

**EXHIBIT A**  
**OFFERING MEMORANDUM**

THE OFFERING STATEMENT (EXHIBIT A TO FORM C)  
June 21, 2019

**Biticar LLC**

**Up to \$1,070,000 of LLC Units**

Globocoin 1, LLC D/B/A Biticar LLC (the “Company,” “we,” “us”, or “our”), is offering up to \$1,070,000 worth of LLC Units of the Company (the “Shares”). Purchasers of Shares are sometimes referred to herein as “Purchasers.” The minimum target offering is \$10,000 (the “Target Amount”). This offering is being conducted on a best efforts basis and the Company must reach its Target Amount of \$10,000 by December 31, 2019. Unless the Company raises at least the Target Amount of \$10,000 (the “Closing Amount”) by December 31, 2019, no Shares will be sold in this offering, investment commitments will be cancelled, and committed funds will be returned. The Company will accept oversubscriptions in excess of the Target Amount up to \$1,070,000 (the “Maximum Amount”) on a first come, first served basis. If the Company reaches its Closing Amount prior to December 31, 2019, the Company may conduct the first of multiple closings, provided that the offering has been posted for 21 days and that investors who have committed funds will be provided notice five business days prior to the close. The minimum number of Shares that can be purchased is \$250 per Purchaser (which may be waived by the Company, in its sole and absolute discretion). The offer made hereby is subject to modification, prior sale and withdrawal at any time.

**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 Shares have not been recommended or approved by any federal or state securities commission or regulatory authority. Furthermore, these authorities have not passed upon the accuracy or adequacy of this document.**

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

**These Shares are offered under an exemption from registration; however, the SEC has not made an independent determination that these securities are exempt from registration.**

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### Forward-Looking Statements

This disclosure document contains forward-looking statements and information relating to, among other things, the Company, its business plan and strategy, and its industry. These forward-looking statements are based on the beliefs of, assumptions made by, and information currently available to the Company's management. When used in this disclosure document and the Company offering materials, the words "estimate", "project", "believe", "anticipate", "intend", "expect", and similar expressions are intended to identify forward-looking statements. These statements reflect management's current views with respect to future events and are subject to risks and uncertainties that could cause the Company's action results to differ materially from those contained in the forward-looking statements. Investors are cautioned not to place undue reliance on these forward-looking statements to reflect events or circumstances after such state or to reflect the occurrence of unanticipated events.

## THE OFFERING

Company	Globocoin 1, LLC D/B/A Biticar LLC, a Delaware Limited Liability Company formed on February 12, 2018. The Company website is <a href="https://www.joinbiticar.com">https://www.joinbiticar.com</a> .
Company Address	3960 Howard Hughes Parkway, Suite 545 Las Vegas NV 89169.
Description of Business	BitiCar is an emerging rideshare company headquartered in Las Vegas, NV. We are a platform focused on creating solutions for drivers currently struggling to earn a livable wage working for Uber and Lyft.
Type of Security Offering	LLC Units.
Offering Price	\$1.00 per unit
Target Amount of Offering	10,000 LLC Units (\$10,000)
Maximum Amount of Offering	1,070,000 LLC Units (\$1,070,000)
Minimum Investment per Investor	\$250, unless waived by us.
Offering Costs	We estimate that the costs of this offering will be approximately 7.0% of the capital raised, including costs for the intermediary.
Term of Offering	Subject to earlier termination described below, this offering will terminate not later than December 31, 2019, unless extended by us for up to an additional 30 days and may be terminated by us earlier without prior notice and before all of the shares are sold.
Escrow of Proceeds	Proceeds from this offering will be placed in escrow with Prime Trust. If for any reason the minimum proceeds are not deposited into escrow on or before December 31, 2019, this offering will terminate with no shares being sold, investment commitments will be cancelled, and the funds will be returned to investors, without interest and without deduction therefrom.
Selling Commissions	The shares will be sold by management who will receive no selling commissions or remuneration for sale of the shares.
Closings	If we reach the target offering amount (\$10,000) prior to the offering deadline, we will continue to sell the shares on a first come first served basis up to the maximum offering and will conduct the first of multiple closings of the offering early, if we provide



	notice about the new offering deadline at least five business days prior (absent a material change that would require an extension of the offering and reconfirmation of the investment commitment).
Use of Proceeds	Net proceeds from this offering will be allocated for marketing, application testing, legal, consulting, general and administrative expenses.
Shares Outstanding:	
Before Offering	25,000,000 Units
After Offering	26,070,000 Units (assuming sale of all the shares in this offering)
Risk Factors	The Shares offered hereby are speculative and involve a high degree of risk and immediate dilution and should not be purchased by investors who cannot afford the loss of their entire investment. Each prospective investor should carefully consider the significant risk factors inherent in and affecting our business and this offering, including those set forth under the heading “ <b>RISK FACTORS</b> ” below.

The price of the shares has been determined by the Company and does not necessarily bear any relationship to the assets, book value, or potential earnings of the Company or any other recognized criteria or value.

