EXPLANATORY NOTE

This is a post-qualification amendment to an offering statement on Form 1-A filed by RSE Archive, LLC. The offering statement was originally filed by RSE Archive, LLC on August 13, 2019 and has been amended by RSE Archive, LLC on multiple occasions since that date. The offering statement, as amended by pre-qualification amendments, was initially qualified by the U.S. Securities and Exchange Commission on October 11, 2019.

Different series of RSE Archive, LLC have already been offered or have been qualified but not yet launched as of the date hereof, by RSE Archive, LLC under the offering statement, as amended and qualified. Each such series of RSE Archive, LLC will continue to be offered and sold by RSE Archive, LLC following the filing of this postqualification amendment subject to the offering conditions contained in the offering statement, as qualified.

The purpose of this post-qualification amendment is to add to the offering statement, as amended and qualified, the offering of additional series of RSE Archive, LLC. The series already offered, or qualified but not yet launched as of the date hereof, under the offering statement, and the additional series being added to the offering statement by means of this post-qualification amendment, are outlined in the "Master Series Table" contained in the section titled "Interests in Series Covered by This Amendment" of the Offering Circular to this post-qualification amendment.

POST-QUALIFICATION OFFERING CIRCULAR AMENDMENT NO. 18 DATED FEBRUARY 23, 2021

RSE ARCHIVE, LLC

250 LAFAYETTE STREET, 2nd FLOOR, NEW YORK, NY 10012 (347-952-8058) Telephone Number www.rallyrd.com

This Post-Qualification Amendment relates to the offer and sale of series of interest, as described below, to be issued by RSE Archive, LLC (the "<u>Company</u>," "<u>RSE Archive</u>," "<u>we</u>," "<u>us</u>," or "<u>our</u>").

		Series Membership Interests Overview			
		Price to Public	Underwriting Discounts and Commissions (1)(2)(3)	Proceeds to Issuer	Proceeds to Other Persons
Series #52MANTLE	Per Unit	\$132.00		\$132.00	
	Total Minimum	\$105,600		\$105,600	
	Total Maximum	\$132,000		\$132,000	
Series #71MAYS	Per Unit	\$28.50		\$28.50	
	Total Minimum	\$45,600		\$45,600	
	Total Maximum	\$57,000		\$57,000	
Series #RLEXPEPSI	Per Unit	\$8.90		\$8.90	
	Total Minimum	\$14,240		\$14,240	
	Total Maximum	\$17,800		\$17,800	
Series #10COBB	Per Unit	\$39.00		\$39.00	
	Total Minimum	\$31,200		\$31,200	
	Total Maximum	\$39,000		\$39,000	
Series #POTTER	Per Unit	\$24.00		\$24.00	
	Total Minimum	\$57,600		\$57,600	
	Total Maximum	\$72,000		\$72,000	

Series #TWOCITIES	Per Unit	\$72.50		\$72.50
	Total Minimum	\$11,600	\$	11,600
	Total Maximum	\$14,500	\$	14,500
Series #FROST	Per Unit	\$67.50	5	\$67.50
	Total Minimum	\$10,800	\$	10,800
	Total Maximum	\$13,500	\$	13,500
Series #BIRKINBLEU	Per Unit	\$58.00		\$58.00
	Total Minimum	\$46,400	\$	46,400
	Total Maximum	\$58,000	\$	58,000
Series #SMURF	Per Unit	\$17.25		\$17.25
	Total Minimum	\$27,600	\$	27,600
	Total Maximum	\$34,500	\$	34,500
Series #70RLEX	Per Unit	\$20.00	5	\$20.00
	Total Minimum	\$16,000	\$	16,000
	Total Maximum	\$20,000	\$	20,000
Series #EINSTEIN	Per Unit	\$7.25		\$7.25
	Total Minimum	\$11,600	\$	11,600
	Total Maximum	\$14,500	\$	14,500
Series #HONUS	Per Unit	\$52.00		\$52.00
	Total Minimum	\$416,000	\$	416,000
	Total Maximum	\$520,000	\$	520,000
Series #75ALI	Per Unit	\$46.00		\$46.00
	Total Minimum	\$36,800	\$	36,800
	Total Maximum	\$46,000	\$	46,000
Series #71ALI	Per Unit	\$15.50		\$15.50

	Total Minimum	\$24,800	\$24,800	
	Total Maximum	\$31,000	\$31,000	
Series #APROAK	Per Unit	\$75.00	\$75.00	
	Total Minimum	\$60,000	\$60,000	
	Total Maximum	\$75,000	\$75,000	
Series #88JORDAN	Per Unit	\$11.00	\$11.00	
	Total Minimum	\$17,600	\$17,600	
	Total Maximum	\$22,000	\$22,000	
Series #BIRKINBOR	Per Unit	\$26.25	\$26.25	
	Total Minimum	\$42,000	\$42,000	
	Total Maximum	\$52,500	\$52,500	
Series #33RUTH	Per Unit	\$38.50	\$38.50	
	Total Minimum	\$61,600	 \$61,600	
	Total Maximum	\$77,000	\$77,000	
Series #SPIDER1	Per Unit	\$22.00	\$22.00	
	Total Minimum	\$17,600	\$17,600	
	Total Maximum	\$22,000	\$22,000	
Series #BATMAN3	Per Unit	\$78.00	\$78.00	
	Total Minimum	\$62,400	\$62,400	
	Total Maximum	\$78,000	\$78,000	
Series #ROOSEVELT	Per Unit	\$19.50	\$19.50	
	Total Minimum	\$15,600	\$15,600	
	Total Maximum	\$19,500	\$19,500	
Series				

	Total Minimum	\$20,400	\$20,400	
	Total Maximum	\$25,500	\$25,500	
Series #56MANTLE	Per Unit	\$1.00	\$1.00	
	Total Minimum	\$8,000	\$8,000	
	Total Maximum	\$10,000	\$10,000	
Series #AGHOWL	Per Unit	\$38.00	\$38.00	
	Total Minimum	\$15,200	\$15,200	
	Total Maximum	\$19,000	\$19,000	
Series #98JORDAN	Per Unit	\$64.00	\$64.00	
	Total Minimum	\$102,400	\$102,400	
	Total Maximum	\$128,000	\$128,000	
Series #18ZION	Per Unit	\$30.00	\$30.00	
	Total Minimum	\$12,000	\$12,000	
	Total Maximum	\$15,000	\$15,000	
Series #SNOOPY	Per Unit	\$12.75	\$12.75	
	Total Minimum	\$20,400	\$20,400	
	Total Maximum	\$25,500	\$25,500	
Series #APOLLO11	Per Unit	\$32.00	\$32.00	
	Total Minimum	\$25,600	\$25,600	
	Total Maximum	\$32,000	\$32,000	
Series #24RUTHBAT	Per Unit	\$85.00	\$85.00	
	Total Minimum	\$204,000	\$204,000	
	Total Maximum	\$255,000	\$255,000	
Series #YOKO	Per Unit	\$80.00	\$80.00	

	Total Minimum	\$12,800	\$12,800	
	Total Maximum	\$16,000	\$16,000	
Series #86JORDAN	Per Unit	\$40.00	\$40.00	
	Total Minimum	\$32,000	\$32,000	
	Total Maximum	\$40,000	\$40,000	
Series #RUTHBALL1	Per Unit	\$14.50	\$14.50	
	Total Minimum	\$23,200	\$23,200	
	Total Maximum	\$29,000	\$29,000	
Series #HULK1	Per Unit	\$44.50	\$44.50	
	Total Minimum	\$71,200	\$71,200	
	Total Maximum	\$89,000	 \$89,000	
Series #HIMALAYA	Per Unit	\$70.00	\$70.00	
	Total Minimum	\$112,000	\$112,000	
	Total Maximum	\$140,000	\$140,000	
Series #55CLEMENTE	Per Unit	\$38.00	\$38.00	
	Total Minimum	\$30,400	\$30,400	
	Total Maximum	\$38,000	\$38,000	
Series #38DIMAGGIO	Per Unit	\$22.00	\$22.00	
	Total Minimum	\$17,600	\$17,600	
	Total Maximum	\$22,000	\$22,000	
Series #BOND1	Per Unit	\$39.00	\$39.00	
	Total Minimum	\$31,200	\$31,200	
	Total Maximum	\$39,000	 \$39,000	
Series #LOTR	Per Unit	\$29.00	\$29.00	

	Total Minimum	\$23,200	\$23,200	
	Total Maximum	\$29,000	\$29,000	
Series #CATCHER	Per Unit	\$25.00	\$25.00	
	Total Minimum	\$10,000	\$10,000	
	Total Maximum	\$12,500	\$12,500	
Series #SUPER21	Per Unit	\$1.00	\$1.00	
	Total Minimum	\$6,800	\$6,800	
	Total Maximum	\$8,500	 \$8,500	
Series #BATMAN1	Per Unit	\$71.00	 \$71.00	
	Total Minimum	\$56,800	 \$56,800	
	Total Maximum	\$71,000	\$71,000	
Series #GMTBLACK1	Per Unit	\$28.00	\$28.00	
	Total Minimum	\$22,400	\$22,400	
	Total Maximum	\$28,000	\$28,000	
Series #BIRKINTAN	Per Unit	\$28.00	\$28.00	
	Total Minimum	\$22,400	\$22,400	
	Total Maximum	\$28,000	 \$28,000	
Series #61JFK	Per Unit	\$11.50	\$11.50	
	Total Minimum	\$18,400	\$18,400	
	Total Maximum	\$23,000	\$23,000	
Series #50JACKIE	Per Unit	\$1.00	\$1.00	
	Total Minimum	\$8,000	\$8,000	
	Total Maximum	\$10,000	\$10,000	
Series #POKEMON1	Per Unit	\$25.00	\$25.00	

	Total Minimum	\$100,000	\$1	00,000
	Total Maximum	\$125,000	\$1	25,000
Series #LINCOLN	Per Unit	\$20.00	\$	20.00
	Total Minimum	\$64,000	\$6	54,000
	Total Maximum	\$80,000	\$8	80,000
Series #STARWARS1	Per Unit	\$1.00	5	\$1.00
	Total Minimum	\$9,600	\$	9,600
	Total Maximum	\$12,000	\$1	12,000
Series #56TEDWILL	Per Unit	\$45.00	\$	45.00
	Total Minimum	\$72,000	\$7	72,000
	Total Maximum	\$90,000	\$9	90,000
Series #68MAYS	Per Unit	\$19.50	\$	19.50
	Total Minimum	\$31,200	\$3	31,200
	Total Maximum	\$39,000	\$3	39,000
Series #TMNT1	Per Unit	\$65.00	\$	65.00
	Total Minimum	\$52,000	\$5	52,000
	Total Maximum	\$65,000	\$6	55,000
Series #CAPTAIN3	Per Unit	\$37.00	\$	37.00
	Total Minimum	\$29,600	\$2	29,600
	Total Maximum	\$37,000	\$3	37,000
Series #51MANTLE	Per Unit	\$17.00	\$	17.00
	Total Minimum	\$27,200	\$2	27,200
	Total Maximum	\$34,000	\$3	34,000
Series #CHURCHILL	Per Unit	\$1.00		\$1.00

	Total Minimum	\$6,000	\$6,000
	Total Maximum	\$7,500	\$7,500
Series #SHKSPR4	Per Unit	\$115.00	\$115.00
	Total Minimum	\$92,000	\$92,000
	Total Maximum	\$115,000	\$115,000
Series #03KOBE	Per Unit	\$8.00	\$8.00
	Total Minimum	\$40,000	\$40,000
	Total Maximum	\$50,000	\$50,000
Series #03LEBRON	Per Unit	\$17.00	\$17.00
	Total Minimum	\$27,200	\$27,200
	Total Maximum	\$34,000	\$34,000
Series #03JORDAN	Per Unit	\$20.50	\$20.50
	Total Minimum	\$32,800	\$32,800
	Total Maximum	\$41,000	\$41,000
Series #39TEDWILL	Per Unit	\$5.00	\$5.00
	Total Minimum	\$22,400	\$22,400
	Total Maximum	\$28,000	\$28,000
Series #94JETER	Per Unit Total	\$45.00	\$45.00
	Total Minimum Total	\$36,000	\$36,000
	Maximum	\$45,000	\$45,000
Series #2020TOPPS	Per Unit	\$10.00	\$10.00
	Total Minimum	\$80,000	\$80,000
	Total Maximum	\$100,000	\$100,000
Series #FANFOUR1	Per Unit	\$52.50	\$52.50

	Total Minimum	\$84,000	\$84,000	
	Total Maximum	\$105,000	\$105,000	
Series #86RICE	Per Unit	\$1.00	\$1.00	
	Total Minimum	\$18,400	\$18,400	
	Total Maximum	\$23,000	\$23,000	
Series #DAREDEV1	Per Unit	\$1.00	\$1.00	
	Total Minimum	\$9,200	\$9,200	
	Total Maximum	\$11,500	\$11,500	
Series #85MARIO	Per Unit	\$50.00	\$50.00	
	Total Minimum	\$120,000	\$120,000	
	Total Maximum	\$150,000	\$150,000	
Series #TOS39	Per Unit	\$45.00	\$45.00	
	Total Minimum	\$108,000	\$108,000	
	Total Maximum	\$135,000	 \$135,000	
Series #05LATOUR	Per Unit	\$9.80	\$9.80	
	Total Minimum	\$7,840	\$7,840	
	Total Maximum	\$9,800	 \$9,800	
Series #16SCREAG	Per Unit	\$39.00	\$39.00	
	Total Minimum	\$31,200	\$31,200	
	Total Maximum	\$39,000	\$39,000	
Series #14DRC	Per Unit	\$54.00	\$54.00	
	Total Minimum	\$43,200	\$43,200	
	Total Maximum	\$54,000	\$54,000	
Series #57MANTLE	Per Unit	\$1.00	\$1.00	

	Total Minimum	\$6,400	\$6,400	
	Total Maximum	\$8,000	\$8,000	
Series #FAUBOURG	Per Unit	\$75.00	\$75.00	
	Total Minimum	\$120,000	\$120,000	
	Total Maximum	\$150,000	\$150,000	
Series #SOBLACK	Per Unit	\$56.00	\$56.00	
	Total Minimum	\$44,800	\$44,800	
	Total Maximum	\$56,000	\$56,000	
Series #GATSBY	Per Unit	\$50.00	\$50.00	
	Total Minimum	\$160,000	\$160,000	
	Total Maximum	\$200,000	\$200,000	
Series #93DAYTONA	Per Unit	\$21.00	\$21.00	
	Total Minimum	\$33,600	\$33,600	
	Total Maximum	\$42,000	\$42,000	
Series #09TROUT	Per Unit	\$20.00	\$20.00	
	Total Minimum	\$180,000	\$180,000	
	Total Maximum	\$225,000	\$225,000	
Series				
#57STARR	Per Unit Total	\$1.00	\$1.00	
	Minimum Total	\$6,400	\$6,400	
	Maximum	\$8,000	\$8,000	
Series #AF15	Per Unit	\$25.00	\$25.00	
	Total Minimum	\$160,000	\$160,000	
	Total Maximum	\$200,000	\$200,000	
Series #03KOBE2	Per Unit	\$4.00	\$4.00	

	Total Minimum	\$18,400	\$18,400	
	Total Maximum	\$23,000	\$23,000	
Series #JOBSMAC	Per Unit	\$10.00	\$10.00	
	Total Minimum	\$40,000	\$40,000	
	Total Maximum	\$50,000	 \$50,000	
Series #16PETRUS	Per Unit	\$5.00	 \$5.00	
	Total Minimum	\$36,000	 \$36,000	
	Total Maximum	\$45,000	\$45,000	
Series #ALICE	Per Unit	\$1.00	\$1.00	
	Total Minimum	\$9,600	\$9,600	
	Total Maximum	\$12,000	\$12,000	
Series #SPIDER10	Per Unit	\$5.00	\$5.00	
	Total Minimum	\$16,800	\$16,800	
	Total Maximum	\$21,000	\$21,000	
Series #62MANTLE	Per Unit	\$25.00	\$25.00	
	Total Minimum	\$120,000	\$120,000	
	Total Maximum	\$150,000	\$150,000	
Series #BATMAN6	Per Unit	\$13.50	\$13.50	
	Total Minimum	\$21,600	\$21,600	
	Total Maximum	\$27,000	\$27,000	
Series #CLEMENTE2	Per Unit	\$35.00	\$35.00	
	Total Minimum	\$56,000	\$56,000	
	Total Maximum	\$70,000	\$70,000	
Series #79STELLA	Per Unit	\$5.00	\$5.00	

	Total Minimum	\$55,200	\$55,200
	Total Maximum	\$69,000	\$69,000
Series #TKAM	Per Unit	\$16.00	\$16.00
	Total Minimum	\$25,600	\$25,600
	Total Maximum	\$32,000	\$32,000
Series #SUPER14	Per Unit	\$25.00	\$25.00
	Total Minimum	\$104,000	\$104,000
	Total Maximum	\$130,000	\$130,000
Series #DIMAGGIO2	Per Unit	\$10.50	\$10.50
	Total Minimum	\$16,800	\$16,800
	Total Maximum	\$21,000	\$21,000
Series #13BEAUX	Per Unit	\$5.00	\$5.00
	Total Minimum	\$20,400	\$20,400
	Total Maximum	\$25,500	\$25,500
Series #88MARIO	Per Unit	\$15.00	\$15.00
	Total Minimum	\$24,000	\$24,000
	Total Maximum	\$30,000	\$30,000
Series #ANMLFARM	Per Unit	\$10.00	\$10.00
	Total Minimum	\$8,000	\$8,000
	Total Maximum	\$10,000	\$10,000
Series #NASA1	Per Unit	\$30.00	\$30.00
	Total Minimum	\$240,000	\$240,000
	Total Maximum	\$300,000	\$300,000
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Series #00BRADY	Per Unit	\$12.00	\$12.00
	Total Minimum	\$36,000	\$36,000

	Total Maximum	\$45,000	\$45,000	
Series #85NES	Per Unit	\$4.00	\$4.00	
	Total Minimum	\$25,600	\$25,600	
	Total Maximum	\$32,000	\$32,000	
Series #04LEBRON	Per Unit	\$10.00	\$10.00	
	Total Minimum	\$40,000	\$40,000	
	Total Maximum	\$50,000	\$50,000	
Series #85JORDAN	Per Unit	\$25.00	 \$25.00	
	Total Minimum	\$200,000	\$200,000	
	Total Maximum	\$250,000	\$250,000	
Series #69KAREEM	Per Unit	\$11.00	\$11.00	
	Total Minimum	\$22,000	\$22,000	
	Total Maximum	\$27,500	\$27,500	
Series #59JFK	Per Unit	\$13.00	\$13.00	
	Total Minimum	\$20,800	\$20,800	
	Total Maximum	\$26,000	\$26,000	
Series #JUSTICE1	Per Unit	\$43.00	\$43.00	
	Total Minimum	\$172,000	\$172,000	
	Total Maximum	\$215,000	 \$215,000	
Series #GRAPES	Per Unit	\$19.50	\$19.50	
	Total Minimum	\$31,200	\$31,200	
	Total Maximum	\$39,000	\$39,000	
Series #GOLDENEYE	Per Unit	\$5.00	\$5.00	
	Total Minimum	\$20,000	\$20,000	

	Total Maximum	\$25,000	\$25,000	
Series #03LEBRON2	Per Unit	\$20.00	\$20.00	
	Total Minimum	\$80,000	\$80,000	
	Total Maximum	\$100,000	\$100,000	
Series #34GEHRIG	Per Unit	\$7.00	\$7.00	
	Total Minimum	\$28,000	\$28,000	
	Total Maximum	\$35,000	\$35,000	
Series	Per Unit	\$8.00	\$8.00	
#98KANGA	Total Minimum	\$136,000	\$136,000	
	Total Maximum	\$170,000	\$170,000	
	Maximum			
Series #06BRM	Per Unit	\$10.00	\$10.00	
	Total Minimum	\$14,800	\$14,800	
	Total Maximum	\$18,500	\$18,500	
Series #MOONSHOE	Per Unit	\$10.00	\$10.00	
	Total Minimum	\$144,000	 \$144,000	
	Total Maximum	\$180,000	\$180,000	
Series #DUNE	Per Unit Total	\$13.25	\$13.25	
	Minimum	\$10,600	\$10,600	
	Total Maximum	\$13,250	\$13,250	
Series #86FLEER	Per Unit	\$10.00	\$10.00	
	Total Minimum	\$132,000	\$132,000	
	Total Maximum	\$165,000	 \$165,000	
Series #58PELE2	Per Unit	\$5.00	\$5.00	
	Total Minimum	\$21,200	\$21,200	

	Total Maximum	\$26,500	\$26,500	
Series #WILDGUN	Per Unit	\$7.00	\$7.00	
	Total Minimum	\$22,400	\$22,400	
	Total Maximum	\$28,000	\$28,000	
Series #18LAMAR	Per Unit	\$8.00	 \$8.00	
	Total Minimum	\$49,600	 \$49,600	
	Total Maximum	\$62,000	 \$62,000	
Series #03TACHE	Per Unit	\$5.00	\$5.00	
	Total Minimum	\$62,400	\$62,400	
	Total Maximum	\$78,000	\$78,000	
Series #AVENGE57	Per Unit	\$1.00	\$1.00	
	Total Minimum	\$16,000	\$16,000	
	Total Maximum	\$20,000	\$20,000	
Series #99TMB2	Per Unit	\$6.00	\$6.00	
	Total Minimum	\$48,000	\$48,000	
	Total Maximum	\$60,000	\$60,000	
Series #AVENGERS1	Per Unit	\$54.00	\$54.00	
	Total Minimum	\$216,000	\$216,000	
	Total Maximum	\$270,000	\$270,000	
Series #13GIANNIS	Per Unit	\$5.00	\$5.00	
	Total Minimum	\$20,000	\$20,000	
	Total Maximum	\$25,000	\$25,000	
Series #04MESSI	Per Unit	\$5.00	\$5.00	
	Total Minimum	\$36,000	\$36,000	

	Total Maximum	\$45,000	\$45,000	
Series #PUNCHOUT	Per Unit	\$9.00	\$9.00	
	Total Minimum	\$72,000	\$72,000	
	Total Maximum	\$90,000	\$90,000	
Series #BULLSRING	Per Unit	\$10.00	\$10.00	
	Total Minimum	\$240,000	\$240,000	
	Total Maximum	\$300,000	 \$300,000	
Series #70AARON	Per Unit	\$3.00	\$3.00	
	Total Minimum	\$14,400	\$14,400	
	Total Maximum	\$18,000	 \$18,000	
Series #96CHARZRD	Per Unit	\$10.00	\$10.00	
	Total Minimum	\$52,000	\$52,000	
	Total Maximum	\$65,000	\$65,000	
Series #ICECLIMB	Per Unit	\$8.00	\$8.00	
	Total Minimum	\$64,000	\$64,000	
	Total Maximum	\$80,000	\$80,000	
Series #01TIGER	Per Unit	\$10.00	\$10.00	
	Total Minimum	\$14,800	\$14,800	
	Total Maximum	\$18,500	\$18,500	
Series #JUNGLEBOX	Per Unit	\$5.00	\$5.00	
	Total Minimum	\$27,600	\$27,600	
	Total Maximum	\$34,500	\$34,500	
Series #51HOWE	Per Unit	\$9.00	\$9.00	
	Total Minimum	\$36,000	\$36,000	

