

STAGEWOOD CONSORTIUM, INC.

Confidential Private Placement Offering Memorandum

*Purchase Rights for Tokens pursuant to
Simple Agreement for Future Tokens*

THE DATE OF THIS MEMORANDUM IS AUGUST 4, 2018.

THE OFFERING PERIOD OF THE PLACEMENT WILL EXPIRE ON JANUARY 31, 2019.

This confidential Private Placement Offering Memorandum (the “*Memorandum*”) has been prepared solely for use by a limited number of accredited investors to whom the STAGEWOOD CONSORTIUM INC. (the “*Company*”) is offering (the “*Offering*”) the opportunity to purchase, the right to acquire in the future, pursuant to a Simple Agreement for Future Tokens (the “*SAFT*”), units of TYKCOIN to be developed, produced and offered by the Company (“*TYKCOIN*” or “*Tokens*”). Unless the context requires otherwise, in this Memorandum the terms “*Stagewood*,” “*the Company*,” “*we*,” “*us*” and “*our*” refer to STAGEWOOD CONSORTIUM INC. and all dollar (\$) amounts set forth herein refer to United States dollars. Each recipient hereof acknowledges and agrees that (i) the contents of this Memorandum constitute proprietary and confidential information, (ii) The Company and its affiliates derive independent economic value from such confidential information not being generally known, and (iii) such confidential information is the subject of reasonable efforts to maintain its secrecy. The recipient further agrees that the contents of this Memorandum are a trade secret, the disclosure of which is likely to cause substantial and irreparable competitive harm to the Company. Any reproduction or distribution of this Memorandum, in whole or in part, or the disclosure of its contents, without the prior written consent of the Company, is prohibited. Each person who has received this Memorandum is deemed to agree to return this Memorandum to the Company upon request. The existence and nature of all conversations regarding the Company and this offering must be kept confidential.

This Memorandum has been prepared in connection with a private offering solely to accredited investors of the SAFT. Each investor will be required to execute a SAFT (as amended, restated and/or otherwise modified from time to time) and an investor questionnaire to effect its future investment in the Tokens. This Memorandum contains a summary of the SAFT, the Tokens and certain other documents referred to herein. However, the summaries in this Memorandum do not purport to be complete and are subject to and qualified in their entirety by reference to the actual text of the relevant document, copies of which will be provided to each prospective investor upon request. Each prospective investor should review the SAFT and such other documents for complete information concerning the rights, privileges and obligations of SAFT investors. If any of the terms, conditions or other provisions of the SAFT or such other documents are inconsistent with or contrary to the descriptions or terms in this Memorandum, the SAFT or such other documents shall control. **The Company reserves the right to modify the terms of the offering and the SAFTs and the Tokens described in this Memorandum, and the SAFTS are offered subject to the Company’s ability to reject any commitment in whole or in part.**

The SAFTs have not been and will not be registered under the United States Securities Act of 1933, as amended (the “*Securities Act*”), or any United States state securities laws or the laws of any foreign jurisdiction. The SAFTs will be offered and sold under the exemption provided by Section 4(A)(2) of the Securities Act and Regulation D promulgated thereunder, or to non-U.S. Persons who are not purchasing for the account or benefit of a U.S. Person as defined under Regulation S under the Securities Act, and other exemptions of similar import in the laws of the states and other jurisdictions where the offering will be made. The Company will not be registered as an investment company under the United States Investment Company Act of 1940, as amended (the “*Investment Company Act*”). Consequently, investors will not be afforded the protections of the Investment Company Act. The Tokens have not been registered under the Securities Act or any United States state securities laws or the laws of any foreign jurisdiction. We currently intend to either seek a “no-action” letter from the United States Securities and Exchange Commission (“SEC”) stating that they will not take action against the Company for issuing the Tokens as non-securities or pursue registration of the Tokens with the SEC. We will not issue the Tokens until we have either received the no-action letter, completed registration of the Tokens or, in our sole judgment, determined that issuance of the Tokens is fully compliant with applicable laws.

The SAFTs described in this Memorandum are subject to restrictions on transferability and resale and may not be transferred or resold. Investors should be aware that they will be required to bear the financial risks of this investment for an indefinite period of time.

An investment in the SAFT and the Tokens involves a high degree of risk, volatility and illiquidity. A prospective purchaser should thoroughly review the confidential information contained herein and the terms of the SAFT, and carefully consider whether an investment in the SAFT is suitable to the investor’s financial situation and goals.

No person has been authorized to make any statement concerning the Company or the sale of the SAFTs discussed herein other than as set forth in this Memorandum, and any such statements, if made, must not be relied upon.

Investors should make their own investigations and evaluations of the SAFT and the Tokens that will be delivered pursuant thereto, including the merits and risks involved in an investment therein. Prior to any investment, the Company will give investors the opportunity to ask questions of and receive answers and additional information from it concerning the terms and conditions of this offering and other relevant matters to the extent the Company possesses the same or can acquire it without unreasonable effort or expense. Investors should inform themselves as to the legal requirements applicable to them in respect of the acquisition, holding and disposition of the SAFTs and the Tokens upon their delivery, and as to the income and other tax consequences to them of such acquisition, holding and disposition.

This Memorandum does not constitute an offer to sell, or a solicitation of an offer to buy, an interest in any jurisdiction in which it is unlawful to make such an offer or solicitation. Neither the United States Securities and Exchange Commission nor any other federal, state or foreign regulatory authority has approved an investment in the SAFT. Furthermore, the foregoing authorities have not confirmed the accuracy or determined the adequacy of this Memorandum, nor is it intended that the foregoing authorities will do so. Any representation to the contrary is a criminal offense.

Investments in the SAFT are denominated in United States dollars (\$) and Investors may tender Bitcoin, Ether, or U.S. dollars in exchange for the SAFT. Such currencies are subject to any fluctuation in the rate of exchange and, in the case of digital assets, the exchange valuations. Such fluctuations may have an adverse effect on the value, price or income of an investor's investment.

Cautionary Statements Regarding Forward-Looking Statements

Certain statements in this Memorandum constitute forward-looking statements. When used in this Memorandum, the words "may," "will," "should," "project," "anticipate," "believe," "estimate," "intend," "expect," "continue," and similar expressions or the negatives thereof are generally intended to identify forward-looking statements. Such forward-looking statements, including the intended actions and performance objectives of the Company, involve known and unknown risks, uncertainties, and other important factors that could cause the actual results, performance, or achievements of the Company in its development of the Tykcoin Ecosystem (as defined below) to differ materially from any future results, performance, or achievements expressed or implied by such forward-looking statements. No representation or warranty is made as to future performance or such forward-looking statements. All forward-looking statements in this Memorandum speak only as of the date hereof. The Company expressly disclaims any obligation or undertaking to disseminate any updates or revisions to any forward-looking statement contained herein to reflect any change in its expectation with regard thereto or any change in events, conditions, or circumstances on which any such statement is based.

Prospective investors are not to construe this Memorandum as investment, legal, tax, regulatory, financial, accounting or other advice, and this Memorandum is not intended to provide the sole basis for any evaluation of an investment in an interest. Prior to acquiring an interest, a prospective investor should consult with its own legal, investment, tax, accounting, and other advisors to determine the potential benefits, burdens, and other consequences of such investment.



STAGEWOOD CONSORTIUM INC.
SIMPLE AGREEMENT FOR FUTURE TOKENS

TABLE OF CONTENTS

COMPANY OVERVIEW	5
MANAGEMENT	10
TERMS OF THE SAFTS.	11
RISK FACTORS	13
USE OF PROCEEDS	21
PLAN OF DISTRIBUTION	23
TAX CONSIDERATIONS	27

THIS OFFERING IS LIMITED SOLELY TO ACCREDITED INVESTORS AS DEFINED IN REGULATION D UNDER THE SECURITIES ACT. ONLY PERSONS OF ADEQUATE FINANCIAL MEANS WHO HAVE NO NEED FOR PRESENT LIQUIDITY WITH RESPECT TO THIS INVESTMENT SHOULD CONSIDER PURCHASING THE PURCHASE RIGHTS SET FORTH IN THE SAFT OFFERED HEREBY BECAUSE: (I) AN INVESTMENT IN THE SAFTS INVOLVES A NUMBER OF SIGNIFICANT RISKS (SEE “RISK FACTORS”); AND (II) NO MARKET FOR THE SAFTS OR THE PURCHASE RIGHTS CONTAINED THEREIN, AND NONE IS LIKELY TO DEVELOP IN THE REASONABLY FORESEEABLE FUTURE. THIS OFFERING IS INTENDED TO BE A PRIVATE OFFERING THAT IS EXEMPT FROM REGISTRATION UNDER THE SECURITIES ACT AND APPLICABLE STATE SECURITIES LAWS.