## **RISK FACTORS**

*The shares offered herein are highly speculative in nature, involve a high degree of risk and should be purchased only by persons who can afford to lose their entire investment. Accordingly, prospective investors should carefully consider, along with other matters referred to herein, the following risk factors in evaluating the Company and its business before purchasing the shares offered hereby.*

### *Risk Factors*

Our business is subject to numerous risks and uncertainties, including:

- We have no operating history and our evolving business makes it difficult to evaluate our future prospects;
- We face intense competition and could lose market share to our competitors;
- We may have difficulty raising a sufficient amount of capital necessary to build, develop, expand our service offering to effectively compete with bigger more established and better capitalized companies including Lyft and Uber
- Our business depends largely on our ability to cost-effectively attract and retain qualified drivers and increase utilization of our platform by existing drivers;
- Our business depends largely on our ability to cost-effectively attract new riders and increase utilization of our platform by our existing riders;
- Our insurance programs may not provide sufficient coverage for the needs of



our business and our actual losses may exceed our insurance reserves;

- We are subject to a wide range of laws and regulations, many of which are evolving, and failure to comply with such laws and regulations could harm our business, financial condition and results of operations;
- Our reputation, brand and the network effects among the drivers and riders on our platform are important to our success, and if we are not able to continue developing our reputation, brand and network effects our business could be adversely affected;
- Illegal, improper or otherwise inappropriate activity of users, whether or not occurring while utilizing our platform, could expose us to liability and harm our business, brand, financial condition and results of operations;
- If the contractor classification of drivers that use our platform is challenged, there may be adverse business, financial, tax, legal and other consequences;
- We may rely on third-party background check providers to screen potential drivers, and if such providers fail to provide accurate information or we do not maintain business relationships with them, our business, financial condition and results of operations could be adversely affected;
- We could be subject to claims, lawsuits, government investigations and other proceedings that may adversely affect our business, financial condition and results of operations;
- Changes to our planned and future pricing could adversely affect our ability to attract or retain qualified drivers and riders;

**Our future success depends on our ability to raise sufficient capital and to attract and retain experienced and qualified personnel.**

Our future success depends, in part, on our ability to attract and retain both new talent and experienced personnel, including our senior management and other key personnel. In addition, we could be adversely affected if we fail to adequately plan for the succession of members of our senior management team.

**Regulatory, Legal and Accounting Risks**

**A cybersecurity attack could adversely affect our business, financial condition and reputation.**

We rely on information technology and third-party vendors to support our business activities. Cybersecurity breaches of any of the systems we rely on may result from circumvention of security systems, denial-of-service attacks or other cyber-attacks, hacking, “phishing” attacks, computer viruses, ransomware, malware, employee or insider error, malfeasance, social engineering, physical breaches or other actions. Any material breaches of cybersecurity, or media reports of the same, even if untrue, could cause us to experience reputational harm, loss of clients and revenue, loss of proprietary

data, regulatory actions and scrutiny, sanctions or other statutory penalties, litigation, liability for failure to safeguard clients' information or financial losses. Such losses may not be insured against or not fully covered through insurance we maintain.

We intend to invest in technology security initiatives, policies and resources and employee training. The cost and operational consequences of implementing, maintaining and enhancing further system protections measures could increase significantly as cybersecurity threats increase. As these threats evolve, cybersecurity incidents will be more difficult to detect, defend against and remediate. Any of the foregoing may have a material adverse effect on our business, financial condition and reputation.

**Improper disclosure of confidential, personal or proprietary information could result in regulatory scrutiny, legal liability or reputational harm, and could have an adverse effect on our business or operations.**

We maintain confidential, personal and proprietary information relating to our company, our employees and our clients. This information includes personally identifiable information, protected health information, financial information and intellectual property. If our information systems or infrastructure or those of our third-party vendors experience a significant disruption or breach, such information could be compromised. A party that obtains this information may use it to steal funds, for ransom, to facilitate a fraud, or for other illicit purposes. Such a disruption or breach could also result in unauthorized access to our proprietary information, intellectual property and business secrets.

We maintain policies, procedures and technical safeguards designed to protect the security and privacy of confidential, personal and proprietary information. Nonetheless, we cannot eliminate the risk of human error or malfeasance. It is possible that our security controls and employee training may not be effective. This could harm our reputation, create legal exposure, or subject us to legal liability.

Significant costs are involved with maintaining system safeguards for our technology infrastructure. If we are unable to effectively maintain and upgrade our system safeguards, including in connection with the integration of acquisitions, we may incur unexpected costs and certain of our systems may become more vulnerable to unauthorized access.

With respect to our commercial arrangements with third party vendors, we have processes designed to require third party IT outsourcing, offsite storage and other vendors to agree to maintain certain standards with respect to the storage, protection and transfer of confidential, personal and proprietary information. However, we remain at risk of a data breach due to the intentional or unintentional non-compliance by a vendor's employee or agent, the breakdown of a vendor's data protection processes, or a cyber-attack on a vendor's information systems.