	Total Maximum	\$45,000	\$45,000	
Series #09COBB	Per Unit	\$4.00	\$4.00	
	Total Minimum	\$25,600	\$25,600	
	Total Maximum	\$32,000	\$32,000	
Series #96JORDAN2	Per Unit	\$5.00	\$5.00	
	Total Minimum	\$43,200	\$43,200	
	Total Maximum	\$54,000	\$54,000	
Series #THOR	Per Unit	\$20.00	\$20.00	
	Total Minimum	\$172,000	\$172,000	
	Total Maximum	\$215,000	\$215,000	
Series #FOSSILBOX	Per Unit	\$5.00	\$5.00	
	Total Minimum	\$16,800	\$16,800	
	Total Maximum	\$21,000	\$21,000	
Series #59FLASH	Per Unit	\$6.50	\$6.50	
	Total Minimum	\$52,000	\$52,000	
	Total Maximum	\$65,000	\$65,000	
Series #POKEBLUE	Per Unit	\$10.00	\$10.00	
	Total Minimum	\$19,200	\$19,200	
	Total Maximum	\$24,000	\$24,000	
Series #DOMINOS	Per Unit	\$5.50	\$5.50	
	Total Minimum	\$8,800	\$8,800	
	Total Maximum	\$11,000	\$11,000	
Series #PICNIC	Per Unit	\$27.00	\$27.00	
	Total Minimum	\$43,200	\$43,200	
	Total Maximum	\$54,000	\$54,000	

Series #98GTA	Per Unit	\$5.00	\$5.00	
	Total Minimum	\$12,600	\$12,600	
	Total Maximum	\$15,750	\$15,750	
Series #58PELE	Per Unit	\$10.00	\$10.00	
	Total Minimum	\$252,000	\$252,000	
	Total Maximum	\$315,000	\$315,000	
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Series #09CURRY	Per Unit	\$10.00	\$10.00	
	Total Minimum	\$20,000	\$20,000	
	Total Maximum	\$25,000	\$25,000	
Series #84JORDAN	Per Unit	\$25.00	\$25.00	
	Total Minimum	\$300,000	\$300,000	
	Total Maximum	\$375,000	\$375,000	
Series #09BEAUX	Per Unit	\$5.00	\$5.00	
	Total Minimum	\$27,200	\$27,200	
	Total Maximum	\$34,000	\$34,000	
Series #KEROUAC	Per Unit	\$20.00	\$20.00	
	Total Minimum	\$78,400	\$78,400	
	Total Maximum	\$98,000	\$98,000	
Series #96JORDAN	Per Unit	\$4.00	\$4.00	
	Total Minimum	\$38,400	\$38,400	
	Total Maximum	\$48,000	\$48,000	
Series #FEDERAL	Per Unit	\$15.00	\$15.00	
	Total Minimum	\$120,000	\$120,000	
	Total Maximum	\$150,000	\$150,000	

Series #62BOND	Per Unit	\$6.00	\$6.00	
	Total Minimum	\$74,400	\$74,400	
	Total Maximum	\$93,000	\$93,000	
Series #37HEISMAN	Per Unit	\$46.00	\$46.00	
	Total Minimum	\$368,000	\$368,000	
	Total Maximum	\$460,000	\$460,000	
Series #TORNEK	Per Unit	\$5.00	\$5.00	
	Total Minimum	\$132,000	\$132,000	
	Total Maximum	\$165,000	\$165,000	
Series #FAUBOURG2	Per Unit	\$15.00	\$15.00	
	Total Minimum	\$132,000	\$132,000	
	Total Maximum	\$165,000	\$165,000	
Series #71TOPPS	Per Unit	\$4.00	\$4.00	
	Total Minimum	\$54,400	\$54,400	
	Total Maximum	\$68,000	\$68,000	
Series #DEATON	Per Unit	\$25.00	\$25.00	
	Total Minimum	\$228,000	\$228,000	
	Total Maximum	\$285,000	\$285,000	
Series #48JACKIE	Per Unit	\$20.00	\$20.00	
	Total Minimum	\$300,000	\$300,000	
	Total Maximum	\$375,000	\$375,000	
Series #91JORDAN	Per Unit	\$7.00	\$7.00	
	Total Minimum	\$56,000	\$56,000	
	Total Maximum	\$70,000	\$70,000	

Series #VANHALEN	Per Unit	\$12.40	\$12.40	
	Total Minimum	\$49,600	\$49,600	
	Total Maximum	\$62,000	\$62,000	
Series #98ZELDA	Per Unit	\$4.70	\$4.70	
	Total Minimum	\$18,800	\$18,800	
	Total Maximum	\$23,500	\$23,500	
Series #79GRETZKY	Per Unit	\$40.00	\$40.00	
	Total Minimum	\$640,000	\$640,000	
	Total Maximum	\$800,000	\$800,000	
Series #WOLVERINE	Per Unit	\$9.50	\$9.50	
	Total Minimum	\$38,000	\$38,000	
	Total Maximum	\$47,500	\$47,500	
Series #03JORDAN2	Per Unit	\$4.20	\$4.20	
	Total Minimum	\$33,600	\$33,600	
	Total Maximum	\$42,000	\$42,000	
Series #APEOD	Per Unit	\$62.00	\$62.00	
	Total Minimum	\$24,800	\$24,800	
	Total Maximum	\$31,000	\$31,000	
Series #15PTKWT	Per Unit	\$108.00	\$108.00	
	Total Minimum	\$86,400	\$86,400	
	Total Maximum	\$108,000	\$108,000	
Series #AMZFNT15	Per Unit	\$65.00	\$65.00	
	Total Minimum	\$26,000	\$26,000	
	Total Maximum	\$32,500	\$32,500	

Series #HALONFR	Per Unit	\$27.00	\$27.00	
	Total Minimum	\$21,600	\$21,600	
	Total Maximum	\$27,000	\$27,000	
Series #09RBLEROY	Per Unit	\$25.00	\$25.00	
	Total Minimum	\$86,000	\$86,000	
	Total Maximum	\$107,500	\$107,500	
Series #00MOUTON	Per Unit	\$13.50	\$13.50	
	Total Minimum	\$21,600	\$21,600	
	Total Maximum	\$27,000	\$27,000	
Series #11BELAIR	Per Unit	\$11.00	\$11.00	
	Total Minimum	\$17,600	\$17,600	
	Total Maximum	\$22,000	\$22,000	
Series #17DUJAC	Per Unit	\$8.00	\$8.00	
	Total Minimum	\$20,800	\$20,800	
	Total Maximum	\$26,000	\$26,000	
Series #00NEWMAN	Per Unit	\$5.00	\$5.00	
	Total Minimum	\$12,400	\$12,400	
	Total Maximum	\$15,500	\$15,500	
Series #13MUSIGNY	Per Unit	\$20.00	\$20.00	
	Total Minimum	\$196,000	\$196,000	
	Total Maximum	\$245,000	 \$245,000	
Series #16KOBE	Per Unit	\$8.00	\$8.00	
	Total Minimum	\$640,000	\$640,000	
	Total Maximum	\$800,000	 \$800,000	

Series #NEWTON	Per Unit	\$10.00	\$	10.00
	Total Minimum	\$240,000	\$24	40,000
	Total Maximum	\$300,000	\$3	00,000
Series #59BOND	Per Unit	\$8.00	\$	8.00
	Total Minimum	\$65,600	\$6	55,600
	Total Maximum	\$82,000	\$8	32,000
Series #XMEN1	Per Unit	\$20.00	\$.	20.00
	Total Minimum	\$192,000	\$1	92,000
	Total Maximum	\$240,000	\$24	40,000
Series #92JORDAN	Per Unit	\$6.00	\$	66.00
	Total Minimum	\$33,600	\$3	33,600
	Total Maximum	\$42,000	\$4	12,000
Series #94JORDAN	Per Unit	\$8.50	\$	8.50
	Total Minimum	\$68,000	\$6	58,000
	Total Maximum	\$85,000	\$8	35,000
Series #03LEBRON3	Per Unit	\$23.00	\$.	23.00
	Total Minimum	\$184,000	\$1	84,000
	Total Maximum	\$230,000	\$2.	30,000
Series #14KOBE	Per Unit	\$8.00	\$	\$8.00
	Total Minimum	\$62,400		52,400
	Total Maximum	\$78,000	\$7	78,000
Series #14CARR	Per Unit	\$5.00	\$	5.00
	Total Minimum	\$16,000	\$1	6,000
	Total Maximum	\$20,000	\$2	20,000

Series #OPEECHEE	Per Unit	\$30.00	\$30.00
	Total Minimum	\$240,000	\$240,000
	Total Maximum	\$300,000	\$300,000
Series #APPLE1	Per Unit	\$25.00	\$25.00
	Total Minimum	\$660,000	\$660,000
	Total Maximum	\$825,000	\$825,000
Series #MOSASAUR	Per Unit	\$5.00	\$5.00
	Total Minimum	\$24,000	\$24,000
	Total Maximum	\$30,000	\$30,000
Series #CONGRESS	Per Unit	\$24.00	\$24.00
	Total Minimum	\$96,000	\$96,000
	Total Maximum	\$120,000	\$120,000
Series #1776	Per Unit	\$25.00	\$25.00
	Total Minimum	\$1,600,000	\$1,600,000
	Total Maximum	\$2,000,000	\$2,000,000
Series #BROSGRIMM	Per Unit	\$27.00	\$27.00
	Total Minimum	\$108,000	\$108,000
	Total Maximum	\$135,000	\$135,000
Series #66ORR	Per Unit	\$8.00	\$8.00
	Total Minimum	\$74,240	\$74,240
	Total Maximum	\$92,800	\$92,800
Series #MARADONA	Per Unit	\$7.00	\$7.00
	Total Minimum	\$11,200	\$11,200
	Total Maximum	\$14,000	\$14,000

Series #85JORDAN2	Per Unit	\$14.00	\$14.00	
	Total Minimum	\$224,000	\$224,000	
	Total Maximum	\$280,000	\$280,000	
Series #17MAHOMES	Per Unit	\$12.00	\$12.00	
	Total Minimum	\$240,000	\$240,000	
	Total Maximum	\$300,000	\$300,000	
Series #05MJLJ	Per Unit	\$4.00	\$4.00	
	Total Minimum	\$65,600	\$65,600	
	Total Maximum	\$82,000	\$82,000	
Series #09TROUT2	Per Unit	\$5.00	\$5.00	
	Total Minimum	\$44,800	\$44,800	
	Total Maximum	\$56,000	\$56,000	
Series #85MJPROMO	Per Unit	\$8.00	\$8.00	
	Total Minimum	\$22,400	\$22,400	
	Total Maximum	\$28,000	\$28,000	
Series #76PAYTON	Per Unit	\$6.50	\$6.50	
	Total Minimum	\$52,000	\$52,000	
	Total Maximum	\$65,000	\$65,000	
Series #18LUKA	Per Unit	\$5.00	\$5.00	
	Total Minimum	\$21,200	 \$21,200	
	Total Maximum	\$26,500	\$26,500	
Series #81MONTANA	Per Unit	\$7.00	\$7.00	
	Total Minimum	\$56,000	\$56,000	
	Total Maximum	\$70,000	\$70,000	

Series #60MANTLE	Per Unit	\$20.00	\$	20.00
	Total Minimum	\$680,000	\$6	80,000
	Total Maximum	\$850,000	\$8	50,000
Series #DIMAGGIO3	Per Unit	\$20.00	\$	20.00
	Total Minimum	\$360,000	\$3	60,000
	Total Maximum	\$450,000	\$4	50,000
Series #NICKLAUS1	Per Unit	\$10.00	\$	10.00
	Total Minimum	\$32,000	\$3	32,000
	Total Maximum	\$40,000	\$4	10,000
Series #58PELE3	Per Unit	\$20.00	\$	20.00
	Total Minimum	\$180,000	\$1	80,000
	Total Maximum	\$225,000	\$2	25,000
Series #09CURRY2	Per Unit	\$25.00	\$	25.00
	Total Minimum	\$420,000	\$4	20,000
	Total Maximum	\$525,000	\$5	25,000
Series #96KOBE	Per Unit	\$11.00	\$	11.00
	Total Minimum	\$61,600	\$6	51,600
	Total Maximum	\$77,000	\$7	77,000
Series #68RYAN	Per Unit	\$7.00		57.00
	Total Minimum	\$56,000		56,000
	Total Maximum	\$70,000	\$7	70,000
Series #ROCKETBOX	Per Unit	\$6.00		66.00
	Total Minimum	\$22,800	\$2	22,800
	Total Maximum	\$28,500	\$2	28,500

Series #95TOPSUN	Per Unit	\$6.00	\$6.00	
	Total Minimum	\$48,000	\$48,000	
	Total Maximum	\$60,000	\$60,000	
Series #99CHARZRD	Per Unit	\$10.00	\$10.00	
	Total Minimum	\$280,000	\$280,000	
	Total Maximum	\$350,000	\$350,000	
Series #POKEDEMO	Per Unit	\$7.50	\$7.50	
	Total Minimum	\$24,000	\$24,000	
	Total Maximum	\$30,000	\$30,000	
Series #POKELUGIA	Per Unit	\$11.00	\$11.00	
	Total Minimum	\$88,000	\$88,000	
	Total Maximum	\$110,000	\$110,000	
Series #POKEMON2	Per Unit	\$10.00	\$10.00	
	Total Minimum	\$332,000	\$332,000	
	Total Maximum	\$415,000	\$415,000	
Series #NEOBOX	Per Unit	\$4.50	\$4.50	
	Total Minimum	\$36,000	\$36,000	
	Total Maximum	\$45,000	\$45,000	
Series #GYMBOX	Per Unit	\$6.00	\$6.00	
	Total Minimum	\$14,400	\$14,400	
	Total Maximum	\$18,000	\$18,000	
Series #POKEYELOW	Per Unit	\$5.00	\$5.00	
	Total Minimum	\$44,000	\$44,000	
	Total Maximum	\$55,000	\$55,000	

Series #86DK3	Per Unit	\$10.00	\$10.00	
	Total Minimum	\$34,800	\$34,800	
	Total Maximum	\$43,500	\$43,500	
Series #WZRDOFOZ	Per Unit	\$15.00	\$15.00	
	Total Minimum	\$72,000	\$72,000	
	Total Maximum	\$90,000	\$90,000	
Series #FANFOUR5	Per Unit	\$8.00	\$8.00	
	Total Minimum	\$64,000	\$64,000	
	Total Maximum	\$80,000	\$80,000	

(1) Dalmore Group, LLC (the "<u>BOR</u>") will be acting as a broker of record and entitled to a Brokerage Fee (as described in "**Offering Summary**" – "**Use of Proceeds**") and described in greater detail under "**Plan of Distribution and Subscription Procedure – Broker**" and "**– Fees and Expenses**" for additional information.

(2) DriveWealth, LLC (the "<u>Custodian</u>") will be acting as custodian of interests and hold brokerage accounts for interest holders in connection with the Company's offerings and will be entitled to a Custody Fee (as described in "**Offering Summary**" – "**Use of Proceeds**") and described in greater detail under "**Plan of Distribution and Subscription Procedure** – **Custodian**" and "– **Fees and Expenses**" for additional information. For all offerings of the Company which closed or launch prior to the agreement with the Custodian, signed on January 7, 2020, interests are transferred into the Custodian brokerage accounts upon consent of the individual investors who purchased such shares or have transferred money into escrow in anticipation of purchasing such shares at the close of the currently ongoing offerings.

(3) No underwriter has been engaged in connection with the Offering (as defined below) and neither the BOR, nor any other entity, receives a finder' fee or any underwriting or placement agent discounts or commissions in relation to any Offering of Interests (as defined below). We intend to distribute all offerings of membership interests in any series of the Company principally through the Rally Rd.TM platform and any successor platform used by the Company for the offer and sale of interests, (the "<u>Rally Rd.TM Platform</u>" or the "<u>Platform</u>"), as described in greater detail under "**Plan of Distribution and Subscription Procedure**" for additional information.

The Company is offering, on a best efforts basis, a minimum (the "<u>Total Minimum</u>") to a maximum (the "<u>Total Maximum</u>") of membership interests of each of the following series of the Company, highlighted in gray in the "Master Series Table" in the "**Interests In Series Covered By This Amendment**" section. Series not highlighted in gray have completed their respective offerings at the time of this filing and the number of interests in the table represents the actual interests sold. The sale of membership interests is being facilitated by the BOR, a broker-dealer registered under the Securities Exchange Act of 1934, as amended (the "<u>Exchange Act</u>"), and member of FINRA and is registered in each state where the offer or sales of the Interests (as defined below) will occur. It is anticipated that Interests will be offered and sold only in states where the BOR is registered as a broker-dealer. For the avoidance of doubt, the BOR does not and will not solicit purchases of Interests or make any recommendations regarding the Interests to prospective investors.

All of the series of the Company offered hereunder may collectively be referred to herein as the "<u>Series</u>". The interests of all Series described above may collectively be referred to herein as the "<u>Interests</u>" and the offerings of the Interests may collectively be referred to herein as the "<u>Offerings</u>". See "**Description of the Interests Offered**" for additional information regarding the Interests.

The Company is managed by RSE Archive Manager, LLC, a Delaware limited liability company (the "<u>Manager</u>"). The Manager is a single-member entity owned by RSE Markets, Inc. ("<u>RSE Markets</u>").

It is anticipated that the Company's core business will be the identification, acquisition, marketing and management of memorabilia, collectible items and alcohol, collectively referred to as "<u>Memorabilia Assets</u>" or the "<u>Asset Class</u>," for the benefit of the investors. The Series assets referenced in the "**Interests In Series Covered By This Amendment**" section may be referred to herein, collectively, as the "<u>Underlying Assets</u>". Any individuals, dealers or auction company which owns an Underlying Asset prior to a purchase of an Underlying Asset by the Company in advance of a potential Offering or the closing of an Offering from which proceeds are used to acquire the Underlying Asset may be referred to herein as an "<u>Asset Seller</u>." See "**Description of the Business**" for additional information regarding the Asset Class.

RSE Markets will serve as the asset manager (the "<u>Asset Manager</u>") for each Series of the Company and provides services to the Underlying Assets in accordance with each Series' Asset Management Agreement (see "**Description of the Business**" – "**Description of the Asset Management Agreement**" for additional information).

This Offering Circular describes each individual Series found in the "Interests In Series Covered By This Amendment" section.

The Interests represent an investment in a particular Series and thus indirectly the Underlying Asset and do not represent an investment in the Company or the Manager generally. We do not anticipate that any Series will own any assets other than the Underlying Asset associated with such Series. However, we expect that the operations of the Company, including the issuance of additional Series of Interests and their acquisition of additional assets, will benefit investors by enabling each Series to benefit from economies of scale and by allowing investors to enjoy the Company's Underlying Asset collection at the Membership Experience Programs (as described in "Description of the Business – Business of the Company").

A purchaser of the Interests may be referred to herein as an "<u>Investor</u>" or "<u>Interest Holder</u>." There will be a separate closing with respect to each Offering (each, a "<u>Closing</u>"). The Closing of an Offering will occur on the earliest to occur of (i) the date subscriptions for the Total Maximum Interests for a Series have been accepted or (ii) a date determined by the Manager in its sole discretion, provided that subscriptions for the Total Minimum Interests of such Series have been accepted. If Closing has not occurred, an Offering shall be terminated upon (i) the date which is one year from the date such Offering Circular or Amendment, as applicable, is qualified by the U.S. Securities and Exchange Commission, or the "<u>Commission</u>", which period may be extended with respect to a particular Series by an additional six months by the Manager in its sole discretion, or (ii) any date on which the Manager elects to terminate the Offering for a particular Series in its sole discretion.

No securities are being offered by existing security-holders.

Each Offering is being conducted under Tier II of Regulation A (17 CFR 230.251 et. seq.) and the information contained herein is being presented in Offering Circular format. The Company is not offering, and does not anticipate selling, Interests in any of the Offerings in any state where the BOR is not registered as a broker-dealer. The subscription funds advanced by prospective Investors as part of the subscription process will be held in a non-interest-bearing escrow account with Atlantic Capital Bank, N.A., the "Escrow Agent", and will not be commingled with the operating account of the Series, until, if and when there is a Closing with respect to that Series. See "Plan of Distribution and Subscription Procedure" and "Description of Interests Offered" for additional information.

A purchase of Interests in a Series does not constitute an investment in either the Company or an Underlying Asset directly, or in any other Series of Interest. This results in limited voting rights of the Investor, which are solely related to a particular Series, and are further limited by the Limited Liability Company Agreement of the Company (as amended from time to time, the "<u>Operating Agreement</u>"), described further herein. Investors will have voting rights only with respect to certain matters, primarily relating to amendments to the Operating Agreement that would adversely change the rights of the Interest Holders and removal of the Manager for "cause". The Manager and the Asset Manager thus retain significant control over the management of the Company, each Series and the Underlying Assets. Furthermore, because the Interests in a Series do not constitute an investment in the Company as a whole, holders of the Interests in a Series are not expected to receive any economic benefit from, or be subject to the liabilities of, the assets of any other Series. In addition, the economic Interest of a holder in a Series will not be identical to owning a direct undivided Interest in an Underlying Asset because, among other things, a Series will be required to pay corporate taxes before distributions are made to the holders, and the Asset Manager will receive a fee in respect of its management of the Underlying Asset.

This Offering Circular contains forward-looking statements which are based on current expectations and beliefs concerning future developments that are difficult to predict. Neither the Company nor the Manager or Asset Manager can guarantee future performance, or that future developments affecting the Company, the Manager, the Asset Manager, or the Platform will be as currently anticipated. These forward-looking statements involve a number of risks, uncertainties (some of which are beyond our control) or other assumptions that may cause actual results or performance to be materially different from those expressed or implied by these forward-looking statements. Please see "**Risk Factors**" and "**Cautionary Note Regarding Forward-Looking Statements**" for additional information.

There is currently no public trading market for any Interests, and an active market may not develop or be sustained. If an active public or private trading market for our securities does not develop or is not sustained, it may be difficult or impossible for you to resell your Interests at any price. Even if a public or private market does develop, the market price could decline below the amount you paid for your Interests.

The Interests offered hereby are highly speculative in nature, involve a high degree of risk and should be purchased only by persons who can afford to lose their entire investment. There can be no assurance that the Company's investment objectives will be achieved or that a secondary market would ever develop for the Interests, whether via the Platform, via third party registered broker-dealers or otherwise. Prospective Investors should obtain their own legal and tax advice prior to making an investment in the Interests and should be aware that an investment in the Interests may be exposed to other risks of an exceptional nature from time to time. Please see "Risk Factors" for additional information.

GENERALLY, NO SALE MAY BE MADE TO YOU IN ANY OFFERING IF THE AGGREGATE PURCHASE PRICE YOU PAY IS MORE THAN 10% OF THE GREATER OF YOUR ANNUAL INCOME OR NET WORTH. DIFFERENT RULES APPLY TO ACCREDITED INVESTORS AND NON-NATURAL PERSONS. BEFORE MAKING ANY REPRESENTATION THAT YOUR INVESTMENT DOES NOT EXCEED APPLICABLE THRESHOLDS, WE ENCOURAGE YOU TO REVIEW RULE 251(d)(2)(i)(C) OF REGULATION A. FOR GENERAL INFORMATION ON INVESTING, WE ENCOURAGE YOU TO REFER TO HTTP://WWW.INVESTOR.GOV.

NOTICE TO RESIDENTS OF THE STATES OF TEXAS AND WASHINGTON:

WE ARE LIMITING THE OFFER AND SALE OF SECURITIES IN THE STATES OF TEXAS AND WASHINGTON TO A MAXIMUM OF \$5 MILLION IN ANY 12-MONTH PERIOD. WE RESERVE THE RIGHT TO REMOVE OR MODIFY SUCH LIMIT AND, IN THE EVENT WE DECIDE TO OFFER AND SELL ADDITIONAL SECURITIES IN THESE STATES, WE WILL FILE A POST-QUALIFICATION SUPPLEMENT TO THE OFFERING STATEMENT OF WHICH THIS OFFERING CIRCULAR IS A PART IDENTIFYING SUCH CHANGE.

