# Form C

# Cover Page

Yes Chef App, Inc.

Form: Corporation

Jurisdiction of Incorporation/Organization: NC

Date of organization: 10/16/2020

1710 Camdon Road suite 53 Charlotte NC 28208

Website of issuer:

http://www.yeschefconcierge.com

Wefunder Portal LLC

0001670254

007-00033

CRD number, if applicable, of intermediary:

Amount of compensation to be paid to the intermediary, whether as a dollar amount or a percentage of the offering amount, 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 referral and any other free associated with the offering:

6.5% of the offering amount upon a successful fundraise, and be entitled to reimbursement for out-of-pocket third party expenses it pays or incurs on behalf of the Issuer in connection with the offering.

Any other direct or indirect interest in the issuer held by the intermediary, or any arrangement for the intermediary to acquire such an interest:

If Other, describe the security offered:

20,000

\$1.00000

Pro-rated portion of the total principal value of \$20,000; interests will be sold in increments of \$1; each investment is convertible to one share as described under Item 13.

✓ Yes ☐ No

If yes, disclose how oversubscriptions will be allocated:

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

If other, describe how oversubscriptions will be allocated:

As determined by the issuer Maximum offering amount (if different from target offering amount):

4/30/2021

NOTE: If the sum of the investment commitments does not equal or exceed the tary 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.

Current number of employees:

	Most recent fiscal year-end:	Prior fiscal year-end
Total Assets:	\$0.00	\$0.00
Cash & Cash Equivalents:	\$0.00	\$0.00
Accounts Receivable:	\$0.00	\$0.00
Short-term Debt:	\$0.00	50.00
Long-term Debt:	\$0.00	\$0.00
Revenues/Sales:	\$0.00	\$0.00
Cost of Goods Sold:	\$0.00	\$0.00
Taxes Paict	\$0.00	\$0.00
Mot become	80.00	60.00

Select the jurisdictions in which the issuer intends to offer the securities:

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

# Offering Statement

Respond to each question in each paragraph of this part. Set forth each question and any notes, but not any instructions thereto, in their entirety. If disclosure in response to any question is responsive to one or more other questions, it is not accessant to represent the disclosure. It is question or series of questions is inapplicable or the response is ovailable cleawhere in the Form, either state that it is inapplicable includes a cross-reference to the responsive disclosure, or omit the question or series of questions.

Se very careful and precise in answering all cuestions. Give full and complete answers so that they are not misleading under the circumstances involved. Do not discuss any future performance or other anticipated event unless you have a reasonable basis to believe that it will be causaly occur within the forescenble fature. If any answer requiring significant information is materially inaccurrie, incomplete or misleading the Comppent, its management end principal shareholders may be liable to investors based on that information.

### THE COMPANY

Yes Chef App, Inc.

- Li Check this but to certify that all of the followin statements are base for the sisser.

  Ossassical under and subject to, the laws of a Subject or territory of the United Statement and subject to, the laws of a Subject or territory of the United Statement Company and the reports pursuant to Section 18 of Se

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)(5) of the Securities Act.

3. Has the issuer or any of its predecessors previously falled to comply with the angoing reporting requirements of Rule 202 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	Hain Employer	Year Joined as Director
Kevin Winston	CEO	Yes Chef Food Conciorgo, LLC	2020
Delana Winston	Vice President of	Yes Chef App Inc	2020

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 Joi

 Kevin Winston
 CEO
 2020

 Delana Winston
 Vice President
 2020

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

INSTRUCTION TO OUTSTON ETO purpose of this Genetion, 5, the term officer mesus a president, vice president, decretary, areasers or principal financial officer, comprehier or patroqual accounting afface, and may present that reactingly performing standar functions.

### PRINCIPAL SECURITY HOLDERS

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

Name of Holder No. and Class % of Voting Power of Securities Now Held Prior to Offering Kevin Winston 1000000.0 Common Stock 100.0

INSTRUCTION TO QUESTION 6. The above information must be provided as of a date that is no more than zeo days prior to the date of filing of this offering statement.

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### BUSINESS AND ANTICIPATED BUSINESS PLAN

For a description of our business and our business plan, please refer to the attached Appendix A, Business Description & Plan Interaction of Confession & Plan Interaction of Confession & Plan Interaction of Confession & Plan Interaction & Confession & Plan Interaction & Confession & Plan Interaction & Confession & C

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### RISK FACTORS

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

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

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

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

Risk is scaling successful personal chef business across personal in multiple geographic areas

Limited cash can impact the rate of growth in marketing, scaling and building a gig economy businesses.

