offering. The Company's use of the SPV is intended to allow investors in the SPV to achieve the same economic exposure, volting power, and ability to asset State and Federal law rights, and receive the same disclosures, as if they had invested directly in the Company. The Company is to Company for Company for Company for SPV to achieve the same disclosures, as if they had invested directly in the Company. The Company for Company for Company for SPV to achieve the SPV will not result in any additional fees being charged to investors.

The SPV has been organized and will be operated for the sole purpose of cirectly acquiring, holding and slisposing of the Company's securities, will not borrow money and will use all of the proceeds from the sale of 1s securities solely to purchase a single class of securities of the Company. As a result, an investor purchase a single class of securities of the Company. As a result, an investor and the company of the compa

Voting Rights

If the securities offered by the Company and those offered by the SPY have voting rights, those voting rights may be exercised by the investor or his or i prox. The applicable proxy is the Lead Investor, if the Proxy (described beld in effect.

The SPV securities have voting rights. With respect to those voting rights, the investor and his, her, or its transferese or assignees (colectively, the "Investor"), the rivestor and his, her, or its transferese or assignees (colectively, the "Investor") through a power of attempt grained by investor in the investor as two appointed or will appoint the Load investor as the investor as two and lowful proxy and attemes (the "Proxy") with the power to act alone and with full convert of substitution, on behalf of the investor to; (by otte all securities related to the Company purchased an an offering heated by Watcher Portal and figh severitie, in connection with such volting power, any instrument or document that the Lead investor determines is necessary and appropriate in the exercise of his or her authority, such Proxy will be irrevocable by the investor unless and until a successor lease investor. Upon notice that a Replacement Lead investor; I cleas the place of the Lead Investor. Upon notice that a Replacement Lead investor days to revoke the Proxy, if the Proxy is not revoked within the 5-day time period, it shall remain in effect.

Restriction on Transferability

The SPV securities are subject to restrictions on transfer, as set forth in the Subscription Agreement and the Limited Liability Company Agreement of Wefunder SPV, LLC, and may not be transferred without the prior approval Subscription Agreement and the Wefunder SPV, LLC, and may no Company, on behalf of the SPV.



This Agreement constitutes the entire agreement between the parties hereto with respect to the subject matter hereof and may be amended only by a writing executed by all parties.

Pursuant to authorization in the investor Agreement between each investor and Wo'under Portal, We'under Portal is authorized to take the foliowing actions with respect to the investment contract between the Company and an investor:

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

RESTRICTIONS ON TRANSFER OF THE SECURITIES BEING OFFERED:

The securities bring offered may not be transferred by any parchaser of such securities during the one year period beginning when the securities were issued, unless such securities are transferred:

- 1. to the issuer;

- as part of an offering registered with the U.S. Secarities and Exchange Commission; or
 to a member of the family of the purchaser or the equivalent, to a must controlled by the purchaser, to a trust created for the benefit of a member of the family of the purchaser or the equivalent, or in cor with the death or diverce of the purchaser or other similar circumstance

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

DESCRIPTION OF ISSUER'S SECURITIES

hat other securities or classes of securities of the issuer are outstanding? Describe the Hall terms of any other outstanding securities or classes of securities of the issuer.

Class of Security	Securities (or Amount) Authorized	Securities (or Amount) Outstanding	Voting Rights	
Voting Common				
Stock	23,900,000	8,150,000	Yes	V
Class CF Common				
Stock Class A	1,100,000	0	No	~
Common				
Stock	5,000,000	0	No	V

Securities Reserved for Issuance upon Exercise or Conversion Class of Security Warrants Options:

Preferential Payments to Holders of Class CF Common Stock

Preferential Psyments to Holders of Class CF Common Stock:

In the event of any voluntary or involuntary liquidation, discolution or winding up of the Company the holders of shares of Class CF Common Stock then outstanding shall be entitled to be paid out of the assets of the Company available for a Storbut on to its stochholders. Before any payment shall be made to the available for a Storbut on to its stochholders. Before any payment shall be made to the company available for a Storbut on to its stochholders hall be also driver of a defined below), put any div demonstrated the Company, the assets of the Company valiable for a Storbut on to its stochholders shall be insufficient to also shall liquidation, dissolution or winding up of the Company, the assets of the Company valiable for distribut not to its stock the full amount to which they shall be entitled, the holders of shares of Class CF Common Stock the full amount to which they shall be entitled, the holders of shares of Iclass CF Common Stock shall share stable in expect of the shares held by them upon such distribution if all amounts payable on or with respect to any constraints which would deriverube be payable in respect of the shares held by them upon such distribution if all amounts payable on or with respect to the Class CF Common Stock, 41-60 per share, subject to appropriate adjustment in the event of any stock of vident, stock split, combination or other smilar receipfulzation with respect to the Class CF Common Stock.