The United States Securities and Exchange Commission does not pass upon the merits of or give its approval to any securities offered or the terms of the Offering, nor does it pass upon the accuracy or completeness of any Offering Circular or other solicitation materials. These securities are offered pursuant to an exemption from registration with the Commission; however, the Commission has not made an independent determination that the securities offered are exempt from registration. This Preliminary Offering Circular shall not constitute an offer to sell or the solicitation of an offer to buy, nor may there be any sales of these securities in, any state in which such offer, solicitation or sale would be unlawful before registration or qualification of the offer and sale under the laws of such state.

An investment in the Interests involves a high degree of risk. See "Risk Factors" for a description of some of the risks that should be considered before investing in the Interests.

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INCORPORATION BY REFERENCE OF OFFERING CIRCULAR

The Offering Circular, including this Post-Qualification Amendment, is part of an offering statement (File No. 024-11057) that was filed with the Securities and Exchange Commission. We hereby incorporate by reference into this Post-Qualification Amendment all of the information contained in the following:

- 1. <u>Supplement No. 1 Dated January 12, 2021</u> to the Post-Qualification Offering Circular Amendment No. 17 Dated December 31, 2020, with respect to Series #98GTA, #WOLVERINE, and #59BOND.
- 2. <u>Part II of the Post-Qualification Amendment to Offering Circular No. 17</u> including the sections bulleted below, to the extent not otherwise modified or replaced by offering circular supplement and/or Post-Qualification amendment.
 - Use of Proceeds and Asset Descriptions in Post-Qualification Amendment to Offering Circular No. 17
- 3. <u>Part II of the Post-Qualification Amendment to Offering Circular No. 16</u> including the sections bulleted below, to the extent not otherwise modified or replaced by offering circular supplement and/or Post-Qualification amendment.
 - Use of Proceeds and Asset Descriptions in Post-Qualification Amendment to Offering Circular No. 16
- 4. <u>Part II of the Post-Qualification Amendment to Offering Circular No. 15</u> including the sections bulleted below, to the extent not otherwise modified or replaced by offering circular supplement and/or Post-Qualification amendment.
 - Use of Proceeds and Asset Descriptions in Post-Qualification Amendment to Offering Circular No. 15
- 5. <u>Supplement No. 1 Dated November 6, 2020</u> to the Post-Qualification Offering Circular Amendment No. 14 Dated October 14, 2020, with respect to Series #00BRADY.
- 6. <u>Part II of the Post-Qualification Amendment to Offering Circular No. 14</u> including the sections bulleted below, to the extent not otherwise modified or replaced by offering circular supplement and/or Post-Qualification amendment.
 - Use of Proceeds and Asset Descriptions in Post-Qualification Amendment to Offering Circular No. 14
- 7. <u>Supplement No. 1 Dated October 5, 2020</u> to the Post-Qualification Offering Circular Amendment No. 11 Dated September 28, 2020, with respect to Series #03KOBE2.
- 8. <u>Part II of the Post-Qualification Amendment to Offering Circular No. 11</u> including the sections bulleted below, to the extent not otherwise modified or replaced by offering circular supplement and/or Post-Qualification amendment.
 - Risk Factors

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- Management's Discussion and Analysis of Financial Condition and Results of Operation
- Plan of Distribution and Subscription Procedure
- Management
- Compensation
- Principal Interest Holders
- 9. <u>Part II of the Post-Qualification Amendment to Offering Circular No. 10</u> including the sections bulleted below, to the extent not otherwise modified or replaced by offering circular supplement and/or Post-Qualification amendment.
 - Use of Proceeds and Asset Descriptions in Post-Qualification Amendment to Offering Circular No. 10
- 10. <u>Supplement No. 1 Dated August 31, 2020</u> to the Post-Qualification Offering Circular Amendment No. 9 Dated August 7, 2020, with respect to Series #16PETRUS.
- 11. <u>Part II of the Post-Qualification Amendment to Offering Circular No. 9</u> including the sections bulleted below, to the extent not otherwise modified or replaced by offering circular supplement and/or Post-Qualification Amendment.
 - Use of Proceeds and Asset Descriptions in Post-Qualification Amendment to Offering Circular No. 9

- 12. <u>Part II of the Post-Qualification Amendment to Offering Circular No.8</u> including the sections bulleted below, to the extent not otherwise modified or replaced by offering circular supplement and/or Post-Qualification Amendment.
 - Use of Proceeds and Asset Descriptions in Post-Qualification Amendment to Offering Circular No. 8
- 13. <u>Part II of the Post-Qualification Amendment to Offering Circular No.7</u> including the sections bulleted below, to the extent not otherwise modified or replaced by offering circular supplement and/or Post-Qualification Amendment.
 - Use of Proceeds and Asset Descriptions in Post-Qualification Amendment to Offering Circular No. 7
- 14. <u>Part II of the Post-Qualification Amendment to Offering Circular No.6</u> including the sections bulleted below, to the extent not otherwise modified or replaced by offering circular supplement and/or Post-Qualification Amendment.
 - Cautionary Note Regarding Forward-Looking Statements
 - Trademarks and Trade Names
 - Additional Information
 - Offering Summary
 - Potential Conflicts of Interest
 - Dilution
 - Use of Proceeds and Asset Descriptions in Post-Qualification Amendment to Offering Circular No. 6
 - Description of The Business
 - Description of Interests Offered
 - Material United States Tax Considerations
 - Where to Find Additional Information

Note that any statement we make in this Post-Qualification Amendment (or have made in the Offering Circular) will be modified or superseded by an inconsistent statement made by us in a subsequent offering circular supplement or Post-Qualification Amendment.

INTERESTS IN SERIES COVERED BY THIS AMENDMENT

The master series table below, referred to at times as the "<u>Master Series Table</u>," shows key information related to each Series. This information will be referenced in the following sections when referring to the Master Series Table. In addition, see the "**Description of Underlying Asset**" and "**Use of Proceeds**" section for each individual Series for further details.

Series / Series Name	Qualification Date	Underlying Asset	Agreement Type	Status	Opening Date (1)	Closing Date (1)	Offering Price per Interest	Minimum / Maximum Membership Interests (2)	Minimum / Maximum Offering Size	Sourcing Fee	Trading Window (4)
#52MANTLE / Series Mickey Mantle Card	10/11/2019	1952 Topps #311 Mickey Mantle Card	Purchase Option Agreement	Closed	10/18/2019	10/25/2019	\$132.00	1,000	\$132,000 (3)	\$3,090	1/5/2021
#71MAYS / Series Willie Mays Jersey	10/11/2019	1971 Willie Mays Jersey	Purchase Option Agreement	Closed	10/25/2019	10/31/2019	\$28.50	2,000	\$57,000 (3)	\$1,830	1/21/2021
#RLEXPEPSI / Series Rolex Gmt-Master II Pepsi	10/11/2019	Rolex GMT Master II 126710BLRO	Purchase Agreement	Closed	11/1/2019	11/6/2019	\$8.90	2,000	\$17,800 (3)	\$22	1/21/2021
#10COBB / Series E98 Ty Cobb	10/11/2019	1910 E98 Ty Cobb Card	Purchase Option Agreement	Closed	11/8/2019	11/14/2019	\$39.00	1,000	\$39,000 (3)	\$1,510	1/19/2021
#POTTER / Series Harry Potter	10/11/2019	1997 First Edition Harry Potter	Purchase Agreement	Closed	11/15/2019	11/21/2019	\$24.00	3,000	\$72,000 (3)	(\$510)	1/28/2021
#TWOCITIES / Series A Tale of Two Cities	10/11/2019	First Edition A Tale of Two Cities	Purchase Option Agreement	Closed	11/15/2019	11/21/2019	\$72.50	200	\$14,500 (3)	\$55	1/21/2021
#FROST / Series A Boy's Will	10/11/2019	First Edition A Boy's Will	Purchase Option Agreement	Closed	11/15/2019	11/21/2019	\$67.50	200	\$13,500 (3)	\$865	2/4/2021
#BIRKINBLEU / Series Hermès Birkin Bag	11/1/2019	Bleu Saphir Lizard Hermès Birkin	Upfront Purchase	Closed	11/22/2019	11/27/2019	\$58.00	1,000	\$58,000 (3)	\$170	1/28/2021
#SMURF / Series Rolex Submariner "Smurf"	11/1/2019	Rolex Submariner Date "Smurf" Ref. 116619LB	Upfront Purchase	Closed	11/22/2019	11/27/2019	\$17.25	2,000	\$34,500 (3)	\$2,905	2/9/2021
#70RLEX / Series Rolex Beta 21	10/11/2019	1970 Rolex Ref. 5100 Beta 21	Purchase Agreement	Closed	11/29/2019	12/6/2019	\$20.00	1,000	\$20,000 (3)	\$50	11/24/2020

Series / Series Name	Qualification Date	Underlying Asset	Agreement Type	Status	Opening Date (1)	Closing Date (1)	Offering Price per Interest	Minimum / Maximum Membership Interests (2)	Minimum / Maximum Offering Size	Sourcing Fee	Trading Window (4)
#EINSTEIN / Series Philosopher- Scientist	10/11/2019	First Edition of Philosopher-Scientist	Purchase Option Agreement	Closed	12/6/2019	12/13/2019	\$7.25	2,000	\$14,500 (3)	\$855	11/24/2020
#HONUS / Series T206 Honus Wagner Card	11/27/2019	1909-1911 T206 Honus Wagner Card	Purchase Option Agreement	Closed	12/11/2019	12/26/2019	\$52.00	10,000	\$520,000 (3)	\$5,572	11/10/2020
#75ALI / Series Ali-Wepner Fight Boots	11/1/2019	1975 Muhammad Ali Boots worn in fight against Chuck Wepner	Purchase Agreement	Closed	12/19/2019	12/29/2019	\$46.00	1,000	\$46,000 (3)	(\$10)	12/1/2020
#71ALI / Series "Fight of The Century" Contract	10/11/2019	1971 "Fight of the Century" Contract	Purchase Option Agreement	Sold - \$40,000 Acquisition Offer Accepted on 02/07/2020	12/16/2019	12/30/2019	\$15.50	2,000	\$31,000 (3)	\$1,090	2/6/2020
#APROAK / Series Audemars Piguet A-Series	11/1/2019	Audemars Piguet Royal Oak Jumbo A-Series Ref.5402	Upfront Purchase	Closed	12/6/2019	1/2/2020	\$75.00	1,000	\$75,000 (3)	(\$63)	12/22/2020
#88JORDAN / Series Michael Jordan 1988 Sneakers	11/1/2019	1988 Michael Jordan Nike Air Jordan III Sneakers	Purchase Agreement	Closed	1/19/2020	1/27/2020	\$11.00	2,000	\$22,000 (3)	\$230	12/8/2020
#BIRKINBOR / Series Hermès Bordeaux Porosus Birkin Bag	12/18/2019	2015 Hermès Birkin Bordeaux Shiny Porosus Crocodile with Gold Hardware	Purchase Option Agreement	Closed	2/13/2020	2/20/2020	\$26.25	2,000	\$52,500 (3)	\$225	12/1/2020
#33RUTH / Series 1933 Goudey Babe Ruth Card	12/18/2019	1933 Goudey #144 Babe Ruth Card	Upfront Purchase	Closed	2/20/2020	2/26/2020	\$38.50	2,000	\$77,000 (3)	\$603	12/29/2020
#SPIDER1 / Series 1963 Amazing Spider- Man #1	12/18/2019	1963 Marvel Comics Amazing Spider-Man #1 CGC FN+ 6.5	Purchase Option Agreement	Closed	2/28/2020	3/4/2020	\$22.00	1,000	\$22,000 (3)	\$230	12/29/2020
#BATMAN3 / Series 1940 Batman #3	12/18/2019	1940 D.C. Comics Batman #3 CGC NM 9.4	Purchase Option Agreement	Closed	2/28/2020	3/4/2020	\$78.00	1,000	\$78,000 (3)	\$585	1/5/2021

Series / Series Name	Qualification Date	Underlying Asset	Agreement Type	Status	Opening Date (1)	Closing Date (1)	Offering Price per Interest	Minimum / Maximum Membership Interests (2)	Minimum / Maximum Offering Size	Sourcing Fee	Trading Window (4)
#ROOSEVELT / Series African Game Trails	10/11/2019	First Edition African Game Trails	Purchase Option Agreement	Closed	3/6/2020	3/10/2020	\$19.50	1,000	\$19,500 (3)	\$1,008	12/15/2020
#ULYSSES / Series Ulysses	10/11/2019	1935 First Edition Ulysses	Purchase Option Agreement	Closed	3/6/2020	3/10/2020	\$51.00	500	\$25,500 (3)	\$695	1/5/2021
#56MANTLE / Series 1956 Topps Mickey Mantle Card	12/18/2019	1956 Topps #135 Mickey Mantle Card	Upfront Purchase	Closed	1/3/2020	3/11/2020	\$1.00	10,000	\$10,000 (3)	(\$650)	12/8/2020
#AGHOWL / Series Howl and Other Poems	10/11/2019	First Edition Howl and Other Poems	Purchase Option Agreement	Closed	3/6/2020	3/11/2020	\$38.00	500	\$19,000 (3)	\$810	1/19/2021
#98JORDAN / Series Michael Jordan Jersey	10/11/2019	1998 Michael Jordan Jersey	Purchase Option Agreement	Sold - \$165,000 Acquisition Offer Accepted on 05/08/2020	3/9/2020	3/22/2020	\$64.00	2,000	\$128,000 (3)	\$4,160	5/14/2020
#18ZION / Series Zion Williamson 2018 Sneakers	11/1/2019	2018 Zion Williamson Adidas James Harden Sneakers	Upfront Purchase	Closed	3/27/2020	4/2/2020	\$30.00	500	\$15,000 (3)	\$200	1/14/2021
#SNOOPY / Series 2015 Omega Speedmaster "Silver Snoopy"	11/27/2019	2015 Omega Speedmaster Moonwatch	Upfront Purchase	Closed	4/2/2020	4/7/2020	\$12.75	2,000	\$25,500 (3)	(\$55)	12/1/2020
#APOLLO11 / Series New York Times Apollo 11	11/1/2019	Apollo 11 Crew-Signed New York Times Cover	Upfront Purchase	Closed	4/8/2020	4/19/2020	\$32.00	1,000	\$32,000 (3)	\$130	2/2/2021
#24RUTHBAT / Series 1924 Babe Ruth Bat	12/18/2019	1924 George "Babe" Ruth Professional Model Bat	Purchase Agreement	Closed	4/10/2020	5/3/2020	\$85.00	3,000	\$255,000 (3)	(\$513)	12/1/2020
#YOKO / Series Grapefruit	10/11/2019	First Edition Grapefruit	Purchase Option Agreement	Closed	4/29/2020	5/11/2020	\$80.00	200	\$16,000 (3)	\$840	12/8/2020

Series / Series Name	Qualification Date	Underlying Asset	Agreement Type	Status	Opening Date (1)	Closing Date (1)	Offering Price per Interest	Minimum / Maximum Membership Interests (2)	Minimum / Maximum Offering Size	Sourcing Fee	Trading Window (4)
#86JORDAN / Series 1986 Fleer Michael Jordan Card	4/30/2020	1986 Fleer #57 Michael Jordan Card	Upfront Purchase	Sold - \$80,000 Acquisition Offer Accepted on 06/01/2020	5/6/2020	5/13/2020	\$40.00	1,000	\$40,000 (3)	\$600	6/1/2020
#RUTHBALL1 / Series 1934-39 Babe Ruth Ball	4/30/2020	1934-39 Official American League Babe Ruth Single Signed Baseball	Purchase Agreement	Closed	5/8/2020	5/24/2020	\$14.50	2,000	\$29,000 (3)	\$510	12/15/2020
#HULK1 / Series 1962 The Incredible Hulk #1	4/30/2020	1962 The Incredible Hulk #1 CGC VF 8.0	Purchase Agreement	Closed	5/12/2020	5/24/2020	\$44.50	2,000	\$89,000 (3)	\$143	12/8/2020
#HIMALAYA / Series Hermès Himalaya Birkin Bag	12/18/2019	2014 Hermès 30cm Birkin Blanc Himalaya Matte Niloticus Crocodile with Palladium Hardware	Purchase Option Agreement	Closed	5/19/2020	5/27/2020	\$70.00	2,000	\$140,000 (3)	\$6,300	12/15/2020
#55CLEMENTE / Series 1955 Topps Roberto Clemente Card	4/30/2020	1955 Topps #164 Roberto Clemente NM-MT 8 Baseball Card	Purchase Agreement	Closed	5/28/2020	6/4/2020	\$38.00	1,000	\$38,000 (3)	\$520	12/22/2020
#38DIMAGGIO / Series 1938 Goudey Joe DiMaggio Card	4/30/2020	1938 Goudey #274 Joe DiMaggio NM-MT 8 Baseball Card	Purchase Agreement	Closed	5/28/2020	6/4/2020	\$22.00	1,000	\$22,000 (3)	\$680	12/22/2020
#BOND1 / Series Casino Royale	4/30/2020	1953 First Edition, First Issue Casino Royale	Upfront Purchase	Closed	6/4/2020	6/12/2020	\$39.00	1,000	\$39,000 (3)	\$510	1/12/2021
#LOTR / Series The Lord of the Rings Trilogy	4/30/2020	1954-1955 First Edition, First Issue The Lord of the Rings Trilogy	Upfront Purchase	Closed	6/4/2020	6/12/2020	\$29.00	1,000	\$29,000 (3)	\$10	12/29/2020
#CATCHER / Series The Catcher in the Rye	4/30/2020	1951 First Edition, First Issue The Catcher in the Rye	Upfront Purchase	Closed	6/4/2020	6/12/2020	\$25.00	500	\$12,500 (3)	\$25	1/14/2021
#SUPER21 / Series Superman #21	4/30/2020	1943 Superman #21 CGC VF/NM 9.0 comic book	Purchase Option Agreement	Closed	5/7/2020	6/17/2020	\$1.00	8,500	\$8,500 (3)	\$615	1/5/2021
#BATMAN1 / Series 1940 Batman #1	4/30/2020	1940 D.C. Comics Batman #1 CGC FR/GD 1.5	Purchase Agreement	Closed	6/11/2020	6/18/2020	\$71.00	1,000	\$71,000 (3)	\$658	1/12/2021

Series / Series Name	Qualification Date	Underlying Asset	Agreement Type	Status	Opening Date (1)	Closing Date (1)	Offering Price per Interest	Minimum / Maximum Membership Interests (2)	Minimum / Maximum Offering Size	Sourcing Fee	Trading Window (4)
#GMTBLACK1 / Series Rolex GMT-Master ref. 16758	4/30/2020	Rolex 18k Yellow Gold GMT-Master ref. 16758	Upfront Purchase	Closed	6/17/2020	6/25/2020	\$28.00	1,000	\$28,000 (3)	\$1,520	1/14/2021
#BIRKINTAN / Series Hermès Tangerine Ostrich Birkin Bag	4/30/2020	2015 Hermès 30cm Birkin Tangerine Ostrich with Palladium Hardware	Purchase Option Agreement	Closed	6/17/2020	6/25/2020	\$28.00	1,000	\$28,000 (3)	\$1,520	1/19/2021
#61JFK / Series Inaugural Addresses	6/8/2020	1961 inscribed copy of Inaugural Addresses of the Presidents of the United States	Purchase Agreement	Closed	6/27/2020	7/7/2020	\$11.50	2,000	\$23,000 (3)	\$5,520	1/26/2021
#50JACKIE / Series 1950 Jackie Robinson Card	4/30/2020	1950 Bowman #22 Jackie Robinson Card	Upfront Purchase	Sold - \$13,000 Acquisition Offer Accepted on 10/07/2020	6/10/2020	7/8/2020	\$1.00	10,000	\$10,000 (3)	\$100	10/13/2020
#POKEMON1 / Series 1999 Pokémon First Edition Set	4/30/2020	1999 Pokemon First Edition PSA GEM MT 10 Complete Set	Upfront Purchase	Closed	6/23/2020	7/8/2020	\$25.00	5,000	\$125,000 (3)	\$4,213	12/1/2020
#LINCOLN / Series 1864 Abraham Lincoln Photo	6/8/2020	1864 Signed, Vignetted Portrait of Abraham Lincoln	Purchase Agreement	Closed	7/1/2020	7/9/2020	\$20.00	4,000	\$80,000 (3)	\$13,900	1/26/2021
#STARWARS1 / Series Star Wars #1	6/8/2020	1977 Star Wars #1 CGC VF/NM 9.0 comic book	Purchase Agreement	Closed	7/1/2020	7/14/2020	\$1.00	12,000	\$12,000 (3)	\$980	1/28/2021
#56TEDWILL / Series 1956 Ted Williams Jersey	6/8/2020	1956 Ted Williams Game- Worn Red Sox Home Jersey	Purchase Agreement	Closed	7/16/2020	7/26/2020	\$45.00	2,000	\$90,000 (3)	\$7,825	1/26/2021
#68MAYS / Series 1968 Willie Mays Bat	6/8/2020	1968 Willie Mays Signed and Game-Used Adirondack M63 Model Bat	Purchase Agreement	Closed	7/17/2020	7/26/2020	\$19.50	2,000	\$39,000 (3)	\$5,510	1/28/2021
#TMNT1 / Series Teenage Mutant Ninja Turtles #1	6/8/2020	1984 Teenage Mutant Ninja Turtles #1 CGC VF/NM 9.8 comic book	Purchase Option Agreement	Closed	7/23/2020	7/30/2020	\$65.00	1,000	\$65,000 (3)	\$3,720	2/2/2021

Series / Series Name	Qualification Date	Underlying Asset	Agreement Type	Status	Opening Date (1)	Closing Date (1)	Offering Price per Interest	Minimum / Maximum Membership Interests (2)	Minimum / Maximum Offering Size	Sourcing Fee	Trading Window (4)
#CAPTAIN3 / Series Captain America #3	4/30/2020	1941 Captain America Comics #3 CGC VG/FN 5.0 comic book	Purchase Option Agreement	Closed	7/23/2020	7/30/2020	\$37.00	1,000	\$37,000 (3)	\$464	11/17/2020
#51MANTLE / Series 1951 Bowman Mickey Mantle Card	6/8/2020	1951 Bowman #253 Mickey Mantle Card	Purchase Agreement	Closed	7/16/2020	7/30/2020	\$17.00	2,000	\$34,000 (3)	\$3,060	2/4/2021
#CHURCHILL / Series Second World War	4/30/2020	First English Edition copies of Volumes I-VI of The Second World War by Winston Churchill	Upfront Purchase	Closed	7/7/2020	8/6/2020	\$1.00	7,500	\$7,500 (3)	\$25	2/9/2021
#SHKSPR4 / Series 1685 Shakespeare Fourth Folio	4/30/2020	1685 Fourth Folio of William Shakespeare's Comedies, Histories, and Tragedies	Purchase Agreement	Closed	7/30/2020	8/6/2020	\$115.00	1,000	\$115,000 (3)	\$7,282	2/9/2021
#03KOBE / Series 2003-04 UD Kobe Bryant Card	7/20/2020	2003-2004 Upper Deck Exquisite Collection Limited Logos #KB Kobe Bryant Signed Game Used Patch Card	Purchase Agreement	Closed	8/2/2020	8/16/2020	\$8.00	6,250	\$50,000 (3)	\$4,400	11/24/2020
#03LEBRON / Series 2003-04 UD LeBron James Card	7/20/2020	2003-2004 Upper Deck Exquisite Collection LeBron James Patches Autographs Card	Purchase Agreement	Closed	8/5/2020	8/16/2020	\$17.00	2,000	\$34,000 (3)	\$7,560	12/1/2020
#03JORDAN / Series 2003-04 UD Michael Jordan Card	7/20/2020	2003-2004 Upper Deck Exquisite Collection Michael Jordan Patches Autographs Card	Purchase Agreement	Closed	8/6/2020	8/16/2020	\$20.50	2,000	\$41,000 (3)	\$6,490	2/2/2021
#39TEDWILL / Series 1939 Play Ball Ted Williams Card	7/20/2020	1939 Gum Inc. Play Ball #92 Ted Williams Rookie Card	Purchase Agreement	Closed	8/13/2020	8/24/2020	\$5.00	5,600	\$28,000 (3)	(\$1,130)	12/1/2020
#94JETER / Series 1994 Derek Jeter Jersey	7/20/2020	1994 Derek Jeter Signed and Game-Worn Columbus Clippers Away Jersey	Purchase Agreement	Closed	8/9/2020	8/24/2020	\$45.00	1,000	\$45,000 (3)	\$4,450	2/4/2021
#2020TOPPS / Series 2020 Topps Complete Set	7/20/2020	Ten (10) Complete Sets of Topps 2020 Limited First Edition Series 1 & 2 Topps Baseball Cards	Purchase Option Agreement	Closed	8/13/2020	8/25/2020	\$10.00	10,000	\$100,000 (3)	\$100	12/8/2020