Lack of exposure during the fundraising can impact the growth for the companies success rates.

Entering a Developing market with technology could cause a longer launch time for the business to grow.

Pending political environment could cause changes to employee changes and classification and tax bracket.

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

HOLD HALL HAN 13 QUICKTIMM A read green bleed summaring and include only three flat near the new migros to derivate. There are the hold by millionit to the inspect, business and the afficing one should have propose the factors addressed in the largested as forth above. We specific number of rish fraction to required in the defence bed.

## The Offering

## USE OF FUNDS

what is the purpose of this critering?
The Company intends to use the net proceeds of this offering for working capit and general corporate purposes, which includes the specific torus listed in Item below. While the Company exposers to use the net proceeds from the Offering in the manner doscribed above. It cannot specify with certainty the particular uses of the net proceeds that It will receive from from this Offering. Accordingly, the Company will have broad discretion in using these proceeds.

Use of 10% misc, 10% admin, 22.5% marketing through social media advertising proceeds: and some television, as well as special event, 50% development of the application, 7.5% Wefunder intermediary fee

## If we raise: \$107,000

Use of 10% milsc, 10% admin, 22.5% marketing, with added budged for addition Proceeds: Idea/sion and radio spend as well as influencer marketing 50% tech, including for features and a better polished UI, 7.5% Wefunder.

### DELIVERY & CANCELLATIONS

Il low will the issue complete the transcolon and deliver securities to the investor? Book Entry and Loy of XI, Investments LLC as if runtine, Apont and Custodian, Investments will be in book entry form. This means that the investor will not receive a contribute representing in an orient investment. Each investment will be recorded in the books and records of our transfer agent, XV (investments LLC XV investments LLC And will incorp track of those investors beneficial interests in the investments, in addition, investors interests in the investments will be recorded in each investor's Marchael Control and Voltage Agreement will xV investments. In investor in the investment in the in

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, it may toose the offering early if I provides notice about the new offering deadline at least five business days prior to such new offering deadline (aboset a market) change that would require an extension of the offering and reconfirmation of the investment commitment).

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

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

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

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

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

Within five business days of cancellation of an offering by the Company, the Company will give each investor notification of the cancellation, disclose the reason for the cancellation, identify the refund amount the investor will 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 equal or exceed the target offering amount at the time of the offering deadline, no securities will be sold in the offering, investment commitments will be cancelled and committed funds will be returned.

in addition, we may cap at 450 the total number of investors who will be allowed to invest through the offering that are not "accredited investors," as defined in use 150(12) of Regulation D under the Socurities Act of 1933. In the event that more than 450 non-accredited investors are initially accepted into an offering in the step (23 described in Question I), the step (30 described in Question I), the step (30 described in Question I), the offering in Question III and III are the discribed in the Company, before the offering dedellin.

### Ownership and Capital Structure

### THE OFFERING

Convertible note with \$2,000,000.00 valuation cap; 10.000% discount; 10%

See exact security attached as Appendix B, Investor Contracts. Type of Security: Convertible Promissory Notes ("Notes").

Amount to be Offered: The goal of the raise is \$20,000.00

Valuation Cap: \$2,000,000.00

Maturity Date: 36 months from the Effective Date.

Interest Rate: 10%, interest shall commence with the date of the convertible note and shall continue on the outstanding principal amount until paid in full or converted, interest shall be computed on the basis of a year of 356 days for the actual number of days absoled. All unpaid interest and principal shall be due appatible upon required to the habitory believe to after the Mahurity Date.

Early-Bird: Investors investing in the first \$50,000.00, will receive a valuation cap

of \$1,500,000.00

(a) Conversion upon Qualified Financing
Conversion upon a Qualified Financing, in the event that the Company issues and

Conversion upon a Qualitine of historium, in the control upon the first control control upon the control contr

outstanding principal amount or this Note and any unpercention in automatically convert in whole without any further action by the Holder into Equity Securities sold in the Qualified Financing at a conversion price equal to the lesser of (i) the price paid

and (1) the quotient resulting from dividing \$2000000 by the number of outside fight specific productions of the Company immediately prior to the Company immediately prior to the Qualified Financia (assuming conversion of all securities convertible into common stock and exercise of all outstanding options and warrants, but excluding the shares of equity securities of the Company issuable upon the conversion of the Notes or other convertible securities issued for capital raising purposes (e.g., Simole Aurement's of the Note South). The issuance of Equity Securities purposed.

this paragraph, if the conversion price of the Notes as determined pursuant to this paragraph (the "Conversion Price") is less than the price per share at which flourly Securities are issued in the Qualified Financian. the Company may solely at its option, elect to convert this Note into shares of a newly created series of preferred stock having the identical rights, privileses, preferences and restrictions as Equity Securities issued in the Qualified Financing, and other on the same terms and conditions, other than with respect to (if applicable); (i)

the per share liquidation preference and the convention price for purposes of price-based anti-dilution protection, which will equal the Convention Price; and (ii) the per share dividend, which will be the same percentage of the Convention Price as applied to determine the per share dividends of the Investors in the Qualified Francing relative to the purchase price paid by the investors.