The Overview set forth below is supplemented by the Tykcoin White Paper which is incorporated herein in full be reference. To the extent that the White Paper and the information set forth in this Offering Memorandum are inconsistent, the terms of this Offering Memorandum shall be deemed to control and shall supercede the information in the White Paper.

OVERVIEW

Overview

The Stagewood Consortium Inc. (“Stagewood” or the “Company”) has been formed as a Delaware corporation. It is affiliated with the CrypTykum Foundation, which is a unique not-for-profit organization devoted to bringing innovative Blockchain technology and smart contract applications to the Entertainment industry. Together, they form the ground floor for a worldwide community working under virtual and physical platforms that directly connect Fans, Performers and Producers, streamlining the delivery of entertainment.

Leveraging the Ethereum Token Standard ERC20 under a Hyperledger Fabric Blockchain platform StageWood network and native token, TykCoin, will allow decentralized exchanges of value between the community of Fans, Performers, Producers and Entertainment industry service providers.

Summary of TYKCOIN

TykCoin’s goal is to allow transactions between Fans, Performers/Artists and Producers to run as planned, without censorship, fraud or third-party interference. Under a powerful shared global infrastructure, ownership of property and transfer of value is facilitated without boundaries, with reliable confirmation of compliance with agreements.

Fans, Artists and Producers will accept TykCoin as a utility ERC-20 Compliant Token for value, in exchange for all services and transactions of events developed within the StageWood community. The Hyperledger Fabric blockchain technology hosting TykCoin provides trust to all sectors as transaction payments are not released until the service or event has been performed, as agreed on ledger recorded smart contracts. Artists will advance their reputation and respect for their Fans by allowing the transactions for tickets outside of the reach of unethical scalpers. Fans will trust that their investment in their Artist is at fair market value as late transactions will be done on a peer to peer basis, directly between Fans.

Why TYKCOIN?

TykCoins carry inherited benefits derived from Blockchain Technology and its digital nature. Its use will allow innumerable benefits to fans and the entertainment community, including:

- ***TykCoin is a token with fundamental utility and value.*** The TYKCOIN will be the native crypto token of the CrypTyKum Foundation Hyperledger Fabric Ecosystem and the value transfer instrument for smart contracts and transactions registered by this ledger. Its committed use by all the StageWood Consortium, Inc. enterprises will allow holders to acquire tickets to entertainment events, pay for services and merchandise at StageWood locations, as well as any other business using the CrypTyKum platform to manage secure transactions. Although the StageWood community will be focused on the entertainment industry, the CrypTyKum platform will be available and promoted for all businesses to take advantage of its technological advances. In fact, the main purpose of the CrypTyKum Foundation is to promote and invest in the development of business applications that work on top of its Hyperledger Fabric to increase utility and value of TykCoins.
- **Individual Ownership:** in a traditional banking or credit card system, you effectively turn stewardship of your funds over to a third party that can exercise the power of life or death over your assets. Accounts may be closed without notice for infringements of a financial institution's Terms of Service – requiring you as the account holder to jump through hoops in order to get yourself back into the system. Perhaps the greatest of all advantages of a value token like TykCoin is that unless you've delegated management of your wallet over to a third-party service, you are the sole owner of the corresponding private and public encryption keys that make up your cryptocurrency network identity or address. While delegated management through our applications makes transactions simpler, the customer is able to unlink their wallets and manage them independently.
- **Committed Market:** TykCoins have been created for a specific use in the entertainment industry, particularly for live performances financial management which include internal transactions as well as ticket purchases. The more events coordinated under its platform, the larger the demand of TykCoins.
- ***Stagewood entertainment community and business projects have the potential to transform the entertainment industry.*** Advancements in machine learning and blockchain technology enable Stagewood to disrupt the traditional and convoluted business transactions in the provision of entertainment. Events can be coordinated under a trusted platform, rather than relying on the good faith of the partners. The immutability of data stored on the blockchain provides a secured transaction agreement and proof of compliance without requiring third party verification. Through the TykCoin Ecosystem, we enable users to make deals including organizing events, contracting talents and services for the event and selling tickets for the event. Securities embedded in blockchain smart contracts protects the interests of all players with guaranteed performances or appropriate compensation. Transfers of tickets and resale opportunities are simplified and rewards distributed evenly between the parties. .
- **Ubiquitous Access:** everyone with access to the Internet or mobile phones will be able to create transactions in the network using TykCoins, even if lacking access to traditional exchange systems.
- **Remote Transactions:** agreements or ticket purchases could be accomplished instantly with TykCoins regardless of location of the parties, or distance between them with no intermediary roadblocks.
- **Fee Savings:** transactions are completed for a fraction of the expense and time required to complete traditional asset transfers, dramatically reducing charges. Transactions made on our platform and based exclusively on TykCoins will incur on No credit card or transfer fees (except when converting to other currencies). Unnecessary intermediaries are eliminated as well as their charges.

- **Rewards:** the use of TykCoins facilitates the opportunity to distribute loyalty Tokens to users that can be consumed in acquiring tickets, merchandise or services at events managed by the platform or be transferred to other fans.
- **Immediate Settlement:** generally agreements typically involve some third parties (Banks, Credit Cards, Lawyers, Notary, etc.), delays, and payment of fees. On the other hand, smart contracts using TykCoins are designed to enforce agreed upon terms. Tailored smart contracts may eliminate or add third party approvals, reference external facts, or be completed at a future date or time. Event Tickets can be purchased instantly with significant savings on transaction fees.
- **Portability:** TykCoin electronic nature and widespread acceptance will allow for easy transfer of digital value without international barriers. TykCoins are not bound by exchange rates, interest rates, transactions charges or other charges of any country; therefore, it can be used at an international level without restrictions. Savings in time and money are appreciated when transferring value from one country to another.
- **Fraud Prevention:** as a blockchain token, TykCoins are digital and cannot be counterfeited or reversed arbitrarily by the sender. Reversal of transactions as with credit card charge-backs are not possible in the TykCoin Platform.
- **Identity Theft Prevention:** every credit card use exposes your full credit line, as credit cards operate on a “pull” basis, where the merchant requires access your account to pull funds to complete the payment transaction. Blockchain technology uses a “push” mechanism that allows the customer to send exactly what he or she wants to the merchant or recipient with no further information.
- **Decentralization:** a global network of computers using blockchain technology jointly manage the database that records TykCoin transactions. Not any one central authority is able to tamper with the system, as the network operates on a user-to-user (or peer-to-peer) basis.
- **Record Keeping:** digital transactions using TykCoins operate under smart contract resources and services including intrinsic accounting with immutable ledgers.
- **Community Building:** TykCoins will foster a strong community around the project by:
 - Encouraging individuals to become emotionally and financially invested in the community.
 - Engendering ambassadors who will promote free market increase adoption of TykCoins which in turn will increase the acceptance of the token.
 - Allowing any individual to become part of the project and share in the benefits if TykCoins were to appreciate in value.
- ***TykCoin will be valuable for those in the entertainment industry.*** Anyone will be able use TykCoin to buy and sell services or products, for entertainment events or at any location accepting TykCoins. Producers and Performers will be able to break international barriers for transactions and transference of their value will be simplified at significant cost savings, bypassing the need for intermediaries, like banks and money transfer institutions. Stagewood and its affiliated entities or any other entities using TykCoins and the platform smart contracts will benefit from immediate clearance as well as automated accounting of complex transactions. Facilitating otherwise unfeasible venues will open up the doors to many opportunities for performers and entertainment industry entrepreneurs.