Series / Series Name	Qualification Date	Underlying Asset	Agreement Type	Status	Opening Date (1)	Closing Date (1)	Offering Price per Interest	Minimum / Maximum Membership Interests (2)	Minimum / Maximum Offering Size	Sourcing Fee	Trading Window (4)
#FANFOUR1 / Series 1961 Fantastic Four #1	4/30/2020	1961 Fantastic Four #1 CGC VF+ 8.5 comic book	Purchase Option Agreement	Closed	8/23/2020	9/2/2020	\$52.50	2,000	\$105,000 (3)	\$2,563	12/8/2020
#86RICE / Series 1986 Topps Jerry Rice Card	7/20/2020	1986 Topps #161 Jerry Rice Rookie Card	Purchase Agreement	Closed	7/28/2020	9/15/2020	\$1.00	23,000	\$23,000 (3)	\$1,636	12/15/2020
#DAREDEV1 / Series Daredevil #1	6/8/2020	1964 Daredevil #1 CGC VF/NM 9.0 comic book	Purchase Agreement	Closed	7/28/2020	9/15/2020	\$1.00	11,500	\$11,500 (3)	\$985	12/22/2020
#85MARIO / Series 1985 Super Mario Bros.	6/8/2020	1985 Factory-Sealed NES Super Mario Bros. Wata 9.8 A+	Purchase Option Agreement	Closed	8/16/2020	9/15/2020	\$50.00	3,000	\$150,000 (3)	\$6,775	1/14/2021
#TOS39 / Series Tales of Suspense #39	7/20/2020	1963 Tales of Suspense #39 CGC NM 9.4 comic book	Purchase Agreement	Closed	8/27/2020	9/15/2020	\$45.00	3,000	\$135,000 (3)	\$12,038	12/15/2020
#05LATOUR / Series 2005 Château Latour	7/20/2020	One case of twelve (12) 75cl bottles of 2005 Château Latour	Purchase Agreement	Closed	9/3/2020	9/15/2020	\$9.80	1,000	\$9,800 (3)	\$1,161	12/22/2020
#16SCREAG / 2016 Screaming Eagle	7/20/2020	Four cases of three (3) 75cl bottles of 2016 Screaming Eagle	Purchase Agreement	Closed	9/3/2020	9/15/2020	\$39.00	1,000	\$39,000 (3)	\$5,566	12/15/2020
#14DRC / Series 2014 Domaine de la Romanée- Conti	7/20/2020	One case of twelve (12) 75cl bottles of 2014 Domaine de la Romanée- Conti	Purchase Agreement	Closed	9/3/2020	9/15/2020	\$54.00	1,000	\$54,000 (3)	\$6,380	12/22/2020
#57MANTLE / Series 1957 Topps Mickey Mantle Card	7/20/2020	1957 Topps #95 Mickey Mantle Card	Purchase Agreement	Closed	9/6/2020	9/21/2020	\$1.00	8,000	\$8,000 (3)	(\$1,182)	12/29/2020
#FAUBOURG / Series Hermès Sellier Faubourg Birkin	4/30/2020	2019 Hermès 20cm Sellier Faubourg Brown Multicolor Birkin with Palladium Hardware	Purchase Option Agreement	Closed	9/9/2020	9/21/2020	\$75.00	2,000	\$150,000 (3)	\$31,675	12/29/2020
#SOBLACK / Series Hermès So Black Birkin	4/30/2020	2010 Hermès 30cm Black Calf Box Leather "So Black" Birkin with PVD Hardware	Purchase Option Agreement	Closed	9/10/2020	10/1/2020	\$56.00	1,000	\$56,000 (3)	\$4,087	1/5/2021

Series / Series Name	Qualification Date	Underlying Asset	Agreement Type	Status	Opening Date (1)	Closing Date (1)	Offering Price per Interest	Minimum / Maximum Membership Interests (2)	Minimum / Maximum Offering Size	Sourcing Fee	Trading Window (4)
#GATSBY / Series The Great Gatsby	6/8/2020	inscribed First Edition, First Issue copy of The Great Gatsby by F. Scott Fitzgerald	Purchase Option Agreement	Closed	9/14/2020	10/1/2020	\$50.00	4,000	\$200,000 (3)	\$10,800	1/5/2021
#93DAYTONA / Series Rolex Daytona ref. 16528	7/20/2020	1993 Rolex Oyster Perpetual Cosmograph Daytona ref. 16528	Purchase Agreement	Closed	9/24/2020	10/1/2020	\$21.00	2,000	\$42,000 (3)	\$3,480	1/5/2021
#09TROUT / Series 2009 Bowman Mike Trout Card	9/24/2020	2009 Bowman Chrome Draft Prospects #DBPP89 Mike Trout (Orange Refractor) Signed Rookie Card	Purchase Agreement	Closed	9/28/2020	10/8/2020	\$20.00	11,250	\$225,000 (3)	(\$4,540)	1/14/2021
#57STARR / Series 1957 Topps Bart Starr Card	7/20/2020	1957 Topps #119 Bart Starr Rookie Card	Purchase Agreement	Closed	9/16/2020	10/8/2020	\$1.00	8,000	\$8,000 (3)	(\$1,182)	1/12/2021
#AF15 / Series Amazing Fantasy #15	8/21/2020	1962 Amazing Fantasy #15 CGC VF 8.0 comic book	Purchase Agreement	Closed	10/9/2020	10/19/2020	\$25.00	8,000	\$200,000 (3)	\$6,898	1/19/2021
#03KOBE2 / Series 2003-04 UD Patch Auto Kobe Bryant Card	9/24/2020	2003-04 Upper Deck Exquisite Collection Patches Autographs #KB Kobe Bryant Card graded BGS MINT 9	Purchase Agreement	Closed	10/6/2020	10/22/2020	\$4.00	5,750	\$23,000 (3)	\$641	1/21/2021
#JOBSMAC / Series 1986 Steve Jobs Signed Computer	8/21/2020	1986 Macintosh Plus Computer Signed by Steve Jobs	Upfront Purchase	Closed	10/10/2020	10/22/2020	\$10.00	5,000	\$50,000 (3)	\$13,168	1/26/2021
#16PETRUS / Series 2016 Chateau Petrus	7/20/2020	Two cases of six (6) 75cl bottles of 2016 Château Petrus	Purchase Agreement	Closed	8/29/2020	11/3/2020	\$5.00	9,000	\$45,000 (3)	\$5,214	2/2/2021
#ALICE / Series Alice's Adventures in Wonderland	7/20/2020	1866 First Edition, Second Issue copy of Alice's Adventures in Wonderland by Lewis Carroll	Purchase Option Agreement	Closed	9/6/2020	11/3/2020	\$1.00	12,000	\$12,000 (3)	\$1,480	2/2/2021
#SPIDER10 / Series 1963 Amazing Spider- Man #10	8/21/2020	1963 Marvel Comics Amazing Spider-Man #10 CGC NM/M 9.8 comic book	Purchase Agreement	Closed	9/6/2020	11/3/2020	\$5.00	4,200	\$21,000 (3)	\$1,688	2/4/2021

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#62MANTLE / Series 1962 Mickey Mantle World Series Bat	9/24/2020	1962 Mickey Mantle Professional Model Bat Attributed to the 1962 World Series	Purchase Agreement	Closed	10/19/2020	11/4/2020	\$25.00	6,000	\$150,000 (3)	\$14,775	2/2/2021
#BATMAN6 / Series Batman #6	6/8/2020	1941 Batman #6 CGC NM 9.4 comic book	Purchase Agreement	Closed	10/21/2020	11/4/2020	\$13.50	2,000	\$27,000 (3)	\$2,330	2/9/2021
#CLEMENTE2 / Series 1959 Roberto Clemente Bat	9/24/2020	1959 Roberto Clemente Signature Model Bat	Purchase Agreement	Closed	9/29/2020	11/9/2020	\$35.00	2,000	\$70,000 (3)	\$8,173	2/9/2021
#79STELLA / Series Rolex Ref. 18038 Coral Stella	9/24/2020	1979 Rolex Ref. 18038 Coral "Stella Dial" Day- Date	Purchase Agreement	Closed	10/5/2020	11/16/2020	\$5.00	13,800	\$69,000 (3)	\$5,693	
#TKAM / Series To Kill a Mockingbird	6/8/2020	1960 Inscribed First Edition copy of To Kill a Mockingbird by Harper Lee	Purchase Agreement	Closed	10/26/2020	11/16/2020	\$16.00	2,000	\$32,000 (3)	\$1,980	
#SUPER14 / Series Superman #14	7/20/2020	1942 Superman #14 CGC NM 9.4 comic book	Purchase Agreement	Closed	11/6/2020	11/16/2020	\$25.00	5,200	\$130,000 (3)	\$7,125	
#DIMAGGIO2 / Joe DiMaggio Rolex Datejust	10/28/2020	Rolex Oyster Perpetual Datejust presented to Joe DiMaggio	Upfront Purchase	Closed	11/10/2020	11/18/2020	\$10.50	2,000	\$21,000 (3)	\$2,036	
#13BEAUX / Series 2013 Vosne-Romanee Les Beaux Monts, Leroy	9/24/2020	One case of twelve (12) bottles of 2013 Vosne- Romanée Les Beaux Monts, Domaine Leroy	Purchase Agreement	Closed	11/10/2020	11/23/2020	\$5.00	5,100	\$25,500 (3)	\$2,124	
#88MARIO / 1988 Super Mario Bros. 2	10/28/2020	1988 NES Super Mario Bros. 2 Wata 9.8 A+ Video Game	Purchase Agreement	Sold - \$60,000 Acquisition Offer Accepted on 12/29/2020	11/12/2020	11/23/2020	\$15.00	2,000	\$30,000 (3)	\$3,600	12/30/2020
#ANMLFARM / Series Animal Farm	8/21/2020	First Edition, First printing of Animal Farm by George Orwell	Upfront Purchase	Closed	11/16/2020	11/23/2020	\$10.00	1,000	\$10,000 (3)	\$434	
#NASA1 / Series Apollo 11 Control Stick	9/24/2020	1969 Buzz Aldrin NASA Apollo 11 space-flown control stick	Purchase Agreement	Closed	10/25/2020	11/25/2020	\$30.00	10,000	\$300,000 (3)	\$39,763	

Series / Series Name	Qualification Date	Underlying Asset	Agreement Type	Status	Opening Date (1)	Closing Date (1)	Offering Price per Interest	Minimum / Maximum Membership Interests (2)	Minimum / Maximum Offering Size	Sourcing Fee	Trading Window (4)
#00BRADY / 2000 Tom Brady Rookie Card	10/28/2020	2000 Playoff Contenders #144 Tom Brady Autograph Rookie Card graded BGS MINT 9	Upfront Purchase	Closed	11/19/2020	11/30/2020	\$12.00	3,750	\$45,000 (3)	\$8,298	
#85NES / 1985 NES Pack-Ins	10/28/2020	1985 NES Duck Hunt Wata 9.2 NS Video Game and a 1985 NES Gyromite Wata 9.0 NS Video Game	Purchase Agreement	Closed	11/17/2020	11/30/2020	\$4.00	8,000	\$32,000 (3)	\$4,321	
#04LEBRON / 2004-05 UD Jersey Auto LeBron James Card	10/28/2020	2004-05 Upper Deck Exquisite Collection Extra Exquisite Jerseys Autographs #LJ LeBron James Card graded BGS GEM MINT 9.5	Purchase Agreement	Closed	10/29/2020	12/7/2020	\$10.00	5,000	\$50,000 (3)	\$4,371	
#85JORDAN / 1985 Michael Jordan Rookie Sneakers	10/28/2020	1985 Michael Jordan Rookie Game Worn Nike Air Jordan I Sneakers	Purchase Agreement	Closed	11/8/2020	12/7/2020	\$25.00	10,000	\$250,000 (3)	\$5,025	
#69KAREEM / 1969 Topps Lew Alcindor Rookie Card	10/28/2020	1969 Topps Basketball #25 Lew Alcindor Rookie Card graded PSA NM-MT 8	Upfront Purchase	Closed	11/23/2020	12/7/2020	\$11.00	2,500	\$27,500 (3)	\$2,896	
#59JFK / Series Profiles in Courage	8/21/2020	1959 Inscribed Presentation Copy of Profiles in Courage by John F. Kennedy	Purchase Agreement	Closed	11/25/2020	12/7/2020	\$13.00	2,000	\$26,000 (3)	\$1,538	
#JUSTICE1 / Series Justice League of America #1	8/21/2020	1960 Justice League of America #1 CGC NM+ 9.6 comic book	Purchase Agreement	Closed	11/18/2020	12/7/2020	\$43.00	5,000	\$215,000 (3)	\$20,635	
#GRAPES / Series Grapes of Wrath	8/21/2020	1939 Inscribed First Edition Presentation copy of The Grapes of Wrath by John Steinbeck	Purchase Agreement	Closed	12/1/2020	12/14/2020	\$19.50	2,000	\$39,000 (3)	\$6,408	
#GOLDENEYE / 1997 N64 GoldenEye 007	10/28/2020	1997 N64 GoldenEye 007 Wata 9.6 A++ Video Game	Upfront Purchase	Closed	11/24/2020	12/14/2020	\$5.00	5,000	\$25,000 (3)	\$808	
#03LEBRON2 / 2003-04 Topps LeBron James Card	11/25/2020	2003-04 Topps Chrome Refractors LeBron James Rookie card graded BGS Pristine 10	Upfront Purchase	Closed	11/30/2020	12/14/2020	\$20.00	5,000	\$100,000 (3)	\$7,523	

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#34GEHRIG / 1934 Goudey Lou Gehrig Card	10/28/2020	1934 Goudey #61 Lou Gehrig Card graded PSA NM-MT 8	Upfront Purchase	Closed	12/3/2020	12/14/2020	\$7.00	5,000	\$35,000 (3)	\$3,845	
#98KANGA / 1998 Pokemon Kangaskhan Holo Card	11/25/2020	1998 Pokémon Japanese Promo Kangaskhan-Holo Trophy Card graded PSA GEM MT 10	Purchase Agreement	Closed	12/2/2020	12/14/2020	\$8.00	21,250	\$170,000 (3)	\$16,425	
#06BRM / Series 2006 Barolo Riserva Monfortino	9/24/2020	One case of twelve (12) bottles of 2006 Barolo Riserva Monfortino, Giacomo Conterno	Purchase Agreement	Closed	12/7/2020	12/14/2020	\$10.00	1,850	\$18,500 (3)	\$1,351	
#MOONSHOE / 1972 Nike Moon Shoe	11/25/2020	Original pair of Nike "Moon Shoe" sneakers	Upfront Purchase	Closed	11/25/2020	12/14/2020	\$10.00	18,000	\$180,000 (3)	\$26,250	
#DUNE / Series Inscribed First Edition Dune	7/20/2020	1965 Inscribed First Edition Copy of Frank Herbert's Dune	Purchase Agreement	Closed	12/10/2020	12/22/2020	\$13.25	1,000	\$13,250 (3)	\$1,418	
#86FLEER / 1986-87 Fleer Basketball Wax Box	11/25/2020	1986-87 Fleer Basketball Unopened Wax Box Certified by BBCE	Upfront Purchase	Closed	12/7/2020	12/22/2020	\$10.00	16,500	\$165,000 (3)	\$14,666	
#58PELE2 / 1958 Editora Aquarela Pele Card	11/25/2020	1958 Editora Aquarela Pelé Card graded PSA NM 7	Upfront Purchase	Closed	12/16/2020	12/22/2020	\$5.00	5,300	\$26,500 (3)	\$1,888	
#WILDGUN / 1985 NES Wild Gunman	10/28/2020	1985 NES Wild Gunman Wata 9.2 A+ Video Game	Purchase Agreement	Closed	12/15/2020	12/22/2020	\$7.00	4,000	\$28,000 (3)	\$2,591	
#18LAMAR / 2018 National Treasures Lamar Jackson Card	11/25/2020	2018 National Treasures Red Lamar Jackson Rookie Card graded BGS NM-MT+ 8.5	Upfront Purchase	Sold - \$88,500 Acquisition Offer Accepted on 12/29/2020	12/7/2020	12/29/2020	\$8.00	7,750	\$62,000 (3)	\$5,875	12/30/2020
#03TACHE / 2003 La Tache, Romanee-Conti	10/28/2020	Four cases of three (3) bottles of 2003 La Tâche, Domaine de la Romanée- Conti	Purchase Agreement	Closed	11/17/2020	1/13/2021	\$5.00	15,600	\$78,000 (3)	\$5,699	

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#AVENGE57 / Series 1968 Avengers #57	8/21/2020	1968 Marvel Avengers #57 CGC NM/M 9.8 comic book	Purchase Agreement	Closed	12/2/2020	1/13/2021	\$1.00	20,000	\$20,000 (3)	\$1,698	
#99TMB2 / 1999 Pokemon Tropical Mega Battle Card	11/25/2020	1999 Pokémon Japanese Promo Tropical Mega Battle No. 2 Trainer Card graded PSA AUTHENTIC	Upfront Purchase	Closed	12/14/2020	1/13/2021	\$6.00	10,000	\$60,000 (3)	\$8,000	
#AVENGERS1 / Series 1963 Avengers #1	7/20/2020	1963 Avengers #1 CGC NM + 9.6 comic book	Purchase Agreement	Closed	12/16/2020	1/13/2021	\$54.00	5,000	\$270,000 (3)	\$14,675	
#13GIANNIS / 2013 Panini Giannis Antetokounmpo Card	11/25/2020	2013 Panini Flawless Giannis Antetokounmpo Rookie card graded BGS GEM MINT 9.5	Upfront Purchase	Closed	12/19/2020	1/13/2021	\$5.00	5,000	\$25,000 (3)	\$4,023	
#04MESSI / 2004-05 Panini Lionel Messi Card	11/25/2020	2004-05 Panini Lionel Messi Card graded BGS GEM MINT 9.5	Upfront Purchase	Closed	12/21/2020	1/13/2021	\$5.00	9,000	\$45,000 (3)	\$3,403	
#PUNCHOUT / 1987 Mike Tyson's PUNCH-OUT!!	12/21/2020	1987 NES Mike Tyson's PUNCH-OUT!! Wata 9.4 A+ video game	Purchase Agreement	Closed	12/22/2020	1/13/2021	\$9.00	10,000	\$90,000 (3)	\$7,825	
#BULLSRING / 1990s Bulls Championship Rings	11/25/2020	Six Chicago Bulls NBA Championship Rings awarded to Chicago Bulls security guard John Capps	Upfront Purchase	Closed	12/19/2020	1/13/2021	\$10.00	30,000	\$300,000 (3)	\$44,008	
#70AARON / 1970 Topps Hank Aaron Card	11/25/2020	1970 Topps Hank Aaron card graded PSA GEM MINT 10	Upfront Purchase	Closed	12/23/2020	1/13/2021	\$3.00	6,000	\$18,000 (3)	\$598	
#96CHARZRD / 1996 Pokemon Japanese No Rarity Charizard	12/21/2020	1996 Pokemon Japanese Base Set No Rarity Symbol Holo Charizard #6 PSA MINT 9	Upfront Purchase	Closed	12/27/2020	1/13/2021	\$10.00	6,500	\$65,000 (3)	\$5,304	
#ICECLIMB / 1985 NES Ice Climber	12/21/2020	1985 NES Ice Climber Wata 9.0 A video game	Upfront Purchase	Closed	12/28/2020	1/13/2021	\$8.00	10,000	\$80,000 (3)	\$7,958	

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#01TIGER / 2001 SP Authentic Tiger Woods Card	12/21/2020	2001 SP Authentic #45 Tiger Woods Autographed Rookie Card graded BGS GEM MINT 9.5	Upfront Purchase	Closed	12/30/2020	1/13/2021	\$10.00	1,850	\$18,500 (3)	\$1,615	
#JUNGLEBOX / 1999 Pokemon Jungle Booster Box	12/21/2020	1999 Pokémon Jungle 1st Edition Booster Box	Upfront Purchase	Closed	1/3/2021	1/19/2021	\$5.00	6,900	\$34,500 (3)	\$2,955	
#51HOWE / 1951 Parkhurst Gordie Howe Card	11/25/2020	1951 Parkhurst Gordie Howe Card graded PSA NM-MT 8	Upfront Purchase	Closed	1/5/2021	1/19/2021	\$9.00	5,000	\$45,000 (3)	\$3,445	
#09COBB / 1909-11 T206 Ty Cobb Card	11/25/2020	1909-11 T206 Sweet Caporal Ty Cobb card graded PSA NM 7	Upfront Purchase	Closed	1/6/2021	1/19/2021	\$4.00	8,000	\$32,000 (3)	\$2,980	
#96JORDAN2 / 1996 Jordan Playoff Worn Air Jordan 11's	1/8/2021	Michael Jordan Playoff Worn and Dual Signed 'Player Sample' Air Jordan 11's	Upfront Purchase	Closed	1/11/2021	1/19/2021	\$5.00	10,800	\$54,000 (3)	\$3,812	
#THOR / 1962 Journey Into Mystery #83	10/28/2020	1962 Journey Into Mystery #83 CGC NM 9.4	Purchase Agreement	Closed	1/7/2021	1/25/2021	\$20.00	10,750	\$215,000 (3)	\$15,608	
#FOSSILBOX / 1999 Pokemon Fossil Booster Box	12/21/2020	1999 Pokémon 1st Edition Fossil Set Sealed Booster Box	Upfront Purchase	Closed	1/11/2021	1/25/2021	\$5.00	4,200	\$21,000 (3)	\$1,690	
#59FLASH / 1959 The Flash #105	1/8/2021	1959 The Flash #105 comic book graded NM 9.4 by CGC	Upfront Purchase	Closed	1/12/2021	1/25/2021	\$6.50	10,000	\$65,000 (3)	\$5,250	
#POKEBLUE / 1998 Game Boy Pokémon Blue	12/21/2020	1998 Game Boy Pokémon Blue video game	Purchase Agreement	Closed	1/20/2021	1/27/2021	\$10.00	2,400	\$24,000 (3)	\$2,660	
#DOMINOS / 1990 Rolex Dominos Air- King	1/8/2021	1990 Rolex Air-King Dominos Pizza Special Edition Watch	Upfront Purchase	Closed	1/19/2021	1/27/2021	\$5.50	2,000	\$11,000 (3)	\$1,236	
#PICNIC / Series Hermès Picnic Kelly 35	8/21/2020	Limited Edition Natural Barénia Leather & Osier Picnic Kelly 35cm Bag with palladium hardware	Purchase Agreement	Closed	12/9/2020	1/27/2021	\$27.00	2,000	\$54,000 (3)	\$4,358	