(b) Conversion upon a Change of Control.

Who Commany consummates a Change of Control (as defined in the Convertible

an amount equal to the custantianting, like college and most of this Note pilus any unquid accrued interest on the original principal. For purposes of this Note, a "Change of Control meass" (a) a consolidation or merger of the Company with or into any other corporation or other entity or person, or any other corporation or other entity or person, or any other corporation or other entity or person, or any other corporation in which the shares of capital stock of the Company immediately prior to such consolidation, merger or reorganization on the start of the company immediately prior or every consolidation, merger or reorganization continue to generate an elegitive of entity provides the company of the surviving entity immediately after such consolidation, merger or reorganization continue to generate the continue to the company of the surviving entity immediately after such consolidation, to which the Company is a party in which in excess of 50% of the Company's voicing

to Windon the Company is a party in windon in occess or sun or in company is promore is brandfrowd or (iii) the sale or transfer of all or substantially all of the Occompany's assets, or the occlusive license of all or substantially all of the Company's assets, in the occupant is intellectual promotery, provided that on Change of Control not include any transaction or series of transactions principally for bone fide equity financing purposes in which cash is received by the Company or any in groups of the company or any or the company or the c

successor. Indebtedness of the Company is cancelled or converted or a combination thereof

The Company shall give the Holder notice of a Change of Control not less than 10 days prior to the anticipated date of consummation of the Change of Control. Any repayment

pursuant to this paragraph in connection with a Change of Control shall be personents to trip paragraph in connection with a Change of Control shall be subject to any required tax withholdings, and may be made by the Company (or any party to

o uuch Change of Control or its agent) following the Change of Control in

connection with payment procedures established in connection with such Change of Control.

(c) Procedure for Conversion, Procedure for Conversion.
In connection with any conversion of this Note into capital stock, the Holder shall surrender this Note to the Company and diducent to the Company any documentation reasonably required by the Company (including, in the case of a Qualified Financia), all financing documents securated by the Investors in consection with such Qualified Financing). The Company shall not be required to issue or deliver the applicat Loss from the Company shall not be required to classe of deliver the applications from the Moltage and Company and delivered to the Company.

any such documentation. Upon the conversion of this Note into capital stock pursuant to the terms hereof, in lieu of any fractional shares to which the Holder would otherwise be entitled, the Company shall pay the Holder cash equal to

such fraction multiplied by the price at which this Note converts.

(d) Interest Accrual. If a Change of Control or Qualified Financing is consummated, all interest on this Note shall be deemed to have stopped accruing as of a data besched by the Company that is up to 10 days prior to the signing of the definitive agreement for the Change of Control or Qualified Financing.

the commisse agreement for the Change of Lontrol or Qualinder Linnaching. Renief Indebtokens: The indebtokens systemed on this Notice is subcriticated in right of payment to the prior payment in full of any Sonior Indebtocens: in existence on the sale of this Notice of hermatier incurred. Some indebtodens's shall mean, unless expressly subcordinated to or made on a party with the amounts due under this Notice, all amounts due in commont for the Notice all amounts due in commont for the Notice all amounts due in common with (i) indebtodens's of the Company to banks or other lensing institutions requirely angaped in Intestement pasking or similar institutions and their difficuses, which sometimes engage in lending activities but without any purpose of the payment of the Common structure of the Company to the Common structure of the Common

14. Do the securities offered have voting rights?

☑ Yes ☐ No

Will have may the terms of the securines being offered be amodified?

Any term of this botic may be amended or walved with the written consent of the Company and the Holder's in addition, any term of this holder may be amended or walved with the written consent of the Company and the Majority Holders, but the affectivation of such walver or amendment with the consent of the Majority Holders in conformance with this paragraphs, such amendment or walver shall be effective as to, and binding against the holders of all offer holders of the Hold

Pirsuant to authorization in the investor Agreement between each investor and Wefunder Portal. Wefunder Portal is authorized to take the following actions with respect to the linvestment contract between the Company and an investor:

A. Wefunder Portal may amend the terms of an investment contract, provided that the amended terms are more Revorable to the investor than the original cortinal and actions are more accordance to the investor than the original provided that the amended terms are more Revorable to the investor than the original provided that the amended terms are more Revorable to the investor than the original version.