Uson (a) the closing of the sale of shares of Voting Common Stock to the public in a timicommitment underwritten public Differing pursuant to an effective registration statement under the Securities Act of 1933, as amended, or (a) the data and time that the Voting Common Stock is little for trading in the New York Stock Exchange, any liter of The Nasdag Stock Platiket LLC, or another exchange or marketables approved the Board of Director; (the time of such closing or the date and time of such elsevier. the "Handatory Conversion Time"), (b) all outstanding sheres of Class CF Common Stock and Class A Common Stock and (ii) such converted Class of Common Stock and Class A Common Stock shell be retired and cancelled and may not be reissued.

by the ingrise of any other case, a security patient and access

The holders of a majorithy-in-interest of vot nay rights in the Company could limit.

The investor's rights in a material way. For example, it use interest holders could be vote to change the terms of the agreements governing the Company's operation or cause the Company to engage in additional offerings (including potentially a didutive referring).

These changes could result in further limitations on the voting rights the investor will have as an owner of equity in the Company, for example by diuting those rights or granting preferential rights to other security holders.

To the extent applicable, in cases where the rights of holders of convertible debt, SAFES, or other outstanding options or warrants are secrised, or if new awards are granted under on evoluty compensation plans, an investor's interests in the Company may be diluted. This means that the prorata portion of the Company, represented by the investor's securities will decrease, which could also demist the Investor's accommise rights in addition, as discussed above. If a major ty-in-interest of holders of securities with voting rights cause the Company to issue additional equity, an investor's interest will typically also be diluted.

Dased on the risk that an Investor's rights could be limited, dilut qualified, the Investor could lose all or part of his or her investor securities in this offering, and may never see positive returns.

Additional risks related to the rights of other security holders are discussed below, in Question 20.

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

show affect the purchasers of the securities being offense?

As holders of all of the voting rights in the Company, the controlling shareholder may make decisions with which the investor disagrees, or that negatively affect the value of the investor's securities in the Company, and the investor will hove no recourse to chance these decisions. The investor's interests may confict with those of other investors, and there is no guarantee that the Company will develop in a way that is optimal for or advantagence, to the Investor.

For example, the controlling shareholders may change the terms of the Certificate of Incorporation for the company, change the terms of securities issued by the Company, change the terms of securities issued by the Company, change the ranseement of the Company, and even force cut minority holders of securities. The controlling sherholders may make changes that affects the controlling sherholders may make change that affects the company may also vote to engage in new offerings and/or to regater certain of the Company as securities in a way that negatively affects the value of the securities have been securities to the value of the securities to the company may also have access to more information than the investor, leaving the Investor at a disadvantage with respect to any decisions reparating this securities he or she cwan. The controlling shar-holders could decide to force the Company to redeem their securities at a lime that is not favorable to the Investor and is damaging to the Company, investors' out may affect the value of the Company and the substitution of the company to recommend the securities of the company to recommend the substitution of the Company in the controlling shar-holders of account the company to recommend the company to recommend the company to recommend the company to recommend the company to research the securities with decrease, which could also distinguish the Investor's value and reform examples with voting rights cause the Company to issue additional stock, an investor's interest with order and controlling also and on the securities with the order of the company to its account the securities with voting rights cause the Company to its and delicional stock, an investor's interest with in the place of the company to its and delicional stock, an investor's interest with a regression above, if a majority-in-interest of holders of securities with voting rights cause the Company to securities and the place and the least of the place and the least of the place and the least of the place a

Based on the risks described above, the investor could lose all or part of his or he investment in the securities in this offering, and may never see positive returns.

2'. 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 offering price for the securities offered pursuant to this Form C has been determined arbitrarily by the Company, and dose not nacessarily bear any relationarily to the Company about obes not nacessarily bear engrenzily accepted valuation criterio. In determining the offering price, the Company do not employ investment banking firms or other outside or area actions to rake an independent appraised on evaluation. Accordingly, the offering price should not considered to be andective of the actual value of the securities offered heapty.