**Changes in data privacy and protection laws and regulations, or any failure to comply with such laws and regulations, could adversely affect our business and financial results.**

We are subject to a variety of continuously evolving and developing laws and regulations globally regarding privacy, data protection, and data security, including those related to the collection, storage, handling, use, disclosure, transfer, and security of personal data. Significant uncertainty exists as privacy and data protection laws may be interpreted and applied differently from country to country and may create inconsistent or conflicting requirements. These laws apply to transfers of information among our affiliates, as well as to transactions we enter with third party vendors.

These initiatives could increase the cost of developing, implementing or securing our servers and require us to allocate more resources to improved technologies, adding to our IT and compliance costs.



In addition, enforcement actions and investigations by regulatory authorities related to data security incidents and privacy violations continue to increase. The enactment of more restrictive laws, rules, regulations, or future enforcement actions or investigations could impact us through increased costs or restrictions on our business, and noncompliance could result in regulatory penalties and significant legal liability.

### **Risks Related to Our LLC Units**

**The shares will not be freely tradable until one year from the initial purchase date. Although the shares may be tradable under federal securities law, state securities regulations may apply, and each purchaser should consult with his or her attorney.**

You should be aware of the long-term nature of this investment. There is not now and likely will not be a public market for our LLC Units. Because the shares have not been registered under the 1933 Act or under the securities laws of any state or non-United States jurisdiction, they have transfer restrictions and cannot be resold in the United States except pursuant to Rule 501 of Regulation CF. It is not currently contemplated that registration under the 1933 Act or other securities laws will be effected. Limitations on the transfer of the shares may also adversely affect the price that you might be able to obtain for them in a private sale. Purchasers should be aware of the long-term nature of their investment in the Company. Each purchaser in this offering will be required to represent that it is purchasing the shares for its own account, for investment purposes and not with a view to resale or distribution thereof.

**There is currently no public trading market for our LLC Units which means that you may be required to hold your Units in our Company for an indefinite period.**

Our LLC Units are not quoted on either the OTC Bulletin Board or OTC Markets, and is not listed on any exchange. Until the security is quoted on an electronic quotation service or listed on an exchange, it is unlikely that any public market for the LLC Units will be established. It is unlikely that our Company would qualify for listing on a stock exchange in the immediate future. Application for quotation on an electronic quotation service requires finding a market maker willing to make the application. The application process entails review by FINRA, the self-regulated industry processor of these applications, and may take several months. The application process cannot commence until the registration of which this prospectus is a part is declared effective by the Securities and Exchange Commission. We have not identified any broker-dealers who may be willing to make application on our behalf.

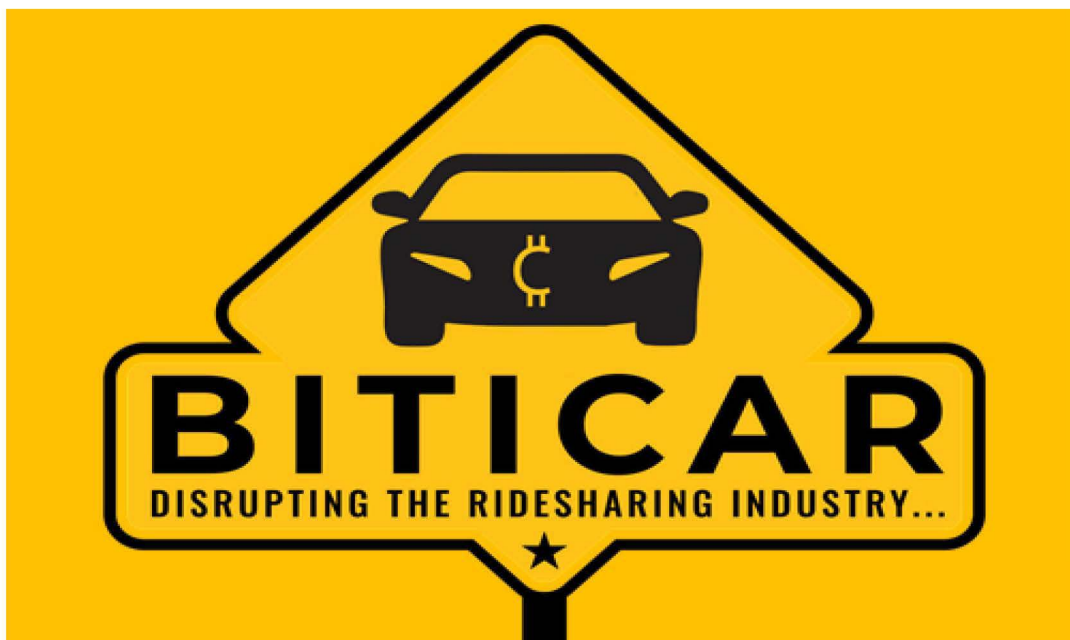
**The beneficial ownership of our LLC Units is concentrated in our sole executive officer and manager.**

Tobias Rene Maldonado, owns a majority of the issued and outstanding LLC Units of Globocoin Holdings LLC and in addition to the powers and privileges afforded to him as Sole Manager of the Company would continue to own over 80% of the voting control of the Company through his majority and controlling interest in Globocoin Holdings LLC, even if all 1,070,000 units in this offering are sold. As a result, he will be able to exercise a significant level of control over all matters requiring shareholder approval, including the election of directors, amendments to our Operating Agreement, approval of significant corporate transactions including but not limited to, related party transactions, issuance of additional Units, distributions to Unit Holders, mergers, acquisitions, succession, as well as the manner in which the assets of the Company are developed, administered and managed. This control could have the effect of delaying or preventing a change of control or changes in management and will make the approval of certain transactions difficult or impossible without the support of Mr Maldonado.



