VIRGINIA INTRASTATE CROWDFUNDING EXEMPTION

(Ex	xact name of Compa	ny as set forth in	the organizational	documents)
	(Insert the	names of any Di	BAs, if applicable)	
The Offering	(1115071 1110	Treatment of entry 22	oris, y apparedicte)	
Type of securities offered				
☐ Common stock			\square Limited Partner	rship Interests
☐ Preferred stock			☐ Other (specify):	:
☐ Limited Liability Comp	any Membership Ir	nterests		
☐ Debt Securities				0/
			_	%
Price per security: \$;	Sales commission	, if any:
Offering amount: Minimum	m: \\$		Maximum:	
The minimum offering dea	adline in this offeri	ng is	\$	
		Click	to select date.	
of the offering. In addition, to not exceed \$2 million during Principal Place of Business	any twelve-month po		curities sold by an	issuer under 21 VAC 5-40-190 must
Street Address Line 1		Str	eet Address Line 2	
City		State		ZIP/Postal Code
Wahaita		DL		
Website		Pho	one	
Person to Contact at the C	ompany with Respe	ect to the Offeri	ng	
Last Name		First Name		Title
Firm Name	<u> </u>	Street Address Lin	e 1	Street Address Line 2
City		State/Province	e/Country	ZIP/Postal Code
Dhona	For		E-mail	
Phone	Fax		E-IIIaII	

THESE SECURITIES ARE BEING SOLD IN RELIANCE ON AN EXEMPTION TO THE FEDERAL SECURITIES REGISTRATION REQUIREMENTS UNDER SECTION 3(a)(11) OF THE SECURITIES ACT OF 1933 OR SECTION 28 OF THE ACT AND SEC RULE 147A AND UNDER SECTION 13.1-514 OF THE VIRGINIA SECURITIES ACT. THESE SECURITIES CAN ONLY BE SOLD TO RESIDENTS OF VIRGINIA AND ARE SUBJECT TO RESTRICTIONS ON TRANSFERABILITY AND RESALE AS CONTAINED IN SUBSECTIONS (e) AND (f) OF SEC RULE 147, 17 CFR 230.147 AND SUBSECTIONS (e) AND (f) OF SEC RULE 147A. INVESTORS SHOULD BE AWARE THAT THEY WILL BE

REQUIRED TO BEAR THE FINANCIAL RISKS OF THIS INVESTMENT FOR AN INDEFINITE PERIOD OF TIME AND THAT THEY MAY LOSE ALL OF THE INVESTMENT AND CAN AFFORD THE LOSS OF THEINVESTMENT.

IN MAKING AN INVESTMENT DECISION, INVESTORS SHOULD RELY ON THEIR OWN EXAMINATION OF THE ISSUER AND THE TERMS REVEALED IN THESE OFFERING DOCUMENTS, INCLUDING THE MERITS AND RISKS INVOLVED.

THESE SECURITIES HAVE NOT BEEN RECOMMENDED BY ANY FEDERAL OR STATE AUTHORITY OR REGULATORY
COMMISSION NOR HAVE THEY CONFIRMED THE ACCURACY OR DETERMINED THE ADEQUACY OF THIS
DOCUMENT, ANY REPRESENTATION TO THE CONTRARY IS A CRIMINAL OFFENSE.

The date of this Disclosure Document is Click to select date.

You should consider the terms and risks of this offering before you invest. No government regulator is recommending these securities. No government regulator has verified that this document is accurate or determined that it is adequate. It is a crime for anyone to tell you differently.

The Company has included in this Disclosure Document all of its representations about this offering. If anyone gives you more or different information, you should ignore it. You should carefully review and rely only on the information in this Disclosure Document in making an investment decision.

1.	RISK FACTORS Risks
	Describe any significant risks that apply to the Company or the offering. This discussion must be concise and organized logically and may not be limited to risks that could apply to any issuer or any offering.
	THE BUSINESS
2.	Business of the Company:
	Describe the Company's business, focusing on the products or services the Company sells or plans to sell. Also include a description of the history of the company.
3.	How the Company plans to carry out its activities:
	Summarize the major steps the Company will take to meet its business objectives, and the methods for achieving these steps. You may consider incorporating portions on the Company's business plan into this section.
4.	Operations: The Company (select all that apply):
	☐ has never conducted operations.
	\Box is in the development stage.
	\square is currently conducting operations.
	\square has shown a profit in the last fiscal year.
5.	Jurisdiction: Is the issuer an entity organized and doing business in the state of Virginia? \square Yes \square No
6.	Date of incorporation/formation: Click to select date.
7.	Fiscal Year End (Month and Day):