Initial Launch of TYKCOIN and TykCoin Ecosystem

At the time of the public Token distribution event (Token Sale), which will not occur until after the earliest to occur of: (a) the Company's receipt of a no-action letter from the SEC, (b) the registration of the Tokens with the SEC or (c) our determination that issuance of the Tokens is fully compliant with applicable laws, Stagewood's goal is for the TykCoin Ecosystem to have the following functionality (the "*Minimum Viable Product*"):

- **Hyperledger Fabric Blockchain Network:** StageWood Consortium, Inc. will develop and deploy the platform for smart contracts creation and registration on a permissioned network of nodes. It is expected that the platform will be fully functional by the time of the Token Sale launch. Preliminary testing of the platform will be carried on to secure adequate functionality before it is released to the community. Permissioned nodes will register transactions but the network will allow external nodes to access unrestricted information, request smart contract creations and registration of wallets and other transactions.
- **TykCoin Initial Mint:** once the Hyperledger Fabric blockchain and nodes network are operational, the functional characteristics of TykCoins will be registered on the platform native logic. This master smart contract will be immutable and will govern all platform transactions. A genesis block will mint the initial tokens. Wallets will be registered in the network, allowing for appropriate distribution of the minted TykCoins among StageWood entities, CrypTyKum Foundation, StageWood Entertainment Foundation, early investors in the SAFT and founders after the earliest to occur of: (a) the Company's receipt of a no-action letter from the SEC, (b) the registration of the Tokens with the SEC or (c) our determination that issuance of the Tokens is fully compliant with applicable laws (the "Regulatory Event").
- **Wallets:** once the platform is operational, TykCoins minted, the Regulatory Event has occurred and initial distribution performed, the Token Sale will launch with the platform being able to register new wallets for individual buyers of TykCoins. These buyers will receive purchased TykCoins to their platform wallet which will be accessible from public nodes so they can verify their ownership and ledger of transactions at any time.
- **MyN3:** we will test a Minimum Viable Product (MVP) for the MyN3 application before the Token Sale launch. This application will have access to individual TykCoin wallets to allow the token use to purchase event tickets, goods and services. After receiving feedback from users, the MVP version will be updated into an Alpha version which will be released to a limited market and the token holders. Once there is confidence and security on the functionality of the application, the Beta version for widespread distribution will be released to the general public. The Beta version will include fixes to problems identified on feedback from prior versions, and quality improvement upgrades as evaluated and incorporated by the development team to streamline performance. The release will occur in stepwise fashion, starting in one test metropolitan market and expanding to other urban areas according to performance and resources availability.
- **Dedicated Exchange Platform:** a dedicated exchange platform will be developed by TykWood, Inc. with support from the CrypTyKum Foundation and investments from StageWood Consortium, Inc. This platform will allow for free market trade of TykCoins between owners of the token within the StageWood ecosystem, securing a trading alternative. Nevertheless, the exchange platform is not expected to be operational by the Token Sale launch date, in order to allow for appropriate application and event development before market exchanges occur as well as for any required regulatory steps to be taken. This is intended to protect the valuation of the minted and distributed tokens so there is no opportunity to depreciate its value during our developing phase.

- **Public Trading Platform:** except for tokens residing in restricted wallets (founders, escrow wallets, etc.), there will be no technical restrictions for TykCoins to be traded by external exchange platforms as the token is ERC-20 compliant. Owners of TykCoin wallets will be free to trade on these platforms outside of CrypTyKum Foundation or StageWood Consortium, Inc. control or regulation.

Legal Proceedings

From time to time, Stagewood or one of its affiliated entities may be involved in legal proceedings. The results of such legal proceedings and claims cannot be predicted with certainty, and regardless of the outcome, legal proceedings could have an adverse impact on Stagewood's business or the development of the Stagewood Ecosystem because of defense and settlement costs, diversion of resources and other factors.

MANAGEMENT

Santiago Figueroa, MD, MBA, FAANS, FACS

Founder and CEO of StageWood Consortium and associated enterprises.

Recognized with a Day on his name by the City of Miami for his long-standing dedication to community development and growth. Dr Figueroa has had a significant impact on the business and Entertainment community in Miami. Besides being an Internationally Recognized Neurosurgeon, he has lead enterprises with over 150 contributors. As a pianist himself and an avid Art collector (music and art), he has supported the advancement of the Entertainment community and the social wellbeing of its members in the city of Miami and internationally. His own ventures on the stage include hosting an entertaining TV Show, Dr. Chago. Multiple academic degrees including an Executive Master in Business Administration at the University of Miami and successful business ventures in several industries define the nature of our CEO as an entrepreneur at heart. A passion for innovation has guided him to design, patent and develop tools and novel techniques to accomplish complicated tasks in and out of the operating theatre as well as in business management. In constant search for new business tools, Dr. Figueroa has embraced the rapidly evolving Blockchain technology and is fully engaged with the programing and engineering of the StageWood platform. He is passionate about developing a community that will promote the honest relationship between Fans, Producers and Performers, with benefits for all and careful support of each one interests. He is dedicated full time to the business development of StageWood, the growth of its Investor relationships and its international platform deployment.

Carlos Guzman, MD, MSL

Chief Technology Officer

While starting his professional career as a medical doctor, Carlos always had a passion for technology and soon veered away from the clinical practice of medicine to become a full time developer of healthcare applications. He has founded companies dedicated to assisting healthcare providers with their technological needs, either as an outsource resource or by taking on full development and system operations, Carlos took the role as the Chief Technology Officer in one of the biggest billing and coding solutions providers in the Florida area, streamlining operations and reducing costs dramatically. As the blockchain technology started to evolve Carlos envisioned the potential of this technology and decided to pursue the development of disruptive applications using distributed ledgers based on Open Source frameworks. As his passion for blockchain grew, he became a cryptocurrency miner, starting out with a Dual Mining station capable of almost 10 Ghashes/ Second in the Ethereum blockchain. He is described as an individual who has a very high analytical skillset, who loves to think outside of the box and is now fully dedicated to the development of the StageWood technological platform.

TERMS OF THE SAFTS

The summary below describes the principal terms of the SAFTs and the rights to receive Tokens contained therein. Certain of the terms and conditions described below are subject to important limitations and exceptions. Prospective investors should review the entirety of form of SAFT, available from the Company. The summary below is qualified in its entirety by reference to the actual text of the form of SAFT.

<i>Company:</i>		STAGEWOOD CONSORTIUM INC.
<i>Securities:</i>		Right to receive in the future certain units of TYKCOIN of the Company (the “ Token ” or “ TYKCOIN ”) pursuant to a Simple Agreement for Future Tokens (each a “ SAFT ” and together the “ SAFTs ”) issued to investors (each, an “ Investor ”). Each Investor: (a) if in the United States, or a U.S. Person (as defined in Regulation S under U.S. Securities Act of 1933, as amended (the “ Securities Act ”)), must be an accredited investor, as defined in Regulation D under the Securities Act.
<i>Form of Payment for SAFT:</i>		Bitcoin, Ether and U.S. dollars. The SAFTs shall be deemed in U.S. dollars, and payments in Bitcoin and Ether shall be valued in U.S. dollars at an exchange ratio equivalent to the volume-weighted average daily price of Bitcoin or Ether, as applicable and published by Coinbase Exchange on the business day preceding the entry into this SAFT.
<i>Use of Proceeds:</i>		A significant portion of the proceeds of the Offering will be used by the Company to achieve the Minimum Viable Product and subsequently to build-out the Tykcoin Ecosystem.
<i>Automatic Conversion:</i>		Conversion will be triggered following the Regulatory Event and upon the Network Launch. “ Network Launch ” means the bona fide public release of the TYKCOIN genesis block and a fully functioning TYKCOIN blockchain that can be used to access services and purchase assets available on the Company’s software platform.
<i>Conversion Price:</i>		The conversion will occur at a discount to of 40% of the initial bidding price per TYKCOIN at the start of the Initial Coin Offering, as determined by the Company and notified to the public at the Network Launch.