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#98GTA / 1998 PlayStation Grand Theft Auto	12/21/2020	1998 PlayStation Grand Theft Auto Video Game graded Wata 9.8 A+	Upfront Purchase	Closed	1/14/2021	1/27/2021	\$5.00	3,150	\$15,750 (3)	\$1,293	
#58PELE / 1958 Alifabolaget Pele Rookie Card	11/25/2020	1958 Alifabolaget #635 Pelé Rookie Card graded PSA MINT 9	Upfront Purchase	Closed	1/11/2021	1/28/2021	\$10.00	31,500	\$315,000 (3)	\$20,441	
#09CURRY / 2009-10 Curry Exquisite Rookie Autograph Card	1/8/2021	2009-10 UD Exquisite Stephen Curry #64 Autographed Rookie Card graded GEM MINT 9.5 by BGS	Upfront Purchase	Closed	1/25/2021	2/2/2021	\$10.00	2,500	\$25,000 (3)	\$590	
#84JORDAN / 1984 Signing Day Jordan Bulls Jersey	1/8/2021	Michael Jordan Photo- Matched 1984 Signing Day Chicago Bulls Official NBA Game Jersey	Upfront Purchase	Closed	1/21/2021	2/2/2021	\$25.00	15,000	\$375,000 (3)	\$49,898	
#09BEAUX / Series 2009 Vosne-Romanee Les Beaux Monts, Leroy	9/24/2020	One case of twelve (12) bottles of 2009 Vosne- Romanée Les Beaux Monts, Domaine Leroy	Purchase Agreement	Closed	1/4/2021	2/2/2021	\$5.00	6,800	\$34,000 (3)	\$3,085	
#KEROUAC / Series On The Road	9/24/2020	1957 inscribed First Edition, Presentation Copy of "On the Road" by Jack Kerouac	Purchase Agreement	Closed	12/13/2020	2/7/2021	\$20.00	4,900	\$98,000 (3)	\$10,583	
#96JORDAN / 1996 Jordan Game Worn Air Jordan 11 "Concord"	1/8/2021	1996 Michael Jordan Game Worn and Dual Signed 'Player Sample' Air Jordan 11 "Concord"	Upfront Purchase	Closed	1/26/2021	2/7/2021	\$4.00	12,000	\$48,000 (3)	\$4,420	
#FEDERAL / The Federalist	11/25/2020	First Edition copy of The Federalist by Alexander Hamilton, James Madison, and John Jay	Purchase Agreement	Closed	1/25/2021	2/7/2021	\$15.00	10,000	\$150,000 (3)	\$26,675	
#62BOND / The Spy Who Loved Me	12/21/2020	1962 First Edition Presentation copy of The Spy Who Loved Me by Ian Fleming inscribed to Robert Kennedy	Upfront Purchase	Closed	12/30/2020	2/7/2021	\$6.00	15,500	\$93,000 (3)	\$13,593	

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#37HEISMAN / Series 1937 Heisman Memorial Trophy	8/21/2020	1937 Heisman Memorial Trophy Awarded to Yale University Halfback Clint Frank	Purchase Agreement	Open	10/3/2020	Q1 2021 or Q2 2021	\$46.00	8,000 / 10,000	\$368,000 / \$460,000	\$41,350	
#TORNEK / Series Tornek- Rayville ref. TR- 900	11/25/2020	1964 Tornek-Rayville ref. TR-900	Purchase Agreement	Open	11/26/2020	Q1 2021 or Q2 2021	\$5.00	26,400 / 33,000	\$132,000 / \$165,000	\$8,513	
#FAUBOURG2 / Series Hermes Blue Faubourg Birkin Bag	9/24/2020	2019 Hermès 20cm Sellier Faubourg Blue Multicolor Birkin with Palladium Hardware	Purchase Agreement	Open	12/28/2020	Q1 2021 or Q2 2021	\$15.00	8,800 / 11,000	\$132,000 / \$165,000	\$11,513	
#71TOPPS / 1971 Topps Football Wax Box	1/8/2021	1971 Topps Football Series 2 Wax Box Reviewed and Factory Sealed by BBCE	Upfront Purchase	Open	1/18/2021	Q1 2021 or Q2 2021	\$4.00	13,600 / 17,000	\$54,400 / \$68,000	\$6,203	
#DEATON / 1999 Triceratops Skull	12/21/2020	Triceratops prorsus skull excavated from the Hell Creek Formation of North Dakota in 1999	Purchase Agreement	Open	1/25/2021	Q1 2021 or Q2 2021	\$25.00	9,120 / 11,400	\$228,000 / \$285,000	\$29,413	
#48JACKIE / 1948 Leaf Jackie Robinson Rookie Card	1/8/2021	1948 Leaf Jackie Robinson #79 Rookie Card graded NM-MT 8 by PSA	Purchase Agreement	Open	1/29/2021	Q1 2021 or Q2 2021	\$20.00	15,000 / 18,750	\$300,000 / \$375,000	\$27,838	
#91JORDAN / 1991 Jordan Game Worn Uniform	1/8/2021	1991 Michael Jordan Game Worn Chicago Bulls Home Uniform graded A10 by MEARS	Upfront Purchase	Open	1/31/2021	Q1 2021 or Q2 2021	\$7.00	8,000 / 10,000	\$56,000 / \$70,000	\$711	
#VANHALEN / Eddie Van Halen Guitar	1/8/2021	2008 Eddie Van Halen Concert Played and Signed Charvel EVH Art Series One-of-a-Kind Guitar	Upfront Purchase	Open	2/2/2021	Q1 2021 or Q2 2021	\$12.40	4,000 / 5,000	\$49,600 / \$62,000	\$6,087	
#98ZELDA / 1998 N64 The Legend of Zelda	1/8/2021	1998 N64 The Legend of Zelda: Ocarina of Time video game graded 9.6 A+ by Wata	Purchase Agreement	Open	2/3/2021	Q1 2021 or Q2 2021	\$4.70	4,000 / 5,000	\$18,800 / \$23,500	\$2,165	
#79GRETZKY / 1979 Wayne Gretzky Topps Rookie Card	1/8/2021	1979 Topps Wayne Gretzky #18 Rookie Card graded GEM-MT 10 by PSA	Upfront Purchase	Open	2/5/2021	Q1 2021 or Q2 2021	\$40.00	16,000 / 20,000	\$640,000 / \$800,000	\$64,216	

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#WOLVERINE / 1974 Incredible Hulk #181	1/8/2021	1974 Incredible Hulk #181 comic book graded NM/M 9.8 by CGC	Upfront Purchase	Open	2/7/2021	Q1 2021 or Q2 2021	\$9.50	4,000 / 5,000	\$38,000 / \$47,500	\$3,925	
#03JORDAN2 / 2003-04 Jordan Exquisite Patch Card	1/8/2021	2003-04 UD Exquisite Quad Patch #MJ Michael Jordan Game Used Patch Card graded NM-MT+ 8.5 by BGS	Upfront Purchase	Upcoming	Q1 2021 or Q2 2021	Q1 2021 or Q2 2021	\$4.20	8,000 / 10,000	\$33,600 / \$42,000	\$4,385	
#APEOD / Series Audemars Piguet "End of Days"	11/1/2019	Audemars Piguet Royal Oak Offshore "End of Days" Ref.25770SN.O.0001KE.01	Upfront Purchase	Upcoming	Q1 2021 or Q2 2021	Q1 2021 or Q2 2021	\$62.00	400 / 500	\$24,800 / \$31,000	\$940	
#15PTKWT / Series Patek Philippe World Time	11/1/2019	Patek Philippe Complications World Time Ref. 5131R-001	Purchase Option Agreement	Upcoming	Q1 2021 or Q2 2021	Q1 2021 or Q2 2021	\$108.00	800 / 1,000	\$86,400 / \$108,000	(\$140)	
#AMZFNT15 / Series 1962 Amazing Fantasy #15	4/30/2020	1962 Amazing Fantasy #15 CGC VG+ 4.5	Purchase Agreement	Upcoming	Q1 2021 or Q2 2021	Q1 2021 or Q2 2021	\$65.00	400 / 500	\$26,000 / \$32,500	\$575	
#HALONFR / Series Halo: Combat Evolved	7/20/2020	2001 Halo: Combat Evolved [NFR Not For Resale] Wata 9.8 A++ Sealed Xbox Video Game	Purchase Option Agreement	Upcoming	Q1 2021 or Q2 2021	Q1 2021 or Q2 2021	\$27.00	800 / 1,000	\$21,600 / \$27,000	\$2,630	
#09RBLEROY / Series 2009 Richebourg, Leroy	9/24/2020	One case of twelve (12) bottles of 2009 Richebourg, Domaine Leroy	Purchase Agreement	Upcoming	Q1 2021 or Q2 2021	Q1 2021 or Q2 2021	\$25.00	3,440 / 4,300	\$86,000 / \$107,500	\$8,734	
#00MOUTON / Series 2000 Chateau Mouton- Rothschild	9/24/2020	One case of twelve (12) bottles of 2000 Château Mouton-Rothschild	Purchase Agreement	Upcoming	Q1 2021 or Q2 2021	Q1 2021 or Q2 2021	\$13.50	1,600 / 2,000	\$21,600 / \$27,000	\$2,181	
#11BELAIR / Series 2011 Vosne-Romanee Aux Reignots	9/24/2020	One case of twelve (12) bottles of 2011 Vosne- Romanée Aux Reignots, Domaine du Comte Liger- Belair	Purchase Agreement	Upcoming	Q1 2021 or Q2 2021	Q1 2021 or Q2 2021	\$11.00	1,600 / 2,000	\$17,600 / \$22,000	\$1,685	
#17DUJAC / Series 2017 Chambertin, Dujac	9/24/2020	Two cases of six (6) bottles of 2017 Chambertin, Domaine Dujac	Purchase Agreement	Upcoming	Q1 2021 or Q2 2021	Q1 2021 or Q2 2021	\$8.00	2,600 / 3,250	\$20,800 / \$26,000	\$1,408	

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#00NEWMAN / Series 2000 Newman Race Suit	9/24/2020	Signed Sparco race suit worn by Paul Newman during the 2000 Rolex 24 Hours of Daytona Race Series	Purchase Agreement	Upcoming	Q1 2021 or Q2 2021	Q1 2021 or Q2 2021	\$5.00	2,480 / 3,100	\$12,400 / \$15,500	\$1,147	
#13MUSIGNY / 2013 Musigny, Leroy	10/28/2020	Two cases of three (3) bottles of 2013 Musigny, Domaine Leroy	Purchase Agreement	Upcoming	Q1 2021 or Q2 2021	Q1 2021 or Q2 2021	\$20.00	9,800 / 12,250	\$196,000 / \$245,000	\$17,393	
#16KOBE / 2016 Kobe Bryant Farewell Game Hardwood	10/28/2020	Four Signed Hardwood Panels from the Staples Center Basketball Court used during Kobe Bryant's Farewell Game	Upfront Purchase	Upcoming	Q1 2021 or Q2 2021	Q1 2021 or Q2 2021	\$8.00	80,000 / 100,000	\$640,000 / \$800,000	\$154,200	
#NEWTON / Series Principia	11/25/2020	1687 First Edition, Continental Issue of Philosophiae Naturalis Principia Mathematica by Sir Isaac Newton	Purchase Option Agreement	Upcoming	Q1 2021 or Q2 2021	Q1 2021 or Q2 2021	\$10.00	24,000 / 30,000	\$240,000 / \$300,000	\$39,050	
#59BOND / Goldfinger	12/21/2020	1959 First Edition Dedication copy of Goldfinger by Ian Fleming	Upfront Purchase	Upcoming	Q1 2021 or Q2 2021	Q1 2021 or Q2 2021	\$8.00	8,200 / 10,250	\$65,600 / \$82,000	\$11,020	
#XMEN1 / 1963 X-Men #1	12/21/2020	1963 X-Men #1 CGC NM 9.4 comic book	Purchase Agreement	Upcoming	Q1 2021 or Q2 2021	Q1 2021 or Q2 2021	\$20.00	9,600 / 12,000	\$192,000 / \$240,000	\$20,200	
#92JORDAN / 1992 Jordan Game Worn Air Jordan VII's	1/8/2021	1992 Michael Jordan Game Worn and Dual Signed Nike Air Jordan VII's	Upfront Purchase	Upcoming	Q1 2021 or Q2 2021	Q1 2021 or Q2 2021	\$6.00	5,600 / 7,000	\$33,600 / \$42,000	\$4,480	
#94JORDAN / 1994 Jordan Game Worn Baseball Cleats	1/8/2021	1994 Michael Jordan Game Worn, Signed and Photo- Matched Air Jordan Baseball Cleats	Upfront Purchase	Upcoming	Q1 2021 or Q2 2021	Q1 2021 or Q2 2021	\$8.50	8,000 / 10,000	\$68,000 / \$85,000	\$9,416	
#03LEBRON3 / 2003-04 SP Authentic LeBron Autograph Rookie Card	1/8/2021	2003-04 SP Authentic #148 LeBron James Autographed Rookie Card graded PRISTINE 10 by BGS	Upfront Purchase	Upcoming	Q1 2021 or Q2 2021	Q1 2021 or Q2 2021	\$23.00	8,000 / 10,000	\$184,000 / \$230,000	\$21,111	
#14KOBE / 2014 Kobe Game Worn Jersey	1/8/2021	2014 Kobe Bryant Game Worn and Signed Lakers Jersey	Upfront Purchase	Upcoming	Q1 2021 or Q2 2021	Q1 2021 or Q2 2021	\$8.00	7,800 / 9,750	\$62,400 / \$78,000	\$6,250	

Series / Series Name	Qualification Date	Underlying Asset	Agreement Type	Status	Opening Date (1)	Closing Date (1)	Offering Price per Interest	Minimum / Maximum Membership Interests (2)	Minimum / Maximum Offering Size	Sourcing Fee	Trading Window (4)
#14CARR / 2014 Derek Carr Signed Rookie Card	1/8/2021	2014 National Treasures Silver #296 Derek Carr Signed Patch Rookie Card graded GEM MT 10 by PSA	Upfront Purchase	Upcoming	Q1 2021 or Q2 2021	Q1 2021 or Q2 2021	\$5.00	3,200 / 4,000	\$16,000 / \$20,000	\$2,100	
#OPEECHEE / 1979-80 O-Pee- Chee Wax Box	1/8/2021	1979-80 O-Pee-Chee Wax Box Reviewed and Factory Sealed by BBCE	Upfront Purchase	Upcoming	Q1 2021 or Q2 2021	Q1 2021 or Q2 2021	\$30.00	8,000 / 10,000	\$240,000 / \$300,000	\$41,801	
#APPLE1 / 1976 Apple-1	1/8/2021	1976 Apple-1 Computer with Original Box Signed by Steve Wozniak	Upfront Purchase	Upcoming	Q1 2021 or Q2 2021	Q1 2021 or Q2 2021	\$25.00	26,400 / 33,000	\$660,000 / \$825,000	\$67,155	
#MOSASAUR / Mosasaur Skeleton	1/8/2021	Mosasaur Halisaurus Arambourgi Skeleton	Upfront Purchase	Upcoming	Q1 2021 or Q2 2021	Q1 2021 or Q2 2021	\$5.00	4,800 / 6,000	\$24,000 / \$30,000	\$10,788	
#CONGRESS / Continental Congress Journal of the Proceeds of the Congress	1/8/2021	Thomas Heyward Jr's First edition of the Continental Congress Journal of the Proceeds of the Congress	Purchase Agreement	Upcoming	Q1 2021 or Q2 2021	Q1 2021 or Q2 2021	\$24.00	4,000 / 5,000	\$96,000 / \$120,000	\$19,100	
#1776 / 1776 Declaration of Independence	1/8/2021	July 16, 1776 Exeter, New Hampshire broadside of the Declaration of Independence	Purchase Agreement	Upcoming	Q1 2021 or Q2 2021	Q1 2021 or Q2 2021	\$25.00	64,000 / 80,000	\$1,600,000 / \$2,000,000	\$514,400	
#BROSGRIMM / Grimms' Fairy Tales		1837 Third Edition Presentation Copy of Grimms' Fairy Tales by the Brothers Grimm inscribed to contributor and friend Malchen Hassenpflug	Upfront Purchase	Upcoming	Q1 2021 or Q2 2021	Q1 2021 or Q2 2021	\$27.00	4,000 / 5,000	\$108,000 / \$135,000	\$19,404	
#66ORR / 1966 Orr Topps Rookie Card		1966 Topps Bobby Orr #35 Rookie Card graded NM- MT 8 by PSA	Upfront Purchase	Upcoming	Q1 2021 or Q2 2021	Q1 2021 or Q2 2021	\$8.00	9,280 / 11,600	\$74,240 / \$92,800	\$5,014	
#MARADONA / 1979 Panini Diego Maradona Rookie Card		1979 Panini Calciatori Soccer Diego Maradona Rookie RC #312 graded PSA 9 MINT	Upfront Purchase	Upcoming	Q1 2021 or Q2 2021	Q1 2021 or Q2 2021	\$7.00	1,600 / 2,000	\$11,200 / \$14,000	\$1,549	

Series / Series Name	Qualification Date	Underlying Asset	Agreement Type	Status	Opening Date (1)	Closing Date (1)	Offering Price per Interest	Minimum / Maximum Membership Interests (2)	Minimum / Maximum Offering Size	Sourcing Fee	Trading Window (4)
#85JORDAN2 / 1985 Jordan Shattered Backboard Jersey		1985 Signed Michael Jordan "Shattered Backboard" Jersey	Purchase Agreement	Upcoming	Q1 2021 or Q2 2021	Q1 2021 or Q2 2021	\$14.00	16,000 / 20,000	\$224,000 / \$280,000	\$44,500	
#17MAHOMES / Patrick Mahomes National Treasures #161		2017 National Treasures Black #161 Patrick Mahomes II Rookie Patch Autograph Card graded BGS NM-MT 8	Purchase Agreement	Upcoming	Q1 2021 or Q2 2021	Q1 2021 or Q2 2021	\$12.00	20,000 / 25,000	\$240,000 / \$300,000	\$79,150	
#05MJLJ / 2005 Jordan LeBron Jersey Insert Card		2005-06 Exquisite Collection Jerseys inserts, Dual Autographs: Michael Jordan and Lebron James graded BGS NM-MT+ 8.5	Purchase Agreement	Upcoming	Q1 2021 or Q2 2021	Q1 2021 or Q2 2021	\$4.00	16,400 / 20,500	\$65,600 / \$82,000	\$7,965	
#09TROUT2 / 2009 Mike Trout Xfractor card		2009 Bowman Chrome Mike Trout Xfractor graded BGS 9.5	Upfront Purchase	Upcoming	Q1 2021 or Q2 2021	Q1 2021 or Q2 2021	\$5.00	8,960 / 11,200	\$44,800 / \$56,000	\$4,340	
#85MJPROMO / 1985 Michael Jordan Promo Rookie Card		1985 Nike Promo Michael Jordan Bulls RC Rookie graded PSA 10	Upfront Purchase	Upcoming	Q1 2021 or Q2 2021	Q1 2021 or Q2 2021	\$8.00	2,800 / 3,500	\$22,400 / \$28,000	\$4,120	
#76PAYTON / 1976 Topps Walter Payton Rookie Card		1976 Topps #148 Walter Payton Rookie Card Graded PSA GEM MT 10	Upfront Purchase	Upcoming	Q1 2021 or Q2 2021	Q1 2021 or Q2 2021	\$6.50	8,000 / 10,000	\$52,000 / \$65,000	\$9,750	
#18LUKA / 2018 Luka Doncic Rookie Card		2018 Panini Prizm Signatures Black Label Luka Doncic Rookie card #3 Graded BGS PRISTINE 10	Upfront Purchase	Upcoming	Q1 2021 or Q2 2021	Q1 2021 or Q2 2021	\$5.00	4,240 / 5,300	\$21,200 / \$26,500	\$2,813	
#81MONTANA / 1981 Joe Montana Rookie Card		1981 Topps Football #216 Joe Montana Rookie Card Graded PSA GEM MINT 10	Upfront Purchase	Upcoming	Q1 2021 or Q2 2021	Q1 2021 or Q2 2021	\$7.00	8,000 / 10,000	\$56,000 / \$70,000	\$5,175	
#60MANTLE / 1960 Mickey Mantle Signed Jersey		1960 Signed Mickey Mantle Game-Worn Road Jersey Graded MEARS A10	Purchase Agreement	Upcoming	Q1 2021 or Q2 2021	Q1 2021 or Q2 2021	\$20.00	34,000 / 42,500	\$680,000 / \$850,000	\$34,525	
#DIMAGGIO3 / 1950 DiMaggio Jersey		1950-51 Joe DiMaggio Game-Worn Road Jersey Graded MEARS A10	Purchase Agreement	Upcoming	Q1 2021 or Q2 2021	Q1 2021 or Q2 2021	\$20.00	18,000 / 22,500	\$360,000 / \$450,000	\$26,525	

Series / Series Name	Qualification Date	Underlying Asset	Agreement Type	Status	Opening Date (1)	Closing Date (1)	Offering Price per Interest	Minimum / Maximum Membership Interests (2)	Minimum / Maximum Offering Size	Sourcing Fee	Trading Window (4)
#NICKLAUS1 / 1973 Jack Nicklaus Rookie Card		1973 Panini #375 Jack Nicklaus Rookie Card Graded by PSA GEM MT 10	Upfront Purchase	Upcoming	Q1 2021 or Q2 2021	Q1 2021 or Q2 2021	\$10.00	3,200 / 4,000	\$32,000 / \$40,000	\$4,001	
#58PELE3 / 1958 Quigol Pelé Rookie Card		1958-59 Tupinamba Ltda. Quigol Pelé #109 Rookie Card graded PSA NM -MT 8	Upfront Purchase	Upcoming	Q1 2021 or Q2 2021	Q1 2021 or Q2 2021	\$20.00	9,000 / 11,250	\$180,000 / \$225,000	\$39,785	
#09CURRY2 / 2009 National Treasures Curry Rookie Card		2009 Playoff National Treasures Stephen Curry Autographed Patch Rookie Card graded BGS GEM MINT 9.5	Upfront Purchase	Upcoming	Q1 2021 or Q2 2021	Q1 2021 or Q2 2021	\$25.00	16,800 / 21,000	\$420,000 / \$525,000	\$62,163	
#96KOBE / 1996 Finest Refractors Kobe Rookie Card		1996 Finest Refractors (With Coating) #269 Gold Kobe Bryant Rookie Card Graded BGS GEM MINT 9.5	Upfront Purchase	Upcoming	Q1 2021 or Q2 2021	Q1 2021 or Q2 2021	\$11.00	5,600 / 7,000	\$61,600 / \$77,000	\$7,662	
#68RYAN / 1968 Topps Nolan Ryan Rookie Card		1968 Topps #177 Nolan Ryan Rookie Card Graded PSA MINT 9	Upfront Purchase	Upcoming	Q1 2021 or Q2 2021	Q1 2021 or Q2 2021	\$7.00	8,000 / 10,000	\$56,000 / \$70,000	\$8,102	
#ROCKETBOX / Pokémon Team Rocket Booster Box		2000 Pokémon Team Rocket 1st Edition Factory Sealed Booster Box	Upfront Purchase	Upcoming	Q1 2021 or Q2 2021	Q1 2021 or Q2 2021	\$6.00	3,800 / 4,750	\$22,800 / \$28,500	\$2,015	
#95TOPSUN / 1995 Topsun Booster Box		1995 Sealed Topsun Pokémon Booster Box, 1st Edition Box A	Upfront Purchase	Upcoming	Q1 2021 or Q2 2021	Q1 2021 or Q2 2021	\$6.00	8,000 / 10,000	\$48,000 / \$60,000	\$8,300	
#99CHARZRD / 1999 Pokémon Charizard Hologram		1999 Pokémon Charizard #4 First Edition Base Set Hologram Trading Card published by Wizards of the Coast graded PSA GEM MT 10	Upfront Purchase	Upcoming	Q1 2021 or Q2 2021	Q1 2021 or Q2 2021	\$10.00	28,000 / 35,000	\$280,000 / \$350,000	\$42,825	
#POKEDEMO / 1998 Pokémon Demo Game		1998 Pokémon Demo Game Sealed Booster Pack published by Wizards of the Coast graded PSA GEM MT 10	Upfront Purchase	Upcoming	Q1 2021 or Q2 2021	Q1 2021 or Q2 2021	\$7.50	3,200 / 4,000	\$24,000 / \$30,000	\$2,200	

