OFFERING MEMORANDUM
PART II OF OFFERING STATEMENT (EXHIBIT A TO FORM C)

Larada Sciences, Inc.
dba

Lice Clinics
OF AMERICA

154 East Myrtle Ave, Suite 304
Murray, Utah 84107
1-801-533-5423

www.liceclinicsofamerica.com

Up to $1,070,000 of Class B Common Stock

Minimum purchase: $150

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; however, the U.S. Securities and Exchange Commission has not made an independent determination that these securities are exempt from registration.

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

Minimum 1,739 shares of common stock ($10,000)
Maximum 186,086 shares of common stock ($1,070,000)*

Company
Larada Sciences, Inc. d/b/a Lice Clinics of America

Description of Business
Lice Clinics of America is a medical technology company that cures head lice infestations with proprietary FDA-cleared medical devices and topical formulations, all without pesticides or toxic materials.

Corporate Address
154 East Myrtle Ave, Suite 304, Murray, Utah 84107

Type of Security
Class B Common Stock

Purchase Price of Security Offered
$5.75

Minimum Investment Amount
$150.00**

Length of Offering
The offering will be open for 60 days (which date may be extended at our option) or the date when all the shares have been sold.

Discounts
Clinic owners, shareholders (Class A Common Stock and Preferred Stock) and employees are eligible to receive a 50% discount on the share price.

Perks
- Invest $300 and receive a Lice Remover Kit
- Invest $500 and receive a Lice Remover Kit and a Lice Preven ter Kit.
- Invest $1,000 and have 10 Lice Remover Kits sent to the charity, shelter or school of your choice.
- Invest $10,000+ and Lice Clinics of America will host a day of onsite “one and done” treatments at the shelter, charity, school or organization of your choice!

Concurrent Offerings
If the Company raises more than the maximum offering amount in this offering under Regulation Crowdfunding (also referred to as “Regulation CF”), it may conduct an offering under Regulation D for subscribers who are accredited investors.

* The minimum and maximum amounts have been rounded. The company does not sell fractional, at a share price of $5.75 a share the minimum amount is $9,999.25 and the maximum amount is $1,069,994.50. The number of shares for the target offering and the maximum offering amounts are the number of shares that would be sold if no discounts applied. The number of shares under the target and maximum offering amounts will be adjusted for the discount available. For instance if all investors received the discount and purchase shares at the discounted price of $2.87, the minimum number of shares for the target and maximum offering amounts would be approximately 3,478 and 372,173 respectively.

** At a share price of $5.75 per share, the company’s minimum investment is 26 shares or $149.50 as the company does not sell fractional shares.

In this offering memorandum the terms “Larada,” “Larada Sciences,” “Lice Clinics of America” “we,” “us,” “our,” or “the company” refer to Larada Sciences, Inc.
THE COMPANY AND ITS BUSINESS

Head lice don’t just affect a child – they disrupt the whole community by complicating life for classmates, friends, siblings, and parents. Head lice unsettle everyone who comes in contact with them, leaving people embarrassed, frustrated and desperate to get life back to normal with those they care about.

Lice Clinics of America exists to make that return to normal life, and the joyful relief that comes with it, possible. To empower parents, school personnel, medical professionals and any other person caring for a child with the safest, fastest and most effective treatment – guaranteed.

Whether it’s at one of our friendly professional clinics, or with one of our innovative, off-the-shelf options, we ensure every caretaker leaves confident in the knowledge that they chose the most proven and scientifically backed treatment.

It’s a commitment to restoring happiness to kids, returning peace of mind to parents and relieving concerns across communities. In doing so, we ensure that every child and caregiver emerges from this difficult situation as not only healthier and happier, but as a hero too, having won the battle against head lice.

Our vision is a world empowered by science to treat head lice safely, swiftly and without stigmas.

History

The fundamental strategic objective of Larada Sciences (d/b/a Lice Clinics of America) is to build a nationally and internationally recognized brand that connects human head lice sufferers and their caregivers to comprehensive information, services, and products to end their lice infestations. We believe once suitably mature, the Lice Clinics of America brand will be the catalyst for a liquidity event in the public markets or an exit to an entity interested in deepening market share and extending the brand equity. We plan to achieve exit-worthiness by continuing to build a suite of lice-treatment solutions, each with different price points and user involvement such that there is a solution that appeals to everyone on the planet.

Larada Sciences was founded in 2006 to commercialize a lice-treatment method derived by researchers at the University of Utah who had discovered that human head lice, and most importantly their hard-to-kill eggs, could be quickly killed via warm-air dehydration. Our published clinical trials reflect that the company’s dehydration treatment process is 99.2% effective at eradicating lice eggs (the most challenging part of treating head lice) with a single treatment.

The company began its expansion of its urgent care clinics in 2014 and today operates the world’s largest network of professional lice-treatment centers using the brand Lice Clinics of America, with 152 U.S. clinics and 100 international clinics under exclusive licensing arrangements. These clinics perform guaranteed lice treatments using our professional heated-air FDA cleared medical device and they sell our proprietary line of do-it-yourself lice treatment and lice prevention products.
Market

Head lice have been around as long as humans have. But the business of treating head lice has been relatively stagnant for years, with pesticide based topical solutions (i.e. the “lice shampoos”) introduced 50 years ago and professional lice-treatment services (i.e. the “nitpickers”) arriving nearly 20 years ago, all with relatively little innovation or effective solutions. We estimate that there is a $4 billion global market for treating head lice involving hundreds of millions of cases annually, with 12 million occurring annually in the U.S. alone.

*based on internal estimates.

This is an unusual time in the lice treatment space. It is a long-established problem and industry but presently is exhibiting opportunistic market dynamics.

The lice treatment industry has been dominated for decades by two major consumer brands (RID and Nix) selling over the counter (“OTC”) topical treatments based on pesticide formulations. When introduced decades ago these products were highly effective. Research published in Pediatric Dermatology in September 2016 shows, the effectiveness of treatments using the active ingredients in the top OTC brands of lice shampoos in the U.S. are now just 25 percent effective, even when combined with combing out the lice and eggs, and their performance will only decline further in the future as pesticide resistant lice become the norm.

According to research published in the Journal of Medical Entomology in March 2016, 98 percent of head lice in the United States now carry gene mutations for pesticide resistance (up
from 37% in 2001). Widespread pesticide resistance has been documented in many other countries as well.

Frustrated by ineffective lice shampoos, many lice sufferers have opted for both the guarantee and the service provided when paying for a professional lice treatment solution from our urgent care clinics. In 2016, we experienced a 79% increase in professional treatments in the 141 U.S. clinics open at that time and we continue to see phenomenal growth both from established clinics and new clinics that are opening each month.

Because of the size of the market and the ineffectiveness of the current market leaders’ products, we anticipate there will be a reallocation of solutions both from the established brands and from new players who are seeking to take and retain market share. We believe a new order will immerse and the Lice Clinics of America brand will be a significant part of that new order.

It is against that background that we have continued to develop a comprehensive set of Lice Clinics of America products and services offerings. We now have a guaranteed solution for every budget and every degree of effort a care giver wants to undertake. We plan to distribute our products and services through our Lice Clinics of America branded urgent care centers as well as through national and international retailers. With that level of distribution we can achieve the awareness required to become a “go-to” solution America turns to.

Clearly creating Lice Clinics of America brand awareness is vital to driving customers to our urgent care clinics, and this awareness is achieved not only by national advertising and PR/news stories, but also by introducing our DIY products into the market and getting the brand in front of the 90% of the consumers who currently go to drug and big box stores to purchase topical products. For this reason we have developed a wide array of lice treatment and prevention products. Not only will this help drive Lice Clinics of America brand awareness, but it will provide clinic owners with more items to sell, more price points to address and more customers to delight.

Currently, in addition to our professional heated-air dehydration service which is available at all of our U.S. and international clinics, our Lice Remover Kit, a pesticide-free liquid gel product, is available through our U.S. clinics and through selected Walmart, Target, CVS, Albertsons/Safeway, Giant Eagle and HEB retail stores. Our Home Treatment Kit, which incorporates a home-use version of our patented heated-air dehydration treatment device is available through selected U.S. urgent care clinics.

**Competition**

We compete in the head lice treatment and removal market. Our primary competition comes from OTC products for do-it-yourself treatment at home, prescription pharmaceutical products and other professional lice-treatment products. Secondarily we face competition from those treating with homeopathic “products” (e.g. mayonnaise, olive oil, tea tree oil, etc.).

Currently 90% of the market is served by OTC products, typically priced in the $10-$20 per treatment range. The current market leaders, RID and Nix have historically captured the
majority of the market with their pyrethroid based formulations which today are less than 25% effective even when combined with extensive combing and physical removal of the lice eggs.

But we know that the market leaders will not stand still – their market position is worth hundreds of millions of dollars in annual sales and these brands are owned by global companies with global ambitions. It makes sense that someday soon they will reformulate their failing pesticide based products to formulations that work. Nix Ultra is already doing this with their dimethicone product that is nearly 100% effective when used as directed. It is now nationally distributed and advertising for it is increasing. We also expect to face competition from a variety of other new products and technologies coming onto the market; some with homeopathic positioning (e.g., Vamousse) and others using new technologies (e.g., NovoKid).

Prescription products currently accounts for approximately 9% of the lice treatment market and are typically priced in the $200-$300 range with insurance reimbursement levels plan specific. Recently, several venture-backed pharmaceutical efforts have produced somewhat effective (i.e. 80% effective after two treatments) but expensive drug compounds now seeking to gain market share.

We also compete with other professional lice-treatment services. Treatment services from these “nit-pickers” are in the $150-$250 per person range.
Lice Clinics of America performs professional lice-treatment services, with certified technicians using our exclusive, patented FDA cleared medical device to kill head lice and eggs using just heated air. The company developed v2.0 of its professional device in early 2016 and is planning on releasing v3.0 in 2017.

Our guaranteed clinic treatments are successful 99+% of the time in a single, 1-hour treatment. To date we have successfully treated over 250,000 customers at our clinics.

Research conducted by Robert Hale and Associates shows that 10% of lice sufferers in the U.S. would choose a professional treatment at Lice Clinics of America over all other treatment options. To accommodate them, we anticipate completing the licensing our clinics in 300 U.S. territories by the end of 2017.

We own the clinic in Salt Lake City, Utah. The rest are owned by independent operators who sign license agreements with us. In addition to paying us an initial territory fee for exclusivity, licensees pay us a fixed fee for every treatment they perform in their territories. We intend to expand our
footprint of company owned clinics in the U.S. and in other countries in selected markets where we feel we can impact brand awareness and lead first hand in development of best practices for all clinic owners.

We use a similar model in 32 other countries, although most of those countries have a master area developer (i.e. a master licensor) who has purchased exclusive development rights from us for the entire country.

Although market research shows that the clinic value proposition is very appealing to consumers, with 10% of the market saying they would choose a professional treatment in our clinics over all other options, regardless of the premium price point. However, the price of a full-service treatment can add up quickly for families with multiple children.

To attract as much of the other 90% of the market and fulfill our mission of providing the safest, most effective head lice treatments for everyone, we have designed a new line of products:

- Home treatment using our DIY Heated-Air Device that lets parents and caregivers use the heated air to successfully treat lice infestations at home in a single 1-hour treatment for those that either cannot access one of our clinics or cannot afford the full treatment pricing for all family members; the Home Device is designed to give parents treating multiple kids the efficacy of a heated-air treatment at home at an attractive mid-point price. The Home Device employs a single-use tip with a built-in smart chip to ensure the disposable tip is used for only one treatment. Replacement tips are sold separately.
  - In 2017, Lice Clinics of America will sell Home Treatment Kits only through its clinics in selected test markets to evaluate what impact those sales will have on clinic treatments. We will gather data on both professional treatments and Home Treatment Kit sales in each of those test clinics and share that with other clinic owners. If we see the positive impacts we expect, we anticipate broadening the U.S. distribution in 2018 through all our clinics, online, and possibly retail channels.
  - To further mitigate clinic concern regarding cannibalization, a revenue-share program will provide clinic owners with a royalty on Home Treatment Kits sold in their territory. We are evaluating international markets for these product sales as well.
  - We believe this rollout schedule enables us to hone our marketing tactics and enhance—rather than erode—the clinic side of the business by the introduction of the new Home Device product.