# **BUSINESS PLAN**

Biticar LLC





# BitiCar

## Disrupting The Rideshare Industry

BitiCar is an emerging rideshare company that is creating a better platform for drivers and passengers. The intention of the company is to work with drivers to correct major flaws plaguing the industry, thus creating better opportunities for both drivers and passengers.

BitiCar is launching a platform to provide higher pay, more benefits, safer conditions and an overall better atmosphere. BitiCar is the solution to the flawed rideshare system. When drivers are taken care of, passengers naturally have a better experience, and the overall success of the company increases dramatically.

### **BitiCar**

3960 Howard Hughes Parkway  
Suite 545  
Las Vegas, NV 89169  
702-990-3536  
[Support@BitiCar.com](mailto:Support@BitiCar.com)

# Abstract

Digital rideshare platforms, such as Uber and Lyft are part of a broader suite of innovations that constitute what is referred to as peer to peer transportation, or “the rideshare economy.”

This document provides an overview of the growing demand and economic efficiency of peer to peer transportation, while exposing major industry flaws and identifying opportunities for improvement.

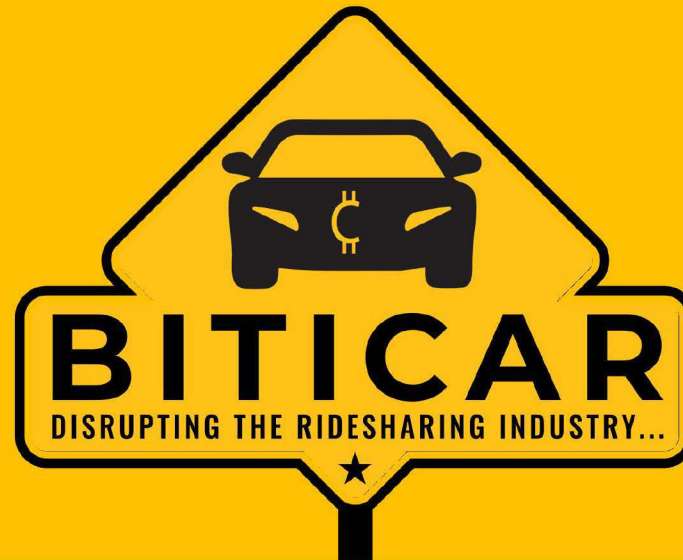
**BitiCar provides a solution that brings better offerings to the rideshare economy as a whole for both passengers and drivers.**





# OUR VISION

To harness the talents and ingenuity of our drivers, empowering them through generous compensation and benefits, thus creating exceptional customer experiences as one of the top rideshare companies in the world.



# THE PROBLEM

Despite the enormous popularity of rideshare services in today's economy, some major problems exist among the top companies, especially Uber.

As a \$90 billion company, Uber recently launched its IPO in May 2019, which was highly controversial among drivers. Despite increasing company revenues, Uber has implemented continual driver pay cuts instead of investing in its most valuable asset - the drivers.

The level of dissatisfaction among Uber drivers is unprecedented, resulting in worldwide strikes. Many Uber drivers openly express their dissatisfaction about low and declining pay, corporate neglect with poor communication, and a lack of benefit programs. Instead of improving conditions for its drivers and riders, Uber continues to invest elsewhere. The most evident and apparent of that is the pursuit of self driving technology aiming to completely eradicate all drivers in the future.



# THE SOLUTION

**BitiCar** is implementing a platform to solve the major problems of the rideshare industry, including better pay, benefits and stock options. With revenues earned from advertising partnerships, BitiCar will be able to pay drivers the majority of fares, instead of taking up to 50 percent like other rideshare companies.

BitiCar will launch in 2019 first in the Las Vegas, Nevada market.

With the announcement of BitiCar emerging in the market, the company already has over 2,500 drivers registered to drive for the company.

With this momentum, BitiCar is quickly becoming a serious contender in the ride share arena.



# The Opportunity

BitiCar is offering everything the competition does not.



## Better Pay

Through corporate partnerships, we will be able to offer drivers up to 100 percent of fares. Compared to 50 -70 percent with Uber and Lyft, it's a no-brainer to drive with BitiCar.



## Benefits

Drivers will have access to company stock options, healthcare, vacation benefits and retirement solutions. This creates a sense of ownership, satisfaction, and prosperity for drivers and their families.



## Technology

BitiCar offers a secure platform for both passengers and drivers with blockchain technology. This provides peace of mind by securely protecting payment information stored within the app.