Series / Series Name	Qualification Date	Underlying Asset	Agreement Type	Status	Opening Date (1)	Closing Date (1)	Offering Price per Interest	Minimum / Maximum Membership Interests (2)	Minimum / Maximum Offering Size	Sourcing Fee	Trading Window (4)
#POKELUGIA / 2000 Pokémon Neo Genesis Holo Lugia		2000 Neo Genesis 1st Edition Holo Lugia #9 Graded PSA GEM MINT 10	Upfront Purchase	Upcoming	Q1 2021 or Q2 2021	Q1 2021 or Q2 2021	\$11.00	8,000 / 10,000	\$88,000 / \$110,000	\$12,475	
#POKEMON2 / 1999 Pokémon 1st Edition Booster Box		1999 Pokémon 1st Edition Base Set Sealed Booster Box published by Wizards of the Coast	Upfront Purchase	Upcoming	Q1 2021 or Q2 2021	Q1 2021 or Q2 2021	\$10.00	33,200 / 41,500	\$332,000 / \$415,000	\$32,138	
#NEOBOX / 2000 Pokémon Neo Genesis Booster Box		2000 Pokémon Neo Genesis 1st Edition Set Sealed Booster Box	Upfront Purchase	Upcoming	Q1 2021 or Q2 2021	Q1 2021 or Q2 2021	\$4.50	8,000 / 10,000	\$36,000 / \$45,000	\$3,317	
#GYMBOX / 2000 Pokémon Gym Heroes Booster Box		2000 Pokémon Gym Heroes 1st Edition Set Sealed Booster Box	Upfront Purchase	Upcoming	Q1 2021 or Q2 2021	Q1 2021 or Q2 2021	\$6.00	2,400 / 3,000	\$14,400 / \$18,000	\$1,663	
#POKEYELOW / 1999 Game Boy Pokémon Yellow		1999 Nintendo Game Boy Pokémon Yellow [Pixel ESRB, Early Production] Graded Wata 9.6 A++	Purchase Agreement	Upcoming	Q1 2021 or Q2 2021	Q1 2021 or Q2 2021	\$5.00	8,800 / 11,000	\$44,000 / \$55,000	\$6,850	
#86DK3 / 1986 NES Donkey Kong 3		1986 Donkey Kong 3 Sealed [Hangtab, 2 Code, Mid-Production], NES Nintendo graded Wata 9.2 A+	Upfront Purchase	Upcoming	Q1 2021 or Q2 2021	Q1 2021 or Q2 2021	\$10.00	3,480 / 4,350	\$34,800 / \$43,500	\$3,565	
#WZRDOFOZ / The Wonderful Wizard Of OZ		1900 First Edition of The Wonderful Wizard Of OZ	Purchase Agreement	Upcoming	Q1 2021 or Q2 2021	Q1 2021 or Q2 2021	\$15.00	4,800 / 6,000	\$72,000 / \$90,000	\$7,825	
#FANFOUR5 / 1962 The Fantastic Four #5		1962 Marvel Fantastic Four #5 comic book graded CGC NM 9.2	Upfront Purchase	Upcoming	Q1 2021 or Q2 2021	Q1 2021 or Q2 2021	\$8.00	8,000 / 10,000	\$64,000 / \$80,000	\$5,968	

Note: Gray shading represents Series for which no Closing of an Offering has occurred. Orange represents sale of Series' Underlying Asset.

(1) If exact Offering dates (specified as Month Day, Year) are not shown, then expected Offering dates are presented.

(2) Interests sold in Series is limited to 2,000 "qualified purchasers" with a maximum of 500 non- "accredited investors".

(3) Represents the actual Offering Size, number of Interests sold and fees at the Closing of the Offering.

(4) Represents most recent Trading Window for Series as of the date of this filing. Blank cells indicate that no Trading Window for Series has yet occurred as of the date of this filing.

USE OF PROCEEDS – SERIES #BROSGRIMM

We estimate that the gross proceeds of the Series Offering (including from Series Interests acquired by the Manager) will be approximately the amount listed in the Use of Proceeds Table assuming the full amount of the Series Offering is sold, and will be used as follows:

Use	Use of Proceeds Table					
Uses						
Cash Portion of the #BROSGRIM	Asset Cost (1)	\$112,500	83.33%			
Interests issued to Asset Seller as p	art of total consideration (1)	\$0	0.00%			
Cash on Series Balance Sheet		\$300	0.22%			
Brokerage Fee		\$1,350	1.00%			
Offering Expenses (2)		\$1,013	0.75%			
	Accrued Interest	\$0	0.00%			
	Finder Fee	\$0	0.00%			
	Authentication Expense	\$0	0.00%			
Acquisition Expenses (3)	Transport from Seller to Warehouse incl. associated Insurance (as applicable)	\$233	0.17%			
	Marketing Materials	\$200	0.15%			
	Refurbishment & maintenance	\$0	0.00%			
Sourcing Fee		\$19,404	14.37%			
Total Fees and Expenses		\$22,200	16.44%			
Total Proceeds		\$135,000	100.00%			

- (1) Consists of an agreement listed in the Series Detail Table with the Asset Seller to be paid in full at the expiration date of the agreement listed in the Series Detail Table.
- (2) Solely in connection with the offering of the Series Interests, the Manager has assumed and will not be reimbursed for Offering Expenses, except for expenses related to the Custody Fee, which will be paid through the proceeds of the Series Offering.
- (3) To the extent that Acquisition Expenses are lower than anticipated, any overage would be maintained in an operating account for future Operating Expenses.

On the date listed in the Series Detail Table, the Company entered into the agreement listed in the Series Detail Table regarding the Series with the Asset Seller for the Cash Portion of the Asset Cost listed in the Use of Proceeds Table. A copy of the bill of sale is attached as Exhibit 6.185 hereto.

Series Detail Table						
Agreement Type	Upfront Purchase					
Date of Agreement	12/16/2020					
Expiration Date of Agreement	N/A					
Down-payment Amount	\$0					
Installment 1 Amount	\$112,500					
Installment 2 Amount	\$0					
Interests issued to Asset Seller as part of total						
consideration	\$0					
Asset Seller Specifics	None					
Acquisition Expenses	\$433					

In addition to the costs of acquiring the Underlying Asset, proceeds from the Series Offering will be used to pay the following, listed in the Series Detail Table and the Use of Proceeds Table above (i) the Brokerage Fee to the BOR as consideration for providing certain broker-dealer services to the Company in connection with this Series Offering, (ii) the Offering Expenses related to the anticipated Custody Fee, (iii) the Acquisition Expenses, including but not limited to the items described in the Use of Proceeds Table above, except as to the extent that Acquisition Expenses are lower than anticipated, any overage will be maintained in an operating account for future Operating Expenses, and (iv) the Sourcing Fee to the Manager as consideration for assisting in the sourcing of the Series. Of the proceeds of the Series Offering, the Cash on Series Balance Sheet listed in the Use of Proceeds Table will remain in the operating account of the Series for future Operating Expenses.

AMENDED AND RESTATED DESCRIPTION OF SERIES GRIMMS' FAIRY TALES

Investment Overview

- Upon completion of the Series #BROSGRIMM Offering, Series #BROSGRIMM will purchase an 1837 Third Edition Presentation Copy of Grimms' Fairy Tales by the Brothers Grimm inscribed to contributor and friend Malchen Hassenpflug as the Underlying Asset for Series #BROSGRIMM (The "Series Grimms' Fairy <u>Tales</u>" or the "<u>Underlying Asset</u>" with respect to Series #BROSGRIMM, as applicable), the specifications of which are set forth below.
- The Brothers Grimm were two German brothers named Jacob Ludwig Carl Grimm and Wilhelm Carl Grimm known for their collection of fairy tales titled "Kinder-und Hausmärchen," commonly referred to as "Grimms' Fairy Tales."
- Grimms' Fairy Tales is a two volume collection of folklore originally compiled by Jacob and Wilhelm Grimm between 1812 and 1815, with multiple subsequent editions published during the two brothers' lifetime, that illuminated now-classic stories like Snow White and the Seven Dwarfs.
- The Underlying Asset is an 1837 Third Edition Presentation Copy of Grimms' Fairy Tales by the Brothers Grimm inscribed to contributor and friend Malchen Hassenpflug.

Asset Description

Overview & Authentication

- Jacob Ludwig Carl Grimm was born on January 4, 1785 in Hanau, Germany.
- Wilhelm Carl Grimm was born on February 24, 1786 in Hanau, Germany.
- The Brothers Grimm both studied law at the University of Marburg and later worked as librarians to support their younger siblings after their mother's death.
- The Brothers Grimm were influenced by the folk poetry collection of Clemens Brentano and Achim von Arnim, "Des Knaben Wunderhorn," and were inspired to begin collecting their own folktales.
- In 1812, the Brothers Grimm published volume one of "Kinder-und Hausmärchen," which translates to "Children's and Household Tales." The book contains 86 folktales.
- In 1814, volume two of "Kinder-und Hausmärchen" is printed (pre-dated to 1815), adding 70 additional stories. The two volume collection is abbreviated as "KHM."
- In 1822, a third volume of commentary was published (Anmerkungen).
- A second edition of KHM is published in 1819, a third in 1837, a fourth in 1840, a fifth in 1843, a sixth in 1850, and a seventh in 1857, which serves as the basis for most editions and translations published after the Grimms' deaths in 1859 (Wilhelm) and 1863 (Jacob).
- While both brothers were involved in the creation of KHM, Wilhelm was the one to actually write out the tales and edit each edition.
- Many of the stories from Grimms' Fairy Tales have become some of the most popular and revisited stories in modern history, including "Hansel and Gretel," "Snow White," "Little Red Riding Hood," "Sleeping Beauty," "Tom Thumb," "Rapunzel," "The Golden Goose," and "Rumpelstiltskin."
- The Hassenpflug family were neighbors of the Grimms in Kassel, and often hosted them for dinner. Three of the Hassenpflug daughters were contributors to KHM: Marie, Johanna Isabella ("Jeanette"), and Amalie ("Malchen").
- Malchen is thought to have contributed about ten tales to KHM.
- The Underlying Asset is accompanied by a signed letter of authenticity from Darren Sutherland, a New York-based rare book specialist.

Notable Features

- The Underlying Asset is an 1837 Third Edition Presentation Copy of Grimms' Fairy Tales by the Brothers Grimm inscribed to contributor and friend Malchen Hassenpflug.
- The Underlying Asset is inscribed on the front pastedown of the first volume by Wilhelm Grimm to Amalie "Malchen" Hassenpflug: "Dem lieben Malchen Hassenpflug / von seinem Treuen Freunde / Wilhelm Grimm. / Göttingen 23 October 1837." Translation: "To dear Malchen Hassenpflug from her true friend..."
- The Underlying Asset contains two volumes in small octavo format.
- The Underlying Asset contains steel-engraved frontispieces on each volume designed by Ludwig Emil Grimm and a decorative half-title lithographed in color by H. Delius.
- The Underlying Asset remains in its original publisher's decorative colored lithographic paper.
- The Underlying Asset includes 167 fairy tales as well as nine "Kinderlegenden" and a new forward.
- The Underlying Asset is textually complete as confirmed by the numbering of its signatures.
- The Underlying Asset exhibits bright blue colored endpapers with trimmed and sprinkled edges.
- The Underlying Asset is 1 of 2 inscribed copies of KHM that rare children book expert Justin Schiller has handled in more than 50 years of experience in the field.
- The Underlying Asset has two errors in pagination in the first volume, with page numerals 159 and 160 repeated and page numerals 191 and 192 skipped.

Notable Defects

- The Underlying Asset is a bit scuffed and rubbed and has bumped and worn corners.
- The Underlying Asset exhibits minor losses on its heads of spines, with edges a bit worn.
- The Underlying Asset exhibits paper chipping with some loss along joints and a faded backstrip with areas of flaking.

Series Grimms' Fairy Tales						
Title	Kinder-und Hausmärchen					
Author(s)	Jacob and Wilhelm Grimm					
Publisher	Johann Christian Dieterich					
Publication Date	1837					
Binding	Original					
Book Condition	Very Good					
Edition	First Edition					
Inscription	Inscribed by Wilhelm Grimm to Amalie "Malchen" Hassenpflug					
Signature	Amalie "Malchen" Hassenpflug					

Details

Depreciation

The Company treats Memorabilia Assets as collectible and therefore will not depreciate or amortize the Series Grimms' Fairy Tales going forward.

AMENDED AND RESTATED USE OF PROCEEDS – SERIES #66ORR

We estimate that the gross proceeds of the Series Offering (including from Series Interests acquired by the Manager) will be approximately the amount listed in the Use of Proceeds Table assuming the full amount of the Series Offering is sold, and will be used as follows:

Use	of Proceeds Table	Dollar Amount	Percentage of Gross Cash Proceeds
Uses			
Cash Portion of the #66ORR Asset	Cost (1)	\$85,200	91.81%
Interests issued to Asset Seller as p	art of total consideration (1)	\$0	0.00%
Cash on Series Balance Sheet		\$300	0.32%
Brokerage Fee		\$928	1.00%
Offering Expenses (2)		\$696	0.75%
	Accrued Interest	\$0	0.00%
	Finder Fee	\$0	0.00%
	Authentication Expense	\$0	0.00%
Acquisition Expenses (3)	Transport from Seller to Warehouse incl. associated Insurance (as applicable)	\$462	0.50%
	Marketing Materials	\$200	0.22%
	Refurbishment & maintenance	\$0	0.00%
Sourcing Fee		\$5,014	5.40%
Total Fees and Expenses		\$7,300	7.87%
Total Proceeds		\$92,800	100.00%

- (1) Consists of an agreement listed in the Series Detail Table with the Asset Seller to be paid in full at the expiration date of the agreement listed in the Series Detail Table.
- (2) Solely in connection with the offering of the Series Interests, the Manager has assumed and will not be reimbursed for Offering Expenses, except for expenses related to the Custody Fee, which will be paid through the proceeds of the Series Offering.
- (3) To the extent that Acquisition Expenses are lower than anticipated, any overage would be maintained in an operating account for future Operating Expenses.

On the date listed in the Series Detail Table, the Company entered into the agreement listed in the Series Detail Table regarding the Series with the Asset Seller for the Cash Portion of the Asset Cost listed in the Use of Proceeds Table. A copy of the bill of sale is attached as Exhibit 6.163 hereto.

Series Detail	Table
Agreement Type	Upfront Purchase
Date of Agreement	12/14/2020
Expiration Date of Agreement	N/A
Down-payment Amount	\$0
Installment 1 Amount	\$85,200
Installment 2 Amount	\$0
Interests issued to Asset Seller as part of total	
consideration	\$0
	Member of the Advisory Board of the
Asset Seller Specifics	Company
Acquisition Expenses	\$662

In addition to the costs of acquiring the Underlying Asset, proceeds from the Series Offering will be used to pay the following, listed in the Series Detail Table and the Use of Proceeds Table above (i) the Brokerage Fee to the BOR as consideration for providing certain broker-dealer services to the Company in connection with this Series Offering, (ii) the Offering Expenses related to the anticipated Custody Fee, (iii) the Acquisition Expenses, including but not limited to the items described in the Use of Proceeds Table above, except as to the extent that Acquisition Expenses are lower than anticipated, any overage will be maintained in an operating account for future Operating Expenses, and (iv) the Sourcing Fee to the Manager as consideration for assisting in the sourcing of the Series. Of the proceeds of the Series Offering, the Cash on Series Balance Sheet listed in the Use of Proceeds Table will remain in the operating account of the Series for future Operating Expenses.

DESCRIPTION OF SERIES 1966 ORR TOPPS ROOKIE CARD

Investment Overview

- Upon completion of the Series #66ORR Offering, Series #66ORR will purchase a 1966 Topps Bobby Orr #35 Rookie Card graded NM-MT 8 by PSA as the Underlying Asset for Series #66ORR (The "<u>Series 1966</u> <u>Orr Topps Rookie Card</u>" or the "<u>Underlying Asset</u>" with respect to Series #66ORR, as applicable), the specifications of which are set forth below.
- Bobby Orr was a Hall of Fame professional hockey player who debuted in the NHL at age 18 for the Boston Bruins in 1966 and played a total of 12 NHL seasons.
- The Topps Company, Inc. was founded as Topps Chewing Gum, Inc. in Brooklyn in 1938 by the four sons of Morris Shorin: Abram, Ira, Joseph, and Phillip. Topps began first printing cards in 1949 and issuing them as 'freebies' inside packs of gum.
- The Underlying Asset is a 1966 Topps Bobby Orr #35 Rookie Card graded NM-MT 8 by PSA.

Asset Description

Overview & Authentication

- Bobby Orr was born on March 20, 1948 in Parry Sound, Ontario.
- As a rookie during the 1966-67 NHL season, Orr scored 13 goals and notched 28 assists for a total of 41 points as a defenseman for the Boston Bruins.
- Orr was awarded the Calder Trophy (given "to the player selected as the most proficient in his first year of competition in the National Hockey League") for the 1966-67 season.
- During Orr's career, he was selected to seven All-Star Games, won two Stanley Cups, and was awarded the Norris Trophy (given "to the defense player who demonstrates throughout the season the greatest all-round ability in the position") eight times.
- Orr is the only player to win the Stanley Cup, Conn Smythe (given "to the most valuable player for his team in the playoffs"), Hart (given "to the player adjudged to be the most valuable to his team"), Art Ross (given "to the player who leads the NHL in scoring points at the end of the regular season"), and Norris Trophies in a single season (1969-70).
- As of January 2017, Orr was the only NHL defenseman to have nine hat tricks in a career.
- In 2011, Bleacher Report named Bobby Orr No. 2 on their list of the "Top 10 NHL Defensemen of All Time."
- Orr was inducted into the Hockey Hall of Fame in 1979.
- The Topps Company, Inc. began in its modern iteration in 1938 when Brooklyn entrepreneur Morris Shorin's four sons Abram, Ira, Joseph, and Phillip took the family tobacco business and pivoted toward chewing gum.
- In 1949, Topps placed its first cards in their chewing gum wrappers for free, beginning with 252 Magic Photo Cards featuring current stars as well as classic players like Babe Ruth and Cy Young.
- For the 1954-55 season, Topps released their first ever set of hockey cards with a 60-card set featuring players from the four teams that played their home games in the United States at the time.
- The 1966 Topps Bobby Orr #35 Rookie Card is the only recognized rookie card of Bobby Orr.
- The Underlying Asset has been issued a grade of NM-MT 8 by Professional Sports Authenticators (PSA) with certification No. 07001237.

Notable Features

- The Underlying Asset is a 1966 Topps Bobby Orr #35 Rookie Card graded NM-MT 8 by PSA.
- The Underlying Asset is 1 of 47 1966 Topps Bobby Orr #35 Rookie Cards graded NM-MT 8 by PSA with one example graded higher.

Notable Defects

• The Underlying Asset's condition is consistent with its condition grade from PSA.

Details

Series 1966 Orr Topps Rookie Card	
Sport	Hockey
Professional League	NHL
Player / Number	Bobby Orr / 4
Team	Boston Bruins
Year / Season	1966
Memorabilia Type	Trading Card
Manufacturer	The Topps Company, Inc.
Rarity	1 of 47 (PSA 8)
Number in Set	#35
Authentication	Professional Sports Authenticators (PSA)
Grade	8
Certification No.	07001237

Depreciation

The Company treats Memorabilia Assets as collectible and therefore will not depreciate or amortize the Series 1966 Orr Topps Rookie Card going forward.

USE OF PROCEEDS – SERIES #MARADONA

We estimate that the gross proceeds of the Series Offering (including from Series Interests acquired by the Manager) will be approximately the amount listed in the Use of Proceeds Table assuming the full amount of the Series Offering is sold, and will be used as follows:

Use of Proceeds Table		Dollar Amount	Percentage of Gross Cash Proceeds
Uses			
Cash Portion of the #MARADONA	Asset Cost (1)	\$11,211	80.08%
Interests issued to Asset Seller as pa	art of total consideration (1)	\$0	0.00%
Cash on Series Balance Sheet		\$300	2.14%
Brokerage Fee		\$140	1.00%
Offering Expenses (2)			3.57%
	Accrued Interest	\$0	0.00%
	Finder Fee	\$0	0.00%
	Authentication Expense	\$0	0.00%
Acquisition Expenses (3)	Transport from Seller to Warehouse incl. associated Insurance (as applicable)	\$100	0.71%
	Marketing Materials	\$200	1.43%
	Refurbishment & maintenance	\$0	0.00%
Sourcing Fee		\$1,549	11.06%
Total Fees and Expenses		\$2,489	17.78%
Total Proceeds		\$14,000	100.00%

- (1) Consists of an agreement listed in the Series Detail Table with the Asset Seller to be paid in full at the expiration date of the agreement listed in the Series Detail Table.
- (2) Solely in connection with the offering of the Series Interests, the Manager has assumed and will not be reimbursed for Offering Expenses, except for expenses related to the Custody Fee, which will be paid through the proceeds of the Series Offering.
- (3) To the extent that Acquisition Expenses are lower than anticipated, any overage would be maintained in an operating account for future Operating Expenses.

On the date listed in the Series Detail Table, the Company entered into the agreement listed in the Series Detail Table regarding the Series with the Asset Seller for the Cash Portion of the Asset Cost listed in the Use of Proceeds Table. A copy of the bill of sale is attached as Exhibit 6.188 hereto.

Series Detail Table		
Agreement Type	Upfront Purchase	
Date of Agreement	12/27/2020	
Expiration Date of Agreement	N/A	
Down-payment Amount	\$0	
Installment 1 Amount	\$11,211	
Installment 2 Amount	\$0	
Interests issued to Asset Seller as part of total		
consideration	\$0	
Asset Seller Specifics	None	
Acquisition Expenses	\$300	

In addition to the costs of acquiring the Underlying Asset, proceeds from the Series Offering will be used to pay the following, listed in the Series Detail Table and the Use of Proceeds Table above (i) the Brokerage Fee to the BOR as consideration for providing certain broker-dealer services to the Company in connection with this Series Offering, (ii) the Offering Expenses related to the anticipated Custody Fee, (iii) the Acquisition Expenses, including but not limited to the items described in the Use of Proceeds Table above, except as to the extent that Acquisition Expenses are lower than anticipated, any overage will be maintained in an operating account for future Operating Expenses, and (iv) the Sourcing Fee to the Manager as consideration for assisting in the sourcing of the Series. Of the proceeds of the Series Offering, the Cash on Series Balance Sheet listed in the Use of Proceeds Table will remain in the operating account of the Series for future Operating Expenses.