ESCROW OF OFFERING PROCEEDS

8.	The Company must raise and place in an escrow account and use the offering proceeds.
	If the Company does not raise the minimum offering amount by Click to select date. all funds will be returned to investors.
	The escrow account will be located at:
	Does the Company reserve the right to extend the escrow period? \Box Yes \Box No
	If yes, describe the circumstances under which the Company might extend the impound period.
	If the offering proceeds are returned to investors at the end of the escrow period, will investors receive any interest earned on impounded funds during the escrow period? \square Yes \square No

USE OF PROCEEDS

Net Proceeds

9. Show the net proceeds of the offering for the minimum and maximum offering amounts.

	Minimum Offering	Maximum Offering
Gross Proceeds from the Offering	\$	\$
Less: Offering Expenses	\$	\$
 Commissions and Finders Fees 	\$	\$
Legal fees	\$	\$
Accounting fees	\$	\$
Copying and Advertising	\$	\$
Other (Specify):	\$	\$
Net Proceeds from the Offering	\$	\$

Detailed Use of Net Proceeds

10. Provide a detailed breakdown of how the Company intends to use the net offering proceeds.

Description of Use	Minim	um Offering	Maximum Offering	
	\$	%	\$	%
Examples of uses of proceeds include:	\$	%	\$	%
Purchasing equipment or other assets	\$	%	\$	%
Discharging company debt	\$	%	\$	%
Developing new products or services	\$	%	\$	%
Hiring employees or consultants	\$	%	\$	%
Advertising or marketing	\$	%	\$	%
	\$	%	\$	%
Total	\$	100%	\$	100%

	DESCRIPTION OF SECURITIES OFFERED	
12. The seco	urities being offered are:	
	Common Stock	
	Preferred Stock	
	Debt Securities	
	Limited Liability Company Membership Interests	
	Limited	
Partnership	Interests	
	Other (specify):	
	e percentage ownership of the Company represented by the securities offered or the valuation by implied by the price of the offered securities:	of the

14. These secu	urities have:
	Cumulative voting rights
	Other special voting rights
	Preemptive rights to purchase any new issue of securities
	Preference as to dividends or interest
	Restrictions on dividends or other distributions
	Preference upon liquidation
	Anti-dilution rights
	Conversion rights
	Other special rights or preferences (specify):
Transfer Res The securities for intrastate of Rule147 or SE	sold in this offering are restricted by the requirements for the federal exemption from registration offerings under §3(a)(11) of the Securities Act of 1933 and Securities and Exchange Commission EC Rule 147A, which limits all transfers to persons residing within the Commonwealth of Virginia
Once the peri offering may s under both fee Company may	ods for these restrictions on resale have passed, investors who have purchased securities in this sell or transfer their securities in an offering that has been registered or is exempt from registration leral and state law. An exemption or registration may not be available at such time. In addition, the place additional restrictions on resale of the securities sold in this offering. For these reasons, you rehase securities in this offering if you cannot afford to hold these securities indefinitely.
15. Are the see	curities subject to any other resale restrictions by the Company?
	ribe the transfer restrictions. The Company is responsible for maintaining a register of all current rs and may want to restrict transfers for tax, administrative, or other purposes.

HOW THE SI	ECURITIES WILL BE OFFERED AND SOLD
	acluding the Uniform Resource Locator, of each Internet website that will be r sell securities under the exemption.
Name	
Address	
URL Address	
Telephone	
Name	
Address	
URL Address	
Telephone	
Name	
Address	
URL Address	
Telephone Telephone	
Тегерионе	
	sclaimers and restrictive legends making it clear that access to securities to Virginia residents and offers and sales of the securities appearing on are Virginia residents.
the offer and sale of the securities person acting solely as an according to the securities of the securities are securities.	nat the Company has or intends to retain to assist the Company in conducting es, including the owner of any Internet websites, if known, but excluding any buntant or attorney and any employees whose primary job responsibilities of the issuer rather than assisting the issuer in raising capital.
Name	
Relationship to Company	
Address	
Telephone	
Compensation received for selling securities	

OUTSTANDING SECURITIES AND PRINCIPAL SHAREHOLDERS

18. For each class of the Company's securities, indicate the total number of outstanding securities and the total number of securities the Company is authorized to issue. Also, include a description of each class of securities.