- Home treatment using our pesticide-free liquid gel in a DIY Lice Remover Kit with a special dose control applicator for 100% efficacy eliminating lice and lice eggs at home in two treatments over a 10-day period. The Lice Remover Kit is our patent-pending treatment option for budget-conscious consumers. The kit contains a dimethicone-based gel, a comb-shaped “no mess”, accurate dosing dispenser, and a lice comb. The pesticide-free kit will leverage and build the
Lice Clinics of America brand. Research shows that buyers are very interested in a low-cost, effective options that are pesticide-free and come with a money-back guarantee.

- We sell the Lice Remover Kits in our clinics as well as through retail channels. Walmart, Target, CVS, Albertsons/Safeway, Giant Eagle and HEB begin selling the Lice Remover Kit in a select number of their stores in Spring of 2017. Other national distributors have also signed up to sell the Lice Remover Kit to their network of retailers in 2017.

- Lice Preventer Kit that uses a liquid gel with a special dose control applicator that is 100% effective at preventing lice infestations when used weekly. Many parents want to know how to keep their kids lice-free after treatment. Other parents look for ways to prevent infestations in the first place (particularly after the dreaded note home from school). We developed our Lice Preventer Kit with them in mind. The Prevention Kit uses the same dispenser technology as the Lice Remover Kit to help apply the liquid gel evenly throughout the hair. We recently began selling the Lice Preventer Kit in our clinics and on Amazon.

We believe that there is plenty of room in the market for our professional clinic services as well as our consumer products. We anticipate our consumer products will help elevate the Lice Clinics of America brand as well as provide treatment solutions for every budget and customer preference.

**OUR PRODUCT PRICING**

<table>
<thead>
<tr>
<th></th>
<th>Price</th>
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<tbody>
<tr>
<td>Clinic Treatment (Full Service)</td>
<td>$200</td>
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<tr>
<td>Home-Use Dehydration Device</td>
<td>$160</td>
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<tr>
<td>Home-Use Liquid Gel</td>
<td>$120</td>
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<td></td>
<td>$80</td>
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<td>$40</td>
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**Intellectual Property and Trademarks**

The company benefits from both the ownership of and being the exclusive licensee of a number of utility and design patents, as well as several additional pending patents, in the U.S., EU, Canada, Australia, China, Brazil, India and Israel.
On July 21, 2006, the company entered into an exclusive license agreement with University of Utah Research Foundation. The agreement provides for the use of the intellectual property known as the Ectoparasite Eradication Method and Device. Through that agreement, the company has the rights to use patents issued in the United States, Australia, Israel, and Canada and a pending patent in the EU.

For the home-use heated-air device, the company is the listed as the holder for the patent filed in the United States in June 2016.

In addition, the company holds intellectual property related to the applicator family. Currently, the company holds design patents in the United States and the EU and utility patents in the United States, China, Australia and the EU (covering France, Germany, the UK, Ireland and Spain). The company has a utility patent pending in the US, Brazil, Canada and India.

The company also holds various trademarks both in the US and internationally as well as trademarks for “Lice Clinics of America”, and “Urgent Care for Lice Removal” and logos for “Lice Clinics of America” and “Lice Clinics of the UK”.

**Research and Development**

The company invested $1,401,833 in 2016 and $307,127 in 2015 on research and development (expensed in the corresponding current period for financial reporting). These efforts included development of the professional heated-air device v2.0, the home-use heated air device, the liquid gel formulation and dose control dispenser for both our home use treatment product and our home-use prevention product.

**Regulatory**

The company’s professional heated-air device is an FDA-cleared Class I medical device. The professional device is also considered a medical device in most countries in which we do business, and we have worked to make sure that we have clearance for the use of that device, when applicable, in those jurisdictions.

The home-use heated air device is also be a Class I medical device, subject to the FDA’s requirements for annual registration, listing of devices, good manufacturing practice, labeling and prohibitions against misbranding and adulteration.

The FDA does not regulate our other home-use products, but some countries do. For example, our liquid gel treatment product, The Lice Remover Kit, is regulated as a medical device in Europe where it has a CE mark.

Our quality management system is certified to the ISO 13485:2003 standard by the notified body BSI.

We rely on regulatory counsel such as xFDA, Inc. and Phil Triolo and Associates LC for regulatory listing and compliance with the FDA. We also rely on authorized representatives such as ProMedt and Emergo to maintain regulatory listing and reporting in other countries.
Due diligence
Due diligence by CrowdCheck, Inc.

TEAM

Officers, Directors and Key Employees.

The company currently has 30 full-time employees and 4 directors. Most of our employees are based at our headquarters in Salt Lake City, Utah. The following officers and key employees are employed full-time.

<table>
<thead>
<tr>
<th>Name</th>
<th>Position</th>
<th>Date Appointed</th>
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<tbody>
<tr>
<td><strong>Officers:</strong></td>
<td></td>
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<tr>
<td>Claire Roberts</td>
<td>Chief Executive Officer</td>
<td>June 2013</td>
</tr>
<tr>
<td>Scott Wilson</td>
<td>President, Consumer Products</td>
<td>January 2016</td>
</tr>
<tr>
<td>Kelly Brodbeck</td>
<td>Chief Strategy Officer</td>
<td>April 2015</td>
</tr>
<tr>
<td>Terri Simpson</td>
<td>Chief Marketing and Sales Officer</td>
<td>September 2013</td>
</tr>
<tr>
<td>Adam Ward</td>
<td>Chief Operating Officer</td>
<td>January 2013</td>
</tr>
<tr>
<td>Perry Christensen</td>
<td>Chief Financial Officer</td>
<td>May 2014</td>
</tr>
<tr>
<td><strong>Directors:</strong></td>
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<tr>
<td>Yuri Pikover</td>
<td>Chairman</td>
<td>Oct 2011</td>
</tr>
<tr>
<td>Brent Sloan</td>
<td>Director</td>
<td>May 2012</td>
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<tr>
<td>Jeff Davis</td>
<td>Director</td>
<td>Oct 2016</td>
</tr>
<tr>
<td>Claire Roberts</td>
<td>Director</td>
<td>June 2013</td>
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<tr>
<td><strong>Key Employees</strong></td>
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<tr>
<td>Jennifer Jackenthal</td>
<td>VP of Strategic Clinic Operations</td>
<td>October 2015</td>
</tr>
<tr>
<td>Dr. Krista Lauer,</td>
<td>National Medical Director</td>
<td>November 2016</td>
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</table>
**Claire Roberts, Chief Executive Officer**

As a former CEO in the manufacturing and technology industries, Claire never aspired to work with head lice as a profession. But the joy she gets from leading an organization that does good for families on a daily basis is unlike anything else in her career. As CEO, Claire has led Lice Clinics of America through three years of triple-digit growth since joining the company in 2013.

**Scott Wilson, President - Consumer Products Division**

When Scott joined our company in 2016 he was tasked with getting our retail products on the shelves of national retailers. Under his expert leadership those products are currently sold in Walmart, Target, CVS and other retail stores. He keeps our manufacturing, supply chain and distribution channels running smoothly. Scott was most recently the president of NuvoH20 from 2013-2015.

**Kelly Brodbeck, Chief Strategy Officer**

Kelly joined Lice Clinics of America in 2015 because he believed our company was poised to be a global leader in our industry. He has carefully guided the development and marketing of our line of science-based consumer products. He continues to strategize and position our company in various markets around the world. Kelly was most recently the director of global marketing for Raydiance from 2013-2015.

**Terri Simpson, Chief Marketing and Sales Officer**

Terri is our rainmaker. Since joining the company in 2013 she has been the driving force behind the rapid expansion of our urgent care clinics across the globe. She leads our domestic and international sales teams. She is also the mastermind behind the marketing and PR initiatives that have worked so well for us and our clinics.
Adam Ward, Chief Operating Officer

Adam is not an attorney, but he feels like it most days. He oversees the legal, quality and regulatory departments, as well as corporate/investor communications. Our resident lice expert since 2013, Adam hobnobs with the world’s foremost lice researchers to stay abreast of the latest developments in our industry. On weekends he sings with the Mormon Tabernacle Choir.

Perry Christensen, Chief Financial Officer

Like all good CFOs, Perry keeps our company on track financially. He manages the accounting department and is responsible for our company’s finances, reporting and budgeting. Since 2014 Perry has been happy to take on the jobs that the rest of the management team don’t want.

Jennifer Jackenthal, VP of Strategic Clinic Operations

Jennifer is a detail-oriented, creative thinker that helps our clinics operate successfully. She provides constant support for our clinic owners by running our training program, coordinating monthly webinars, and maintaining the extensive database of resources our clinics use. She has been with the company since 2015. Jennifer was most recently the director of PCCAPS from 2012-2015.

Dr. Krista Lauer, National Medical Director

Krista is probably the only doctor in the U.S. who specializes in head lice. She joined our company in 2016 after 20 years as a family practitioner. Krista plays a key role in educating our clinics on best practices. She is also our liaison with the media, government agencies and the medical community when it comes to our products and services. Most recently she was the medical director at Anthem Blue Cross Blue Shield in New York from 2014-2016.
Yuri Pikover, Chairman of the Board
Yuri Pikover is the Chairman of the Board of Lice Clinics of America. He has been a Director at Lice Clinics of America for five years (since August 2011). Since 1999, Yuri has been the Managing Director of 37Ventures, a boutique venture fund focusing on growing early-stage startups, and serves on the Board of Directors of various companies. From 1993-2008, he founded and held executive roles in Xylan (which was sold to Alcatel for $1.7 billion), Access360, 5square, and Folsom, and served on the Board of Directors of several dozen companies. Prior to 1993, Yuri held technical and management positions with Micom Systems and Fibermux Corporation.

Brent Sloan, Director
Brent Sloan is a Director at Lice Clinics of America. Brent is the Chief Executive Officer of BaseCamp Franchising, where for over 20 years he has been a leader in the resale franchise industry. During that time he has grown the Kid to Kid and Uptown Cheapskate franchises to dozens of stores throughout the United States. He has a B.A. in Finance from the University of Utah and a J.D. from Southwestern Law School.

Jeff Davis, Director
Jeff Davis is a Director at Lice Clinics of America. Jeff is the President and CEO of Molio, Inc., a creative and analytics company that markets consumer-products brands on YouTube. Prior to founding Molio in February 2015, he was the CEO of Orabrush, Inc. from February 2010 to October 2015. Orabrush, Inc was the first consumer product to be commercialized on a global level using only YouTube. Prior to that Jeff spent 23 years in sales, marketing, brand-building and general management at Proctor & Gamble in the USA and abroad. Jeff has a B.S. in Marketing and a B.A. in German from the University of Utah.

Related Party Transactions
One of our directors, Yuri Pikover, engaged in a series of transactions with the company. These transactions included lending money to the company through secured notes (which had 20% interest rates and a term of either 24 month or 36 months), these notes were eventually retired into a convertible note.

- In June 2016, Mr. Pikover lent the company $600,000, which along with retiring principal amounts of $196,48.84 from an outstanding secured note, was converted to a note with a principal amount of $796,468.84.
- In November 2016, Mr. Pikover lent the company an additional $280,000 a secured note.
- On April 30, 2017, Mr. Pikover lent the company an additional $1,000,000, which together the principal outstanding from the secured notes of $752,796, was represented by one convertible note.

As of April 30, 2017, the only outstanding loan from Mr. Pikover is the one convertible note with a principal value of $1,752,794. This note bears interest at 20 percent, has a term of one year, and requires monthly interest-only payments until maturity, when the balance is to be paid in full. In the event that the company sells equity shares on or before the date of repayment of
these notes, the unpaid balance can be converted into shares of the company’s common or preferred stock at a 20% discount rate.