In the future, we may perform valuations of our common stock that take into account factors such as the following:

- It we truther, we may perform valiations of our common stock that take into account factors such as the following:

 L unrelated third party valuations of our common stock. It has not within we sell other securities, such as convertible debt or performed stock, in light of the rights, preferences and privileges of our those performed stock, in light of the rights, preferences and privileges of our those of one performed stock, in light of the rights, preferences and privileges of our those stocks. It is the size of inventable in the second projections.

 5. Our results of operations, financial position and capital resources.

 5. the bit of marketability of our common stock.

 7. the introduction of reap products;

 8. the risk inherent in the development and expansion of our products;

 9. our stage of development and material risks related to our business;

 19. in take the second provinces of the products of the second products of t

We may analyze factors such as those described above using a combination of financial and merket-based methodologies to determine our business enterprise value. For example, we may use methodologies that assume that businesses operating in the same industry will share similar characteristics and that the Company's value will correlate to those characteristics, and/or methodologies that compare ransactions in similar securities issued by us that were conducted in the market.

22. What are the risks to purchasers of the securities relating to minority ownership in the

An Investor in the non-voting Class CF Common Stock of the Company will have no ability to control or influence the governance and operations of the Company

The marketability and value of the investor's interest in the Company will depend upon many factors autiside the control of the investor. The Campany will be managed by its officers and be governed in accordance with the strategic direction and decision-making of its Board of Directors, and the investor will have no independent right to name, vote on, or remove an officer or member of the Board of Directors of the Company.

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

The amount of additions financing needed by the Company, if any, will depend upon the maturity and objectives of the Company. The declining of an opportunity or the inability of the Investor to make a follow-or investment, or the lack of an opportunity to make such a follow-or investment, may result in substantial didution of the Investor's interest in the Company.

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

issue or broandfow with related partials. Additional issuences of securities, Following the Investor's investment in the Company, the Company may sell interests to additional investors, which will dilute the percentage interest of the forespect in the Company. The Investor may have the opportunity to increase it is investment in the Company in such a transaction, but such opportunity cannot be assured. The amount of additional financing needed by the Company. If any, will depend upon the maturity and opjectives of the Company. The decining of an inportunity or the inability of the Investor to rake a follow-on investment, or the lack of an opportunity to make such a follow-on investment, may creut in substantial dilution of the Investor's interest in the Company.

Issuer repurchases of securities, The Company may have authority to repurchase its securities from Investors, which may sorve to decrease any liquidity in the market for such securities, decrease the percentage interests hed by other similarly situated investor to the investor, and crease pressure on the Investor to sell its securities to the Company concurrently.

Asia of the isoper or of assets of the issuer, As an owner of non-voting shares in the Company, the Investor will have limited or no ability to vote on a potential sais in the Company, the Investor will have limited or no ability to vote on a potential sais of the Company or a substantial portion of its assets. Thus, the investor will rely upon the executive management of the Company on the Bloard of Directors of the Company or management of the Company or will despend to the Company will despend to the Company will despend to the success of the investor's investment in the Company will despend in large part upon the skill and septents of the security management of one Company and the Board of Directors of the Company is the Board of Directors of the Company authorizes as also fall or a part of the Company, or all asposition of a substantial portion of the Company assets, there can be no guarantee that the cream and in the Company, will be equal to or exceed the value of the Investor's initial investment in the Company.

Transactions with leafted native, The Investor should be aware that there will be occasions when the Company may encounter potential conflicts of interest in its operations. On any issue involving conflicts of interest, the occut we management and Board of Directors of the Company will be cuided by their good faith independent as to the Company best interests. The Company may expendent part transactions with affiliates, subsidiaries or other related parties, which may be on terms which are not arms—length, but will be mail cases consistent with the duties of the management of the Company to its investors. By ocquiring an interest in the Company the Investors will be deemed to I are acknowledged the esistence of any such actual or potential conflicts of interest can to have waived any claim with respect to any facility ariseting from the avidence of any such actual or potential conflicts of interest can to have waived any claim.

OneDoor Studios LLC, the parent, has advanced the Company \$511,875,67 to fund its formation, organizational and initial operating expenses, this advance is non-interest bearing and has no maturity date.