Class of Securities	Total Securities Outstanding	Total Securities the Company is Authorized to Issue		
Description of securities:				
Describe the attributes of each class of	outstanding securities (e.g. voting, divide	nds, etc.).		
19. Are there any resale restrictions	on the Company's outstanding securiti	es?		
If yes, describe the restrictions and	when they will terminate.			
20. List the total number of securities agreements, stock options, warra	s reserved or subject to issuance under ints, or rights.	outstanding securities purchase		
Class of Securities	Ü	to Issuance under Outstanding ts, Options, Warrants, or Rights		
Describe any outstanding securities rights, and state the expiration date	s purchase agreements, stock options, war es and exercise prices.	rants, or rights. Specify who holds the		
21. Does the Company plan to issue	or offer options in the future?	□ Yes □ No		
If yes, please provide additional inj	formation.			
22. Has the Company sold or issued	securities during the last 12 months?	☐ Yes ☐ No		
If yes, describe the type of securities registration the securities were offer	s and the dollar amount sold. Indicate und red.	der which exemption or form of		

Principal Shareholders

23. Provide the names of the principal shareholders, including each Officer, Director, Managing Member and person who beneficially owns at least a 10% interest of any class of securities in the Company.

Name of Shareholder	Officer, Director or Managing Member? (Y or N)	Class of Securities	Number Securities Currently Held	Average Purchase Price of Securities	% of Total Outstanding Securities	% of Total Securities if Minimum Sold	% of Total Securities if Maximum Sold

MANAGEMENT

24. Provide background information for each Officer, Director, Managing Member and any other individuals who occupy similar status or perform similar functions in the name of and on behalf of the Company.

Click to Add Table

Name	
Age	
Title	
Officer/Managing	
Member (Y or N)	
Director (Y or N)	
Time Spent on Company	
Business	
(if less than full time)	
Employment History	Include employers, titles, responsibilities, and relevant dates for the last 10 years.
Education	Include degrees, schools, and dates of attendance.

Prior Experience of Management

23.71	er, Director, Managing Member or key person of the Company (select all that apply): has worked for or managed a company (including a separate subsidiary or division of a larger
	enterprise) in the same type of business as the Company.
	has managed another company in the start-up or development stage.
	has managed another company that conducted an offering of securities.
	cked any box, describe the prior experience of officers, directors, managers, or key persons. If anyone an offering of securities, provide information on the outcome of the offering, such as the amount raised,

whether the company remains in existence, and whether investors recovered their investment.

FINANCIAL STATEMENTS

26. Attach the Company's financial statements for the three most recently completed fiscal years, or for as much time as the issuer has been in existence, if less than three years.

CERTAIN LEGAL PROCEEDINGS

Please answer the questions in this section with respect to the following persons associated with the Company:

- The Company, its predecessors, and affiliates, and any Control Person of the Company.
- A "Control Person" is any officer, director, partner, managing member, trustee, or other person having the power, directly or indirectly, to direct the management or policies of the Company, whether by contract or otherwise; or a person that owns 10% or more of any class of the outstanding securities of the Company.

27.	Within the past 10 years, have any of the above-listed persons been convicted of any criminal offense in				
	connection with the offer, purchase, or sale of any security, or involving fraud or deceit?	\square Yes \square No			
	If yes, explain in detail.				
28.	Are any of the above-listed persons currently subject to any state or federal administrative enforcement order or judgment, entered within the past 10 years, finding fraud or deceit in connection with the purchase or sale				
	of any security?	\square Yes \square No			
	If yes, explain in detail.				
29.	Are any of the above-listed persons currently subject to any order, judgment, or decree of any court of competent jurisdiction, entered within the past 10 years, that temporarily, preliminarily, or permanently restrains or enjoins the party from engaging in or continuing to engage in any conduct or practice involving				
	fraud or deceit in connection with the purchase or sale of any security?	\square Yes \square No			
	If yes, explain in detail.				
30.	Within the past ten years, have any of the above-listed persons filed a registration statement that is the subject of a currently effective registration stop order entered by any state securities administrator or the SEC? \Box Yes \Box No				
	If yes, explain in detail.				

LITIGATION

31. Describe any litigation or legal proceedings involving the Company or any executive officer, director, managing member or other person occupying a similar status or performing similar functions on behalf of the Company.