Dulcet Investments, LLC, which is managed by Adam Ward, entered into two loan agreements with the company. The loan entered in on January 25, 2017, had a principal amount of $110,000, an interest rate of 20% and a term of 36 months. The loan entered on March 17, 2017, had a principal amount of $30,000, was interest only at rate of 20%, and has no set term.

Perry Christensen, enter into two loan agreements with the company. The loan entered in on January 17, 2017, had a principal amount of $75,000, an interest rate of 20% and a term of 36 months. The loan entered on March 31, 2017, had a principal amount of $18,000, was interest only at rate of 20%, and was repaid within 30 days.

RISK FACTORS

The SEC requires the company to identify risks that are specific to its business and its financial condition. The company is still subject to all the same risks that all companies in its business, and all companies in the economy, are exposed to. These include risks relating to economic downturns, political and economic events and technological developments. You should consider general risks as well as specific risks when deciding whether to invest.

These are the principal risks that relate to the company and its business:

**We face significant market competition.**
We compete with other lice removal products and services, including over-the-counter (OTC) products and prescription products as well as other professional lice-treatment services (e.g., local “nitpickers”). Many of the companies offering these products have significantly more resources than we do, including some companies backed by venture capital funds and large pharmaceutical companies. If our competitors were to come out with new products that were effective at killing lice and eggs, cost competitive and made it easy for parents to treat at home in a single treatment, or any combination thereof, our business and financial results would be adversely impacted.

**Our revenues and profits are subject to fluctuations.**
Our financial results have fluctuated in the past and will fluctuate in the future. Additionally, we are launching new products that are not reflected in our previous financial results, which makes it difficult to forecast future results. As a result, you should not rely upon the company’s past financial results as indicators of future performance. You should take into account the risks and uncertainties frequently encountered by companies diversifying their offerings. Our financial results can be influenced by numerous factors, many of which we are unable to predict or are outside of our control, including:

- market acceptance of our new products;
- being able to obtain and maintain visible shelf space in retailors;
- adverse litigation, settlements and other litigation related costs, including litigation related to intellectual property and product liability claims;
- changes in the legislative or regulatory environment or enforcement by government regulators, including fines, orders, or consent decrees related to the use of medical devices, the operation of lice removal clinics or lice removal products; and
• Changes in business and macroeconomic conditions.

**We have limited experience producing our home-use products on a commercial scale.**

To date, the majority of our revenue has been from clinic based lice treatment services and fees from exclusive licensing agreements. In order to execute our business plans, we need to expand our revenue base to include sales of new at home-use products and therefore we need to continue to establish and maintain relationships with distributors to secure shelf space at retailers and with manufacturers for the production of our products. There is a substantial risk associated scaling up commercialization using new technologies, and a number of factors that could impede our growth. These factors include:

- our ability to advance relationships with strategic partners, including manufacturers and retail outlets for the manufacturing and commercialization of our products;
- our ability to mitigate costs and delays as we scale up, including development of stable distribution networks for our products;
- our ability to effectively price our products;
- our ability to overcome technological challenges inherent in the commercialization of new technologies;
- our ability to manage our growth; and
- our ability to gain market share and effectively compete in this market.

If we are unable to successfully scale up our operations, our business will be harmed.

**We are dependent on intellectual property.**

Larada Sciences relies and expects to continue to rely on a combination of confidentiality and license agreements with its employees, consultants, territory holders and third parties with whom it has relationships, as well as trademark, copyright, patent, trade secret, and domain name protection laws, to protect its proprietary rights. In the United States and internationally, the company has filed various applications for protection of aspects of its intellectual property, and Larada Sciences currently holds a number of issued patents in multiple jurisdictions. However, third parties have in the past and may in the future knowingly or unknowingly infringe our proprietary rights and challenge our proprietary rights. Further, pending and future trademark and patent applications may not be approved. In addition, effective intellectual property protection may not be available in every country in which we operate or intend to operate its business. In any or all of these cases, we may be required to expend significant time and expense in order to prevent infringement or to enforce our rights. Although we have taken measures to protect our proprietary rights, there can be no assurance that others will not offer products or concepts that are substantially similar to those of Larada Sciences and compete with our business. If the protection of our proprietary rights is inadequate to prevent unauthorized use or appropriation by third parties, the value of our brand and other intangible assets may be diminished and competitors may be able to more effectively mimic our service and methods of operations. Any of these events could have an adverse effect on our business and financial results.

**We operate in a market that is subject to changing statutory provisions and regulations and interpretations of those statutory provisions and regulations.**

Regulatory authorities and legislative bodies pass inconsistent and constantly-changing laws and regulations, including in the areas of medical devices, topical treatments and import-export
regulations. Currently, we have licensing agreements with individuals in the United States and 31 other countries. Changes in laws and regulations or different interpretations of those laws and regulations could make it difficult or impossible to comply or increase our regulatory compliance burdens and therefore hinder our ability to operate profitably.

**We are subject to regulation and industry standard guidelines related to our products.**
The FDA, other U.S. and foreign government agencies, and industry associations regulate or provide guidance on some of products that we manufacture. Some of our current and future products might require clearance or approval from the FDA or counterpart regulatory agencies in other countries before they can be marketed or sold. The process for obtaining marketing approval or clearance may be time consuming and expensive and may require us to modify our products. Governmental agencies may also impose new requirements or amend or interpret existing regulations in ways that may require us to modify or re-register our products or otherwise impact our ability to market such products. Even once clearance or approval has been obtained for a product, we will still be obligated to meet the applicable regulatory requirements. Further, our failure to comply with the applicable good manufacturing practices, adverse event reporting, and other requirements of these agencies could hamper or impede the production, marketing or sale of our products and result in fines, delays or suspensions of regulatory clearances, closure of manufacturing sites, seizures or recalls of products and damage to our reputation.

**We provide products and services to consumers and issues and perceived concerns related to our product and services could negatively impact our business.**
The company’s success depends in large part on its ability to maintain consumer confidence in the safety, efficacy and quality of its products and services. The company has rigorous product safety and quality standards for our products and clinic services. However, contaminated or adulterated products, the misuse of our products, and improper services at our clinics, could subject us to liability, including product liability claims, and expensive product recalls. Even if the claims are unsuccessful or without merit, the negative publicity could negatively impact our brand image and reputation, and therefore our bottom line.

**We rely on our licensees.**
Our earnings depend on our licensees who own and operate our urgent care clinics, and our business and reputation may be harmed by actions of our licensees that are beyond our control. A significant portion of our earnings comes from license payments and per treatment use fees paid by our licensees as well as from the sale of our home-use products through the clinics. Licensees are independent owner-operators, and their employees are not our employees. We depend on our licensees to operate their clinics in a manner consistent with our standards and requirements. This includes hiring of technicians and other personnel as well as performing the treatments to our specifications. Our reputation and image may be harmed if our licensees fail to do so. Further, our licensees may take actions that adversely affect the value of our intellectual property or reputation. This reputation damage could negatively impact our revenues.

**The insurance we maintain might not cover all of our losses.**
The insurance we maintain, including property, casualty and workers’ compensation insurance, may not fully cover all potential exposures. Further, our policies are subject to limitations, including deductibles and maximum liabilities covered. We may incur losses in excess of the
limits or outside the scope of the coverage of our policies including any liabilities associated with product safety.

**We are currently operating at a loss.**
For the four-month period end April 30, 2016, we have operated at a loss of $513,246, excluding interest, depreciation and amortization. Though we believe we will return to profitability within the current year, if we are unable to realize certain sales projections, we will need to obtain additional equity or loan financing to meet working capital needs.

**There is no guarantee that we will be able to fully utilize our net operating loss carryforwards.**
We currently have significant tax net operating loss carryforwards (“NOLs”) available to us to use as offsets for future federal and state income tax liabilities. Full utilization of these assets could be limited by a variety of factors, including changes in federal and state tax laws and regulations and the interpretations thereof or not having enough future tax liabilities to allow us to recognize the full benefit. Our inability to use these assets or receive the full benefit from them, could negatively affect our bottom line.

**If we do not raise sufficient funds we will not succeed.**
Larada is offering stock in the amount of up to $1.07 million in this offering, and our minimum to close is $10,000. We also intend to follow this offering with either a Regulation A offering or a Regulation D private placement offering to raise additional funds. If the company manages to raise only the minimum amount of funds sought and does not follow-up with a subsequent Regulation A or Regulation D offering, it will have to find other sources of funding. Additional fundraising in the future may be offered at a lower valuation, which would dilute the interest of investors in this offering, or on more favorable terms – for example, debt financing, which could be positioned ahead of the investors in this offering in terms of seniority.

**We have been relying on loans from related parties.**
In order to finance the costs associated with introducing new products, we have relied on a series of secured loans from officers and directors. As of April 30, 2017, we had $1,885,916 in outstanding principal amount. See “Related Party Transactions.”.

**Holders of our secured notes and holders of our Preferred Stock are entitled to potentially significant payments over holders of our Common Stock if we are liquidated, including upon a sale of our company.**
Holder of our secured notes hold senior debt and will be paid prior to holders of any of our equity shares, included holders of our Preferred Stock and Common Stock. Further, holders of our outstanding Preferred Stock have liquidation preferences over holders of Common Stock, including the Common Stock being offered in this offering. This liquidation preference is paid prior to any disbursements to Common Stock holders. If a liquidation event, including a sale of our company, were to occur that resulted in a distribution of less than approximately $6.5 million to our stockholders, the holders of our secured notes and our Preferred Stock could be entitled to all proceeds of cash distributions.
We are offering a discount on our stock price; this may immediately dilute the value of your stock. 
The value of shares of investors who will pay the full price in this offering will be diluted by 
investments made by investors entitled to a discount, who will pay less for the same stake in the 
company.

We are subject to registration rights. 
As discussed below in “Capital Structure”, we are subject to a registration rights granted in an 
investors rights agreement that provides certain shareholders the right to demand full 
registration with the SEC in certain circumstances. Registration with and reporting to the SEC can be very burdensome, and in the event any demand for registration is made before we are ready to take on that burden, our resources could be significantly strained.

The securities being offered are non-voting. 
We are offering are non-voting Class B Common Stock, so you will not be able to influence our 
policies or any other corporate matter, including the election of directors, changes to our 
company’s governance documents, expanding the employee option pool, and any merger, 
consolidation, sale of all or substantially all of our assets, or other major action requiring 
stockholder approval. As your stock is non-voting, you will not have a say in these decisions.

There is no current market for any of our shares of stock. 
There is no formal marketplace for the resale of the Non-Voting Common Stock. Shares of Non-
Voting Common Stock may be traded on the over-the-counter market to the extent any demand 
exists. Investors should assume that they may not be able to liquidate their investment for some 
time, or be able to pledge their shares as collateral.

If we have a Regulation A offering in the near future, additional information might be 
available to investors in that offering. 
In a Regulation A offering, an offering statement has to be filed and reviewed by the SEC, and in 
the course of preparing that offering statement and responding to the SEC’s comments upon 
review, we may provide information that is different from or additional to the information in 
this Offering Memorandum.

OWNERSHIP AND CAPITAL STRUCTURE; RIGHTS OF THE SECURITIES

Ownership 
The table below shows the owners of 20% or more of the voting securities of the company, as of 
June 1, 2017.

<table>
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<th>Beneficial owner</th>
<th>Amount and class of securities held</th>
<th>Percent of voting power prior to the offering</th>
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<tr>
<td>37Ventures LLC*</td>
<td>1,927,114 shares of Preferred Stock</td>
<td>26.6%**</td>
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*Our chairman Yuri Pikover is a managing director of 37Venture LLC.

**Voting power is calculated on issued preferred shares voting on an as converted basis with 
common stock and does not include warrants, restricted stock and options grants.
**Classes of securities**

The company is offering Class B Common Stock to investors in this offering.

The following description summarizes important terms of the company’s capital stock. This summary does not purport to be complete and is qualified in its entirety by the provisions of the Amended and Restated Certificate of Incorporation and its Bylaws. For a complete description of Larada Sciences Inc.’s capital stock, you should refer to its Amended and Restated Certificate of Incorporation, and Bylaws, and applicable provisions of the Delaware General Corporation Law.