# RESTRICTIONS ON TRANSFER OF THE SECURITIES BEING OFFERED:

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

Securities styrishmenses.

It is an according investor,
Sun part of the offering registered with the U.S. Securities and Dechange Commission of
4 to a scenler of the family of the perchaser or the equivalent, too instruction of
the perchaser, i.e. a rest received for the herefit of a member of the family of the
purchaser the equivalent, or in consecution with the death or divenes of the
purchaser or the opinion, or in connection with the death or divenes of the
purchaser or or first similar circumstance.

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

Vottes without any or earn whether of the family of the purchaser or the equivalent' includes a child, stopchild, prandchild, prandchild,

### DESCRIPTION OF ISSUER'S SECURITIES

urities of the issuer are outstanding? Describe the

Class of Security	Securities (or Amount) Authorized	Securities (or Amount) Outstanding	Voting Rights	
Common	1,000,000	1,000,000	Yes	v
Class of Security	Securities Reselssuance upon	erved for Exercise or Conv	ersion	
Class of Security Warrants:			ersion	

18. How may the rights of the securities being offered be materially limited, diluted or qualified by the rights of any other class of security identified above?

toy be rejected any other case of security identified above?

The holders of a mignificipal-interest of voting rights in the Company could limit the investor's rights in a material way. For example, those interest holders could not to change the terms of the agreements governing the Company's operations or cause the Company to engage in additional offerings (including potentially a public offering). These changes could reveal in further intentions on the voting by distinguishing the control of the company's operation or cause the Company to engage in control of the company may be district. This means that the overate portion of the Company may be district. This means that the overate portion of the Company may be district. This means that the overate portion of the Company indicated indicates indicated indicate

the investor's voting and/or economic rights. In addition, as discussed above, if a majority-initrerest of holders of securities with voting rights cause the Company to issue additional ceutry, an investor's interest with spicely also be diluted. Based on the risk that an investor's rights could be limited, diluted or otherwise qualified, the investor could love all op part of this or her investment in the securities in this offering, and may never see positive returns. Additional ross related to the rights of other security holders are discussed below, in Chastion 2C

As holders of a majority-in-incress of voting rights in the Company, the shareholders may make decisions with which the Investor disagrees, or that the company of the company of the company of the company of the Investor will have no recourse to change these decisions. The Investor's interes may conflict with those of other investors, and there is no guarantee that the Company will decise jun a way that is optimal for a devantageous to the low

Company will develop in a way that is optimal for or advantageous to the Investor For example, the shareholders may change the terms of the articles of the Company, change the terms of securities issued by the Company, change the company, change the terms of securities issued by the Company, change the management of the Company, and even force out minority noders of securities. The shareholders may make changes that affect the tax them. They may also vote to engage in new offerings, analyse to engage countries in a way the negatively affects the value of the securities the Investor own. Other holders of securities of the Company may also have access to more information than the Investor, leaving the Investor of a distalvantage with respect to Any decisions regarding the securities in or she owns.

The shareholders have the right to redeem their securities at any time. Shareholders could decide to force the Company to redeem their securities time that is not favorable to the investor and is demanging to the Company, Investors' exit may affect the value of the Company and/or its viability.

Incases where the rights of holders of convertible debt. APRE, or other outstanding options or warrants are exercised, or if new awards are granted under or equily composition plans, an interver's interests in the Company may be leaved to the company of the company of the company may be leaved for securities will decrease, which could also diminish the investor's veiting and/or economic rights. In addition, and discussed above, if amontriy—interest and/or economic infects in diffusion, and discussed above, if amontriy—interest of holders of securities with voting rights cause the Company to issue additional stock, an investor's inferrest will bytechal valoe be disturbed.

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

composite extens.