DESCRIPTION OF SERIES 1979 PANINI DIEGO MARADONA ROOKIE CARD

Investment Overview

- Upon completion of the Series #MARADONA Offering, Series #MARADONA will purchase a 1979 Panini Calciatori Soccer Diego Maradona Rookie RC #312 graded PSA 9 MINT as the Underlying Asset for Series #MARADONA (The "Series 1979 Panini Diego Maradona Rookie Card" or the "Underlying Asset" with respect to Series #MARADONA, as applicable), the specifications of which are set forth below.
- Diego Armando Maradona was an Argentinian soccer player who became one of soccer's most famous and celebrated players over the course of his 21-year professional career.
- The Panini Group was founded in 1961 in Modena, Italy and has grown to have subsidiaries around the world specializing in sticker and trading card collectibles as well as magazines, comic books, manga, and graphic novels.
- The Underlying Asset is a 1979 Panini Calciatori Soccer Diego Maradona Rookie RC #312 graded PSA 9 MINT.

Asset Description

Overview & Authentication

- Diego Armando Maradona was born on October 30, 1960 in Lanus, Argentina.
- As a boy, Maradona picked up soccer on the "dusty streets" of Villa Fiorito, a Buenos Aires shantytown.
- Maradona wrote in his autobiography that he had become such a skilled young player that opposing coaches accused him of secretly being an adult midget.
- Maradona became a professional at the age of 15 on October 20, 1976 as a member of the Argentinian Junior Team in a game against Talleres de Córdoba
- On June 22, 1986, Maradona led Argentina in a quarterfinal match against England at Azteca Stadium in the Mexico City World Cup. Six minutes into the second half of the 0-0 game, Maradona scored a goal by jumping high in the air and punching the ball into the net with his left first but to referees it appeared to be a legal header. The infamous goal would go on to be known as the "Hand of God" goal, coined by Maradona after the game.
- Later in the same 1986 quarterfinal game, Maradona would score again just four minutes later, dribbling 70 yards through five English players to score a goal that would later be described by Paul Gardner in his book "The Simplest Game," as "10 seconds of pure, unimaginable soccer skill to score one of the greatest goals in the history of the World Cup."
- Maradona eventually led Argentina to the 1986 World Cup Championship: "No player in the history of the World Cup had ever dominated in the way Maradona ruled over Mexico-86," Gardner wrote.
- In 1991, Maradona tested positive for cocaine and was suspended for 15 months from Napoli.
- In February 1994, he fired an air rifle at reporters in Argentina.
- In April 2004, Maradona was hospitalized in Buenos Aires and subsequently attended a rehab facility.
- In 2014, Maradona spoke to an Argentine television channel saying: "Do you know the player I could have been if I hadn't taken drugs?"
- Maradona died on November 25, 2020 in Tigre, Argentina at the age of 60.
- The Underlying Asset has been issued a grade of MINT 9 by Professional Sports Authenticators (PSA) with certification No. 49456074.

Notable Features

- The Underlying Asset is a 1979 Panini Calciatori Soccer Diego Maradona Rookie RC #312 graded PSA 9 MINT.
- The Underlying Asset is 1 of 14 1979 Panini Diego Maradona #312 Rookie Cards graded MINT 9 by PSA with one example graded higher.

Notable Defects

• The Underlying Asset's condition is consistent with its condition grade from PSA.

Details

Series 1979 Panini Diego Maradona Rookie Card		
Sport	Soccer	
Professional League	FIFA	
Player / Number	Diego Maradona / 10	
Team	Argentina National Team	
Year / Season	1979	
Memorabilia Type	Trading Card	
Manufacturer	Panini S.p.A.	
Rarity	1 of 14 (PSA 9)	
Number in Set	#312	
Authentication	Professional Sports Authenticators (PSA)	
Grade	9	
Certification No.	49456074	

Depreciation

The Company treats Memorabilia Assets as collectible and therefore will not depreciate or amortize the Series 1979 Panini Diego Maradona Rookie Card going forward.

USE OF PROCEEDS – SERIES #85JORDAN2

We estimate that the gross proceeds of the Series Offering (including from Series Interests acquired by the Manager) will be approximately the amount listed in the Use of Proceeds Table assuming the full amount of the Series Offering is sold, and will be used as follows:

Use of Proceeds Table		Dollar Amount	Percentage of Gross Cash Proceeds
Uses			
Cash Portion of the #85JORDAN2	Asset Cost (1)	\$230,000	82.14%
Interests issued to Asset Seller as pa	art of total consideration (1)	\$0	0.00%
Cash on Series Balance Sheet		\$300	0.11%
Brokerage Fee		\$2,800	1.00%
Offering Expenses (2)		\$2,100	0.75%
	Accrued Interest	\$0	0.00%
	Finder Fee	\$0	0.00%
	Authentication Expense	\$0	0.00%
Acquisition Expenses (3)	Transport from Seller to Warehouse incl. associated Insurance (as applicable)	\$100	0.04%
	Marketing Materials	\$200	0.07%
	Refurbishment & maintenance	\$0	0.00%
Sourcing Fee		\$44,500	15.89%
Total Fees and Expenses		\$49,700	17.75%
Total Proceeds		\$280,000	100.00%

- (1) Consists of an agreement listed in the Series Detail Table with the Asset Seller to be paid in full at the expiration date of the agreement listed in the Series Detail Table.
- (2) Solely in connection with the offering of the Series Interests, the Manager has assumed and will not be reimbursed for Offering Expenses, except for expenses related to the Custody Fee, which will be paid through the proceeds of the Series Offering.
- (3) To the extent that Acquisition Expenses are lower than anticipated, any overage would be maintained in an operating account for future Operating Expenses.

On the date listed in the Series Detail Table, the Company entered into the agreement listed in the Series Detail Table regarding the Series with the Asset Seller for the Cash Portion of the Asset Cost listed in the Use of Proceeds Table. A copy of the purchase agreement is attached as Exhibit 6.189 hereto.

Series Detail Table		
Agreement Type	Purchase Agreement	
Date of Agreement	12/30/2020	
Expiration Date of Agreement	N/A	
Down-payment Amount	\$0	
Installment 1 Amount	\$230,000	
Installment 2 Amount	\$0	
Interests issued to Asset Seller as part of total		
consideration	\$0	
Asset Seller Specifics	None	
Acquisition Expenses	\$300	

In addition to the costs of acquiring the Underlying Asset, proceeds from the Series Offering will be used to pay the following, listed in the Series Detail Table and the Use of Proceeds Table above (i) the Brokerage Fee to the BOR as consideration for providing certain broker-dealer services to the Company in connection with this Series Offering, (ii) the Offering Expenses related to the anticipated Custody Fee, (iii) the Acquisition Expenses, including but not limited to the items described in the Use of Proceeds Table above, except as to the extent that Acquisition Expenses are lower than anticipated, any overage will be maintained in an operating account for future Operating Expenses, and (iv) the Sourcing Fee to the Manager as consideration for assisting in the sourcing of the Series. Of the proceeds of the Series Offering, the Cash on Series Balance Sheet listed in the Use of Proceeds Table will remain in the operating account of the Series for future Operating Expenses.

DESCRIPTION OF SERIES 1985 JORDAN "SHATTERED BACKBOARD" JERSEY

Investment Overview

- Upon completion of the Series #85JORDAN2 Offering, Series #85JORDAN2 will purchase a 1985 Signed Michael Jordan "Shattered Backboard" Jersey as the Underlying Asset for Series #85JORDAN2 (The "Series <u>1985 Jordan "Shattered Backboard" Jersey</u>" or the "<u>Underlying Asset</u>" with respect to Series #85JORDAN2, as applicable), the specifications of which are set forth below.
- Michael Jordan debuted with the Chicago Bulls in the 1984-1985 NBA season and played with the team until the end of the 1993-1994 season during which time he led the Bulls to three NBA Championships. Jordan then retired from basketball to play Minor League Baseball. He came out of retirement and returned to the Bulls from 1995-1998, leading the team to another three additional NBA Championships, before retiring for the second time. He came out of retirement again and played for the Washington Wizards from 2001 to 2003, until the end of his NBA career.
- After Jordan's rookie season with the Chicago Bulls, he played an exhibition game for the Italian team Stefanel Trieste in Liga A against Juve Caserta in Trieste, Italy on August 25, 1985. During the game, Jordan leapt in the air for a dunk in transition, and his force shattered the backboard, which exploded into many pieces on top of opposing players.
- The Underlying Asset is the 1985 Signed Michael Jordan "Shattered Backboard" Jersey.

Asset Description

Overview & Authentication

- Michael Jordan was born on February 17, 1963 in Brooklyn, New York.
- Jordan hit the game-winning jumper to lead UNC to an NCAA Championship on March 29, 1982 against Georgetown.
- Jordan led Team USA to an Olympic gold medal in Los Angeles at the 1984 Olympics on August 10.
- Jordan was drafted third overall in the first round of the 1984 NBA Draft by the Chicago Bulls and made his NBA Debut on October 26, 1984.
- On September 12, 1984, Jordan signed his contract with the Bulls.
- In 1984 Michael Jordan partnered with Nike to launch the Jordan Brand. Jordan wore the first iteration of Nike shoes made under his eponymous brand during his rookie season, the 'Air Jordan I.'
- In Jordan's rookie season he played in all 82 games and averaged 28.2 points per game (3rd in the NBA), for which he was awarded Rookie of the Year.
- After his rookie year, Jordan went on a trip to Europe in August of 1985 for a tour with Nike, which included posing with the Eiffel Tower in Paris, holding a training session for young players in London, and playing an exhibition game in Trieste, where he would famously shatter a backboard during a dunk.
- Jordan Brand Vice President Howard White said: "Glass was everywhere. The backboard exploded. I'm looking at his eyes, his ears ...looking for little bits of glass. In the moment, it was wild. It was a little scary, because we didn't know where the glass was going. They were playing and then there was that moment. I don't know of any moment where one can detect something otherworldly has happened, but that one has become something grand. For MJ, though, it was just a moment in the game."
- In 2015, Air Jordan released new colorways for the Air Jordan 1 coined "Shattered Backboard" in tribute to Jordan's iconic moment early in his career.
- Stefanel is an Italian clothing company which sponsored the Stefanel Trieste team for the exhibition game in which Jordan shattered the backboard in 1985.
- Over the course of his fifteen-year career, Jordan was named to 14 All Star Teams, 11 All-NBA Teams, and 9 All-Defensive Teams.
- Jordan was a 10-time Scoring Champion, 5-time MVP, and the winner of 6 NBA Finals, for all of which he was awarded the NBA Finals MVP. He is a member of the NBA Hall of Fame.
- Jordan is the highest paid athlete of all time as of 2017, with \$1,500,000,000 in lifetime earnings, most of which he has earned through endorsements deals.

- In 2020, "The Last Dance," a miniseries co-produced by ESPN Films and Netflix, was released. The documentary series revolved around the career of Michael Jordan, with an emphasis on his legendary competitiveness and one-of-a-kind firebrand leadership style.
- The Underlying Asset has been authenticated by the MeiGray Group (MGG) with certification number 160505.

Notable Features

- The Underlying Asset is a 1985 Signed Michael Jordan "Shattered Backboard" Jersey graded authentic by MeiGray Group.
- The Underlying Asset features an orange bottom half and black upper, divided by a yellow trim.
- The Underlying Asset exhibits Jordan's number 23 beneath the team name "STEFANEL" and an orange clover-like logo.
- The Underlying Asset comes from the personal collection of Carlo Stefanel, whose clothing company sponsored the team during the exhibition game in 1985.

Notable Defects

• The Underlying Asset's condition is consistent with that of its authenticity grade from MeiGray Group.

Details

Series 1985 Jordan "Shattered Backboard" Jersey		
Sport	Basketball	
Professional League	Liga A	
Player/Number	Michael Jordan / 23	
Team	Stefanel Trieste	
Year	1985	
Memorabilia Type	Game Worn Jersey	
Manufacturer	Piubello	
Model	Stefanel Trieste custom jersey	
Primary Color	Orange	
Secondary Color	Black	
Provenance	Carlo Stefanel	
Authentication	MeiGray Group	
Grade	Authentic	
Certification No.	160505	

Depreciation

The Company treats Memorabilia Assets as collectible and therefore will not depreciate or amortize the Series 1985 Jordan "Shattered Backboard" Jersey going forward.

USE OF PROCEEDS – SERIES #17MAHOMES

We estimate that the gross proceeds of the Series Offering (including from Series Interests acquired by the Manager) will be approximately the amount listed in the Use of Proceeds Table assuming the full amount of the Series Offering is sold, and will be used as follows:

Use of Proceeds Table		Dollar Amount	Percentage of Gross Cash Proceeds
Uses			
Cash Portion of the #17MAHOMES	S Asset Cost (1)	\$215,000	71.67%
Interests issued to Asset Seller as pa	art of total consideration (1)	\$0	0.00%
Cash on Series Balance Sheet		\$300	0.10%
Brokerage Fee		\$3,000	1.00%
Offering Expenses (2)		\$2,250	0.75%
	Accrued Interest	\$0	0.00%
	Finder Fee	\$0	0.00%
	Authentication Expense	\$0	0.00%
Acquisition Expenses (3)	Transport from Seller to Warehouse incl. associated Insurance (as applicable)	\$100	0.03%
	Marketing Materials	\$200	0.07%
	Refurbishment & maintenance	\$0	0.00%
Sourcing Fee		\$79,150	26.38%
Total Fees and Expenses		\$84,700	28.23%
Total Proceeds		\$300,000	100.00%

- (1) Consists of an agreement listed in the Series Detail Table with the Asset Seller to be paid in full at the expiration date of the agreement listed in the Series Detail Table.
- (2) Solely in connection with the offering of the Series Interests, the Manager has assumed and will not be reimbursed for Offering Expenses, except for expenses related to the Custody Fee, which will be paid through the proceeds of the Series Offering.
- (3) To the extent that Acquisition Expenses are lower than anticipated, any overage would be maintained in an operating account for future Operating Expenses.

On the date listed in the Series Detail Table, the Company entered into the agreement listed in the Series Detail Table regarding the Series with the Asset Seller for the Cash Portion of the Asset Cost listed in the Use of Proceeds Table. A copy of the purchase agreement is attached as Exhibit 6.190 hereto.

Upon the Closing of the Offering, proceeds from the sale of the Series Interests will be distributed to the account of the Series. The Series will complete the agreement and pay the Asset Seller the amounts listed in the Series Detail Table.

Series Detail Table		
Agreement Type	Purchase Agreement	
Date of Agreement	1/6/2021	
Expiration Date of Agreement	N/A	
Down-payment Amount	\$0	
Installment 1 Amount	\$215,000	
Installment 2 Amount	\$0	
Interests issued to Asset Seller as part of total		
consideration	\$0	
	Member of the Advisory Board of the	
Asset Seller Specifics	Company	
Acquisition Expenses	\$300	

In addition to the costs of acquiring the Underlying Asset, proceeds from the Series Offering will be used to pay the following, listed in the Series Detail Table and the Use of Proceeds Table above (i) the Brokerage Fee to the BOR as consideration for providing certain broker-dealer services to the Company in connection with this Series Offering, (ii) the Offering Expenses related to the anticipated Custody Fee, (iii) the Acquisition Expenses, including but not limited to the items described in the Use of Proceeds Table above, except as to the extent that Acquisition Expenses are lower than anticipated, any overage will be maintained in an operating account for future Operating Expenses, and (iv) the Sourcing Fee to the Manager as consideration for assisting in the sourcing of the Series. Of the proceeds of the Series Offering, the Cash on Series Balance Sheet listed in the Use of Proceeds Table will remain in the operating account of the Series for future Operating Expenses.

DESCRIPTION OF SERIES PATRICK MAHOMES NATIONAL TREASURES #161

Investment Overview

- Upon completion of the Series #17MAHOMES Offering, Series #17MAHOMES will purchase a 2017 National Treasures Black #161 Patrick Mahomes II Rookie Patch Autograph Card graded BGS NM-MT 8 as the Underlying Asset for Series #17MAHOMES (The "<u>Series Patrick Mahomes National Treasures #161</u>" or the "<u>Underlying Asset</u>" with respect to Series #17MAHOMES, as applicable), the specifications of which are set forth below.
- The Panini Group was founded in 1961 in Modena, Italy and has grown to have subsidiaries around the world specializing in sticker and trading card collectibles as well as magazines, comic books, manga, and graphic novels.
- Patrick Mahomes II is an NFL quarterback for the Kansas City Chiefs who was drafted by the Chiefs in the 2017 NFL Draft.
- The Underlying Asset is a 2017 National Treasures Black #161 Patrick Mahomes II Rookie Patch Autograph Card graded BGS NM-MT 8.

Asset Description

Overview & Authentication

- Patrick Lavon Mahomes II was born on September 17, 1995 in Tyler, Texas.
- Mahomes played for Texas Tech University for three seasons from 2014 to 2016. Mahomes won the 2016 Sammy Baugh Trophy (given to the nation's top passer) in his junior year, during which he completed 65.7 percent of his passes for a total of 5,052 yards and 41 touchdowns over 12 games. During the same season Mahomes also rushed for a total of 285 yards and 12 touchdowns.
- The Kansas City Chiefs drafted Mahomes with the 10th overall pick in the 2017 NFL Draft.
- In 2018, during his second NFL season, Mahomes started 16 games as the quarterback of the Chiefs, with a 66 percent completion percentage, 5,097 yards and 50 touchdowns as a passer. Mahomes led the Chiefs to a 12-4 regular season record, and was selected to the Pro Bowl as well as First-Team All-Pro. Mahomes was named the 2018 NFL MVP.
- In 2019 Mahomes started 14 games as the quarterback of the Chiefs, with a 65.9 percent completion percentage, 4,031 yards and 26 touchdowns as a passer. Mahomes led the Chiefs to a 11-3 regular season record, and was selected to his second consecutive Pro Bowl. Mahomes and the Chiefs won the 2019 Super Bowl, with Mahomes receiving the Super Bowl MVP award for his 2-touchdown, 286-yard performance.
- Panini's National Treasures Football series is a yearly premium release that features autographed and memorabilia cards.
- The 2017 Panini National Treasures Football set consisted of 100 base cards featuring current and former stars, as well as more rare parallel cards like the Rookie Patch Autographs parallels, the newly introduced "The Future" parallels, and the limited print-run hard-signed NFL Greatest Signatures parallels.
- One of the parallel cards issued in the 2017 Panini National Treasures Football set was the Black #161 Patrick Mahomes II Rookie Patch Autograph Card.
- The Underlying Asset has been authenticated by Beckett Grading Services (BGS) and issued a grade of BGS NM-MT 8 with certification number 0012740171.

Notable Features

- The Underlying Asset is a 2017 National Treasures Black #161 Patrick Mahomes II Rookie Patch Autograph Card graded BGS NM-MT 8.
- The Underlying Asset's BGS Condition Report consists of the following grades: Centering: 9.5, Corners: 9, Edges: 9, Surface: 7, Autograph: 9.
- The Underlying Asset is 1 of 5 2017 National Treasures Black #161 Patrick Mahomes II Rookie Patch Autograph Cards.

- The Underlying Asset is 1 of 4 2017 National Treasures Black #161 Patrick Mahomes II Rookie Patch Autograph Cards graded by BGS, with 3 graded higher.
- The Underlying Asset contains a signature from Patrick Mahomes, which received a grade of 9 from BGS.
- The Underlying Asset contains a player-worn jersey patch.

Notable Defects

• The Underlying Asset shows signs of wear consistent with its condition grade from BGS.

Details

Series Patrick Mahomes National Treasures #161	
Sport	Football
Professional League	NFL
Player / Number	Patrick Mahomes / 15
Team	Kansas City Chiefs
Year / Season	2017
Memorabilia Type	Trading Card
Manufacturer	Panini America, Inc.
Rarity	1 of 5 (Total Printing)
Number in Set	161
Signature	"Patrick Mahomes"
Embedded	Player-worn jersey patch
Authentication	Beckett Grading Services (BGS)
Grade	8
Grade (Centering)	9.5
Grade (Corners)	9
Grade (Edges)	9
Grade (Surface)	7
Grade (Autograph)	9
Certification No.	0012740171

Depreciation

The Company treats Memorabilia Assets as collectible and therefore will not depreciate or amortize the Series Patrick Mahomes National Treasures #161 going forward.

USE OF PROCEEDS – SERIES #05MJLJ

We estimate that the gross proceeds of the Series Offering (including from Series Interests acquired by the Manager) will be approximately the amount listed in the Use of Proceeds Table assuming the full amount of the Series Offering is sold, and will be used as follows:

Use of Proceeds Table		Dollar Amount	Percentage of Gross Cash Proceeds
Uses			
Cash Portion of the #05MJLJ Asse	t Cost (1)	\$72,000	87.80%
Interests issued to Asset Seller as p	art of total consideration (1)	\$0	0.00%
Cash on Series Balance Sheet		\$300	0.37%
Brokerage Fee		\$820	1.00%
Offering Expenses (2)		\$615	0.75%
	Accrued Interest	\$0	0.00%
	Finder Fee	\$0	0.00%
	Authentication Expense	\$0	0.00%
Acquisition Expenses (3)	Transport from Seller to Warehouse incl. associated Insurance (as applicable)	\$100	0.12%
	Marketing Materials	\$200	0.24%
	Refurbishment & maintenance	\$0	0.00%
Sourcing Fee		\$7,965	9.71%
Total Fees and Expenses		\$9,700	11.83%
Total Proceeds		\$82,000	100.00%

- (1) Consists of an agreement listed in the Series Detail Table with the Asset Seller to be paid in full at the expiration date of the agreement listed in the Series Detail Table.
- (2) Solely in connection with the offering of the Series Interests, the Manager has assumed and will not be reimbursed for Offering Expenses, except for expenses related to the Custody Fee, which will be paid through the proceeds of the Series Offering.
- (3) To the extent that Acquisition Expenses are lower than anticipated, any overage would be maintained in an operating account for future Operating Expenses.

On the date listed in the Series Detail Table, the Company entered into the agreement listed in the Series Detail Table regarding the Series with the Asset Seller for the Cash Portion of the Asset Cost listed in the Use of Proceeds Table. A copy of the purchase agreement is attached as Exhibit 6.191 hereto.

Upon the Closing of the Offering, proceeds from the sale of the Series Interests will be distributed to the account of the Series. The Series will complete the agreement and pay the Asset Seller the amounts listed in the Series Detail Table.

Series Detail Table	
Agreement Type	Purchase Agreement
Date of Agreement	1/12/2021
Expiration Date of Agreement	N/A
Down-payment Amount	\$0
Installment 1 Amount	\$72,000
Installment 2 Amount	\$0
Interests issued to Asset Seller as part of total	
consideration	\$0
	Member of the Advisory Board of the
Asset Seller Specifics	Company
Acquisition Expenses	\$300

In addition to the costs of acquiring the Underlying Asset, proceeds from the Series Offering will be used to pay the following, listed in the Series Detail Table and the Use of Proceeds Table above (i) the Brokerage Fee to the BOR as consideration for providing certain broker-dealer services to the Company in connection with this Series Offering, (ii) the Offering Expenses related to the anticipated Custody Fee, (iii) the Acquisition Expenses, including but not limited to the items described in the Use of Proceeds Table above, except as to the extent that Acquisition Expenses are lower than anticipated, any overage will be maintained in an operating account for future Operating Expenses, and (iv) the Sourcing Fee to the Manager as consideration for assisting in the sourcing of the Series. Of the proceeds of the Series Offering, the Cash on Series Balance Sheet listed in the Use of Proceeds Table will remain in the operating account of the Series for future Operating Expenses.