<p><i>Termination:</i></p>		<p>The SAFT shall terminate upon the earlier of (i) the Network Launch; (ii) the payment or setting aside of payment of amounts due to the Investor upon a Dissolution Event, which shall include (a) a voluntary termination of operations of the Company, (b) a general assignment for the benefit of the Company’s creditors or (c) any other liquidation, dissolution or winding up of the Company, whether voluntary or involuntary; (iii) the failure to obtain net proceeds of more than \$1,000,000.00 from the sale of all rights pursuant to the SAFTs, <i>provided</i>, that in the case of (iii) , the StageWood Consortium, Inc. managers have not solicited a request for an extension of the SAFT agreement. If such request is made, individual SAFT holders may have the opportunity to extend their agreement or terminate it.</p>
		<p>Company shall have the obligation to repay to each Investor the full amount of such Investor’s investment (the “Purchase Amount”). “Dissolution Event” means (i) a voluntary termination of operations of the Company, (ii) a general assignment for the benefit of the Company’s creditors or (iii) any other liquidation, dissolution or winding up of the Company, whether voluntary or involuntary.</p>
<p><i>Priority of Payment:</i></p>		<p>If there is a Dissolution Event before this instrument expires or terminates, the Company will pay an amount equal to the Purchase Amount multiplied by the Discount Rate (the “Discounted Purchase Amount”), due and payable to the Purchaser immediately prior to, or concurrent with, the consummation of the Dissolution Event. If immediately prior to the consummation of the Dissolution Event, the assets of the Company that remain legally available for distribution to the Purchaser and all holders of all other SAFTs (the “Dissolving Purchasers”), as determined in good faith by the Company’s board of directors, are insufficient to permit the payment to the Dissolving Purchasers of their respective Discounted Purchase Amounts, then the remaining assets of the Company legally available for distribution, will be distributed with equal priority and pro rata among the Dissolving Purchasers in proportion to the Discounted Purchase Amounts they would otherwise be entitled to receive pursuant to this paragraph. Any distributed amounts shall be in U.S. Dollars.</p>
<p><i>Documentation:</i></p>		<p>Purchase and sale of the rights shall be on the terms and conditions set forth in the SAFT, which shall be prepared by Company’s counsel, and which will contain certain representations, warranties and covenants of the Company and the Investors, closing conditions and other provisions.</p>

RISK FACTORS

An investment in the SAFT involves a high degree of risk. You should consider carefully the risks described below, together with all of the other information contained in this Memorandum and the SAFT, before making an investment decision. The following risks entail circumstances under which, our business, financial condition, results of operations and prospects could suffer.

Risks associated with an investment in the SAFT

Stagewood may not successfully develop, market and launch the Minimum Viable Product and Investors may not receive Tokens.

The Tykcoin Ecosystem has not yet been fully developed by the Company and it will require significant capital funding, expertise of the Company's management, time and effort in order to develop and successfully launch the Tykcoin Ecosystem in its entirety. Triggering of conversion will occur on the basis of availability of only a semi-automated TYKCOIN invention purchase mechanism due to the complexity of negotiations involved. The Company may have to make changes to the specifications of the Tykcoin Ecosystem or Tokens for any number of legitimate reasons or the Company may be unable to develop the Tykcoin Ecosystem in a way that realizes those specifications or any form of a functioning network. Additionally, due to the current lack of regulation in this area, it is possible that subsequent to the time of this Offering regulations will be implemented that will make issuance of the Tokens illegal. Due to all of these, and other factors it is possible that the Tokens and the Tykcoin Ecosystem may not ever be released and there may never be an operational Token or that the Network Launch will not occur. The Tykcoin Ecosystem or Tokens, if successfully developed and maintained, may not meet investor expectations at the time of purchase. Furthermore, despite good faith efforts to develop and launch the Tykcoin Ecosystem and subsequently to develop and maintain the Tykcoin Ecosystem, it is still possible that the Tykcoin Ecosystem will experience malfunctions or otherwise fail to be adequately developed or maintained, which may negatively impact the Tykcoin Ecosystem and Tokens.

The Company will use the proceeds of this Offering to make significant investments to develop and launch a viable Tykcoin Ecosystem and subsequently to build a fulsome network upon which users can realize utility and value. The Company may not have or may not be able to obtain the technical skills and expertise needed to successfully develop the Tykcoin Ecosystem and progress it to a successful Network Launch. While the Company has sought to retain and continue to competitively recruit experts, there is a general scarcity of management, technical, scientific, research and marketing personnel with appropriate training to develop and maintain TYKCOIN and the Tykcoin Ecosystem. If the Company is not successful in its efforts to demonstrate to users the utility and value of the Tykcoin Ecosystem, there may not be sufficient demand for the Tokens for the Company to proceed with the Network Launch. As a result, or if the Network Launch does not occur, Investors may lose all or some of their investment.

Investments in startups including Stagewood involve a high degree of risk. Investments in token pre-sales including the TYKCOIN pre-sale may involve an even higher degree of risk.

Financial and operating risks confronting startups are significant: Stagewood is not immune to these. The startup market in which Stagewood competes is highly competitive and the percentage of companies that survive and prosper is small. Startups often experience unexpected problems in the areas of product development, marketing, financing, and general management, among others, which frequently cannot be solved. In addition, startups may require substantial amounts of financing, which may not be available through institutional private placements, the public markets or otherwise.

Stagewood may be forced to cease operations or take actions that result in a Dissolution Event.

It is possible that, due to any number of reasons, including, but not limited to, an unfavorable fluctuation in the value of cryptographic and fiat currencies, the inability by the Company to establish the Minimum Viable Product or the Tokens' utility, the failure of commercial relationships, or intellectual property ownership challenges, the Company may no longer be viable to operate and the Company may dissolve or take actions that result in a Dissolution Event.

The SAFTs may not be transferred.

The terms of the SAFT prohibit transfer of the SAFT. As a result, Investors will be required to hold their SAFT until the earlier of the Network Launch and the delivery of all of the Tokens, or the termination of the SAFT pursuant to the provisions set forth therein. Consequently, Investors must be prepared to bear the risk of an investment in the SAFT until the termination of the SAFT pursuant to the terms set forth therein.

The tax treatment of the SAFT, the purchase rights contained therein and the Token distribution is uncertain and there may be adverse tax consequences for Investors upon certain future events.

The tax characterization of the SAFT and the Tokens is uncertain, and each Investor must seek its own tax advice in connection with an investment in the SAFT. An investment pursuant to the SAFT and the purchase of Tokens pursuant thereto may result in adverse tax consequences to Investors, including withholding taxes, income taxes and tax reporting requirements. Each Investor should consult with and must rely upon the advice of its own professional tax advisors with respect to the United States and non-U.S. tax treatment of an investment in the SAFT and the purchase rights contained therein.

Risks associated with the Tokens and the Tykcoin Ecosystem

The Tykcoin Ecosystem may not be widely adopted and may have limited users.

It is possible that the Tykcoin Ecosystem will not be used by a large number of individuals, companies and other entities or that there will be limited public interest in the creation and development of distributed ecosystems (such as the Tykcoin Ecosystem) more generally or distributed applications to be used on the Tykcoin Ecosystem. Such a lack of use or interest could negatively impact the development of the Tykcoin Ecosystem and therefore the potential utility of Tokens.

Alternative networks may be established that compete with or are more widely used than the Tykcoin Ecosystem.

It is possible that alternative networks could be established that utilize the same or similar open source code underlying the Tykcoin Ecosystem and attempt to facilitate services that are materially similar to the Tykcoin Ecosystem's services. The Tykcoin Ecosystem may compete with these alternative networks, which could negatively impact the Tykcoin Ecosystem and the Tokens.

The open-source structure of the software underlying the Tykcoin Ecosystem means that the Tykcoin Ecosystem may be susceptible to developments by users or contributors that could damage the Tykcoin Ecosystem and Stagewood's reputation and could affect the utilization of the Tykcoin Ecosystem and the Tokens.

The Tykcoin Ecosystem will operate based on some open-source software maintained by Stagewood and other contributors. An open source project is not represented, maintained or monitored by an official organization or authority. The open-source nature of software underlying the Tykcoin Ecosystem means that it may be difficult for the Company or contributors to maintain or develop the Tykcoin Ecosystem and the Company may not have adequate resources to address emerging issues or malicious programs

that develop within the Tykcoin Ecosystem adequately or in a timely manner. Third parties not affiliated with the Company may introduce weaknesses or bugs into the core infrastructure elements of the Tykcoin Ecosystem and open-source code which may negatively impact the Tykcoin Ecosystem. Such events may result in a loss of trust in the security and operation of the Tykcoin Ecosystem and a decline in user activity and could negatively impact the market price of the Tokens. Further, the Hyperledger Fabric network also operates based on an open-source software and may also be susceptible to developments by users or contributors that could damage the Hyperledger Fabric network, which could also adversely affect the operation of the Tykcoin Ecosystem.

The Tykcoin Ecosystem may be the target of malicious cyberattacks or may contain exploitable flaws in its underlying code, which may result in security breaches and the loss or theft of Tokens. If the Tykcoin Ecosystem's security is compromised or if the Tykcoin Ecosystem is subjected to attacks that frustrate or thwart our users' ability to access the Tykcoin Ecosystem, their Tokens or the Tykcoin Ecosystem products and services, users may cut back on or stop using the Stagewood Ecosystem altogether, which could seriously curtail the utilization of the Tokens and cause a decline in the market price of the Tokens.