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

Offering Date Exemption Security Type Amount Sold Use of Prot 10/2022 Section 4(a)(2) \$111,235 General operations

28. Was on in the lower or any existing controlled by or under commen control with the los party to any transaction since the bedenining of the losser's last, face, eye, or any current amount of capital results of the size of relative control and any of the school and any of the school amount of capital results of the insure melanic or selection (44%) of the Securities Act during the preceding 12: north period, relating the amount the Issuer school resilies for the Inter-current offering, in wind my ort period programs can be to to have a direct or indirect control control. In wind my ort period to gram control to the low to the low or indirect and the control of th

- Lany discotor or officer of the disser.

 2. Any assemants, is, of this mest recent practicable data, the herseficial earner of 20 percent or more of the isser's outstanding outing equity socurities, calculated on the basis of recling occurs.

 2. If the issuer was incorporated or organized within the past three years, any promoter of the issuer.



ti or relaxionstrip (ircluding ary indebtedness or guarantee of indebtedness) or any series of similar trans

Brueficial en merzhij for purjones of paragrapa (2) shall be determined ut of a date that is ro more than 120 ways prio the date of filing of tals offering statement and using the same calculation described in Operion 6 of this Duession and

The zerm "member of the fassilj" includes any child stepchild, guardchild, panen, stepparen, grantparent, syonse or spound confusions, shibita, rocher-in-ton, father-in-ton; sov-ie-lan; deciplar-in-ton; brather-in-ton; or state-in-ton of person, and shiludes adoptive relationships. The term "spound confusions" means collaborate occupring c relationship.

FINANCIAL CONDITION OF THE **ISSUER**

⊒ Yes ⊒ No

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

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

You should read the following discussion and analysis of our financial condition and results of operations together with our financial statements and the relaxed notes and other financial information included elevance in this offering. Some of the information conditional this discussion and analysis, including information regarding the stategy and plans for our painness, includes forward-looking statements that involve risks and uncertainties. You should review the "Risk" hactors" section for a discussion of important factors that could cause actual results to differ mentically from the results docinition in or implicit by the forward-looking statements contained in the following discussion and analysis.

Company Overview

MyStreme is the first fan-owned and guided video streaming service. We aspire to provide our subscribers access to ALL global video cortent for ONE subscription price, much like Spotify, and Pandora now do for their music subscribers. And we are focused entirely, on providing sects subscriber their unique favorite general centerainment hobbies, education, fait, career, and other video content, integrated into their lives, in one place.

We want to minimize the struggle of nevigating many streaming sources, resulting in lest time finding scattent to watch, and more time viewing content. No more watching hours of strainly time degrang to get to something you can actually watch. MyStreme intends to use Airwhich we are currently developing-to curate the aggregated content specific to each subscriber's likes and distillates. We hope to become the go-to source and the best streaming aggregator for the world's 2.5

Our mission is to democratize entartairment. Not only is the experience of finding mount frustrating, but the content itself can be frustrating too—the current algorithms in use by other elimits companies are not ubscriber-focused, but rather, content-focused. Mysteme plans in introduce a new algorithm, as a third party, to address our subscriber sheets inst and foremost.

Our streaming platform, as envisioned, is currently in development. Our goal is to launch our beta test of the platform in early 2024.

Content providers will be a lew component in the execution of our vision, including big and small streamers a like, such as Netflix, Arracon, Dirine, Peace HAO Max, the Talk Max don't plan to comprise with therm—on plan to partner with them. Mystreme will introduce elegant, Al-powered architecture which marries content; providers and viewest tworks have before available personalization services including personalized Al content-discovery features and personalized boundaries, as explained below.

What We Are Building

need to build out first.

Currently we are working on developing three core pieces

- Al that will help us dive deep into viewers' un que interests, including sports, h, social media, clubs, professions, hobbies, studies, schedules, and more.
- To personalize viewer experience, Al-powered technology enabling viewers who are nclined to easily dial in their own personal and uniquely preferred boundaries of vielence, expletives, drug use, nudity, and sex. This will especially appeal to those with children.
- 3. As most viewers prefer to view their programs without comm interruption, MyStreme is developing another Al powered feature allowing viewers to be paid to screen ads from the brands they choose.

A Value-Add Focus for Two Groups: Streaming Audiences and Content Providers

MyStreme's sole purpose is to be the ultimate service not only for viewers but also for our content providing partners, by making it easier for their audiences to find and enjoy the content they most want to watch.

Streaming auciences are our focus and obsession, as they are a vital commerce engine powering the entertainment industry.