# The Rideshare Economy

## THE BEGINNING: 2008-2013

Uber & Lyft took ridesharing mainstream by developing and launching rideshare apps allowing riders to hail drivers in private vehicles with the touch of a button.

## TODAY: 2019

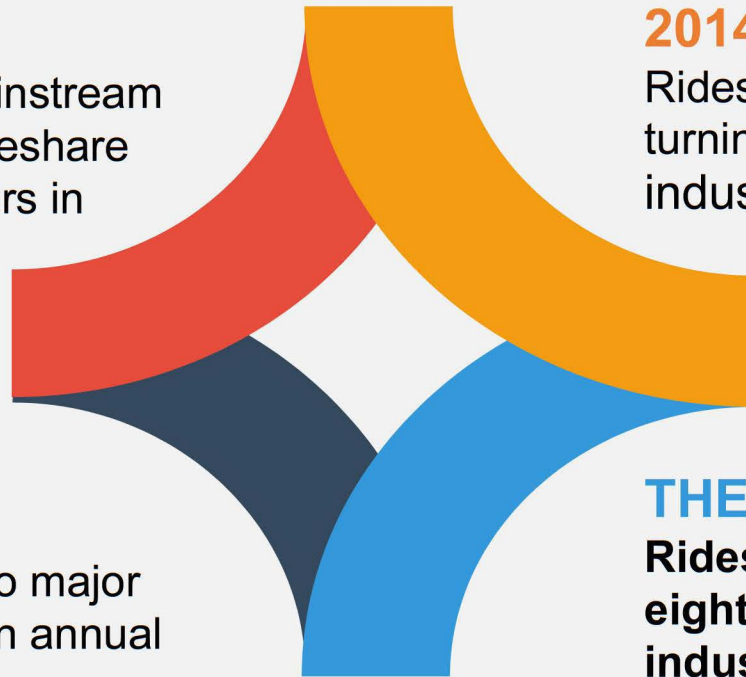
Ridesharing is dominated by two major companies, Uber & Lyft - with an annual **market cap of \$35 Billion.**

## EXPLOSIVE GROWTH: 2014-2017

Ridesharing hit hyper growth, turning into a multi billion dollar industry.

## THE FUTURE

Ridesharing is expected to grow eightfold into a **\$280 billion dollar industry by 2030.**

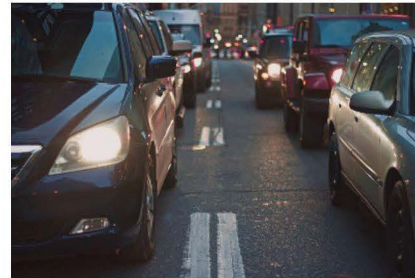


# BENEFITS ON THE HORIZON



## BLOCKCHAIN TECHNOLOGY

Our app will eventually run on its own secure blockchain making transactions safer, faster, and less expensive.



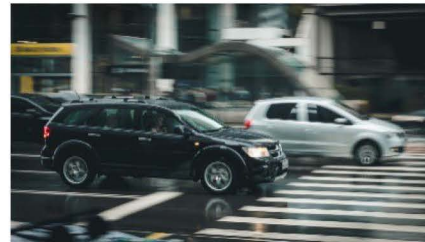
## CRYPTO PAYMENT GATEWAYS

Customers will soon be able to pay with cryptocurrencies and drivers can opt to be paid in crypto.



## INTERNAL TOKENIZED ECOSYSTEM

Our app will have its own digital token called "Bitcoin" that will offer rewards and incentives for usage.



## GENEROUS REWARDS

Our program will have the best reward programs in the industry for both drivers and customers.



# BitiCar Blockchain Technology - BitiCoin (BITIC)

*The world's first fully tokenized peer-to-peer transportation platform being built on the blockchain*



BitiCoin is a project within BitiCar that seeks to implement blockchain technology into the ridesharing application within the company. This innovative approach will change how people interact with the world of Rideshare by means of digitalization and virtualization.

This blockchain technology will create a centralized system which will allow data to be stored securely, with the most advanced security features. This is especially important in the rideshare economy, in which passenger and driver payment information is stored within the mobile application.

For added security using blockchain technology, users will be able to use the *BitiCoin* as a form of secure rideshare currency.

# BENEFITS OF TECHNOLOGY



## Artificial Intelligence

The BitiCar app will use state of the art, artificial intelligence (AI) to communicate with drivers, which improves safety with hands free menu selection and operation.

## Mining

Our platform will offer a highly incentivized mining program where both drivers and customers can earn *Bitcoin* tokens by promoting the service.