The offering price for the securities offered pursuant to this Form C has been determined arbitrarily by the Company, and does not necessarily bear any radiationship to the Company's book value, assets, assiming or other generally accepted valuation criteria. In determining the offering price, the Company did not employ involvement banking firms or other outside organizations to make independent appraisal or evaluation. Accordingly, the effering price should no considerate the indicative of the actival value of the sections of enabled the consideration of the indicative of the actival value of the sections of enables of the consideration of the indicative of the actival value of the sections of enables and the consideration of the indicative of the actival value of the sections of enables and the consideration of the indicative of the actival value of the sections of enables of the consideration of the indicative of the actival value of the sections of enables of the consideration of the activities of the consideration of the consideration of the consideration of the indicative of the activities of the consideration of the activities of the consideration of the activities of enables and the consideration of the activities of the acti

numerocent appraise or entenation. Accordingly, the effering price should not be considered to be indictative of the actual value of the securities offered hereing. The initial amount invested in a Convertible Note is determined by the investor, and we do not superantee that the Convertible Note will be converted in the any particular number of shores. As discussed in Question 13, when we endough in an offered with the conversion price of the price paid or share for Equity Securities by the investors in the Qualified Finnesing calculated as either the conversion price causal to the Islands or of the valuation cap of Qualified Finnesing causal to the subsettor of the valuation cap of confident price of the price paid or share for Equity Securities by the investors in the Qualified Finnesing calculated here of the valuation cap of confident price of the price paid or share for Company's stock so of Immediately prior to the initial considerable and sewicabilist securities then outstanding, but excluding the shared any other debut, Decause there will large by the opublish makes the order of the Stock and the price of Stock are prevailing market conditions, our financial information, market of our business potential, the price of Stock are prevailing market conditions, our financial information, market valuations of other companies that we believe to be comparable to us, estimates of our business potential, the present state of our constitutions of the contract of the stock of the Stock are prevailing market conditions, our financial information, market the outs that the conditions of our units that take into account, as applicable, factors such as the following:

- unrelated third party valuations:
- the price at which we sell other securities in light of the relative rights, preferences and privileges of those
- our results of operations, financial position and capital resources;
- the marketability or lack thereof of the securities
- the hiring of key personnel and the experience of our management;
- the risk inherent in the development and expansion of our products; - our stage of development and material risks related to our business;
- the likelihood of achieving a liquidity event, such as an initial public offering or a sale of our company given the
- market conditions and the nature and history of our business
- · industry trends and competitive environment;
- trends in consumer spending, including consumer confidence;
- overall economic indicators, including gross domestic product, employment, inflation and interest rates; and
- the general economic outlook

We will analyze factors such as those described above using a combination of financial and market-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 mcbadologies that compare transactions in similar securities issued by us that were conducted in the market.

An investor in the Company will likely hold a minority position in the Company, and thus be limited as to its 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 outside the control of the Investor. The Company will be managed by to officers and be governed in accordance with the strategie direction and decision-marking of its Board of Directors, and the Investor will have no independent right to name 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 investment in the Company in such a transaction, but such apportunity canneasured.

The amount of additional 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-on investment, or the lack of an opportunity to make such a follow-on investment, may result in substantial didution of the investor's internat in the Company.

25. 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 issuer or transactions with related parties?

Josen or Desactions with neithed parties?

Additional Jissances of securities, Following the Investor's investment in the Company, the Company may self interests to additional investors, which will dist the percentage interest of the investor in the Company. The investor may have the opportunity of increase its investment in the Company in such a transaction, but such a poortunity cannot be assured. The amount of additional financian reeded by the Company, The such cannot be assured. The amount of additional financian reeded as a follow-or investment, or the financian reeded and a follow-or investment, or the financian reed of an opportunity or the inability of the Investor to make a follow-or investment, or the size of an opportunity or be inability of the Investor to make a follow-or investment, may result 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 shareholders, which may serve to decrease any liquidity in the market for such securities, decrease the percentage interests held by other similarly situated investors to the investor, and create pressure on the investor to still its securities to the Company concurrently.

sell its scurifies to the Company concurrently.

As an interest or will have limited or no ability to influence a potential sale of the successor will have limited or no ability to influence a potential sale of the Company or a substantial portion of its assets. Thus, the investor will rely upon the executive management of the Company and the Board of Directors of the Company to the success of the investor's investment in the Company will storm in large and upon the sall end expertise of the executive management of the Company and the Board of Directors of the Company is a substantial point of the Company's assets, there can be no quantered that value received by the Investor, together with the fair market estimate of the value received by the Investor, together with the fair market estimate of the Value received by the Investor, together with the fair market estimate of the Value received by the Investor of the Company.

operations when the Company may encounter potential conflicts of interest in its operations. On any sub-individual conflicts of interest, the executive management produces of the company may encounter potential conflicts of interest, the executive management pulgarent as to the Company be test interests. The Company may engage in terms which are not arms-length, but will be in all cases consistent with the other terms which are not arms-length, but will be in all cases consistent with the other of the management of the Company is its shareholders. By acquiring an induced in the Company, the Investor will be decembed to have acknowledged the oxistence of any such action or potential conflicts of interest and to have walved any claim with respect to any liability arising from the existence of any such conflict of interest.