Content providers are MyStreme's equally great obsession. MyStreme does not produce content and so does not directly compete with streaming services. Rather, MyStreme provides a symbiotic relationship with our partners designed increase their income and viewer population, as well as overall viewer estisfaction.

Our Strategy

Crawl Phase: Our first phase will provide viewer's existing paid subscriptions access to all NyStreme's personalization services, including deeply personalization services, and being paid to watch a she find a discovery boundaries filtering reviewes, and being paid to watch as the sponsors of their choice-all filter one low cost. Sy starting this way in our "rist" phase, we can predict and control cur costs as we build our subscriber base.

Walk Phase: An MyStreme's reach expands and as data gradually earrs its place to increase subscriber satisfaction, and subsequently lower unsubscribes, we should see a gradual increase in content provider relationships. In this way, we am to also build MyStreme's strong and vax foundation of mighty placed subscribers and investors in the Unted States, enabling our second phase of Eucliding toward our ultimate goal.

Num Phase. Our goal is to attract millions of subscribers and investors from around the globe. Write there can be no assurance that this will happen, or that this plan will be successful, we globe to execute a series of subsequent cepital raises, which, in addition to providing funding, should grow and strengthen our brand waveness and our potential subscriber are user base. Through these raises, over the course of the next three years, we hope to gamer an investor and subscriber community of the million in horth America and trity million globally—many of them we hope will be active participants of MySzrene's Advisory Councis (discussed below). Our furnate goal through this strategy is having ALL content: worldwide available under one roof for one reasonable low cost.

During our "crawl phase" described above, while the Company's subscribe population is too low to attract the largest and most popular content provided to the content provided population is too low to attract the largest and most popular content providers, it has the expint to aggregate content from providers globally through a pricy relationship with customers in which they allow the Company to manage their subscriptions on their behalf. Once we have i million subscribers or more; live are able to reach that amount, we will be able to negotiate with the major content providers directly for discounted rates in their content Until them, we plan to use each subscribers existing subscriptions and to enter content relationships with the nearly 200 other content is once who may be agent to have access to an expanding viewer base, thereby increasing their revenues and viewer reach.

Recent Mileston

MyStreme, Inc. was incorporated in the State of Dalaware in July 2022.

Since then, we have:

- Secured our International and North American CEOs.
- Completed a successful donation-based campaign on Indiagogo totaling \$111,235 from 238 backers.
- Refined our financial models and short term business plans.
- Enabled by our parent company, One Door Studios, added our Chief Marketing Officer to the MyStreme team.

The Voice of All MyStreme's Investors and Subscribers, and its Advisory Councils

MyStreme is serious about its investors and subscribers guiding its business. They are crucial to our plan for rapid market expansion. As such, we are working on creating a system by which our investors and suscribers can offer feedback and have real input in the functionality of our plefform endor any rew features we may develop. As the Company is in the Park 1970 of the Park 1970 of development, as the Company is in the early stage of development, we are still working out a lot of the details, including how this will look. Because this system is not yet final or operational, you should not rely on its current description in making your investment. Dut how we currently envision it is below.

We have decided to form one or more volunteer advisory councils (referred to throughout as "Advisory Councils") through which investors and subscribers wh participate may propose, comment on, and vote on our service's design and functionality.

We believe this is the age of consumers leeding positive new companies, cultures, and entire industries, radically improving and transforming them. MyStreme's obsession in the pleaking its subscribers naturally drove us to help capitalize the Company through crowdrunding and, in this journey, we are discovering that investors, botterfial subscribers and other stakeholders are excited about the vision of our Company and want to be involved in it.

Those Advisory Councils are just now being formed and details as to how many individuals will make un each Advisory Council, and how their comments will be tailled and their frience will be integrated, mey set be determined. However their council and advice is a solione frust to us and will inhered for it to have a significant image, con our initial and organity service, design and strategy.

We also intend, when we achieve profitability, to contribute 10% of our profits to fund philanthropic work managed under the guidance of our Advicery Councils, starting with a focus on provicing clean water to the world's people who need it most.