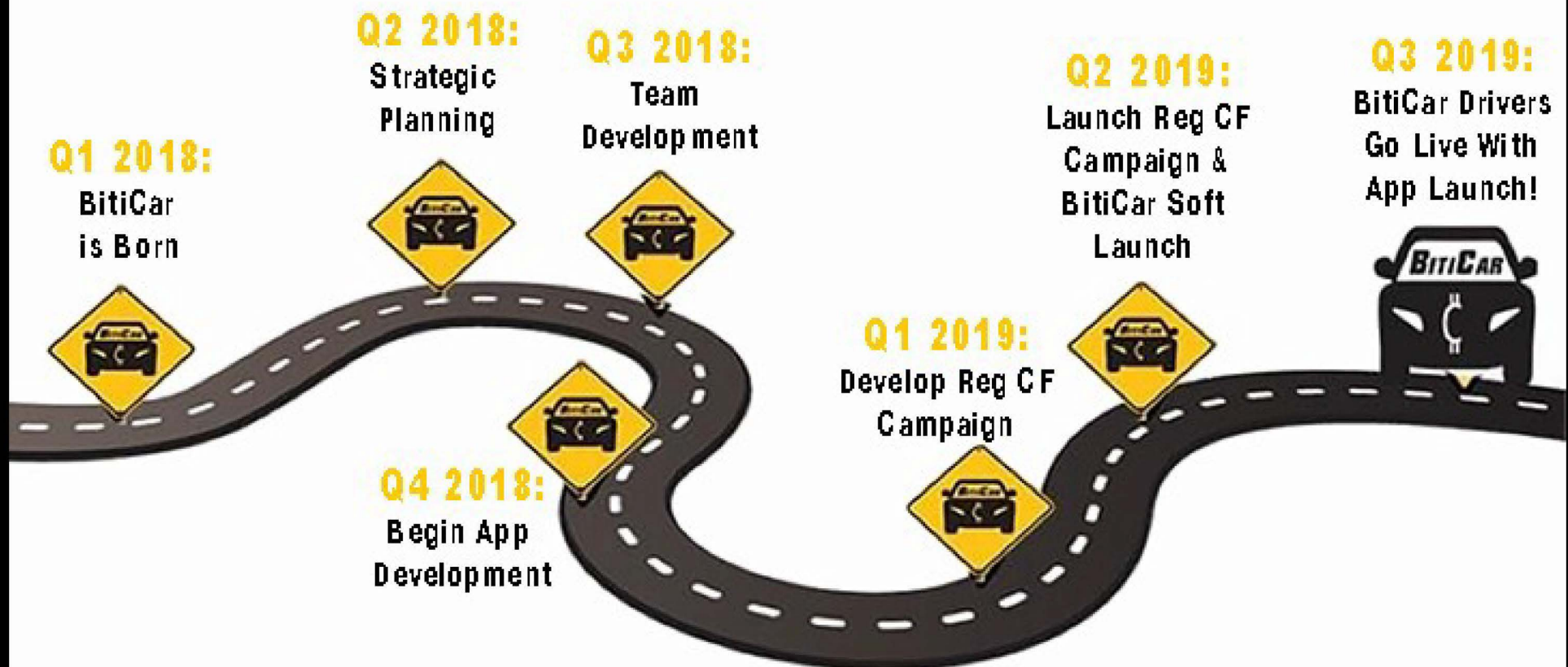
# Allocation of Funds

BitiCar is currently conducting a Reg CF Offering on [CrowdSourceFunded.com](https://www.crowdfunder.com) in order To raise capital for the company.

The following is a projection of the use of proceeds from this raise:

- 40% - Office, Staffing & Administration
- 25% - Marketing & Promotion
- 20% - Tech & App Development
- 15% - Legal, Compliance & Consulting Fees

# Timeline





## Founder & Manager

## Tobias Rene

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### Founder & Chief Visionary Officer (CVO)



Tobias is a serial entrepreneur and music entertainer with thousands of loyal fans throughout the southwest part of the U.S. He is an avid ride sharing customer, and a huge advocate for peer-to-peer industries.

Prior To Conceptualizing BitiCar, Tobias has enjoyed a lucrative career as an award winning **Latin Music Recording and Performing Artist** since 1999.

In 2015 he also conceptualized and launched **PowerJak**, one of Amazon's top selling brands of electronics.

### **Any valuation at this stage is difficult to assess**

Unlike listed companies that are valued publicly through market-driven stock prices, the valuation of private companies, especially startups, is difficult to assess and you may risk overpaying for your investment. In addition, there may be additional classes of equity issued in the future with rights that are superior to the class of equity being sold.

### **Employees**

We currently don't employ any (0) persons on a full-time basis, including our manager, Mr. Maldonado.

## **OWNERSHIP AND CAPITAL STRUCTURE**

### **Outstanding Shares**

We currently have issued and outstanding 25,000,000 LLC Units, 100% of which are owned by Globocoin Holdings LLC. Additionally 85.09% of Globocoin Holdings LLC is owned by our sole manager, Tobias Rene Maldonado. These Units were issued to Globocoin Holdings LLC in connection with the organization of the Company and the subsequent assignment of a software license. These Units were issued in reliance on Section 4(a)(2) of the Securities Act of 1933, as amended, as a transaction not involving any public offering.