Larada Sciences Inc.’s authorized capital stock consists of 50,000,000 shares of Common Stock, $0.001 par value per share (of which 30,000,000 are designated Class A Common Stock and 20,000,000 are designated Class B Common Stock), and 10,000,000 shares of Preferred Stock, $0.001 par value per share, of which 5,447,605 are designated as Series A Preferred Stock.

As of June 1, 2017 the outstanding shares of Larada Science Inc. included: 2,996,229 shares of Common Stock and 4,558,757 shares of Series A Preferred Stock.

**Common Stock**

**Dividend Rights**

Holders of Common Stock are not entitled to receive dividends, as may be declared from time to time by the board of directors out of legally available funds, unless such dividends are paid ratably to the holders of Common Stock and Preferred Stock based on the number of shares of Common Stock which would be held by each stockholder if all of the Preferred Stock was converted at the then-effective conversion rate applicable to such shares of Preferred Stock. The company has never declared or paid cash dividends on any of its capital stock and currently does not anticipate paying any cash dividends after this offering or in the foreseeable future.

**Voting Rights – Class A Common Stock**

Each holder of Class A Common Stock is entitled to one vote for each share on all matters submitted to a vote of the stockholders, including the election of directors other than the Series A directors, but excluding matters that relate solely to the terms of a series of Preferred Stock.

**Voting Rights – Class B Common Stock**

Holders of Class B Common Stock are not entitled to vote, except as required by law.

**Conversion – Class B Common Stock**

Each share of Class B Common Stock shall automatically convert into one share of Class A Common Stock (i) immediately prior to the consummation of a Qualified Public Offering (defined below) or (ii) upon the vote of holders of a majority of Class A Common Stock.

**Right to Receive Liquidation Distributions**

In the event of the company’s liquidation, dissolution, or winding up, holders of its Common Stock will be entitled to share ratably in the net assets legally available for distribution to stockholders after the payment of all of the company’s debts and other liabilities and the satisfaction of the liquidation preferences granted to the holders of all shares of the outstanding Preferred Stock.
Rights and Preferences
Holders of the company's Common Stock have no preemptive, conversion, or other rights, and there are no redemptive or sinking fund provisions applicable to the company's Common Stock.

Series A Preferred Stock

Dividend Rights
Holders of Series A Preferred Stock are entitled to receive dividends, as may be declared from time to time by the board of directors out of legally available funds. Those dividends are paid ratably to the holders of Common Stock and Series A Preferred Stock based on the number of shares of Common Stock which would be held by each stockholder if all of the Preferred Stock was converted to Common Stock under the terms of the company's Amended and Certificate of Incorporation. The company has never declared or paid cash dividends on any of its capital stock and currently does not anticipate paying any cash dividends after this offering or in the foreseeable future.

Voting Rights
Each holder of Series A Preferred Stock is entitled to one vote for each share of Class A Common Stock which would be held by each stockholder if all of the Series A Preferred Stock was converted into Class A Common Stock. However, Series A Preferred Stock holders are not entitled to vote on the conversion of Class B Common Stock into Class A Common Stock. Holders of the Series A Preferred Stock are entitled to exclusively elect two Series A directors. Further, the company's CEO shall also serve as a director. The company's CEO and two Series A directors shall appoint two additional directors through a majority vote, one of who shall be an independent director. Specific matters submitted to a vote of the stockholders require the approval of two-thirds of the holders of Series Preferred Stock voting as a separate class. These matters include any vote to:

- liquidate, dissolve or wind-up the business and affairs of the company, effect any merger or consolidation or any other deemed liquidation event;

- amend, alter or repeal any provision of the Certificate of Incorporation or bylaws in a manner that adversely affects the powers, preferences or rights of the Series A Preferred Stock;

- create, or authorize the creation of, or issue or obligate ourselves to issue shares of any additional class or series of stock unless that stock ranks junior to the Series A Preferred Stock holders in terms of liquidation distributions, dividend payments and rights of redemption.

- increase the authorized number of shares of Series A Preferred Stock or increase the authorized numbers of shares of any additional class or series of stock unless that stock ranks junior to the Series A Preferred Stock holders in terms of liquidation distributions, dividend payments and rights of redemption;

- reclassify, alter or amend any security that is pari passu with the Series A Preferred Stock in terms of liquidation distributions, dividend payments and rights of redemption,
if such action would render the other security senior to the Series A Preferred Shares in respect to any such right, preference or privilege;

- reclassify, alter or amend any security that is junior with the Series A Preferred Stock in terms of liquidation distributions, dividend payments and rights of redemption, if such action would render the other security senior to or pari passu with the Series A Preferred Shares in respect to any such right, preference or privilege.

- purchase or redeem, or pay or declare any dividend or make any distribution on any shares of capital stock other than certain allowable repurchases;

- create or authorize the creation of, or issue, or authorize the issuance of any debt security in excess of $100,000 unless with the prior approval of the Board of Directors, including the approval of at least one Series A Director;

- increase the number of shares authorized for awards under the company’s stock plan more than 6,961,270 shares;

- create or hold stock in a subsidiary that is not wholly owned or sell, transfer or otherwise disposed of any stock of any subsidiary (direct or indirect), or permit any direct or indirect subsidiary to sell, lease, transfer, exclusively license or otherwise dispose substantially all of the subsidiary’s assets; and

- increase or decrease the number of authorized directors of the company.

**Right to Receive Liquidation Distributions**

In the event of the company’s liquidation, dissolution, or winding up, holders of Series A Preferred Stock are entitled to liquidation preference superior to holders of the Common Stock. Holders of Series A Preferred Stock will receive an amount for each share equal to the original price paid ($0.56 per share adjusted for any stock split, stock dividend, recapitalization, or otherwise) plus any declared but unpaid dividends. If, upon such liquidation, dissolution or winding up, the company has additional assets after the payment of the preferential amounts, the remaining assets will be distributed to the holders of all Preferred Stock and Common Stock on a pro rate basis as if all the Series A Preferred Stock been converted to Common Stock. If, upon such liquidation, dissolution or winding up, the assets and funds that are distributable to the holders of all Preferred Stock are insufficient to permit the payment to such holders of the full amount of their respective liquidation preference, then all of such assets and funds will be distributed ratably among the holders of the Preferred Stock in proportion to the full preferential amounts to which they would otherwise be entitled to receive.

**Rights and Preferences**

The Series A Preferred Stock is convertible into the Common Stock of the company as provided by Sections 4 and 5 of the Amended and Restated Certificate of Incorporation. Each share of Series A Preferred Stock is convertible at the option of the holder of the share as any time after issuance and prior to the closing of any transaction that constitutes liquidation event of the company. The conversion price of the Series A Preferred Stock is equal to the issue price subject to anti-dilution protective provisions that will be applied to adjust the number of shares of
Common Stock issuable upon conversion of the shares of the respective series of Series A Preferred Stock.

Additionally, each share of the Series A Preferred Stock will automatically convert into the Common Stock of the company upon the closing of the sale of shares of Common Stock to the public of at least $1.68 a share or in a firm commitment underwritten public offering, registered under the Securities Act of 1933 with gross proceeds over $10,000,000 (“Qualified Public Offering”) or by the occurrence of an event voted on by the two-thirds of Series A Preferred Stock holders. The shares will convert in the same manner as the voluntary conversion.

Holders of our Series A Preferred Stock have a right of co-sale and a right of first refusal to purchase shares in new securities the company may propose to sell after the date of that agreement. The right of first refusal in the agreement will end if the company makes an initial public offering. Further, holders of Series A Preferred Stock are bound by a Right of First Refusal, Co-Sale and Voting Agreement, which grants the right of first refusal for the sale shares of Series A Preferred Stock by key holders and any other holders. Should the company not purchase all the shares, investors and key holders are entitled to a secondary refusal right to purchase those shares.

That agreement also includes drag-along rights, a right of co-sale as well as voting provisions regarding the board of directors, requiring voting for the following individuals as directors: the two series A designees, the CEO and the two individuals selected by the majority of the directors.

Holders of our Series A Preferred Stock have preference over Common Stock.

Registration Rights
After the earlier five years from the date of the investor rights agreement dated December 20, 2013 or 180 days after the effective date of a registration from an IPO, holders of at least 25% of the registrable securities (including preferred and common stockholders) have the right to demand that we use our best efforts to file a Form S-1 registration statement for the registration of the offer and sale of shares of at least 50% registrable securities outstanding, (or a lesser percent if the anticipated aggregate offering price, net of selling expenses, would exceed $10 million), subject to specified conditions and limitations. In addition, if at any time when the company is eligible to use a Form S-3 registration statement, holders of at least 30% of the registrable securities then outstanding have the right to demand the we use our best efforts to file a Form S-3 registration statement with respect to outstanding registrable securities of such Holders having an anticipated aggregate offering price, net of selling expenses, of at least $5 million, In addition, if the company proposes to register the offer and sale of any securities under the Securities Act of 1933 either for our own account or for the account of other shareholders, holders of other registrable securities will have the right, subject to certain exceptions, to include their shares in the registration statement. These registration rights are subject to specified conditions and limitations. The company is obligated to pay all expenses relating to any such demand registrations and piggyback registrations, other than underwriting discounts and selling commissions. The registration rights terminate upon the earliest of (1) immediately before the consummation of an IPO, (2) when the company first becomes subject to the periodic reporting requirements of Section 12(g) or 15(d) of the Exchange Act or (3) upon a deemed liquidation event.
Dilution
The investor’s stake in a company could be diluted due to the company issuing additional shares. In other words, when the company issues more shares, the percentage of the company that you own will go down, even though the value of the company may go up. You will own a smaller piece of a larger company. This increase in number of shares outstanding could result from a stock offering (such as an initial public offering, another crowdfunding round, a venture capital round or angel investment), employees exercising stock options, or by conversion of certain instruments, such as convertible bonds, preferred shares or warrants, into stock.

Additionally, the value of the holding of investors who paid the full price in this offering will be diluted by investments made by investors entitled to a discount, who will pay less for the same stake in the company.

If the company decides to issue more shares, an investor could experience value dilution, with each share being worth less than before, and control dilution, with the total percentage an investor owns being less than before. There may also be earnings dilution, with a reduction in the amount earned per share.

If you are making an investment expecting to own a certain percentage of the company or expecting each share to hold a certain amount of value, it’s important to realize how the value of those shares can decrease by actions taken by the company. Dilution can make drastic changes to the value of each share, ownership percentage, voting control, and earnings per share.

What it means to be a minority holder
As an investor in Class B Common Stock of the company, your rights will be more limited than the rights of the holders of Class A Common Stock and Preferred Stock who control the company in regards to the corporate actions of the company, including additional issuances of securities, company repurchases of securities, a sale of the company or its significant assets, or company transactions with related parties. Even if your securities convert to Class A Common Stock of the company, investors in this offering will hold minority interests, potentially with rights less than those of other investors, and will have limited influence on the corporate actions of the company.

Transferability of securities
For a year, the securities can only be resold:

- In an IPO;
- To the company;
- To an accredited investor; and
- To a member of the family of the purchaser or the equivalent, to a trust controlled by the purchaser, to a trust created for the benefit of a member of the family of the purchaser or the equivalent, or in connection with the death or divorce of the purchaser or other similar circumstance.
FINANCIAL STATEMENTS AND FINANCIAL CONDITION; MATERIAL INDEBTEDNESS

Financial statements
Our financial statements for the years ending December 31, 2016 and 2015 can be found in Exhibit B to the Form C of which this Offering Memorandum forms a part.

Financial Condition
The company, which is a C corporation incorporated in the state of Delaware, was founded in 2006 to commercialize a lice treatment method that quickly kills lice via warm-air dehydration (the “Device”). The company allows licensees to set up urgent care lice treatment clinics using the company’s Device and branding worldwide (the “Licensees”). The company generates revenue from Licensees for the rights to the initial set up of such clinics in defined geographic territories as well as ongoing revenue from the Licensee’s use of the Device in the performance of lice treatments. The company also generates revenue from the sale of other lice treatment products and accessories (the “Products”) which are primarily used by consumers for do-it-yourself, home use. The Products are sold to Licensees and other national retailers for resale to consumers.