Intellectual Property

The Company is currently developing technology for use in its platform that it intendeds to patent. While it currently holds no patents or rights to other intellectual property, and increate so patent its own technology cown the read, the Company is also exploring the possibility of licensing or acquiring technology owned by others, as the Alpowered technology enabling viewers who are inclined to easily dial in their own parsonal and uniquely preferred boundaries of violence, expletives, drug use, nucleurly, and sex as currently partially available, some now in commercial use, and may be available for the Company's licensing or acculation, one of rhese for example. Is presently a working model patented by our Chief Marketing Officer, who is also our parent; company s (One Door Stud do sull Carlo Parent, basine) cobb (explored the parent subject of the parent subject o

Historical Results of Operations

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

- Revenues & Gross Margin. As of '2/31/2022, the Company had revenues of \$0 and has not booked any revenue since.
- Assets, As of the Company's inception date, the Company had total assets of \$32,553, including \$32,553 in cash.
- Net Income. The Company has incurred nat losses of \$222,67l as of 12/31/2022
- Liabilities. The Company's liabilities totaled \$255,223 as of the date of inception.

Liquidity & Capital Resources

To date, the Company has been funded by \$111,235 via indieGogo and \$511,875.67 in advances from OneDoor Studios LLC, the parent.

After the conclusion of this Offering, should we hit our minimum funding target, our projected runway is 3 months before we need to raise further capital.

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

We will require additional financing in excess of the proceeds from the Dfferng in order to perform operations over the filetime of the Company, We plan to raise capital in a month. 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 compezities and uncertainties in establishing a new business strategy it is not possible to a dequarizely 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 the Offering is sold. The Company interest to trait additional capital in the tuture from investors. Although eapliful 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

We were recently formed on July 12, 2022. We are still in early stage development, and nee to develop our user-inertice, fully develop and/or acquire our 'All curation software, fully develop and/or acquire our 'All curation software, fully develop and/or acquire our 'All content filtering software, and test our recould/follation before we can expect to launch and begin generating revenues and profits. We expect to launch our platform with 12-18 months of residing at least 36 million. Our drastion-based changing on on Indiegogo, mentioned above, was our original source o' capital, and allowed us to propare this part outbeaquest of findings and mark ansitian sont-tierem persiders. Short-term burn throughout the campsign will be covered by this initial Eaptial and currently of the control of the stage of the stage

We have limited operating history and have orly generated revenues from a nonequity, donation-based campaign on indiegogo. To date, we have only incurred expenses in connection with the formation of our company, marketing expenses related to the indiegogo donation-based campaign, and in preparation for this Offering. See the notes to our financial stampaign, and is preparation for this events since the date of our formation.

The Company's cash in hand is \$2.782.52, as of April 2023. We were only recently formed, and have generated no resonant from operations to date. The capital we've reled on to date has come from our indegogo campaign, which generated \$111,235 of gross proceeds, and from \$511,875.67 in advances from OneDoor Studios LLC.

We do not expect to have any revenue for over a year. During the next '2 months, we intend to develop our technology into a commercially viable software as service platfarm, funding our development and our operations with funding form capital raises. If and when such funds can be realized. Expenses in the next 3-6 months care also dependent upon the realization of rapital raises finds and will only increase from their current rates if and when such funds can be realized.

oury surveiges from meri-current rates it and when such funds can be realized.

Our plan for funding the Company for the next serieral years-before we are able to launch our beta and generate any anticipated revenue from Company operations-involves a sense of subsequent capital raises. There can be no assumance that we will be able to ruse a dolf found canability for operations and assumance that we will be a sufficient funds to fund company operations and assumance that we will be a sufficient funds to fund company operational and assume that the subsequent of the company of the subsequent of the company operations and distributed to develop the full form, initiate the necessary partnerships and distributed interest, and build our subscriber base to start generating revenue. Dur beta launch date for our MySt-eme piatform is currently projected for 01 or 02 of 20234.

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

INSTRICTION TO GUISTION'S. Be indication on one over not your for which function transversars privated from them with the private place, the discontinued had from an instrument indication and superstand finisher and where condenges. For insure with an equating history the discontine should force an whetene historical results and exist, force are approximate up when underst should report in the inter-, the transversa the process do the eighting and any other known produces once of exists. Beams to be a proceeding to the firm grant all effect highlights received, but for fails and now other additional reads in necessary who is whithing of the between, can have quickly the insertations are included to any development of the contraction of the contraction. ed contributions by shareholders, References to the issues in this Question 28 and these instructions refer to the issue

FINANCIAL INFORMATION

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

(1) the financial statements of MyStreme, Inc. included in this Form are true and

complete in all material respects; and

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

the most recently completed fiscal year.