The maximum number of shares issuable in this offering is 1,070,000, which would represent 4% of the issued and outstanding shares. As a minority unitholder, you will have no ability to influence our policies or any other corporate matter, including the election of directors, changes to our Company's governance documents, additional issuances of securities, Company repurchases of securities, a sale of the Company or of assets of the Company or transactions with related parties.

### **Offering Price**

The offering price of the Units is based upon a price per Unit of \$1.00.

### **Debt**

We presently have no Long Term Debt or Short Term Debt outstanding.

### **Restricted Securities**

The shares purchased in this offering are restricted securities as defined in Rule 501 under Regulation D promulgated by the Securities and exchange commission and additional restrictions could apply as stipulated in Section 9 of the Amended Operating Agreement included and made part of this document. Under the 4(a)(6) Offering Exemption for the first 365 day holding period the shares can only be resold:

- To the Company;
- To an accredited investor; or
- To a member of the family of the purchaser or the equivalent.

## **Exempt Offerings**

The Company has not conducted any exempt offerings within the past three years.

## **DESCRIPTION OF SECURITIES**

### **LLC Units**

We are currently authorized to issue up to 1,070,000 LLC Units. All LLC Units are equal to each other with respect to voting, and dividend rights, and, are equal to each other with respect to liquidation rights.

We refer you to Section 3 of the LLC Operating Agreement included as part of this document for a more complete description of the rights, restrictions and liabilities of Member holders of our securities.

### **Transfer Agent**

If our capital raise exceeds our target we plan to engage an SEC-registered securities transfer agent, to act as transfer agent for our common stock.

## **FINANCIAL CONDITION**

### **Operating History**

Biticar LLC is a Start Up and consequently has no operating history.

### **Financial Condition**

Biticar LLC has no quantifiable assets and had a negative \$48 Cash Balance as of the date of its Independent Accountants' Review of June 8, 2019. The Company is currently reliant on its existing Unit Holder for financial support and is dependent on its efforts to raise capital from outside sources including its Offering contemplated under the 4(a)(6) Offering Exemption in order to continue as a Going Concern.

We have not undertaken any efforts to produce a formal valuation of the Company or more specifically the value of the Software License assigned to it by Globcoin Holdings LLC in exchange for the additional Units issued as part of the Software License Agreement.

## **USE OF PROCEEDS**

We expect that the proceeds of this offering would be \$10,000 if the target offering amount is reached and an additional \$1,060,000 in oversubscriptions if the maximum amount is raised. The table below provides a breakdown of our intended use of proceeds, assuming a target raise of at least \$10,000 and the maximum offering of \$1,070,000:



There is no assurance that the net proceeds from this offering will be sufficient to continue development of our business indefinitely; therefore, we may need to raise additional financing, which may not be available if and when needed or may not be available on terms acceptable to us, if at all. Additional financing may result in dilution to existing stockholders. Failure to secure needed additional financing, if and when needed, may have a material adverse effect on our business, financial condition and results of operations. We have committed to pay a 7% fee to Crowdfunder.com on actual capital raised and closed or \$700, if we hit our target and \$74,900 if we raise the maximum capital target. The following graphic depicts our intended use of proceeds net of the intermediary fees paid to Crowdfunder.com.



## **REGULATORY INFORMATION**

### **Disqualification**

No disqualifying event has been recorded in respect to the Company or its sole executive officer and director.

### **Compliance failure**

The Company has not previously failed to comply with the reporting requirements of Section 202 of Regulation CF.

### **Annual Report**

The Company will make annual reports available on its website at <https://www.joinbiticar.com>. The annual reports will be available within 120 days of the end of the Company's most recent calendar year end which is April 30<sup>th</sup> of each year.

## **MANAGEMENT AND OTHER IMPORTANT DISCLOSURES**

### **Current Officers and Directors**

Tobias Rene Maldonado is the sole Manager of the Company.

### **Related Person Transactions**

From time to time we may engage in transactions with related persons. Related persons are defined as any manager or officer of the Company; any person who is the beneficial owner of 10% or more of the Company's outstanding voting equity securities, calculated on the basis of voting power; any promoter of the Company; any immediate family member of any of the foregoing persons or an entity controlled by any such person or persons.

In a related party transaction Globocoin Holdings LLC assigned to us a Software License granting us the right to use and develop a ride share app in exchange for 24,900,000 LLC Units in Globocoin 1, LLC D/B/A Biticar LLC.

### **Conflicts of Interest**

The Company ownership and management structure may give rise to potential and or actual conflicts of interest. It may be difficult to determine if the manager is acting in the best interest of the Company and its Unit Holders given it is under common control with other legal entities.

## **CROWDSOURCE FUNDED INVESTMENT PROCESS**

### **Making an Investment in the Company**

#### **How does investing work?**

When you complete your investment on Crowdsourced, your money will be transferred to an escrow account where an independent escrow agent will watch over your investment until it is accepted by the Company. Once the Company accepts your investment, and certain regulatory procedures are completed, your money will be transferred from the escrow account to the Company in exchange for your investment securities. At that point, you will be an investor in the Company.