INSTRUCTION TO QUESTION 24: name the creditor, amount overal interest rate, maturity date, and any other muscial serve.

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

Offering Date Exemption Security Type Amount Sold Use of Proceeds No exempt offerings.

26. Was or is the issuer or any entities controlled by or under common control with the issue party to any transaction since the beamman of the issuer's last fixed year, or any currently proposed transaction, where the amount moveled accessor they percent of the aggregate amount of capital risked by the issuer in release on Section 4(2)(fit) of the Securities. As during the procedural 22-month period, collading the amount the issuer issuer seen to take as during the procedural 22-month period, collading the amount the issuer seens to access the current of thring, in which any of the following persons had on it to have a princip or indirect material informs:

- waternal interest:

  1 any director or the issuer,
  2 any person who is, as of the most recent practicable date, the beneficial owner of 20 persons no is, as of the most recent practicable date, the beneficial owner of 20 persons or more of the issuer, sentral angular persons, practicated on the basis.

  3.1 the issuer van increasonated or organized within the past three years, any promoter of the issuer.

  5.2 or (4) any immodate family membrand of any of the second or the sec
- issuer;
  4. or (4) any immediate family member of any of the foregoing persons.

  Yes
  No

INSTRUCTIONS TO GUSSTION at the term transaction includes, but is not limited to, any financial consociation, arrangement or relationship (including any indebiseloses or governites of indebiseloses) or any series of challer transactions, arrangements or relationships.

Standisch unwerzieh für purpuser est purrugruph (2) sind her determined as als date that is en over the 100 days epine to the states of litting of this offering abstract and wring the source enhanced in described in Question 6 of this Question and Russes former.

The serm manufact of the family "includes any child, searched, grandfolid, correst, sepaceass, grandforms, speake or special explorations, shallow manufact in low, finite or facts as the six shallows to take shall be sufficient to or state in law of sepaces, and includes any originate valuationally or "Special deposition" records or calculations conjugating or relationship generally regulations in this calculation grands.

Compute the amount of a related party's interest in any transaction without regard to the profit or loss involved in the transaction. Where it is not practicable to stose the a amount of the interest, disclose the approximate amount involved in the transaction.

### FINANCIAL CONDITION OF THE ISSUER

□ Yes ☑ No

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

We are a personal & private chef on-demand service .

In five years, we hope to be the biggest private chef on demand service in the United States (not guaranteed).

### Milestones

Yes Chef App was incorporated in the State of North Carolina in October 2020.

Since then, we have:

- Perfect timing for this type of gig economy platform
- Ive been doing this business for 10 years proving this business model works

# Historical Results of Operations

Our company was organized in October 2020 and has limited operations upon which prospective investors may base an evaluation of its performance.

- Revenues & Gross Margin. For the period ended November 1, 2020, the Company had revenues of \$0.
- Assets. As of November 1, 2020, the Company had total assets of \$0, including \$0 in cash.
- Net Income. The Company has had not income of SO for 2020.
- tiabilities. The Company's liabilities totaled SO for 2020.

After the conclusion of this Offering, should we hit our minimum funding target, our projected runway is 0 months before we need to raise further capital.

We will likely require additional financing in excess of the proceeds from the Offering in order to perform operations over the lifetime of the Company, Exces as otherwise described in this Form C, ved on the have additional sources of capital other than the proceeds from the offering, Because of the complexities and uncertainties in establishing and we business strategy. It is not possible adequately 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 this offering through the company will receive any investments from investors.

### Runway & Short/Mid Term Expenses

Yes Chef App cash in hand is \$5,000, as of November 2020. Over the last three months, revenues have averaged \$0/month, act of goods sold has averaged \$0/month, and operational expenses have averaged \$0/month, and operational expenses have averaged \$0/month, and are average burn rate of \$0 per month. Our intent is to be profitable in 6 months.

There have been no material changes or trends since the date that our financia statements cover.

We expect to need a total of \$100k in capital to reach a revenue-generating point six months after the completion of the raise. Six months after that point, we hope to be generating \$50k/month in revenue and \$7.5k/month in expenses. These projections cannot be guaranteed.

If you only raise \$20k, we can still reach a revenue generating point, we will be about 3-6 months behind schodule.