Thomas Elisher

STAKEHOLDER ELIGIBILITY

50. With respect to the issuer any predicessor of the issuer, any affiliated issuer, any director ordificer, general purther or monoping member of the Issuer, any beneficial reward of 20 purers or more of the Issuer's robustalising youthing equity securities, any promoter connected with the issuer in any capacity at the time of such sale, any parison that has been or will be paid (directly en indirectly) remuneration for estiliations of purchases in convection with such sale of securities, or any general partner, director, officer or managing member of any such calcinate, price to key Nr. 2016.

- Lin connection with the purchase or rate of any security? [] Yes [] No ii. involving the making of any fittle filling with the Commission [] Yes [] No iii. anising out of the conduct of the business of an underwrite, holder, dee or, mu securities (Date), investment advisor, funding portal or paid selfcitor of purchas securities [] Yes [] Mo

(2) is any such person subject to any order, judgment or decree of any court of competent jurisdictor, entered within I have some ten filling of the information required by Section Asstyl or the securities and entering of the information required by Section Asstyl or the securities and entering statement, represent entering the securities of the section of the sec

(3) is any such person subject to a final order of a state securities commission (or an apency or officer of a state perference like functions), a state surfacet, that successives or excentred suchs, sorings a sociation or credit incess a state insurance commission for a regiment or other or a state performing like functions); an appropriate fleed a loaking agency; the U.S. commentary. Entires Trading Commission, or the Autional Certail Usina definishation that Lat the time of the filling of this offering statement but the person from:

A stacklick with a netty regulated by such commission, subnortly, agency or affected. [Viv.]

- ontioxed link (like like link experience or banking) | Yes | No Like engaging in the business of securities, insurance or banking) | Yes | No Like engaging in savings association or credit and nactivities (| Yes | No like like like engaging in savings association or credit and on activities that solicities that solicities that solicities that solicities that solicities are conduct and for which the order was entered with an ten 10-year period seeting on the date of the titing of this officing distancent? | Yes | Yes |

(4) Is any such person subject to an order of the Commission entered pursuant to Section 1500 or 1500; of the Schange Act or Section 2010; or of the Invasiment Ankern Act of 1940 2016; at the filling of the International Conference Schange and Conference i. Separath or revokes such person's registration as a straker, dealer, murisipa securities dealer, merkinnen address or mainla portatif [1745] No.

- II. places limitations on the activities, functions or operations of such person?
 ☐ Yes ☑ No
- 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 the filing of this offering statement that, at the time of the filling of this offering statemen orders the person to cease and desixt from committing or causing a violation or future violation of:

- DO 01: Lary scienter-based arti-fraid provision of the federal securities laws, including without limitation Section 17(x)(f) of the Securities Act, Section 10(b) of the Exchange Act, Section 10(b) of the Exchange Act, Section 15(x)(f) of the Exchange Act and Section 200(f) of the Investment Advisors Act of 1940 or any other rule or regulation thereunder [] vet @ No
- (6) Is any such person suspended or expelled from membership in, or suspended or barre-from ascolation with a member of, a registered national securities exchange or a register national or affiliates executities association for any act or omission to act constituting con-inconsistent with ust and equatable principles of trade?

☐ Yes ☑ No

(c) years up such person freed can a registerie of subury, or web any such person or web any such person or web any such person or web and year person such as the subury of subury or web and the streem of or Bour side in A offender statement field with the Commission that, within five years before the filing of this offering statement, west the subuled of a related order, stop order, or order suspendent or be Regulation exemption, or it any such person, at the time of such filing, the subject of an investigation or proceeding to certifiem webstime a stop order or suspendent on order should be study or stop order or suspendent on order should be study or

☐ Yes ☑ No

(f) Is only such person subject to a United State Fortal Envisor than expressional content action to be your schedule from any of the information required by section Adalty of the Sensitive, after a risk and such person, at the time of filing of this offering ortationers, subject to a temporary restrained orders or performancy information with respect to conduct alleged by the United States Postal Service to constitute a scheme or device for obtaining money or expensition.

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

INSTRUCTIONS TO QUISTION 30: Until order means a written directive or declaratory summen tuned by a jederel state agency described in Bels 98(4)(1) of Pequilation Coordinating, under applicable streamer authority that provide for notice and on apportunity for neutral, which constitutes a field algorithm or action by that federat or state agency.