Results of operations

Year ended December 31, 2016 compared to year ended December 31, 2015
Revenue for fiscal year 2016 was $7,449,487, nearly double fiscal year 2015 revenue of $3,866,171. The increase in revenue in 2016 reflects the increase in the number of licensed territories sold in the U.S. and in other countries, the increase in lice treatments performed by the Licensees and therefore the corresponding fees paid to the company for the use of its Devices and the increase in the sale of other lice treatment Products sold through the company’s distribution channels.

The cost of revenues includes the cost of inventory sold during the period, inventory write-down costs, purchasing costs, shipping and handling expenses to customers and warehousing costs repairs and maintenance on devices, and depreciation of devices and manufacturing assets. Cost of revenue increased to $890,488 for the 2016 fiscal year from $718,997 in 2015 fiscal year, or 24%. This increase was due to a nearly 93% increase in revenue. Gross profits were accordingly $6,558,999 in the 2016 fiscal year compared with $3,147,174 during the 2015 fiscal year.

Expenses include general and administrative costs, sales and marketing costs, and research and development costs. Expense in the 2016 fiscal year increased to $8,025,190 from $3,439,380 in the 2015 fiscal year, or 133%. The increase in expenses were primarily due to:

- An increase in research and development costs to $1,401,833 in 2016 from $307,127 in 2015 (356%) in connection with the company’s development of a new device for the professional clinic treatments and the company’s research and development of new home-use lice treatment products;
- An increase in sales and marketing costs to $4,966,258 in 2017 from $2,169,596 in 2015 (129%), due to the company’s expanded national marketing campaigns; and
- An increase in general and administrative costs to $1,657,099 in 2017 from $962,657 (72%), due to increased personnel and related costs to support the growth of the company.

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Other expenses consist of interest expense and other income and expense. For the fiscal year 2016, interest expense increased to $446,733 from $35,120 in fiscal year 2015, this was due to the increase in debt financing to support the company’s growth. Other income and expenses increased from $203,975 for the 2016 fiscal year from $1,528 for the 2015 fiscal year, this was primarily driven by litigation expense in connection with defending the company’s patents. Therefore, overall total other expenses increased to $650,708 in the 2016 fiscal year from $36,648 in the 2015 fiscal year.

As a result of the factors set out above, the company’s net loss increased to $2,117,909 for 2016 from $329,064 in 2015.

**Current Fiscal Year**
From January 1, 2017 until April 30, 2017, our revenues have increased over the same time period in the prior year by $855,118, or 56%, primarily due to the increase in number of lice treatments performed at our clinics. Our combined cost of revenues and expenses increased by $567,761, or 24% over the same time period.

**Liquidity and capital resources**
As of April 30, 2017, the company’s cash on hand was $267,110. To date, our activities have been funded from our revenues (less our expenses) as well as capital raised from the sale of securities and from loans from officers and shareholders. The company will continue to fund working capital through its ability to generate cash flow from operations and will supplement such cash flow by either sales of securities in this offering, loans from officers and shareholders or an additional security offering.

If the Company raises more than the maximum offering amount in this offering, it may conduct an offering under Regulation D for subscribers who are accredited investors.

The company currently has no material commitments for capital expenditures. See “Use of Proceeds” for additional information on the company’s proposed future expenditures.

**Indebtedness**
On November 29, 2009, the company entered into a convertible note purchase agreement with Bank of North Dakota New Venture Capital Program, a non-profit corporation that is an instrumentality of the State of North Dakota. As of April 30, 2017, the outstanding principal on that loan was $300,000. These notes accrue simple interest at 8% annually and matured in 2015; however, so long as the company is compliant with the notes, the company has been able to obtain extension on a quarterly basis.

Beginning in November 2015 the company entered into a series of loans secured by the assets of the company; as of April 30, 2017 the principal balance raised under these loans was $1,851,704. These loans are secured by a security interest in all assets of the company. These loans were 24-60 months in duration and have interest rates of 15% and 20%.

In March and April of 2017, the company entered into convertible note agreements with an outstanding principal balance of $2,102,794 as of April 30, 2017. These convertible notes are secured by the assets of the company, bear interest at 20 percent, have a term of one year, and
require monthly interest-only payments until maturity, when the balance is to be paid in full. See “Related Party Transactions.”

Recent offerings of securities
We have made the following issuances of securities within the last three years:

- In March and April of 2017, we issued three secured convertible notes for an aggregate principal amount of $2,102,794 to three individuals in reliance on 4(a)(2) of the Securities Act, for consideration of the retirement of two loans which had aggregate outstanding balances of $970,099 and $1,132,695 in new funds, the proceeds of which were used for general business purposes.

- From February 2014 through July 2015, we issued 1,857,874 shares of Series A Preferred Stock as part of our Series A round in reliance on Rule 506(b) of Regulation D under the Securities Act, for consideration of $1,035,023 and conversion of 9,618 common shares/work performed. The proceeds of this offering were used for general business purposes.

Valuation
The company determined the share price of the Class B Common Stock in this offering internally based on its own assessment of the company’s current and future value, as well as relative risk for investors investing in similarly situated companies.
USE OF PROCEEDS

We are seeking to raise $1,070,000 in this offering through Regulation Crowdfunding, with a minimum target raise of $10,000. We have agreed to pay Start Engine Capital LLC (“Start Engine”), which owns the intermediary funding portal StartEngine.com, a fee of 6% on all funds raised. We will pay Start Engine $600 if we only raise the minimum target amount and $64,200 if we raise the maximum offering amount.

If we raise the minimum amount, we plan to use the net proceeds as follows:

● Approximately $9,000 for administrative expenses.

If we raise the maximum offering amount, we plan to use the net proceeds as follows:

● Approximately $400,000 for marketing.

● Approximately $300,000 for new product development, including for developing nations.

● Approximately $200,000 for operating expenses

● Approximately $100,000 for subsidized products and services for the underprivileged.

The identified uses of proceeds are subject to change at the sole discretion of the executive officers and directors based on the business needs of the company.

Irregular Use of Proceeds

The company currently has no intention to do so, but might incur Irregular Use of Proceeds over $10,000 that may include the repayment of debt.
REGULATORY INFORMATION

Disqualification

No disqualifying events have been recorded with respect to the company or its officers or directors.

Annual reports

The company will make annual reports available at www.liceclinicsofamerica.com/investors.

Compliance failure

The company has not previously failed to comply with Regulation CF.

INVESTING PROCESS

See Exhibit E to the Offering Statement of which this Offering Memorandum forms a part.

Updates

Information regarding the progress of the offering appears on the company’s profile page on StartEngine.com.
EXHIBIT B TO FORM C

FINANCIAL STATEMENTS AND INDEPENDENT ACCOUNTANT'S REVIEW FOR
Larada Sciences, Inc.

[See attached]
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INDEPENDENT ACCOUNTANTS' REVIEW REPORT

To the Board of Directors:
Larada Sciences, Inc.
Murray, Utah

We have reviewed the accompanying consolidated financial statements of Larada Sciences, Inc. (the Company), which comprise the balance sheets as of December 31, 2016 and 2015, and the related statements of operations, stockholders' equity, and cash flows for the years then ended, and the related notes to the financial statements. A review includes primarily applying analytical procedures to management's financial data and making inquiries of Company management. A review is substantially less in scope than an audit, the objective of which is the expression of an opinion regarding the consolidated financial statements as a whole. Accordingly, we do not express such an opinion.

Management's Responsibility for the Financial Statements

Management is responsible for the preparation and fair presentation of these consolidated financial statements in accordance with accounting principles generally accepted in the United States of America; this includes the design, implementation, and maintenance of internal control relevant to the preparation and fair presentation of the consolidated financial statements that are free from material misstatement whether due to fraud or error.

Accountants' Responsibility

Our responsibility is to conduct the review engagements in accordance with Statements on Standards for Accounting and Review Services promulgated by the Accounting and Review Services Committee of the American Institute of Certified Public Accountants. Those standards require us to perform procedures to obtain limited assurance as a basis for reporting whether we are aware of any material modifications that should be made to the consolidated financial statements for them to be in accordance with accounting principles generally accepted in the United States of America. We believe that the results of our procedures provide a reasonable basis for our conclusion.

Accountants' Conclusion

Based on our reviews, we are not aware of any material modifications that should be made to the accompanying consolidated financial statements in order for them to be in accordance with accounting principles generally accepted in the United States of America.

WSRP, LLC

Salt Lake City, Utah
May 11, 2017
The accompanying notes are an integral part of the financial statements.

See accountants' report.
The accompanying notes are an integral part of the financial statements.

See accountants' report.
The accompanying notes are an integral part of the financial statements.

See accountants' report.

### LARADA SCIENCES, INC.

#### STATEMENTS OF STOCKHOLDERS' EQUITY (DEFICIT)

**Years ended December 31, 2016 and 2015**

<table>
<thead>
<tr>
<th></th>
<th>Preferred Stock</th>
<th>Common Stock</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>Number of Shares</td>
<td>Amount</td>
</tr>
<tr>
<td>Number of Shares</td>
<td>$</td>
<td></td>
</tr>
<tr>
<td>December 31, 2014</td>
<td>3,656,282</td>
<td>$3,656</td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Stock issued</td>
<td>902,475</td>
<td>903</td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Net loss</td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Distributions</td>
<td></td>
<td></td>
</tr>
<tr>
<td>December 31, 2015</td>
<td>4,558,757</td>
<td>4,559</td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Stock issued</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Stock options</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Net loss</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Distributions</td>
<td></td>
<td></td>
</tr>
<tr>
<td>December 31, 2016</td>
<td>4,558,757</td>
<td>4,559</td>
</tr>
<tr>
<td></td>
<td>$</td>
<td></td>
</tr>
<tr>
<td></td>
<td>5,733,352</td>
<td>$</td>
</tr>
<tr>
<td></td>
<td>(2,059,639)</td>
<td></td>
</tr>
</tbody>
</table>
LARADA SCIENCES, INC.
STATEMENTS OF CASH FLOWS
Years ended December 31, 2016 and 2015

CASH FLOWS FROM OPERATING ACTIVITIES

<table>
<thead>
<tr>
<th></th>
<th>2016</th>
<th>2015</th>
</tr>
</thead>
<tbody>
<tr>
<td>Net loss</td>
<td>$(2,117,909)</td>
<td>$(329,064)</td>
</tr>
</tbody>
</table>

Adjustments to reconcile net income to
net cash flows from operating activities:

<table>
<thead>
<tr>
<th></th>
<th>2016</th>
<th>2015</th>
</tr>
</thead>
<tbody>
<tr>
<td>Depreciation and amortization</td>
<td>157,942</td>
<td>66,672</td>
</tr>
<tr>
<td>Stock based compensation</td>
<td>93,731</td>
<td>70,776</td>
</tr>
</tbody>
</table>

Changes in assets and liabilities:

<table>
<thead>
<tr>
<th></th>
<th>2016</th>
<th>2015</th>
</tr>
</thead>
<tbody>
<tr>
<td>Accounts receivable</td>
<td>(1,077,537)</td>
<td>(515,181)</td>
</tr>
<tr>
<td>Inventories</td>
<td>(147,106)</td>
<td>6,496</td>
</tr>
<tr>
<td>Prepaid expenses and other current assets</td>
<td>(147,106)</td>
<td>(81,317)</td>
</tr>
<tr>
<td>Accounts payable</td>
<td>854,186</td>
<td>121,121</td>
</tr>
<tr>
<td>Accrued expenses</td>
<td>379,494</td>
<td>83,883</td>
</tr>
<tr>
<td>Other current liabilities</td>
<td>137,258</td>
<td>57,999</td>
</tr>
<tr>
<td>Other long term assets</td>
<td>(64,391)</td>
<td>(14,295)</td>
</tr>
</tbody>
</table>

Net cash used in operating activities | $(1,741,526) | $(532,910) |

CASH FLOWS FROM INVESTING ACTIVITIES

<table>
<thead>
<tr>
<th></th>
<th>2016</th>
<th>2015</th>
</tr>
</thead>
<tbody>
<tr>
<td>Purchases of property and equipment</td>
<td>(656,779)</td>
<td>(269,500)</td>
</tr>
</tbody>
</table>