For additional funds outside of this offering, we can rely on capital contribution

INSTRUCTION TO COZITION 28. The discussion was every early yet for which femousial vasions are provided, or means with my pice operating through all elevations which for forecast understood an exercised. From the continue of the continue of the continue of the continue of femous desired and exercised. From the femousia continue of the continue of continue of continue of femousia desired and exercised from the femousia continue of continue of continue of softer transcribed and exercised from the femousia femousia continue of continue of softer transcribed properties of femousia femousia continue of continue of softer transcribed properties of continue of the continue of softer transcribed and continue of the continue of softer transcribed and softer softer transcribed and softer transcribed and softer softer

# FINANCIAL INFORMATION

29. Include financial statements covering the two most recently completed fiscal years or the period(s) since incention, if shorter:

Refer to Appendix C, Financial Statements

l, Kevin Winston, certify that:

(1) the financial statements of Yes Chef App, Inc. included in this Form are true and complete in all material respects; and

(2) the tax return information of Yes Chef App, Inc. included in this Form reflects accurately the information reported on the tax return for Yes Chef App, Inc. filed for the most recently completed fiscal year.

Kevin Winston

### STAKEHOLDER ELIGIBILITY

- modity. Future 3 Trading Commission or the National Credit Union Administration that:
  Let the time of the Rings of this Griffing Seatment bears the persons form:
  A passociation with an entity regulated by such commission, submiring, apercy or efforted "Live Life No
  D. engaging in the business of securities, insurance or bankings" "Yes' Life No
  C, engaging in solvings association or credit union activities" ("Yes' Life No
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  C, engaging in solvings association or credit union activities ("Yes' Life No
  C, engaging in solvings association or credit union activities ("Yes' Life No
  Lif

(4) is any such person subject to an order of the Commission entered pursuant to Section 19(b) or 198(c) of the bischange Act or Section 203(c) or (f) of the Investment Advisors Act of 1940 that, at the time of the filling of this offering statement.

- table, at the time or the immy of this ordering sections as a broker, dealer, municipal socurities dealer, investment attiviser or funding portal? \( \begin{align\*} Yes \bigcite{\text{No}} \\ \text{No} \\ \text{Lipidocs of months and the activities. Functions or operations of such person? \( \begin{align\*} \begin{align\*} \text{Visited} \\ \text{No} \\ \end{align\*} \)
- iii. bars such person from being associated with any entity or from participating in the offering of any penny stock? ☐ Yes ☑ No

ii. Section 5 of the Securities Act? 🔲 Yes 🗷 No

(7) Has any sich person filed (as a registrant or issuer), or was any sich person or was any sich person served as an underwinder in, any regulations sidement or fileppletian a offering statement, with the subject of a refusion of events of the control of the statement, west to believe of a refusion of event, stoo order, or order suppression by the flequilities. A seamplien, or is any such present, at the time of rauth filings, the subject of an investigation processing to determine whether as they order or suspension or order should be incurred.

☐ Yes ☑ No

☐ Yes ☑ No

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

INSTRUCTIONS TO QUESTION 30: Final order means a written directive or declarator, issued by a federal or main agency, described in Rule 503(a)(a) of Regulation Crowdlaw applicable statutury authority that provided for notice and an appearantly for hearing, veneral tasks of the disposition are earth by that Selection is retain egants.

### OTHER MATERIAL INFORMATION

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

The Company is using the services of XX as part of its offening, XX is comprised of XX investments, LLC, XX Team LLC, and the Lead Investors who provide services on behalf of XX Team LLC. The services of XX are available to companies that offer securities through Webfunder Portal LLC and to investors who invest in such companies through Webfunder Portal, Dut XX is not affiniated with Webfunder Portal or its offenings.

XX Investments is the Company's transfer agent and also acts as custodian, paying agent, and proxy agent on behalf of all investors that enter into the Custodial and Voting Agreement with XX Investments through the Weltunder Portal website ("Investors"), XX Investments holds legal title to the securities the Company issues through Weltunder profat (which are uncertificated) on hohalf of Investors, Investors, in turn, hold the beneficial interests in the Company's securities, XX Investments keeps track of each investor's beneficial ownership interest and malket any distributions to the Investors (or other parties, as directed by the Investors).

In addition to the above services, at the direction of XX Team, XX Investments votes the securities and take any other actions in connection with such voting on behalf of the investor. XX Investments acts at the direction of XX Team, because XX Team holds a power of attorney from each investor that has entered into the investor Agreement to make voting disclinions on behalf of that investor XX Investments will not charge investors for its services. XX Investments does charge the Company SLOOD/Vare for services; however, those free, may be paid by Wefunder Inc, on behalf of the Company).