The Tykcoin Ecosystem structural foundation, utilizing open-source software for application and other interfaces or applications built upon the Tykcoin Ecosystem are still in an early development stage and are unproven, and there can be no assurances that the Tykcoin Ecosystem and the creating, transfer or storage of the Tokens will be uninterrupted or fully secure which may result in a complete loss of users' Tokens or an unwillingness of users to access, adopt and utilize the Stagewood Ecosystem. Further, the Tykcoin Ecosystem may also be the target of malicious attacks seeking to identify and exploit weaknesses in the software or the Tykcoin Ecosystem which may result in the loss or theft of Tokens. For example, if TYKCOIN and the Tykcoin Ecosystem are subject to unknown and known security attacks, this may materially and adversely affect the Tykcoin Ecosystem. In any such event, if the Network Launch does not occur or if the Tykcoin Ecosystem is not widely adopted, Investors may lose all of their investment.

Risks related to blockchain technologies and digital assets

The regulatory regime governing the blockchain technologies, cryptocurrencies, tokens and token offerings such as Tykcoin Ecosystem and the Tokens is uncertain, and new regulations or policies may materially adversely affect the development of the Tykcoin Ecosystem and the utility of the Tokens.

Regulation of tokens (including TYKCOIN) and token offerings such as this, cryptocurrencies, blockchain technologies, and cryptocurrency exchanges currently is undeveloped and likely to rapidly evolve, varies significantly among international, federal, state and local jurisdictions and is subject to significant uncertainty. Various legislative and executive bodies in the United States and in other countries may in the future, adopt laws, regulations, guidance, or other actions, which may severely impact the development and growth of the Tykcoin Ecosystem and the adoption and utility of the Tokens. Failure by the Company or certain users of the Tykcoin Ecosystem to comply with any laws, rules and regulations, some of which may not exist yet or are subject to interpretation and may be subject to change, could result in a variety of adverse consequences, including civil penalties and fines.

As blockchain networks and blockchain assets have grown in popularity and in market size, federal and state agencies have begun to take interest in, and in some cases regulate, their use and operation. In the case of virtual currencies, state regulators like the New York Department of Financial Services have created new regulatory frameworks. Others, as in Texas, have published guidance on how their existing regulatory regimes apply to virtual currencies. Some states, like New Hampshire, North Carolina, and Washington, have amended their state's statutes to include virtual currencies into existing licensing regimes. Treatment of virtual currencies continues to evolve under federal law as well. The Department of the Treasury, the Securities Exchange Commission, and the Commodity Futures Trading Commission, for example, have published guidance on the treatment of virtual currencies. The IRS released guidance

treating virtual currency as property that is not currency for US federal income tax purposes, although there is no indication yet whether other courts or federal or state regulators will follow this classification. Both federal and state agencies have instituted enforcement actions against those violating their interpretation of existing laws.

The regulation of non-currency use of blockchain assets is also uncertain. The CFTC has publicly taken the position that certain blockchain assets are commodities, and the SEC has issued a public report stating federal securities laws require treating some blockchain assets as securities. To the extent that a domestic government or quasi-governmental agency exerts regulatory authority over a blockchain network or asset, the Tykcoin Ecosystem and the Tokens may be materially and adversely affected.

Blockchain networks also face an uncertain regulatory landscape in many foreign jurisdictions such as the European Union, China and Russia. Various foreign jurisdictions may, in the near future, adopt laws, regulations or directives that affect the Tykcoin Ecosystem. Such laws, regulations or directives may conflict with those of the United States or may directly and negatively impact our business. The effect of any future regulatory change is impossible to predict, but such change could be substantial and materially adverse to the development and growth of the Tykcoin Ecosystem and the adoption and utility of the Tokens.

New or changing laws and regulations or interpretations of existing laws and regulations, in the United States and other jurisdictions, may materially and adversely impact the value of the currency in which the Tokens may be exchanged, the liquidity and market price of the Tokens, the ability to access marketplaces or exchanges on which to trade the Tokens, and the structure, rights and transferability of Tokens.

The Issuance of TYKCOIN May Constitute the Issuance of a “Security” Under U.S. Federal Securities Laws

TYKCOIN is a utility token that has a specific consumptive use – i.e. it allows participants in the Tykcoin Ecosystem to spend the TYKCOIN on Stagewood’s services or in transactions for goods offered through the Tykcoin Ecosystem and to ensure immediate payment for and compliance with smart contracts entered into through the Tykcoin Ecosystem. Due to the nature of TYKCOIN, we do not think it should be considered a “security” as that term is defined in the Act.

On July 25, 2017, the United States Securities and Exchange Commission (the “**Commission**”) issued a Report of Investigation under Section 21(a) of the Securities Exchange Act of 1934 (the “**Exchange Act**”) describing an SEC investigation of The DAO, a virtual organization, and its use of distributed ledger or blockchain technology to facilitate the offer and sale of DAO Tokens to raise capital. The Commission applied existing U.S. federal securities laws to this new paradigm, determining that DAO Tokens were securities. The Commission stressed that those who offer and sell securities in the U.S. are required to comply with federal securities laws, regardless of whether those securities are purchased with virtual currencies or distributed with blockchain technology. The Commission’s announcement, and the related Report, may be found here: <https://www.sec.gov/news/press-release/2017-131>

After reviewing the Report, we believe that TYKCOIN is substantially different from DAO Tokens, and should not be considered a “security” under U.S. federal securities laws. Nevertheless, as noted by the Commission, the issuance of tokens represents a new paradigm and the application of the federal securities laws to this new paradigm is very fact specific. If TYKCOIN were deemed to be a security under U.S. federal securities laws then, prior to the issuance of TYKCOIN pursuant to the SAFT, we may be required to register such issuance under the Securities Act. The registration of TYKCOIN under the Securities Act would result in significant delay in the issuance of TYKCOIN and would require us to incur substantial additional expense.

The Tokens may be subject to registration under the Securities Exchange Act of 1934

Companies with total assets above \$10 million and more than 2,000 holders of record of its equity securities, or 500 holders of record of its equity securities who are not accredited investors, must register that class of equity securities with the SEC under the Exchange Act. With the capital raised from the sale of Tykcoins in the future, the Company may surpass \$10 million in assets as it builds out the Tykcoin Ecosystem. Furthermore, in the event that the Token is determined to be a security under U.S. federal securities laws, there is the possibility that the Company may surpass the threshold for holders of record of the Company's equity securities due to the number of potential holders of Tykcoins. If these two conditions are met then the Company will have to register the Tokens and potentially this Offering or other offerings with the SEC, which will be a laborious and expensive process. If such registration takes place, much of the information around this Offering will be available to the public, which may include your participation in the Offering.

The Investors will have no control and the Company may only have limited control once the Network Launch occurs.

TYKCOIN is comprised of open-source technologies that depend on a network of computers to run certain software programs to process transactions. Because of this less centralized model, the Company has limited control over TYKCOIN and the Tykcoin Ecosystem once launched. In addition, the Investors are not and will not be entitled, to vote or receive dividends or be deemed the holder of capital stock of the Company for any purpose, nor will anything be construed to confer on the Investors any of the rights of a stockholder of the Company or any right to vote for the election of directors or upon any matter submitted to stockholders at any meeting thereof, or to give or withhold consent to any corporate action or to receive notice of meetings, or to receive subscription rights or otherwise.

There may be occasions when certain individuals involved in the development and launch of the Tykcoin Ecosystem may encounter potential conflicts of interest in connection with the Network Launch, such that said party may avoid a loss, or even realize a gain, when other Investors in the pre-sale or in TYKCOIN are suffering losses.

There may be occasions when certain individuals involved in the development and launch of the Tykcoin Ecosystem or TYKCOIN may encounter potential conflicts of interest in connection with this Offering and the Network Launch, such that said party may avoid a loss, or even realize a gain, when other Investors in the are suffering losses. Investors in SAFTs may also have conflicting investment, tax, and other interests with respect to SAFT investments, which may arise from the terms of the SAFT, the TYKCOIN's code, the Tykcoin Ecosystem, the timing of the Network Launch or other token pre-sales, or other factors. Decisions made by the key employees of Stagewood on such matters may be more beneficial for some Investors than for others.