Net cash used in investing activities | (656,779)  | (269,500)  |

CASH FLOWS FROM FINANCING ACTIVITIES

<table>
<thead>
<tr>
<th></th>
<th>2016</th>
<th>2015</th>
</tr>
</thead>
<tbody>
<tr>
<td>Proceeds from issuance of notes payable</td>
<td>3,055,000</td>
<td>725,000</td>
</tr>
<tr>
<td>Repayment of notes payable</td>
<td>(944,408)</td>
<td>(23,103)</td>
</tr>
<tr>
<td>Proceeds from issuance of stock</td>
<td>-</td>
<td>500,001</td>
</tr>
</tbody>
</table>

Net cash flows provided by financing activities | 2,110,592  | 1,201,898   |

NET CHANGE IN CASH AND CASH EQUIVALENTS

<table>
<thead>
<tr>
<th></th>
<th>2016</th>
<th>2015</th>
</tr>
</thead>
<tbody>
<tr>
<td>At beginning of year</td>
<td>(287,713)</td>
<td>399,488</td>
</tr>
</tbody>
</table>

CASH AND CASH EQUIVALENTS  

<table>
<thead>
<tr>
<th></th>
<th>2016</th>
<th>2015</th>
</tr>
</thead>
<tbody>
<tr>
<td>At end of year</td>
<td>507,735</td>
<td>108,247</td>
</tr>
</tbody>
</table>

SUPPLEMENTAL CASH FLOW INFORMATION:

<table>
<thead>
<tr>
<th></th>
<th>2016</th>
<th>2015</th>
</tr>
</thead>
<tbody>
<tr>
<td>Cash paid for interest</td>
<td>$452,535</td>
<td>$11,252</td>
</tr>
<tr>
<td>Cash paid for income taxes</td>
<td>-</td>
<td>-</td>
</tr>
</tbody>
</table>

NON-CASH INVESTING AND FINANCING ACTIVITIES:

<table>
<thead>
<tr>
<th></th>
<th>2016</th>
<th>2015</th>
</tr>
</thead>
<tbody>
<tr>
<td>Note payable issued in exchange for intangible asset</td>
<td>$500,000</td>
<td>$-</td>
</tr>
</tbody>
</table>

The accompanying notes are an integral part of the financial statements.

See accountants’ report.
NOTE 1 - THE COMPANY

Business Activity
The Company, which is a C corporation incorporated in the state of Delaware, was founded in 2006 to commercialize a lice treatment method that quickly kills lice via warm-air dehydration (the "Device"). The Company allows independent licensees to set up lice treatment clinics using Company branding worldwide (the "Licensees"). The Company also began selling do-it-yourself, home-use lice treatment products in clinics and retail stores in 2017.

NOTE 2 - SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES

Basis of Accounting
The financial statements of the Company have been prepared on the accrual basis of accounting in conformity with accounting principles generally accepted in the United States of America (GAAP) and reflect all significant receivables, payables, and other liabilities.

Use of Estimates
The preparation of financial statements in accordance with GAAP requires management to make estimates and assumptions that affect the reported amounts of assets and liabilities, disclosure of contingent assets and liabilities at the date of the financial statements, and revenues and expenses during the reporting period. Actual results could differ from those estimates.

Concentrations of Credit Risk
The Company's financial instruments that are exposed to concentrations of credit risk consist primarily of cash balances in banks and trade accounts receivable.

The Company maintains its cash balances at a financial institution. At times cash balances may exceed federally insured limits. The Company has not experienced any losses in such accounts. The Company believes it is not exposed to any significant credit risk on cash.

As of December 31, 2016, two customers accounted for 31% of the Company's receivables. As of December 31, 2015, three customers accounted for 34% of the Company's receivables. However, concentrations of credit risk with respect to trade accounts receivable are limited because the Company routinely assesses the financial strength of its customers before extending credit.
NOTE 2 - SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (CONTINUED)

Warranties
The Company owns the devices that are used in clinics around the world to perform the lice removal services. The Company does, however, offer the Licensees a form of product warranty on sales of hoses, power cords, applicator bases and treatment timers against material and manufacturing defects for 90 days. This warranty requires the company, at its option, to repair or replace defective products at its cost. As the costs of replacing these items is minimal, no reserve is created at the time revenue is recognized. The Company records the costs of repairing or replacing these items as a period cost at the time the repair or replacement occurs.

Revenue Recognition
The Company has two basic source of revenue. The first is a one time fee for the supply and training related to the operation of a heated air device in a clinic. Revenue is recognized when (i) the Company receives a signed license agreement, (ii) the Company has provided the licensee with all required products and services to open a clinic, and (iii) collectability is reasonably assured. The second is the monthly billing for treatments performed by the clinics using the Device or products shipped to the clinics or retail stores. Revenue for treatments performed and products shipped is recognized at the time the products are shipped or treatments are reported.

The Company recognizes revenue, net of sales returns, sales incentives, discounts, volume incentive rebates and sales tax. The Company accounts for shipping and handling fees billed to customers as revenue. Sales taxes collected from customers are remitted to governmental authorities, are not included in revenue, and are reflected as a liability on the balance sheet.

Costs of Goods
Cost of revenue includes the following: the cost of inventory sold during the period, inventory write-down costs, purchasing costs, shipping and handling expenses to customers and warehousing costs (which include inbound freight costs from manufacturers), repairs and maintenance on devices, commissions on territory sales and depreciation of devices and manufacturing assets.

Cash and Cash Equivalents
Cash equivalents are generally comprised of certain highly liquid investments with maturities of three months or less at the date of purchase.
NOTE 2 - SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (CONTINUED)

Trade Accounts Receivable and Non-Current Trade Accounts Receivable
Accounts receivable are stated at the amount management expects to collect from outstanding balances. Management provides for probable uncollectible amounts through a charge to earnings and a credit to valuation allowance based on its assessment of the current status of the individual accounts. Balances that are still outstanding after management has used reasonable collection efforts are written off through a charge to the valuation allowance and a credit to trade accounts receivable.

At times the Company enters into payment plans with independent owner operated clinics for the one time fee for the supplies and training related to the operation of a heated air device. Balances that are due within one year are recorded on the balance sheet as accounts receivable and balances that are not due within one year are recorded on the balance sheet as noncurrent receivables.

Inventories
Inventories are stated at the lower of cost or market using the first-in, first-out method and are comprised primarily of finished goods. The Company periodically assesses the recoverability of its inventory and reduces the carrying value of the inventory when items are determined to be obsolete, defective or in excess of forecasted sales requirements. Inventory write-downs for excess, defective and obsolete inventory are recorded as a cost of revenue.

Property and Equipment
Property and equipment are stated at cost net of accumulated depreciation. Expenditures that increase values or extend useful lives are capitalized and routine maintenance and repairs are charged to expense in the year incurred. Depreciation is computed using the straight-line method over the estimated useful lives of the assets (5 years). Depreciation begins in the month of acquisition or when constructed or developed assets are ready for their intended use.

Impairment of Assets
The carrying value of assets is reviewed for impairment whenever events or changes in circumstances indicate that the carrying amount of an asset or asset group may not be recoverable. An impairment loss is recognized when the carrying amount of an asset exceeds the estimated discounted future cash flows expected to result from the use of the asset and its eventual disposition. The amount of the impairment loss to be recorded is calculated by the excess of the asset’s carrying value over its fair value. Fair value is generally determined using a discounted cash flow analysis.

Intangible Assets
Intangible assets with finite lives are amortized using the straight-line method over their estimated useful lives (11 to 15 years).
NOTE 2 - SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (CONTINUED)

Research and Development
Research and development costs are expensed in the year incurred.

Advertising and Promotion
All costs associated with advertising and promoting the Company's goods and services are expensed in the year incurred. Advertising expense totaled $1,647,278 and $628,461 for the years ended December 31, 2016 and 2015, respectively.

Income Taxes
Income taxes are provided for the tax effects of transactions reported in the financial statements and consist of taxes currently due plus deferred taxes related primarily to differences in net property and equipment and bad debt reserve for financial and income tax reporting.

The Company complies with the provisions of Financial Accounting Standards Board ASC 740, Income Taxes. The Statement requires an asset and liability approach for financial accounting and reporting for income taxes, and the recognition of deferred tax assets and liabilities for the temporary differences between the financial reporting basis and tax basis of the Company’s assets and liabilities at enacted tax rates expected to be in effect when such amounts are realized or settled.

The Financial Accounting Standards Board ("FASB") has issued Financial Interpretation No. 48 (FIN 48), Accounting for Uncertainty in Income Taxes - An Interpretation of FASB ASC 740. FIN 48 clarifies the accounting for uncertainty in income taxes recognized in an enterprise's financial statements in accordance with FASB ASC 740, Income Taxes. FIN 48 requires a company to determine whether it is more likely than not that a tax position will be sustained upon examination based upon the technical merits of the position. If the more-likely-than-not threshold is met, a company must measure the tax position to determine the amount to recognize in the financial statements. As a result of the implementation of FIN 48, the Company performed a review of its material tax positions in accordance with recognition and measurement standards established by FIN 48.

The Company had no unrecognized tax benefits which would materially affect the effective tax rate if recognized.

The Company will include interest and penalties arising from the underpayment of income taxes in the statements of operations in the provision for income taxes. As of December 31, 2016 and 2015, the Company had no accrued interest or penalties related to uncertain tax positions. Tax years that remain subject to examination are years 2013 and forward.
NOTE 2 - SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (CONTINUED)

Subsequent Events

The Company evaluated all events or transactions that occurred after December 31, 2016 through May 11, 2017, the date the Company issued these financial statements. During this period, the Company had the following material recognizable subsequent event:

During 2017, the Company retired two of the notes to officers and stockholders that had an aggregate outstanding balance as of December 31, 2016 of $1,132,571. These loans bore interest at 20 percent and had remaining terms of 14 to 32 months. In connection with the retirement of these notes and the lending of additional funds to the Company, the Company entered into convertible note agreements totaling $2,102,794 with these same individuals. These convertible notes bear interest at 20 percent, have a term of one year, and require monthly interest-only payments until maturity, when the balance is to be paid in full. In the event that the Company sells equity shares on or before the date of repayment of these notes, the lenders have the option to convert the remaining unpaid balance of the notes into shares of the Company's common or preferred stock at a conversion price that includes a 20 percent discount over the price of the shares in the equity sale. The principal repayment due dates occur in March and April of 2018.

NOTE 3 - ACCOUNTS RECEIVABLE

Accounts receivables consist of the following:

<table>
<thead>
<tr>
<th></th>
<th>2016</th>
<th>2015</th>
</tr>
</thead>
<tbody>
<tr>
<td>Trade accounts receivable</td>
<td>$1,460,277</td>
<td>$521,240</td>
</tr>
<tr>
<td>Less allowance for doubtful accounts</td>
<td>(55,413)</td>
<td>(44,413)</td>
</tr>
<tr>
<td>Accounts receivable, net</td>
<td>$1,404,864</td>
<td>$476,827</td>
</tr>
</tbody>
</table>

NOTE 4 - INVENTORIES

Inventories are as follows:

<table>
<thead>
<tr>
<th></th>
<th>2016</th>
<th>2015</th>
</tr>
</thead>
<tbody>
<tr>
<td>Devices</td>
<td>$</td>
<td>$14,611</td>
</tr>
<tr>
<td>Home treatment kits</td>
<td>28,964</td>
<td>-</td>
</tr>
<tr>
<td>Parts and other miscellaneous inventory</td>
<td>135,757</td>
<td>3,004</td>
</tr>
<tr>
<td>Inventories</td>
<td>$164,721</td>
<td>$17,615</td>
</tr>
</tbody>
</table>
NOTE 5 - PROPERTY AND EQUIPMENT

Property and equipment consist of the following:

<table>
<thead>
<tr>
<th></th>
<th>2016</th>
<th>2015</th>
</tr>
</thead>
<tbody>
<tr>
<td>Devices</td>
<td>$416,848</td>
<td>$258,625</td>
</tr>
<tr>
<td>Furniture, fixtures</td>
<td>$169,203</td>
<td>$8,934</td>
</tr>
<tr>
<td>and computer</td>
<td></td>
<td></td>
</tr>
<tr>
<td>equipment</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Equipment</td>
<td>$202,308</td>
<td>$58,989</td>
</tr>
<tr>
<td>Support systems</td>
<td>$336,854</td>
<td>$141,887</td>
</tr>
<tr>
<td></td>
<td>$1,125,213</td>
<td>$468,435</td>
</tr>
<tr>
<td>Less accumulated depreciation</td>
<td>(317,596)</td>
<td>(188,530)</td>
</tr>
<tr>
<td>Net book value</td>
<td>$807,617</td>
<td>$279,905</td>
</tr>
</tbody>
</table>

Depreciation expense for the years ended December 31, 2016 and 2015 was $129,066 and $62,104, respectively.