#### **Crowdsourced Regulation CF rules regarding the investment process:**

- Investors may cancel an investment commitment until 48 hours prior to the deadline identified in the issuer's offering materials;
- The intermediary will notify investors when the target offering amount has been met;
- If an issuer reaches a target offering amount and the closing amount prior to the deadline identified in its offering materials, it may close the offering early if it provides notice about the new offering deadline at least five business days prior to such new offering deadline;
- If there is a material change and an investor does not reconfirm his or her investment commitment, the investor's investment commitment will be cancelled and the committed funds will be returned;
- If an issuer does not reach both the target offering amount and the closing offering amount prior to the deadline identified in its offering materials, no shares will be sold in the offering, investment commitments will be cancelled and committed funds will be returned; and
- 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 shares in exchange for his or her investment.

#### **What will I need to complete my investment?**

To make an investment you will need the following information readily available:

1. Personal information such as your current address and phone number;
2. Employment and employer information;
3. Net worth and income information;
4. Social Security Number or government-issued identification; and
5. ABA bank routing number and checking account number

#### **How much can I invest?**

An investor is limited in the amount that he or she may invest in a Regulation Crowdfunding Offering during any 12-month period:

- If either the annual income or the net worth of the investor is less than \$107,000, the investor is limited to the greater of \$2,140 or 5% of the lesser of his or her annual income or net worth.
- If the annual income and net worth of the investor are both greater than \$107,000, the investor is limited to 10% of the lesser of his or her annual income or net worth, to a maximum of \$107,000. Separately, the Company has set a minimum investment amount.



### **How can I (or the Company) cancel my investment?**

For offerings made under Regulation Crowdfunding, you may cancel your investment at any time up to 48 hours before a closing occurs or an earlier date set by the Company. You will be sent a reminder notification approximately five days before the closing or set date giving you an opportunity to cancel your investment if you had not already done so. Once a closing occurs, and if you have not cancelled your investment, you will receive an email notifying you that your shares have been issued. If you have already funded your investment, let Crowdsourced know by emailing Tim Hogan at [tim@crowdsourced.com](mailto:tim@crowdsourced.com). Please include your name, the Company's name, the amount, the investment number, and the date you made your investment.

### **After My Investment**

#### **What is my ongoing relationship with the Company?**

You are an investor and shareholder in the Company. Companies that have raised money via Regulation Crowdfunding must file information with the SEC and post it on their website on an annual basis. Receiving regular Company updates is important to keep investors educated and informed about the progress of the Company and their investments. This annual report includes information similar to the Company's initial Form C filing and key information that a company will want to share with its investors to foster a dynamic and healthy relationship.

In certain circumstances the Company may terminate its ongoing reporting requirements if:

1. The Company becomes a fully-reporting registrant with the SEC;
2. The Company has filed at least one annual report, but has no more than 300 shareholders of record;
3. The Company has filed at least three annual reports, and has no more than \$10 million in assets;
4. The Company or another party repurchases or purchases all the shares sold in reliance on Section 4(a)(6) of the 1933 Act; or
5. The Company ceases to do business.

#### **How do I keep track of this investment?**

You can return to Crowdsourced at any time to view your portfolio of investment and obtain a summary statement. In addition to monthly account statements, you may also receive periodic updates from the Company about its business.

#### **Can I get rid of my shares after buying them?**

Shares purchased through a Regulation Crowdfunding offering are not freely transferable for one year after the date of purchase, except in the case where they are transferred:

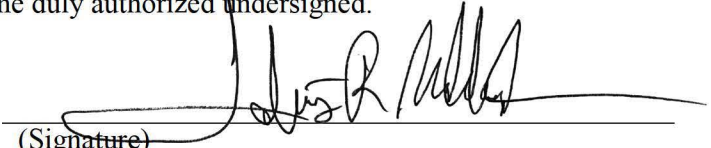
1. To the Company that sold the Shares;

2. To an accredited investor;
3. As part of an offering registered with the SEC; or
4. To a member of the family of the purchaser or the equivalent, to a trust controlled by the purchaser, to a trust created for the benefit of a member of the family of the purchaser, or in connection with the death or divorce of the purchaser.
5. **<NOTE>** The Company has imposed additional restrictions on Unit Holders which are disclosed in Section 9 of its Modified Operating Agreement.

Regardless, after the one-year holding period has expired, you should not plan on being able to readily transfer and/or sell your shares. Currently, there is no market or liquidity for these Units and it may be some, if ever, time before the Company lists these shares on an exchange or other secondary market. Until then you should plan to hold your investment for a significant period of time before a “liquidation event” occurs. A “liquidation event” is when the Company either lists its securities on an exchange, is acquired, or goes bankrupt.

## SIGNATURE

Pursuant to the requirements of Sections 4(a)(6) and 4A of the Securities Act of 1933 and Regulation Crowdfunding (§ 227.100 et seq.), the issuer certifies that it has reasonable grounds to believe that it meets all of the requirements for filing on Form C and has duly caused this Form to be signed on its behalf by the duly authorized undersigned.



(Signature)

Tobias Rene Maldonado  
(Name)

Manager  
(Title)