Investors may lack information for monitoring their investment.

The Investor may not be able to obtain all information it would want regarding Stagewood, TYKCOIN, or the Tykcoin Ecosystem, on a timely basis or at all. It is possible that the Investor may not be aware on a timely basis of material adverse changes that have occurred with respect to certain of its investments. While Stagewood has made efforts to use open-source development for Tokens, this information may be highly technical by nature. As a result of these difficulties, as well as other uncertainties, an Investor may not have accurate or accessible information about the Tykcoin Ecosystem.

TYKCOIN has no history.

TYKCOIN will be a newly formed token and has no history of any sort. Each SAFT should be evaluated on the basis that Stagewood or any third party's assessment of the prospects of the Tykcoin Ecosystem may not prove accurate, and that Stagewood will not achieve its investment objective. Past performance of Stagewood, of any officer, director or advisor of Stagewood or of any similar token or SAFT, is not predictive of future results.

If the Tykcoin Ecosystem is unable to satisfy data protection, security, privacy, and other government- and industry-specific requirements, its growth could be harmed.

There are a number of data protection, security, privacy and other government- and industry-specific requirements, including those that require companies to notify individuals of data security incidents involving certain types of personal data. Security compromises could harm the Tykcoin Ecosystem's reputation, erode user confidence in the effectiveness of its security measures, negatively impact its ability to attract new users, or cause existing users to stop using the Tykcoin Ecosystem.

The further development and acceptance of blockchain networks, including the Tykcoin Ecosystem, which are part of a new and rapidly changing industry, are subject to a variety of factors that are difficult to evaluate. The slowing or stopping of the development or acceptance of blockchain networks and blockchain assets would have an adverse material effect on the successful development and adoption of the Tykcoin Ecosystem and the Tokens.

The growth of the blockchain industry in general, as well as the blockchain networks with which the Tykcoin Ecosystem will rely and interact, is subject to a high degree of uncertainty. The factors affecting the further development of the cryptocurrency industry, as well as blockchain networks, include, without limitation:

- Worldwide growth in the adoption and use of Bitcoin, Ether and other blockchain technologies;
- Government and quasi-government regulation of Bitcoin, Ether and other blockchain assets and their use, or restrictions on or regulation of access to and operation of blockchain networks or similar systems;
- The maintenance and development of the open-source software of the Bitcoin or Ethereum networks;
- Changes in consumer demographics and public tastes and preferences;
- The availability and popularity of other forms or methods of buying and selling goods and services, or trading assets including new means of using fiat currencies or existing networks;
- General economic conditions and the regulatory environment relating to cryptocurrencies; or
- A decline in the popularity or acceptance of the Bitcoin or Ethereum networks would adversely affect our results of operations.

The slowing or stopping of the development, general acceptance and adoption and usage of blockchain networks and blockchain assets may deter or delay the acceptance and adoption of the Tykcoin Ecosystem and the Tokens.

The prices of blockchain assets are extremely volatile. Fluctuations in the price of Ether or other digital assets could materially and adversely affect our business, and the Tokens may also be subject to significant price volatility.

The prices of blockchain assets such as Bitcoin and Ether have historically been subject to dramatic fluctuations and are highly volatile, and the market price of the Tokens may also be highly volatile. Several factors may influence the market price of the Tokens, including, but not limited to:

- Global blockchain asset supply;
- Global blockchain asset demand, which can be influenced by the growth of retail merchants' and commercial businesses' acceptance of blockchain assets like cryptocurrencies as payment for goods and services, the security of online blockchain asset exchanges and digital wallets that hold blockchain assets, the perception that the use and holding of blockchain assets is safe and secure, and the regulatory restrictions on their use;
- Investors' expectations with respect to the rate of inflation;
- Changes in the software, software requirements or hardware requirements underlying the Tykcoin Ecosystem;
- Changes in the rights, obligations, incentives, or rewards for the various participants in the Tykcoin Ecosystem;
- Interest rates;
- Currency exchange rates, including the rates at which digital assets may be exchanged for fiat currencies;
- Fiat currency withdrawal and deposit policies of blockchain asset exchanges on which the Tokens may be traded and liquidity on such exchanges;
- Interruptions in service from or failures of major blockchain asset exchanges on which the Tokens may be traded;
- Investment and trading activities of large investors, including private and registered funds, that may directly or indirectly invest in the Tykcoin Ecosystem or Tokens or other blockchain assets;
- Monetary policies of governments, trade restrictions, currency devaluations and revaluations;
- Regulatory measures, if any, that affect the use of blockchain assets such as the Tokens;
- The maintenance and development of the open-source software utilized in the Tykcoin Ecosystem;
- Global or regional political, economic or financial events and situations; or
- Expectations among Tykcoin Ecosystem or other blockchain assets participants that the value of the Tokens or other blockchain assets will soon change.

A decrease in the price of a single blockchain assets may cause volatility in the entire blockchain asset industry and may affect other blockchain assets including the Tokens. For example, a security breach that affects investor or user confidence in Ether or Bitcoin may affect the industry as a whole and may also cause the price of the Tokens and other blockchain assets to fluctuate.

USE OF PROCEEDS

Stagewood expects that a substantial amount of all of the proceeds of the Offering will be used by the Company to progress the development of the Tykcoin Ecosystem. The funds raised by this SAFT offering will be dedicated to securing the essential development of milestone projects. Priorities include:

- Development of the Hyperledger Fabric Blockchain platform.
- Contracting and set up of server network nodes where the Hyperledger Fabric platform will be hosted, as well as websites, databases and front end API's
- Development of MyN3 Beta mobile and web base application
- Development and launch of TykWood Exchange platform and wallet application
- Token sale structuring, management and promotion
- Marketing of MyN3, TykCoin and Stagewood.
- Consultant expenses for legal, accounting, tax and other required compliance with regulations.
- Office and work site location expenses
- Staff salaries for developing phase.

Initial funds raised will be allocated to the priorities above. It is expected that a minimum raise of 1 million dollars will suffice to complete these essential tasks and cover operations for a period of 12 months under our planned budget.

If there is success in raising our maximum target of 5 million dollars with this offering, about 4 million dollars will be allocated to secure the build out of the first StageWood physical location in Miami.

More detail information on budgeted expenses for each scenario can be reviewed in the following table.

Expenses		1,000,000	5,000,000
Office/Work Space Rent			
Facility - Rent		\$ 18,000	\$ 18,000
Facility - CAM		\$ 2,500	\$ 2,500
Facility Maintenance & Repair			
Facility - Remodeling, Repairs & Maintenance		\$ 5,000	\$ 5,000
Facility - Janitorial		\$ 6,000	\$ 6,000
Facility - Alarm/Security		\$ 5,000	\$ 5,000
Equipment Maintenance & Repair			
Equipment Costs - Equipment acquisition		\$ 20,000	\$ 20,000
Equipment Costs - Other		\$ 2,000	\$ 2,000
Staff Salaries and benefits (year)			
Management		\$ 80,000	\$ 80,000
Software Development		\$ 80,000	\$ 80,000
Customer support and Marketing staff		\$ 40,000	\$ 40,000
Utilities			
Utilities - Gas & Electric		\$ 2,400	\$ 2,400
Utilities - Water & Sewer		\$ 1,800	\$ 1,800
Utilities - Other		\$ 900	\$ 900
Telephone			
Telephones		\$ 2,400	\$ 2,400
Internet access		\$ 2,400	\$ 2,400
Office Supplies/Minor Equipment			
Office - Office Supplies		6,000	6,000
Travel			
Travel Expenses		\$ 24,000	\$ 24,000
Other Purchased Services			
Purchased Services - Hyperledger Fabric Platform Development Consultants		72,000	72,000
Purchased Services - MyN3 Application Development Team		\$ 75,000	\$ 75,000
Purchased Services - Tykwood Wallet Application and Development Team		\$ 75,000	\$ 75,000
Purchased Services - Token Sale Administration		150,000	150,000
Purchased Services - Marketing		100,000	100,000
Purchased Services - Accounting Services		\$ 25,000	\$ 25,000
Purchased Services - Other		\$ 25,000	\$ 25,000
Professional Fees			
Professional Fees - Consulting		\$ 25,000	\$ 25,000
Professional Fees - Accounting/Audit/Tax		\$ 25,000	\$ 25,000
Professional Fees - Legal		\$ 50,000	\$ 50,000
Taxes & Licenses			
Licenses & Dues		\$ 6,000	\$ 6,000
Insurance			
Insurance - Commercial		\$ 6,000	\$ 6,000
Insurance - Other		\$ 1,000	\$ 1,000
StageWood Facility Investment			
Miami StageWood		\$ -	\$ 4,000,000
Other			
Contingency		\$ 66,600	\$ 66,600
TOTAL		1,000,000	5,000,000

PLAN OF DISTRIBUTION

Investor Qualifications

Only persons of adequate financial means who have no need for present liquidity with respect to this investment should consider purchasing the purchase rights set forth in the SAFT offered hereby because:

(i) an investment in the SAFTs involves a number of significant risks (See the section entitled “Risk Factors” above); and (ii) no market for the SAFTs or the purchase rights contained therein, and none is likely to develop in the reasonably foreseeable future. This Offering is intended to be a private offering that is exempt from registration under the Securities Act and applicable state securities laws.