NOTE 6 - INTANGIBLE ASSETS

Intangible assets consist of the following:

<table>
<thead>
<tr>
<th></th>
<th>2016</th>
<th>2015</th>
</tr>
</thead>
<tbody>
<tr>
<td>Non-compete agreement</td>
<td>$500,000</td>
<td>$-</td>
</tr>
<tr>
<td>Patents</td>
<td>$68,352</td>
<td>$68,352</td>
</tr>
<tr>
<td>Less accumulated amortization</td>
<td>(60,877)</td>
<td>(32,001)</td>
</tr>
<tr>
<td>Intangibles, net of accumulated amortization</td>
<td>$507,475</td>
<td>$36,351</td>
</tr>
</tbody>
</table>

On May 17, 2016, the Company entered into a non-compete agreement with the following terms:

1. The non-compete will be for 11.5 years, through November 10, 2027
2. The Company will pay $500,000 over three years

   a. $100,000 within 7 days of signing
   b. $100,000 during 2017
   c. $150,000 during 2018
   d. $150,000 during 2019
NOTE 6 - INTANGIBLE ASSETS (CONTINUED)
Amortization expense for the years ended December 31, 2016 and 2015 was $28,876 and $4,568, respectively. Future amortization for each of the next 5 years is as follows:

<table>
<thead>
<tr>
<th>Year</th>
<th>Amortization Expense</th>
</tr>
</thead>
<tbody>
<tr>
<td>2017</td>
<td>$46,235</td>
</tr>
<tr>
<td>2018</td>
<td>46,235</td>
</tr>
<tr>
<td>2019</td>
<td>46,235</td>
</tr>
<tr>
<td>2020</td>
<td>46,235</td>
</tr>
<tr>
<td>2021</td>
<td>46,087</td>
</tr>
<tr>
<td>Thereafter</td>
<td>276,448</td>
</tr>
</tbody>
</table>

$507,475

NOTE 7 - STOCKHOLDERS' EQUITY
The Company has Preferred and Common Stock. The par value of each is $0.001 per share. As of December 31, 2016 and 2015 there were 10,000,000 Preferred and 20,000,000 Common Stock shares authorized with 4,558,757 and 2,996,229 outstanding.

In connection with the issuance of some preferred shares, the Company issued warrants permitting the purchasers to acquire up to 15,978 shares of the Company's common stock at an exercise price of $1.67 per share. The warrants generally expire ten years after the issuance date.

In connection with the issuance of some convertible loans that previously converted into preferred stock, the Company issued warrants permitting the purchasers to acquire up to 1,485,495 shares of the Company's common stock at an exercise price of $0.16 per share. The warrants generally expire three years after the issuance date.

NOTE 8 - NOTES PAYABLE
The Company has convertible notes in the amount of $299,999 with the North Dakota Development Fund. These notes have been in place since November 2009. The notes matured on January 1, 2015. The notes carry an 8% per annum simple interest rate. Payment of any and all Principal and interest may be deferred indefinitely by North Dakota Development Fund at their option. This deferral is requested each quarter and has been approved. By agreement the notes with all principle and interest are callable by North Dakota Development Fund at any time. The conversion maturity of the notes was January 1, 2015. At this time the conversion options are not in effect and the notes are being considered simple debt instruments.
### Notes Payable (Continued)

Notes payable consists of the following:

<table>
<thead>
<tr>
<th>Notes to a nonprofit development corporation, interest at 8 percent, convertible into 179,641 shares of preferred stock should there be a 50 percent or more change in control of the Company, currently due, but extended through 2018, unsecured</th>
<th>2016</th>
<th>2015</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>$300,000</td>
<td>$300,000</td>
</tr>
</tbody>
</table>

Notes to officers and stockholders, interest between 15 and 20 percent, due in monthly installments totaling $116,185 including interest, due in 2017 through 2021, secured by the assets of the company |

Note to an individual, non-interest bearing, payments totaling $100,000 due in 2017 and $150,000 in 2018 and 2019, unsecured |

<table>
<thead>
<tr>
<th></th>
<th>2016</th>
<th>2015</th>
</tr>
</thead>
<tbody>
<tr>
<td>400,000</td>
<td>-</td>
<td></td>
</tr>
<tr>
<td>3,612,488</td>
<td>1,001,897</td>
<td></td>
</tr>
<tr>
<td>Less current portion of notes payable</td>
<td>(1,535,780)</td>
<td>(331,709)</td>
</tr>
<tr>
<td>Notes payable, net of current portion</td>
<td>$2,076,708</td>
<td>$670,188</td>
</tr>
</tbody>
</table>

Aggregate maturities of long-term liabilities in each of the next five years are as follows:

<table>
<thead>
<tr>
<th>Year</th>
<th>2017</th>
<th>2018</th>
<th>2019</th>
<th>2020</th>
<th>2021</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>$1,535,780</td>
<td>$1,446,244</td>
<td>$556,866</td>
<td>$34,061</td>
<td>$39,537</td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td>$3,612,488</td>
</tr>
</tbody>
</table>
NOTE 9 - OPERATING LEASES
The Company leases office space under an operating lease that expires in July 2021. The terms of the lease includes escalating payments. The lease includes an option for the Company to extend the lease for an additional five years. The Company recognizes rental expense under these operating leases on a straight-line basis over the life of the lease and has accrued for rental expense recorded but not paid. Rental expense for the years ended December 31, 2016 and 2015 was $108,558 and $58,896, respectively.

Future minimum rental payments required under the operating leases consist of the following as of December 31, 2016:

<table>
<thead>
<tr>
<th>Year</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>2017</td>
<td>$207,198</td>
</tr>
<tr>
<td>2018</td>
<td>175,297</td>
</tr>
<tr>
<td>2019</td>
<td>140,709</td>
</tr>
<tr>
<td>2020</td>
<td>144,929</td>
</tr>
<tr>
<td>2021</td>
<td>73,536</td>
</tr>
<tr>
<td><strong>Total</strong></td>
<td><strong>$741,669</strong></td>
</tr>
</tbody>
</table>

The above rental expenses will be offset by $73,500 in sublease rental income through a lease agreement that expires in 2018.

NOTE 10 - EMPLOYEE STOCK INCENTIVE SHARES
The Company has a stock option plan that provides for the grant of incentive and nonqualified options to purchase the Company's common stock to selected officers and other key employees. Options are granted at a price not less than the fair market value on the grant date and generally become exercisable between one and five years after the grant date in accordance with an applicable vesting schedules. The options generally expire ten years after the grant date.

The Company recorded $93,731 and $70,777 in stock-based compensation expense included in general and administrative expenses in the statement of operations for the years ended December 31, 2016 and 2015, respectively. The Company uses the Black-Scholes valuation model for estimating the fair value of stock-based compensation. The fair values of the options granted were calculated using the following assumptions:

<table>
<thead>
<tr>
<th></th>
<th>2016</th>
<th>2015</th>
</tr>
</thead>
<tbody>
<tr>
<td>Risk-free interest rate</td>
<td>1.88%</td>
<td>1.88%</td>
</tr>
<tr>
<td>Expected stock price volatility</td>
<td>50%</td>
<td>50%</td>
</tr>
<tr>
<td>Expected life (in years)</td>
<td>10</td>
<td>10</td>
</tr>
</tbody>
</table>
NOTE 10 - EMPLOYEE STOCK INCENTIVE SHARES (CONTINUED)

As of December 31, 2016, total compensation cost not yet recognized related to nonvested stock options was $202,191, which is expected to be recognized over the weighted average remaining vesting period of 3 years.

Stock option activity and related information are as follows:

<table>
<thead>
<tr>
<th></th>
<th>2016</th>
<th>2015</th>
</tr>
</thead>
<tbody>
<tr>
<td>Outstanding at beginning</td>
<td>3,720,103</td>
<td>2,984,363</td>
</tr>
<tr>
<td>of year</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Granted</td>
<td>840,378</td>
<td>735,740</td>
</tr>
<tr>
<td>Exercised</td>
<td>-</td>
<td>-</td>
</tr>
<tr>
<td>Forfeited</td>
<td>(145,791)</td>
<td>-</td>
</tr>
<tr>
<td>Outstanding at end of year</td>
<td>4,414,690</td>
<td>3,720,103</td>
</tr>
<tr>
<td>Exercisable at end of</td>
<td>2,129,386</td>
<td>1,170,008</td>
</tr>
<tr>
<td>year</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Weighted average fair</td>
<td>$0.0997</td>
<td>$0.0997</td>
</tr>
<tr>
<td>value of options granted</td>
<td></td>
<td></td>
</tr>
<tr>
<td>during year</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

NOTE 11 - INCOME TAXES

The provision for (benefit from) income taxes as of December 31, 2016 and 2015, are as follows:

<table>
<thead>
<tr>
<th></th>
<th>2016</th>
<th>2015</th>
</tr>
</thead>
<tbody>
<tr>
<td>Current</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Federal</td>
<td>$</td>
<td>$</td>
</tr>
<tr>
<td>State</td>
<td>1,010</td>
<td>210</td>
</tr>
<tr>
<td>Total current</td>
<td>1,010</td>
<td>210</td>
</tr>
<tr>
<td>Deferred</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Federal</td>
<td>-</td>
<td>-</td>
</tr>
<tr>
<td>State</td>
<td>-</td>
<td>-</td>
</tr>
<tr>
<td>Total deferred</td>
<td>-</td>
<td>-</td>
</tr>
<tr>
<td>Income tax expense</td>
<td>$1,010</td>
<td>$210</td>
</tr>
</tbody>
</table>
NOTE 11 - INCOME TAXES (CONTINUED)

The provision for income taxes differs from that computed by applying statutory rates to income before income tax expense, as indicated in the following analysis:

<table>
<thead>
<tr>
<th></th>
<th>2016</th>
<th>2015</th>
</tr>
</thead>
<tbody>
<tr>
<td>Income tax expense (benefit) at federal statutory rate</td>
<td>$ (684,821)</td>
<td>$ (111,882)</td>
</tr>
<tr>
<td>State and local income taxes net of federal benefit</td>
<td>(67,766)</td>
<td>(10,876)</td>
</tr>
<tr>
<td>Permanent differences</td>
<td>3,559</td>
<td>2,727</td>
</tr>
<tr>
<td>Change in valuation allowance</td>
<td>750,038</td>
<td>120,241</td>
</tr>
<tr>
<td><strong>Total provision for income taxes</strong></td>
<td>$ 1,010</td>
<td>$ 210</td>
</tr>
</tbody>
</table>

Deferred tax assets (liabilities) in the accompanying balance sheet are comprised of the following:

<table>
<thead>
<tr>
<th></th>
<th>2016</th>
<th>2015</th>
</tr>
</thead>
<tbody>
<tr>
<td>Federal NOL carry forward</td>
<td>$ 2,723,215</td>
<td>$ 2,080,296</td>
</tr>
<tr>
<td>Allowances</td>
<td>21,719</td>
<td>17,408</td>
</tr>
<tr>
<td>Accrued liabilities</td>
<td>22,455</td>
<td>20,422</td>
</tr>
<tr>
<td>Property and equipment</td>
<td>-</td>
<td>4,467</td>
</tr>
<tr>
<td>Stock-based compensation</td>
<td>76,812</td>
<td>40,074</td>
</tr>
<tr>
<td><strong>Net deferred tax assets</strong></td>
<td>$ 2,844,201</td>
<td>$ 2,162,667</td>
</tr>
<tr>
<td>Less valuation allowance</td>
<td>(2,820,114)</td>
<td>(2,162,667)</td>
</tr>
<tr>
<td><strong>Net deferred tax assets</strong></td>
<td>$ 24,087</td>
<td>-</td>
</tr>
</tbody>
</table>

Less deferred income tax liabilities:

<table>
<thead>
<tr>
<th></th>
<th>2016</th>
<th>2015</th>
</tr>
</thead>
<tbody>
<tr>
<td>Property and equipment</td>
<td>(24,087)</td>
<td>-</td>
</tr>
</tbody>
</table>

**Net deferred tax liabilities**

<table>
<thead>
<tr>
<th></th>
<th>2016</th>
<th>2015</th>
</tr>
</thead>
<tbody>
<tr>
<td>$ (24,087)</td>
<td>$ -</td>
<td></td>
</tr>
</tbody>
</table>

The Company's total deferred tax asset and deferred tax liabilities as of December 31, 2016 and 2015 are as follows:

<table>
<thead>
<tr>
<th></th>
<th>2016</th>
<th>2015</th>
</tr>
</thead>
<tbody>
<tr>
<td>Total deferred tax assets</td>
<td>$ 24,087</td>
<td>$ -</td>
</tr>
<tr>
<td>Total deferred tax liabilities</td>
<td>(24,087)</td>
<td>-</td>
</tr>
<tr>
<td><strong>Total deferred tax assets net of deferred tax liabilities</strong></td>
<td>$ -</td>
<td>$ -</td>
</tr>
</tbody>
</table>
NOTE 11 - INCOME TAXES (CONTINUED)

As of December 31, 2016 the Company has net operating loss carry forwards of $7,098,781 for tax purposes, which will be available to offset future taxable income. If not used, these carry forwards will expire in 2027. Certain tax attributes may be subject to an annual limitation as a result of prior stock issuances, which could constitute a change of ownership as defined under Internal Revenue Code Section 382.

Deferred income taxes reflect the net tax effect of temporary differences between the carrying amounts of assets and liabilities for financial reporting purposes and the amounts used for income tax purposes.

The Company has recorded a valuation allowance for a portion of its deferred tax assets that management believes more likely than not will not be realized.

NOTE 12 - NET LOSSES

For the year ended December 31, 2016, the Company had a net loss of $2,117,909 and negative cash flows from operations of $1,741,526. In addition, as of December 31, 2016, current liabilities exceeded current assets by $1,731,421. To ensure that the Company has sufficient capital to continue, management is planning to obtain additional equity and loan financing from stockholders and officers and other parties. If the funds raised from these sources are insufficient to meeting working capital needs, management may seek to restructure existing debt to have interest-only payments to improve cash flow. Management believes that these plans alleviate the working capital and cash flow needs.
EXHIBIT C TO FORM C

PROFILE SCREENSHOTS

[See attached]
Video Transcript (Exhibit D)

Claire: Each year hundreds of millions of people are afflicted with head lice[1]. At Lice Clinics of America when we see people struggling with lice in the worst of circumstances, we take care of them because it’s the right thing to do.

Mom Vo: It took everything I had to finally leave. I had nowhere to go, felt helpless, until I found the shelter. We thought we finally saw some light, but within a couple days we were attacked again, but this time by lice. I just held my daughter and cried.

Home Rep: We help women and their children in extreme domestic abuse situations. We do our best to take care of our clients needs and we do a very good job but at our shelter lice had simply become a part of life, nothing more no matter what kind of product we tried.

Claire: According to the CDC every year between 6 & 12 million Americans are afflicted with head lice[2] and hundreds of millions globally[3]. It affects all areas and all walks of life. Lice is not just a problem that causes physical suffering, it’s embarrassing and can lead to bullying of a child. Fortunately, at Lice Clinics of America, we have the patented products and services to solve every situation, in every part of the world.

When we see people struggling with lice in the worst of circumstances, we take care of them, because that’s the right thing to do.

Home Rep: We went to Lice Clinics of America when we heard about one of their free treatment days. They’ve also generously provided lice treatment solutions for free for us to use at the shelter.

Lice Clinics of America helped provide a clean, safe shelter for my family during a time when we really needed to feel safe.

Claire: We’ve cured over a quarter million cases in the last three years alone, with a first time efficacy rate of 99%[4]. All other leading US brands are based on 50 year old pesticide formulas that are only 45% effective.[5] Every year our global clinic footprint grows, our new products come to market, and we touch the lives of families who before had no good options. In developing Nations, the pesticides used are truly scary materials. No child should have gasoline or malathion put on their heads, we’re going to change all of that! Lice Clinics of America invites you to join us in our mission to provide families dealing with lice with fast, effective, and safe solutions.

Vo: We are seeking investment to accelerate our global expansion of clinics and retail products beyond the 15 countries in which we currently operate.[6] All over the world, traditional pesticide treatments no longer work because lice have evolved immunities to the pesticides.[7] These are called “Super Lice”. The need is great and families are suffering unnecessarily. Our products are found at major retailers in the US, as well as at our urgent care clinics where we offer our patients products and FDA cleared lice dehydration treatment. Our products and services vary in price and treatment time, to ensure there is an effective choice for all budgets.

Claire: I love being part of such an amazing company, not only for the good we do but also for the incredible investment opportunity. We have patented solutions that others can’t offer, in a
4 Billion dollar market[8] where no one else has a good idea. It’s a stagnant market with little to no innovation where the leading brands don’t work any more. We have the patented technology that will allow us to become the new standard of care for lice treatment around the world. That’s why we are raising funds, it’s time to extend our reach. Medical professionals have endorsed what we do[9], the FDA has cleared our technology[10], we’ve even appeared on medical news shows such as The Doctors[11].

We’re different. Our products are patented and innovative. We doubled sales in each of the last three years[12], we’ve educated families and the medical community on the ineffectiveness of pesticide lice products and we’re introducing our products and services globally so that every family can have a life free of head lice. We’d like you to be a part of all of this. Come join us.

Message from our CEO video

When it comes to kids and head lice, you can’t imagine the stories I’ve heard it just breaks my heart. Children are embarrassed, Mom’s feel that they have failed their families. Parents feel so helpless they tried products that don’t work and services that don’t last. We knew something had to be done that’s what makes working here so special.

We have a proved effective technology that really works. We help children and their families get rid of lice and get back to normal. We have a solution to head lice that doesn’t use pesticides and used heated air. We dehydrate and kill the lice and they eggs it literally is a cure for head lice.

Head lice don’t discriminate and a Mom is a Mom not matter where she lives. We have over two hundred clinics open around the globe.[13] Over one hundred open in the US alone and I am committed to making sure that those mothers and parents around the world have the products they need to help their children.

There’s just no other product out there that really works.[14] When you combine our technology with our great clinicians and a proven track record, you have a recipe for international success.

Lice Apocalypse video

Opening scene – kids laughing

Small Boy – It’s not funny

Boy on bike - you smell like bug juice

Girl – yeah, bug juice and chemicals, gross!

Boy on bike – and that’s your second try with no luck?

Girl – yeah, no luck!
Boy on bike – you’re next Ruthie, there’s no escaping the blades either.

Small Boy – oh man I miss my hair

All kids – growling screams...

Boy with long hair enters scene

Small boy – who the?

Girl – what the?

Boy on bike – why the?

Mom short hair – how the heck did you get rid of it?

Mom long hair – The lice remover kit

Mom with bun – The lice remover kit?

Mom long hair – The lice remover kit from Lice Clinics of America

Next Scene

Mom long hair – it’s amazing, it’s 100% effective, you know, when used as directed[15]. It actually smells good! like pear blossoms, not all chemically like all the other products we’ve used and it has an easy to use dispense so there’s not mess. It’s easy to apply and it shampoos right out, that other stuff is hard to get out.

Mom short hair – sounds like the real deal

Mom long hair – yeah totally and there’s no pesticides, you know the products with pesticides don’t work anymore right?

Mom with bun -WHAT?

Mom long hair- two words, Super Lice! Most lice now are immune to pesticide products, those old products just don’t work reliably. The lice remover kit is where it’s at.

Mom with bun – Ruthie to the mini van.

[4] internal Company reports


[10] Letter from FDA to Larada Sciences on December 16, 2009


[12] Company’s reviewed financials


Platform Compensation

- As compensation for the services provided hereunder by StartEngine Capital, Issuer shall pay to StartEngine Capital at the conclusion of the offering a fee consisting of a 5% (five percent) commission based on the amount of investments raised in the Offering and paid upon disbursement of funds from escrow at the time of a closing. The commission is paid in cash and in securities of the Issuer identical to those offered to the public in the Offering at the sole discretion of StartEngine Capital and reimbursement of certain expenses related to the Offering. The securities paid to the Site, if any, will be of the same class and have the same terms, conditions and rights as the securities being offered and sold by the Issuer on the Site.

Information Regarding Length of Time of Offering

- Investment Cancellations: Investors will have up to 48 hours prior to the end of the offering period to change their minds and cancel their investment commitments for any reason. Once the offering period is within 48 hours of ending, investors will not be able to cancel for any reason, even if they make a commitment during this period.
- Material Changes: Material changes to an offering include but are not limited to: A change in minimum offering amount, change in security price, change in management, etc. If an issuing company makes a material change to the offering terms or other information disclosed, including a change to the offering deadline, investors will be given five business days to reconfirm their investment commitment. If investors do not reconfirm, their investment will be cancelled and the funds will be returned.

Hitting The Target Goal Early & Oversubscriptions

- StartEngine Capital will notify investors by email when the target offering amount has hit 25%, 50% and 100% of the funding goal. If the issuing company hits its goal early, and the offering minimum of 21 days has been met, the issuing company can create a new target deadline at least 5 business days out. Investors will be notified of the new target deadline via email and will then have the opportunity to cancel up to 48 hours before new deadline.
- Oversubscriptions: We require all issuers to accept oversubscriptions. This may not be possible if: 1) it vaults an issuer into a different category for financial statement requirements (and they do not have the requisite financial statements); or 2) they reach $1M in investments. In the event of an oversubscription, shares will be allocated at the discretion of the issuer.
- If the sum of the investment commitments does not equal or exceed the target offering amount at the offering deadline, no securities will be sold in the offering, investment commitments will be cancelled and committed funds will be returned.
- If a StartEngine issuer reaches their target offering amount prior to the deadline, they may conduct an initial closing of the offering early if they provide notice about the new offering deadline at least five business days prior to the new offering deadline (absent a material change that would require an extension of the offering and reconfirmation of the investment commitment). StartEngine will notify investors when the issuer meets its target offering amount. Thereafter, the issuer may conduct additional closings until the
• Offerings under Rule 506(c) may only be conducted if the issuer, in its filed Form C, has identified to investors under Regulation Crowdfunding that it may choose to run a 506(c) offering during or after the Regulation Crowdfunding offering. Such language is now included in the StartEngine Investing Process, filed with every Form C. Issuer must also disclose, in the Risk Factors and Discussion of the Liquidity and Capital Resources sections, that it will be raising additional funds from investors in the future.

Minimum and Maximum Investment Amounts

• In order to invest, to commit to an investment or to communicate on our platform, users must open an account on StartEngine Capital and provide certain personal and non-personal information including information related to income, net worth, and other investments.
• Investor Limitations: Investors are limited in how much they can invest on all crowdfunding offerings during any 12-month period. The limitation on how much they can invest depends on their net worth (excluding the value of their primary residence) and annual income. If either their annual income or net worth is less than $100,000, then during any 12-month period, they can invest up to the greater of either $2,000 or 5% of the lesser of their annual income or net worth. If both their annual income and net worth are equal to or more than $100,000, then during any 12-month period, they can invest up to 10% of annual income or net worth, whichever is less, but their investments cannot exceed $100,000.