OTHER MATERIAL INFORMATION

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

The Leac Investor. As cescribed above, each investor that has entered into the trevestor Agreement will grant a power of attorney, to reake voting decisions on behalf of that investor to the Leac Investor. Cite Propy. The Propy is irrevecable unless and until a Successor Lead Investor takes the place of the Lead Investor takes the mischer takes the place of the Lead Investor has a few (5) calendar day perced to revoke the Propy. Pursuant to the Proxy, the Lead Investor or his or her successor will make voting decisions and take any other actions in connection with the voting on Investors' behalf.

The Lead Investor is an experienced investor that is chosen to act in the role of Lead Investor an behalf of Investors I that have a Prioxy in effect. The Lead Investor will be chosen by the Company and approved by Walnoser Inc. and the identity of the initial Lead Investor will be disclosed to Investors before Investors make a final investment disclinate to purchase the accurates related to the Company of The Investor Marchitect of the Company of

The Lead Investor can quit at any time or can be removed by Wefunder Inc. for cause or pursuant to a vote of investors as detailed in the Lead investor Agreement. In the event the Lead Investor quits or is removed, the Company will choose a Surcessor I and Investor who must be approved by Wefunder Inc. The dientity of the Successor Lead Investor will be disclosed to Investors, and those that have c Proxy in effect can choose to either leave such Proxy in piece or revoke such Proxy during a 5-day period beginning with notice of the representant of the Lead Investor.

The Lead Investor will not receive any compensation for his or her services to the SPV. The Lead Investor may receive compensation if, in the future, Wefunder

Advisors LLC forms a fund ("Fund") for accredited investors for the purpose of investing in a non-Regulation Crowdfunding offering of the Company, in such as circumstance, the Lead investor may set as a portfolio manager for that Fund (and as a supervised person of Wefunder Advisors) and may be compensated. through that role.

Although the Lead Investor may act in multiple roles with respect to the Company's offerings and may potentially be compensated for some of its services, the Lead investors goal is to maximize the value of the Company and therefore maximize the value of securities saved by or related to the Company. As a result, the Lead investor's interest should always be aligned with those of investors. It is, however, possiblethat in some limited circumstances the Lead investor's interests could diverge from the interests of investors, as discussed in section 8 above.

Investors that wish to purchase securities related to the Company through Welvunder Portal musts agree to give the Proxy described above to the Load nevestor, provided that if the Lead investor is produced, the Investor will have day period during which he or she may revoke the Proxy. If the Proxy is not revoked during this E-day period, if will ternation in affect.

revoled during this fi-sday period, it will revalate in affect.

As Fillins: In order to complete necessary tax fillines, the SPV is required to include information about each investor who holds an interest in the SPV, including each investor's taxpage ridentification mumber ("TIN") (e.g., social socially number or employer; intermediation mumber ("TIN") (e.g., social socially number or employer; intermediation mumber ("TIN") (e.g., social socially number or employer; intermediation mumber ("TIN") (e.g., social soc

ONGOING REPORTING

32. The issuer will fie 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.

https://www.mystreme.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(c);
- 2. the issuer has filed at least one annual report and has fewer than 300 holders of reco
- 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 pursu 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 with state law.

APPENDICES

Appendix A: Business Description & Plan

Appendix B: Investor Contracts

SPV Subscription Agreement Mystreme Subscription Agreement

Appendix C: Financial Statements

Financials 1

Appendix D. Director & Officer Work History

Chuck Hasek Daniel Brian Cobb

Jason Brents

Stephen Wollwerth Thomas Elisher

Appendix E: Supporting Documents

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Signatures

Cover Page XML

Offering Statement (this page)

Mystreme Subscription Agreement Appendix C: Financial Statements

Jason Brents

John Lee

Robert Ghim

Stephen Wollwerth

Thomas Elisher

Appendix E: Supporting Documents

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Thomas Elisher Interim President and Secretary of MyStreme

Pursuant to the requirements of Sections 4(a)(6) and 4A of the Securities Act of 1933 and Regulation Crowcfunding (§ 227;10) et seq.), the Form C and Transfer Agent Agreement has been signed by the following persons in the especifics and on the cates indicated.

Jason Brents

Director 4/26/2023

Stephen Wollwerth

John Lee Executive Chairman 4/26/2023

Robert Dongwhan Ghim

Charles 'Hasek

Advisor 4/25/2023

Thomas Elisher

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 We'funder 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 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 distiffirm the actions of Wefunder Portal taken in good faith under or in reliance upon this power of attorney.