This Offering is limited solely to accredited investors as defined in Regulation D under the Securities Act, meaning only those persons or entities coming within any one or more of the following categories:

- (i) Any bank, as defined in Section 3(a)(2) of the Securities Act, or any savings and loan association or other institution defined in Section 3(a)(5)(A) of the Securities Act, whether acting in its individual or fiduciary capacity; any broker-dealer registered pursuant to Section 15 of the Exchange Act; any insurance company, as defined in Section 2(13) of the Securities Act; any investment company registered under the Investment Company Act of 1940 or a business development company, as defined in Section 2(a)(48) of that Act; any Small Business Investment Company licensed by the United States Small Business Administration under Section 301(c) or (d) of the Small Business Investment Act of 1958; any plan established and maintained by a state, its political subdivisions or any agency or instrumentality of a state or its political subdivisions for the benefit of its employees, if such plan has total assets in excess of \$5,000,000; and any employee benefit plan within the meaning of the Employee Retirement Income Security Act of 1974, if the investment decision is made by a plan fiduciary, as defined in Section 3(21) of such Act, that is either a bank, savings and loan association, insurance company or registered investment advisor, if the employee benefit plan has total assets in excess of \$5,000,000 or, if a self-directed plan, with investment decisions made solely by person(s) that are accredited investor(s);
- (ii) Any private business development company as defined in Section 202(a)(22) of the Investment Advisors Act of 1940;
- (iii) Any organization described in Section 501(c)(3) of the Internal Revenue Code of 1986, as amended, any corporation, Massachusetts or similar business trust, or company, not formed for the specific purpose of acquiring the Common Stock, with total assets in excess of \$5,000,000;
- (iv) Any director or executive officer of the Company;
- (v) Any natural person whose individual net worth, or joint net worth with that person’s spouse, exclusive of the value of the person’s primary residence net of any mortgage debt and other liens, at the time of his or her purchase exceeds \$1,000,000;
- (vi) Any natural person who had an individual income in excess of \$200,000, or joint income with that person’s spouse in excess of \$300,000, in each of the two most recent years and who reasonably expects to reach the same income level in the current year;

- (vii) Any trust with total assets in excess of \$5,000,000, not formed for the specific purpose of acquiring the Common Stock, whose purchase is directed by a sophisticated person as described in Rule 506(b)(2)(ii) of Regulation D; or
- (viii) Any entity all of whose equity owners are accredited investors.

The term “net worth” means the excess of total assets over total liabilities, exclusive of the value of your primary residence net of any mortgage debt and other liens. In determining income, you should add to your adjusted gross income any amounts attributable to tax-exempt income received, losses claimed as a limited partner in any limited partnership, deductions claimed for depreciation, contributions to an IRA or Keogh retirement plan, alimony payments and any amount by which income from long-term capital gains had been reduced in arriving at adjusted gross income.

You will be required to represent to the Company in writing that you are an accredited investor under Regulation D, as described above, and may also be required to provide certain documentation in support of such representation. In addition to the foregoing requirement, you must also represent in writing that you are acquiring the SAFT for your own account and not for the account of others and not with a view to resell or distribute such securities.

Other Requirements

The USA PATRIOT Act	What is money laundering?	How big is the problem and why is it important?
<p>The USA PATRIOT Act is designed to detect, deter and punish terrorists in the United States and abroad. The Act imposes new anti-money laundering requirements on brokerage firms and financial institutions. Since April 24, 2002, all United States brokerage firms have been required to have comprehensive anti-money laundering programs in effect. To help you understand these efforts, the Placement Agent wants to provide you with some information about money laundering and the Placement Agent’s efforts to help implement the USA PATRIOT Act.</p>	<p>Money laundering is the process of disguising illegally obtained money so that the funds appear to come from legitimate sources or activities. Money laundering occurs in connection with a wide variety of crimes, including illegal arms sales, drug trafficking, robbery, fraud, racketeering and terrorism.</p>	<p>The use of the United States financial system by criminals to facilitate terrorism or other crimes could taint our financial markets. According to the United States State Department, one recent estimate puts the amount of worldwide money laundering activity at \$1 trillion a year.</p>

What the Company is required to do to help eliminate money laundering?	
<p>Under new rules required by the USA PATRIOT Act, the Company’s anti- money laundering program must designate a special compliance officer, set up employee training, conduct independent audits and establish policies and procedures designed to detect and report suspicious transaction and ensure compliance with the new laws and rules.</p>	<p>As part of the Company’s required program, it may ask you to provide various identification documents or other information. Until you provide the information or documents that the Company needs, it may not be able to effect any transactions for you.</p>

You should check the Office of Foreign Assets Control (the “OFAC”) website at <http://www.treas.gov/ofac> before making the following representations: You represent that the amounts invested by you in this Offering were not and are not directly or indirectly derived from any activities that contravene Federal, state or international laws and regulations, including anti-money laundering laws and regulations. Federal regulations and Executive Orders administered by the OFAC prohibit, among other things, the engagement in transactions with, and the provision of services to, certain foreign countries, territories, entities and individuals. The lists of the OFAC-prohibited countries, territories, individuals and entities can be found on the OFAC website at <http://www.treas.gov/ofac>. In addition, the programs administered by the OFAC (the “OFAC Programs”) prohibit dealing with individuals¹ or entities in certain countries, regardless of whether such individuals or entities appear on any OFAC list;

- (i) you represent and warrant that none of: (1) you; (2) any person controlling or controlled by you; (3) if you are a privately-held entity, any person having a beneficial interest in you; or (4) any person for whom you are acting as agent or nominee in connection with this investment is a country, territory, entity or individual named on an OFAC list, or a person or entity prohibited under the OFAC Programs. Please be advised that the Placement Agent may not accept any subscription amounts from a prospective investor if such investors cannot make the representation set forth in the preceding sentence. You agree to promptly notify the Company and the Placement Agent should you become aware of any change in the information set forth in any of these representations. You are advised that, by law, the Placement Agent may be obligated to “freeze the account” of any investor, either by prohibiting additional subscriptions from it, declining any redemption requests and/or segregating the assets in the account in compliance with governmental regulations, and that the Placement Agent may also be required to report such action and to disclose such investor’s identity to the OFAC;
- (ii) you represent and warrant that none of: (1) you; (2) any person controlling or controlled by you; (3) if you are a privately-held entity, any person having a beneficial interest in you; or (4) any person for whom you are acting as agent or nominee in connection with this investment is a senior foreign political figure², or any immediate family³ member or close associate⁴ of a senior foreign political figure, as such terms are defined in the footnotes below; and
- if you are affiliated with a non-U.S. banking institution (a “Foreign Bank”), or if you receive deposits from, make payments on behalf of, or handle other financial transactions related to a Foreign Bank, you represent and warrant to the Company and the Placement Agent that: (1) the Foreign Bank has a fixed address, and not solely an electronic address, in a country in which the Foreign Bank is authorized to conduct banking activities; (2) the Foreign Bank maintains operating records related to its banking activities; (3) the Foreign Bank is subject to inspection by the banking authority that licensed the Foreign Bank to conduct its banking activities; and (4) the Foreign Bank does not provide banking services to any other Foreign Bank that does not have a physical presence in any country and that is not a regulated affiliate.

¹ These individuals include specially designated nationals, specially designated narcotics traffickers and other parties subject to OFAC sanctions and embargo programs.