As noted, XX Team holds a power of attorney from each investor that has enters into the investor Agreement to make voting decisions on behalf of that investor. Pursuant to the power of attorney XX Team will make voting decisions and then

direct XX Investments to vote and take any other actions in connection with the voting on Investment set with XX Team will act, with respect to the Company, through our Lead investor, who is a representative AXX Team Ax compensation for its voting services, each investor authorizes XX Investments to distribute to XX Team AXX or any acceptance of the Company, XX Team Ax compensation with our Lead investor in XX Team AXX or any acceptance of the Company XX Team will share its compensation with our Lead investor XX XX or any acceptance of the Company and may be compensated for these services by the Company, although, fees owed by the Company may be paid by Wytender Inc. XX Team will share its consulting compensation with our Lead Investor.

consulting compensation with our Lead investor.

The Lead investor is an experienced investor that we choose to act in the role of Lead investor, both on bothalf of the Company and on behalf of investors. As noted, the Lead investor, who he behalf of the Company and on the Lead investor, but & Tauri receiver from the Company of Vibritarde in con the Company and approved by Wefunder inc. and the identity of the Lead Investor. On the Company and approved by Wefunder inc. and the identity of the Lead Investor must be disclosed to Investors below investors make a final investment decision to purchase the Company's securities. Investors will receive disclosure reparding all frees that may be received by the Lead investor. In the Investor may be companied to the Company in such a set where the Company is considered to the Company and Investor may act in multiple roles and be a supervised person of Verbinder Advanced Advanced Advanced Lead Investor may act in multiple roles and be compensated from multiple parties. We Lead Investor may act in multiple roles and be compensated from multiple parties. We Lead Investors also also in maximize the value of the Company and therefore maximize the value of the Investors.

Investors that wish to purchase the Company's securities through Wefunder Port must agree to (I) hire XX investments to serve as custodien, poying agent, and provsy agent with respect to the Company's securities (Z) give a power of attorney to XX Team to make all voting decisions with respect to the Company's securities; and 30 direct XX investments to share 10% of the Investor's distribution from the Company with XX Team. The Company may waive these requirements for certain investors with whom the Company has a pre-existing

The XX arrangement described above is intended to benefit the Company by allowing the Company to reflect one investor of its capitalization table (XX investments) and by simplifying the voting process with respect to the Company's securities by having one entity (XX Team), through one person (the Lead investor), make all voting decisions and naiving one entity (XX Investments) carry out XX Team's voting instruments and any take any related actions. The XX arrangement also is intended to benefit investors by providing the services of an experienced Lead Investor (cating on behalf of XX Team) who is expected to make value—anximising decisions regarding investor's pecunities. XX Team (acting through the Lead Investor in year further benefit both the Company and Investors by providing consulting services to the Company that are intended to maximize both the value of its securities.

INSTRUCTIONS TO QUESTION 30: Hinformation is presented to investors in a format, media or other means not able to be reflected in text or pertable document format, the issuer should include.

## ONGOING REPORTING

The issuer will file a report electronically with the Securities & Exchange Coannually and post the report on its website, no later than:

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

/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

- 2. the issuer has filed at least one annual report and has fewer than 300 bolders of record;
  3, the issuer has filed at least three annual reports and has total assets that
- do not exceed \$10 million:
- to not exceed for minors; 4. the issuer or another party purchases or repurchases all of the securities issued pursuant to Section  $4(s)(\theta)$ , including any payment in full of debt securities or any complete redemption of redeemable securities; or the issuer liquidates or dissolves in accordance with state law.

### **APPENDICES**

Appendix A: Business Description & Plan

Appendix B: Investor Contracts

Early Bird Cooley Go Convertible Note Cooley Go Convertible Note

Appendix C: Financial Statements

Financials 1

Appendix D: Director & Officer Work History

Appendix E: Supporting Documents

# **Signatures**

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

The following documents

Cover Page XML

Appendix A: Business Description & Plan

Appendix B: Investor Contracts

Appendix C: Financial Statements

Appendix D: Director & Officer Work History

Delana Winston

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 sianed on its behalf by the duly authorized understaned

Kevin Winston

Act of 1933 and Regulation Crowdhunding (§ 227.100 et seq.), this Form C and Transfer Agent Agreement has been signed by the following persons in the capacities and on the dates indicated.

Kevin Winston

Founder 3/10/2021

The Farm C must be signed by the issues, its principal assembles officer or officers, its principal floranced officer or officers is principal floranced officer or officers at a majority of the heart of directors or persons performing smaller facetons.

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

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