Disclose any litigation that is likely to have a material effect on the Company. Disclosure includes information not only about present pending litigation, but may also includes past concluded litigation, and future unasserted claims of which the Company is aware.

To fully respond to this Item, you should include the name of the court where the proceeding is pending, a description of the facts underlying the claim and the relief sought.

ADDITIONAL INFORMATION

32. Describe any other material factors that will or could affect the Company or its business or which are necessary to make any other information in this Disclosure Document not misleading or incomplete.

This section is a "catch all." Items in this Disclosure Document do not cover all industries and types of businesses. You may find it necessary to add material disclosure under this Item that is not covered elsewhere.

Any material misstatements or omissions may subject the Company, its officers, directors, managers, or promoters to liability for securities fraud.

SHAREHOLDER REPORTS

For the next three fiscal years, the Company shall provide a annual report to the Company's shareholders by making such report publicly accessible, free of charge, at the Company's internet web site address within forty-five days of the end of each fiscal year. The report must contain the following information:

- (a) Executive officer and director compensation, including specifically the cash compensation earned by the executive officers and directors since the previous report and on an annual basis, and any bonuses or other compensation, including stock options or other rights to receive equity securities of the issuer or any affiliate of the issuer, received by them; and
- (b) A brief analysis by management of the issuer of the business operations and financial condition of the issuer.

SIGNATURES

By filing this notice pursuant to 21 VAC 5-40-190, the Company hereby represents that:

- The Company is claiming the exemption from registration for crowdfunding offerings under § 13.1-514 B 21 of the Virginia Securities Act for this offering and will comply with the rules adopted thereunder in 21 VAC 5-40-190;
- The Company is an entity organized and doing business in the Commonwealth of Virginia unless conducting an offering utilizing SEC Rule 147A. If conducting an offering in accordance with SEC Rule 147A, the issuer may be formed and organized outside the Commonwealth provided the issuer meets one of the requirements as stated in section A.3 of rule 21 VAC 5-40-190;
- The Company shall obtain from each investor written evidence of residency in the Commonwealth of Virginia at or before the time of purchase;
- The aggregate purchase price of all securities sold by an issuer pursuant to the exemption provided by § 13.1-514 B 21 of the Act does not exceed two million dollars during any twelve-month period;
- The Company has reviewed and shall conduct the offering in accordance with the requirements of section 3(a)(11) of the Securities Act of 1933 and Securities and Exchange Commission Rule 147 ("Rule 147"), 17 C.F.R. 230.147 or SEC Rule 147A;
- The Company shall disclose in writing the limitations on resales and implement precautions against interstate offers and sales as provided in Rule 147 or SEC Rule 147A, including placing a legend on the certificate or other document evidencing the security stating that the securities have not been registered under the Act and setting forth the limitations on resales as follows:

THESE SECURITIES HAVE NOT BEEN REGISTERED WITH THE SECURITIES AND EXCHANGE COMMISSION UNDER THE SECURITIES ACT OF 1933 ("THE ACT"), BUT ARE BEING SOLD IN RELIANCE UPON THE EXEMPTION FROM REGISTRATION PROVIDED IN SECTION 3(a)(11) OF THE ACT AND RULE 147 ADOPTED THEREUNDER OR UNDER SECTION 28 OF THE ACT AND SEC RULE 147A AND UNDER SECTION 13.1-514 B 21 OF THE VIRGINIA SECURITIES ACT. ACCORDINGLY, THE SECURITIES MAY NOT BE TRANSFERRED BY THE PURCHASER DURING A SIX MONTH PERIOD BEGINNING ON THE DATE OF PURCHASE. FURTHER, TRANSFERS MAY BE MADE ONLY TO PERSONS RESIDING WITHIN THE COMMONWEALTH OF VIRGINIA FOR A PERIOD OF SIX MONTHS FROM THE DATE OF LAST SALE BY THE ISSUER OF THE SECURITIES;

The Company's Officers, Directors, and/or Managing Members must sign the Virginia Intrastate Crowdfunding Form. When they sign this form, they represent that they have diligently attempted to confirm the accuracy and completeness of the information contained herein.

Chief Executive Officer/President/Managing Member	Name of Signer (Print)					
Title	Date					
Chief Financial Officer	Name of Signer (Print)					
Title	Date					
Director	Name of Signer (Print)					
	Date					
Director	Name of Signer (Print)					
Director	Name of Signer (Print)					
	Date					
Director	Name of Signer (Print)					
	Date					
LIST OF EXHIBITS						