² A “senior foreign political figure” is defined as a senior official in the executive, legislative, administrative, military or judicial branch of a foreign government (whether elected or not), a senior official of a major foreign political party, or a senior executive of a foreign government-owned corporation. In addition, a “senior foreign political figure” includes any corporation, business or other entity that has been formed by, or for the benefit of, a senior foreign political figure.

³ “Immediate family” of a senior foreign political figure typically includes such figure’s parents, siblings, spouse, children and in-laws.

⁴ A “close associate” of a senior foreign political figure is a person who is widely and publicly known to maintain an unusually close relationship with such senior foreign political figure, and includes a person who is in a position to conduct substantial domestic and international financial transactions on behalf of such senior foreign political figure.

The Company is entitled to rely upon the accuracy of your representations to each of them. The Company may, but under no circumstances shall it be obligated to, require additional evidence that a prospective investor meets the standards set forth above at any time prior to its acceptance of a prospective investor's subscription. You are not obligated to supply any information so requested by the Company, but the Company may reject a subscription from you or any person who fails to supply such information.

How to Subscribe

To subscribe for the purchase rights set forth in the SAFT, each prospective investor must complete, execute and deliver the following to the Company (i) a signature page evidencing such prospective investor's execution of the SAFT and (ii) the subscription amount by certified check; wire transfer to the company bank account or electronic transfer of Bitcoins or Ethers to the Company, the details of which shall be provided by the Company.

The materials referenced above are available at <https://Stagewood.com/token-sale>.

Subject to applicable state securities laws, you may not revoke any subscription that you deliver to the Company.

If a subscription is wholly or partially rejected, subscription funds in the amount rejected will be returned to such subscriber, without interest, deduction or offset.

CERTAIN UNITED STATES FEDERAL INCOME TAX CONSIDERATIONS

Set forth below is a discussion, in summary form, of certain United States federal income tax consequences relating to an investment in a SAFT and the acquisition, ownership and disposition of Tokens issued pursuant to a SAFT. This summary does not attempt to present all aspects of the United States federal income tax laws or any state, local or foreign laws that may affect an investment in a SAFT or in Tokens. In particular, foreign investors, financial institutions, insurance companies, tax-exempt entities, investors subject to the alternative minimum tax and other investors of special status must consult with their own professional tax advisors regarding a prospective investment in the Fund. This summary is by nature general in nature and should not be construed as tax advice to any prospective investor. No ruling has been or will be requested from the Internal Revenue Service (the “*IRS*”) and no assurance can be given that the IRS will agree with the tax consequences described in this summary. The following discussion assumes that each prospective Investor will acquire Tokens as a capital asset (generally, property held for investment).

This description is based on the U.S. Internal Revenue Code of 1986, as amended, (the “Code”), existing, proposed and temporary U.S. Treasury Regulations and judicial and administrative interpretations thereof, in each case as available on the date hereof. All of the foregoing is subject to change, which change could apply retroactively and could affect the tax consequences described below.

The following discussion is limited to prospective investors who are “United States Persons” within the meaning of the Code.

Each prospective Investor should consult with its own tax adviser in order to fully understand the United States federal, state, local and foreign income tax consequences of an investment in a SAFT or in Tokens. No formal or legal tax advice is hereby given to any prospective Investor.

Transactions involving a SAFT and similar instruments, as well as Initial Coin Offerings (“ICOs”) and Token transactions, are relatively new and it is more than likely that the IRS will issue guidance, possibly with retroactive effect, impacting the taxation of investors in a SAFT, participants in an ICO, and holders of Tokens. Future tax guidance from the IRS (or guidance resulting from future judicial decisions) could negatively impact investors in the SAFT and holders of Tokens.

- *Tax Treatment of SAFT*

The Company intends to treat the execution of the SAFT as the execution of a contract for the purchase of Tokens, to be delivered to an Investor upon Network Launch, as more fully described in the SAFT. The SAFT will not constitute either an equity or debt interest in the Company.

- *Treatment of Token Sale*

Upon Network Launch, the Company shall issue Tokens to each holder of a SAFT pursuant to the terms of the applicable SAFT. The issuance of Tokens to an investor under a SAFT will be treated as a taxable sale of property by the Company to the investor. We believe that an investor should not be taxed upon the acquisition of Tokens pursuant to the SAFT. An investor should generally have a tax basis for U.S. federal income tax purposes in the Tokens it acquires from the Company equal to the amount of money such investor advanced under the SAFT. The investor’s holding period in the Tokens should begin on the day the Tokens are issued to the investor.

- *Disposition of Tokens*

An investor who sells, exchanges, or otherwise disposes of the Tokens for cash or other property (including pursuant to an exchange of such Tokens for other convertible virtual currency) should, pursuant to Internal Revenue Service Notice 2014-21, recognize capital gain or loss in an amount equal to the difference between the fair market value of the property received in exchange for such Tokens and the investor's adjusted tax basis in the Tokens. This capital gain may be long-term if the investor has held its Tokens for more than one year prior to disposition.

- *Treatment of Conversion of SAFT upon failure of Network Launch*

In the event of a Network Launch failure, the Company may wind up its operations and distribute its assets to investors, including holders of SAFTs, as more fully set forth in the SAFT. An investor who receives Company assets in exchange for its rights under the SAFT generally should recognize taxable gain or loss in an amount equal to the difference between the fair market value of the assets the investor receives and its adjusted tax basis in its SAFT (which will generally equal the amount of cash it advanced under the SAFT).

EACH INVESTOR SHOULD SEEK, AND MUST DEPEND UPON, THE ADVICE OF HIS OR HER TAX ADVISOR WITH RESPECT TO THEIR INVESTMENT, AND EACH INVESTOR IS RESPONSIBLE FOR THE FEES OF SUCH ADVISOR. NOTHING IN THIS MEMORANDUM IS OR SHOULD BE CONSTRUED AS LEGAL OR TAX ADVICE TO AN INVESTOR. INVESTORS SHOULD BE AWARE THAT THE INTERNAL REVENUE SERVICE MAY NOT AGREE WITH ALL TAX POSITIONS TAKEN BY THE COMPANY AND THAT CHANGES TO THE INTERNAL REVENUE CODE OR THE REGULATIONS OR RULINGS THEREUNDER OR COURT DECISIONS AFTER THE DATE OF THIS MEMORANDUM MAY CHANGE THE ANTICIPATED TAX TREATMENT TO AN INVESTOR. THE COMPANY WILL NOT OBTAIN ANY RULING FROM THE INTERNAL REVENUE SERVICE WITH REGARD TO THE TAX CONSEQUENCES OF AN INVESTMENT IN THE NOTES.

TO ENSURE COMPLIANCE WITH TREASURY DEPARTMENT CIRCULAR 230, PROSPECTIVE INVESTORS ARE HEREBY NOTIFIED THAT: (A) ANY DISCUSSION OF FEDERAL TAX ISSUES IN THIS MEMORANDUM IS NOT INTENDED OR WRITTEN TO BE RELIED UPON, AND CANNOT BE RELIED UPON, BY INVESTORS FOR THE PURPOSE OF AVOIDING PENALTIES THAT MAY BE IMPOSED ON SUCH INVESTORS UNDER THE CODE; (B) SUCH DISCUSSION IS WRITTEN IN CONNECTION WITH THE PROMOTION OR MARKETING OF INVESTMENTS IN THE COMPANY; AND (C) PROSPECTIVE INVESTORS SHOULD SEEK ADVICE BASED ON THEIR PARTICULAR CIRCUMSTANCES FROM AN INDEPENDENT TAX ADVISOR.

THE TAX TREATMENT OF THE SAFT, THE PURCHASE RIGHTS CONTAINED THEREIN AND THE TOKEN DISTRIBUTION IS UNCERTAIN AND THERE MAY BE ADVERSE TAX CONSEQUENCES FOR INVESTORS UPON CERTAIN FUTURE EVENTS. AN INVESTMENT PURSUANT TO THE SAFT AND THE PURCHASE OF TOKENS PURSUANT THERETO MAY RESULT IN ADVERSE TAX CONSEQUENCES TO INVESTORS, INCLUDING WITHHOLDING TAXES, INCOME TAXES AND TAX REPORTING REQUIREMENTS. EACH INVESTOR SHOULD CONSULT WITH AND MUST RELY UPON THE ADVICE OF ITS OWN PROFESSIONAL TAX ADVISORS WITH RESPECT TO THE UNITED STATES AND NON-TAX TREATMENT OF AN INVESTMENT IN THE SAFT AND THE RIGHTS CONTAINED THEREIN.