DESCRIPTION OF SERIES 2005 JORDAN LEBRON JERSEY INSERT CARD

Investment Overview

- Upon completion of the Series #05MJLJ Offering, Series #05MJLJ will purchase a 2005-06 Exquisite Collection Jerseys inserts, Dual Autographs: Michael Jordan and Lebron James graded BGS NM-MT+ 8.5 as the Underlying Asset for Series #05MJLJ (The "Series 2005 Jordan LeBron Jersey Insert Card" or the "<u>Underlying Asset</u>" with respect to Series #05MJLJ, as applicable), the specifications of which are set forth below.
- Michael Jordan debuted with the Chicago Bulls in the 1984-1985 NBA season and played with the team until the end of the 1993-1994 season during which time he led the Bulls to three NBA Championships. Jordan then retired from basketball to play Minor League Baseball. He came out of retirement and returned to the Bulls from 1995-1998, leading the team to another three additional NBA Championships, before retiring for the second time. He came out of retirement again and played for the Washington Wizards from 2001 to 2003, until the end of his NBA career.
- LeBron James is a professional basketball player who has won four NBA championships, four NBA Most Valuable Player Awards (MVP), four Finals MVP awards, two Olympic gold medals, and is widely considered to be one of the greatest players in NBA history. LeBron joined the Cleveland Cavaliers in 2003 as the first overall draft pick and was named the 2003-04 NBA Rookie of the Year.
- The Underlying Asset is a 2005-06 Exquisite Collection Jerseys inserts, Dual Autographs: Michael Jordan and Lebron James graded BGS NM-MT+ 8.5.

Asset Description

Overview & Authentication

- The Upper Deck Company, LLC., is a private company founded in 1988 that specializes in the production of trading cards.
- In 1990, The Upper Deck Company, LLC. became the first trading card company to include autographed insert cards in their trading card sets.
- In 1996, The Upper Deck Company, LLC. became the first trading card company to include game-used jersey swatches embedded in trading cards.
- The Upper Deck Company, LLC. introduced the "Exquisite Collection" ahead of the 2003-04 NBA season. The product cost as much per box (5 cards) as an entire case (342 cards) of regular UD cards. At a suggested retail price of \$500, each Exquisite Collection box consisted of a single 5-card pack that was housed in an engraved wooden box.
- The 2005-06 Exquisite Collection base set consists of 42 base cards, 39 autographed patch Rookie Cards, and 13 autographed Rookie Cards, all numbered to 225 or less (except six of the autographed patch rookies).
- LeBron James was born on December 30, 1984 in Akron, Ohio.
- LeBron James was selected by his hometown team, the Cleveland Cavaliers, as the first overall pick of the 2003 NBA Draft. In his first regular season game, at 19 years old, James scored 25 points against Sacramento.
- During James' rookie season, he averaged 20.9 points, 5.5 rebounds, and 5.9 assists per game. He started 79 games and averaged 39.5 minutes played on his way to winning the Rookie of the Year Award.
- Since LeBron James entered the NBA, he has become one of the all-time greatest players in league history, and one of its most well-known. When James left the Cavaliers to join the Miami Heat and form the 'Big Three', his nationally televised program "The Decision" drew ire and controversy from many fans as he announced his departure.
- As of November 2020, LeBron James sits third on the NBA all-time scoring list with 34,241. Ahead of him are only Kareem Abdul-Jabbar and Karl Malone, and he has already surpassed the likes of Michael Jordan, Kobe Bryant, Wilt Chamberlain, and Shaquille O'Neal.
- As of November 2020, LeBron James sits eighth on the NBA all-time assists list with 9,346, ahead of players like Gary Payton and Isiah Thomas.

- Jordan was drafted third overall in the first round of the 1984 NBA Draft by the Chicago Bulls and made his NBA Debut on October 26, 1984.
- Over the course of his fifteen-year career, Jordan was named to 14 All Star Teams, 11 All-NBA Teams, and 9 All-Defensive Teams.
- Jordan was a 10-time Scoring Champion, 5-time MVP, and the winner of 6 NBA Finals, for all of which he was awarded the NBA Finals MVP. He is a member of the NBA Hall of Fame.
- In the fiscal year ending in May 2020, the Jordan Brand generated \$3,100,000,000 in sales.
- Jordan is the highest paid athlete of all time as of 2017, with \$1,500,000,000 in lifetime earnings, most of which he earned through endorsements deals.
- In 2020, "The Last Dance," a miniseries co-produced by ESPN Films and Netflix, was released. The documentary series revolved around the career of Michael Jordan, with an emphasis on his legendary competitiveness and one-of-a-kind firebrand leadership style.
- The Underlying Asset has been issued a grade of NM-MT+ 8.5 by Beckett Grading Services (BGS) with certification No. 0012706677.

Notable Features

- The Underlying Asset is a 2005-06 Exquisite Collection Jerseys inserts, Dual Autographs: Michael Jordan and Lebron James graded BGS NM-MT+ 8.5.
- The Underlying Asset's BGS Condition Report consists of the following grades: Centering: 8.5, Corners: 9, Edges: 8.5, Surface: 8.5, Autograph: 10.
- The Underlying Asset is embedded with game-worn jersey inserts from Michael Jordan and LeBron James.
- The Underlying Asset features signatures from LeBron James and Michael Jordan.
- The Underlying Asset is 1 of 5 2005-06 Exquisite Collection Jerseys inserts, Dual Autographs: Michael Jordan and Lebron James printed.
- The Underlying Asset is 1 of 1 2005-06 Exquisite Collection Jerseys inserts, Dual Autographs: Michael Jordan and Lebron James graded BGS NM-MT+ 8.5 with none graded higher.

Notable Defects

• The Underlying Asset's condition is consistent with its condition grade from BGS.

Details

Series 2005 Jordan LeBron Jersey Insert Card	
Sport	Basketball
Professional League	NBA
Player / Number	Michael Jordan / 23
Player / Number	LeBron James / 23
Team (Jordan)	Chicago Bulls
Team (LeBron)	Cleveland Cavaliers
Year / Season	2005-06
Memorabilia Type	Trading Card
Manufacturer	The Upper Deck, LLC.
Rarity	1 of 1 (BGS 8.5)
Authentication	Beckett Grading Services (BGS)
Grade	8.5
Grade (Centering)	8.5
Grade (Corners)	9
Grade (Edges)	8.5
Grade (Surface)	8.5
Grade (Autograph)	10
Certification No.	0012706677

Depreciation

The Company treats Memorabilia Assets as collectible and therefore will not depreciate or amortize the Series 2005 Jordan LeBron Jersey Insert Card going forward.

USE OF PROCEEDS – SERIES #09TROUT2

We estimate that the gross proceeds of the Series Offering (including from Series Interests acquired by the Manager) will be approximately the amount listed in the Use of Proceeds Table assuming the full amount of the Series Offering is sold, and will be used as follows:

Use of Proceeds Table		Dollar Amount	Percentage of Gross Cash Proceeds
Uses			
Cash Portion of the #09TROUT2 A	Asset Cost (1)	\$50,000	89.29%
Interests issued to Asset Seller as p	art of total consideration (1)	\$0	0.00%
Cash on Series Balance Sheet		\$300	0.54%
Brokerage Fee		\$560	1.00%
Offering Expenses (2)		\$500	0.89%
	Accrued Interest	\$0	0.00%
	Finder Fee	\$0	0.00%
	Authentication Expense	\$0	0.00%
Acquisition Expenses (3)	Transport from Seller to Warehouse incl. associated Insurance (as applicable)	\$100	0.18%
	Marketing Materials	\$200	0.36%
	Refurbishment & maintenance	\$0	0.00%
Sourcing Fee		\$4,340	7.75%
Total Fees and Expenses		\$5,700	10.18%
Total Proceeds		\$56,000	100.00%

- (1) Consists of an agreement listed in the Series Detail Table with the Asset Seller to be paid in full at the expiration date of the agreement listed in the Series Detail Table.
- (2) Solely in connection with the offering of the Series Interests, the Manager has assumed and will not be reimbursed for Offering Expenses, except for expenses related to the Custody Fee, which will be paid through the proceeds of the Series Offering.
- (3) To the extent that Acquisition Expenses are lower than anticipated, any overage would be maintained in an operating account for future Operating Expenses.

On the date listed in the Series Detail Table, the Company entered into the agreement listed in the Series Detail Table regarding the Series with the Asset Seller for the Cash Portion of the Asset Cost listed in the Use of Proceeds Table. A copy of the bill of sale is attached as Exhibit 6.192 hereto.

Series Detail Table.	the agreement and pay the Asset Seller the amou
Series Detai	l Table
Agreement Type	Upfront Purchase
Date of Agreement	1/14/2021

Expiration Date of Agreement Down-payment Amount

Installment 1 Amount

Upon the Closing of the Offering, proceeds from the sale of the Series Interests will be distributed to the an The Coming will an lata tha ement and nav the Asset Seller the am nts listed in the

N/A

\$50,000

\$0

Installment 2 Amount	\$0	
Interests issued to Asset Seller as part of total	\$ 0	
consideration	\$0	
Asset Seller Specifics	None	
Acquisition Expenses	\$300	
In addition to the costs of acquiring the Underlying Asset, proceeds from the Series Offering will be used to pay the following, listed in the Series Detail Table and the Use of Proceeds Table above (i) the Brokerage Fee to the BOR as consideration for providing certain broker-dealer services to the Company in connection with this Series Offering, (ii) the Offering Expenses related to the anticipated Custody Fee, (iii) the Acquisition Expenses, including but not limited to the items described in the Use of Proceeds Table above, except as to the extent that Acquisition Expenses are lower than anticipated any overage will be maintained in an operating account for future Operating.		

ition Expenses are lower than anticipated, any overage will be maintained in an operating account for future Operating Expenses, and (iv) the Sourcing Fee to the Manager as consideration for assisting in the sourcing of the Series. Of the proceeds of the Series Offering, the Cash on Series Balance Sheet listed in the Use of Proceeds Table will remain in the operating account of the Series for future Operating Expenses.

DESCRIPTION OF SERIES 2009 MIKE TROUT XFRACTOR CARD

Investment Overview

- Upon completion of the Series #09TROUT2 Offering, Series #09TROUT2 will purchase a 2009 Bowman Chrome Mike Trout Xfractor graded BGS 9.5 as the Underlying Asset for Series #09TROUT2 (The "Series 2009 Mike Trout Xfractor Card" or the "Underlying Asset" with respect to Series #09TROUT2, as applicable), the specifications of which are set forth below.
- Bowman is a private company, originally the Bowman Gum Company founded in 1927, that was acquired by The Topps Company, Inc. in 1956, and specializes in the production of trading cards.
- Mike Trout is a professional baseball player for the Los Angeles Angels who is an eight-time MLB All-Star, three-time American League MVP, and eight-time winner of the Silver Slugger Award. His career is ongoing.
- The Underlying Asset is a 2009 Bowman Chrome Mike Trout Xfractor graded BGS 9.5.

Asset Description

Overview & Authentication

- Mike Trout was born on August 7, 1991 in Vineland, New Jersey.
- Trout was drafted 25th overall in the 2009 MLB Draft by the Los Angeles Angels.
- He played for the Arizona Angels, a rookie-level Arizona League team, for the 2009 season, and was considered the third best prospect by Baseball America going into the 2010 season.
- Trout made his MLB debut at age 19, on July 8, 2011.
- In 2012, Trout's official rookie season, he batted .326, leading the MLB in runs scored (129) and stolen bases (49). He won the AL Rookie of the Year Award, was selected to his first ever All-Star Game, was awarded a Silver Slugger award, and placed second in MVP voting.
- In 2014, Trout won the AL MVP award, becoming the 17th player to win the award unanimously. Over the course of the 2014 season, Trout batted .287, leading the MLB in runs scored (115), total bases (338), and the American League in RBIs.
- In 2016, Trout won his second AL MVP award, becoming the first player to finish in the top two in MVP voting in each of the first five full seasons of his career. Over the course of the 2016 season, Trout batted .315, leading the MLB in runs scored (123), walks (116), and On Base Percentage.
- In 2019, Trout became the 11th player in history to win a third MVP award. Over the course of the 2019 season, Trout batted .291, leading the MLB in On Base Percentage (.438).
- On September 5, 2020, Mike Trout hit his 300th career homerun, an Angels franchise record. At 29 years old, Trout became the fastest player to ever reach 300 homeruns and 200 stolen bases, in his 1,235th game.
- Wins Above Replacement (WAR), a statistic used to quantify the total contribution a player makes to their team, while controlling for factors like playing time and ballpark, has become one of Trout's most touted metrics, with many using it to justify claims that Trout is on pace to have one of the greatest careers in MLB history.
- Using WAR, Trout was the most valuable player in history through his age-27 season, and already collected three seasons with WAR above 10, a feat only achieved by Barry Bonds, Mickey Mantle, Ty Cobb, Roger Hornsby, Willie Mays, and Babe Ruth.
- The 2009 Bowman Draft Picks & Prospects Baseball set combines both Bowman and Bowman Chrome brands, with 55 cards in the base set.
- The Underlying Asset has been authenticated by Beckett Grading Services (BGS) and issued a grade of BGS GEM MINT 9.5 with certification number 0007299313.

Notable Features

- The Underlying Asset is a 2009 Bowman Chrome Mike Trout Xfractor graded BGS 9.5.
- The Underlying Asset's BGS Condition Report consists of the following grades: Centering: 9.5, Corners: 9.5, Edges: 9, Surface: 9.5, Autograph: 10.

- The Underlying Asset is 1 of 105 2009 Bowman Chrome Mike Trout Xfractor Autographed Cards graded BGS 9.5, with three graded higher.
- The Underlying Asset is 1 of 225 2009 Bowman Chrome Mike Trout Xfractor Autographed Cards printed in total.
- The Underlying Asset features a signature in blue pen from Mike Trout.

Notable Defects

• The Underlying Asset shows signs of wear consistent with its condition grade from BGS.

Details

Series 2009 Mike Trout Xfractor Card	
Sport	Baseball
Professional League	MLB
Player / Number	Mike Trout / 27
Team	Los Angeles Angels of Anaheim
Year / Season	2009
Memorabilia Type	Trading Card
Manufacturer	Bowman
Rarity	1 of 105 (BGS 9.5)
Number in Set	BDPP89
Signature	"Mike Trout"
Authentication	Beckett Grading Services (BGS)
Grade	9.5
Grade (Centering)	9.5
Grade (Corners)	9.5
Grade (Edges)	9
Grade (Surface)	9.5
Grade (Autograph)	10
Certification No.	0007299313

Depreciation

The Company treats Memorabilia Assets as collectible and therefore will not depreciate or amortize the Series 2009 Mike Trout Xfractor_Card going forward.

USE OF PROCEEDS – SERIES #85MJPROMO

We estimate that the gross proceeds of the Series Offering (including from Series Interests acquired by the Manager) will be approximately the amount listed in the Use of Proceeds Table assuming the full amount of the Series Offering is sold, and will be used as follows:

Use of Proceeds Table		Dollar Amount	Percentage of Gross Cash Proceeds
Uses			
Cash Portion of the #85MJPROMC	Asset Cost (1)	\$22,500	80.36%
Interests issued to Asset Seller as p	art of total consideration (1)	\$0	0.00%
Cash on Series Balance Sheet		\$300	1.07%
Brokerage Fee		\$280	1.00%
Offering Expenses (2)		\$500	1.79%
	Accrued Interest	\$0	0.00%
	Finder Fee	\$0	0.00%
	Authentication Expense	\$0	0.00%
Acquisition Expenses (3)	Transport from Seller to Warehouse incl. associated Insurance (as applicable)	\$100	0.36%
	Marketing Materials	\$200	0.71%
	Refurbishment & maintenance	\$0	0.00%
Sourcing Fee		\$4,120	14.71%
Total Fees and Expenses		\$5,200	18.57%
Total Proceeds		\$28,000	100.00%

- (1) Consists of an agreement listed in the Series Detail Table with the Asset Seller to be paid in full at the expiration date of the agreement listed in the Series Detail Table.
- (2) Solely in connection with the offering of the Series Interests, the Manager has assumed and will not be reimbursed for Offering Expenses, except for expenses related to the Custody Fee, which will be paid through the proceeds of the Series Offering.
- (3) To the extent that Acquisition Expenses are lower than anticipated, any overage would be maintained in an operating account for future Operating Expenses.

On the date listed in the Series Detail Table, the Company entered into the agreement listed in the Series Detail Table regarding the Series with the Asset Seller for the Cash Portion of the Asset Cost listed in the Use of Proceeds Table. A copy of the bill of sale is attached as Exhibit 6.193 hereto.

Series Detail Table	
Agreement Type	Upfront Purchase
Date of Agreement	1/14/2021
Expiration Date of Agreement	N/A
Down-payment Amount	\$0
Installment 1 Amount	\$22,500
Installment 2 Amount	\$0
Interests issued to Asset Seller as part of total	
consideration	\$0
Asset Seller Specifics	None
Acquisition Expenses	\$300

Upon the Closing of the Offering, proceeds from the sale of the Series Interests will be distributed to the account of the Series. The Series will complete the agreement and pay the Asset Seller the amounts listed in the Series Detail Table.

In addition to the costs of acquiring the Underlying Asset, proceeds from the Series Offering will be used to pay the following, listed in the Series Detail Table and the Use of Proceeds Table above (i) the Brokerage Fee to the BOR as consideration for providing certain broker-dealer services to the Company in connection with this Series Offering, (ii) the Offering Expenses related to the anticipated Custody Fee, (iii) the Acquisition Expenses, including but not limited to the items described in the Use of Proceeds Table above, except as to the extent that Acquisition Expenses are lower than anticipated, any overage will be maintained in an operating account for future Operating Expenses, and (iv) the Sourcing Fee to the Manager as consideration for assisting in the sourcing of the Series. Of the proceeds of the Series Offering, the Cash on Series Balance Sheet listed in the Use of Proceeds Table will remain in the operating account of the Series for future Operating Expenses.

DESCRIPTION OF SERIES 1985 MICHAEL JORDAN PROMO ROOKIE CARD

Investment Overview

- Upon completion of the Series #85MJPROMO Offering, Series #85MJPROMO will purchase a 1985 Nike Promo Michael Jordan Bulls RC Rookie graded PSA 10 as the Underlying Asset for Series #85MJPROMO (The "Series 1985 Michael Jordan Promo Rookie Card" or the "Underlying Asset" with respect to Series #85MJPROMO, as applicable), the specifications of which are set forth below.
- Michael Jordan debuted with the Chicago Bulls in the 1984-1985 NBA season and played with the team until the end of the 1993-1994 season during which time he led the Bulls to three NBA Championships. Jordan then retired from basketball to play Minor League Baseball. He came out of retirement and returned to the Bulls from 1995-1998, leading the team to another three additional NBA Championships, before retiring for the second time. He came out of retirement again and played for the Washington Wizards from 2001 to 2003, until the end of his NBA career.
- In 1985, Nike released a six-card promotional set featuring Nike athletes from multiple sports, including Michael Jordan, Dwight Gooden, and John McEnroe.
- The Underlying Asset is a 1985 Nike Promo Michael Jordan Bulls RC Rookie graded PSA 10.

Asset Description

Overview & Authentication

- Michael Jordan was born on February 17, 1963 in Brooklyn, New York.
- Jordan hit the game-winning jumper to lead UNC to an NCAA Championship on March 29, 1982 against Georgetown.
- Jordan led Team USA to an Olympic gold medal in Los Angeles at the 1984 Olympics on August 10.
- Jordan was drafted third overall in the first round of the 1984 NBA Draft by the Chicago Bulls and made his NBA Debut on October 26, 1984.
- In 1984 Michael Jordan partnered with Nike to launch the Jordan Brand. Jordan wore the first iteration of Nike shoes made under his eponymous brand during his rookie season, the 'Air Jordan I.'
- Over the course of his fifteen-year career, Jordan was named to 14 All Star Teams, 11 All-NBA Teams, and 9 All-Defensive Teams.
- Jordan was a 10-time Scoring Champion, 5-time MVP, and the winner of 6 NBA Finals, for all of which he was awarded the NBA Finals MVP. He is a member of the NBA Hall of Fame.
- In the fiscal year ending in May 2020, the Jordan Brand generated \$3,100,000,000 in sales.
- Jordan is the highest paid athlete of all time as of 2017, with \$1,500,000,000 in lifetime earnings, most of which he earned through endorsements deals.
- In 2020, "The Last Dance," a miniseries co-produced by ESPN Films and Netflix, was released. The documentary series revolved around the career of Michael Jordan, with an emphasis on his legendary competitiveness and one-of-a-kind firebrand leadership style.
- In 1985, Nike issued a six-card promotional set featuring their athletes across multiple sports: Dwight Gooden, Michael Jordan, James Lofton, John McEnroe, Lance Parrish, as well as a "Header" card.
- Each card from the Nike promotional set is "over-sized," measuring a little more than 2" X 5".
- The Underlying Asset has been issued a grade of GEM MT 10 by Professional Sports Authenticators (PSA) with certification number 46607224.

Notable Features

- The Underlying Asset is a 1985 Nike Promo Michael Jordan Bulls RC Rookie graded PSA 10.
- The Underlying Asset is 1 of 167 1985 Nike Promo Michael Jordan Bulls RC Rookie Cards graded PSA 10 with none graded higher.
- The Underlying Asset is 1 of 2,638 1985 Nike Promo Michael Jordan Bulls RC Rookie Cards graded by PSA.

• BGS has issued a grade of BGS 10 to four examples of the 1985 Nike Promo Michael Jordan Bulls RC Rookie Card.

Notable Defects

• The Underlying Asset's condition is consistent with its condition grade from PSA.

Details

Series 1985 Michael Jordan Promo Rookie Card	
Sport	Basketball
Professional League	NBA
Player / Number	Michael Jordan / 23
Team	Chicago Bulls
Year / Season	1985
Memorabilia Type	Trading Card
Manufacturer	Nike
Rarity	1 of 167 (PSA 10)
Authentication	Professional Sports Authenticators (PSA)
Grade	10
Certification No.	46607224

Depreciation

The Company treats Memorabilia Assets as collectible and therefore will not depreciate or amortize the Series 1985 Michael Jordan Promo Rookie Card going forward.

USE OF PROCEEDS – SERIES #76PAYTON

We estimate that the gross proceeds of the Series Offering (including from Series Interests acquired by the Manager) will be approximately the amount listed in the Use of Proceeds Table assuming the full amount of the Series Offering is sold, and will be used as follows:

Use of Proceeds Table		Dollar Amount	Percentage of Gross Cash Proceeds
Uses			
Cash Portion of the #76PAYTON A	Asset Cost (1)	\$53,500	82.31%
Interests issued to Asset Seller as pa	art of total consideration (1)	\$0	0.00%
Cash on Series Balance Sheet		\$300	0.46%
Brokerage Fee		\$650	1.00%
Offering Expenses (2)			0.77%
	Accrued Interest	\$0	0.00%
	Finder Fee	\$0	0.00%
	Authentication Expense	\$0	0.00%
Acquisition Expenses (3)	Transport from Seller to Warehouse incl. associated Insurance (as applicable)	\$100	0.15%
	Marketing Materials	\$200	0.31%
	Refurbishment & maintenance	\$0	0.00%
Sourcing Fee		\$9,750	15.00%
Total Fees and Expenses		\$11,200	17.23%
Total Proceeds		\$65,000	100.00%

- (1) Consists of an agreement listed in the Series Detail Table with the Asset Seller to be paid in full at the expiration date of the agreement listed in the Series Detail Table.
- (2) Solely in connection with the offering of the Series Interests, the Manager has assumed and will not be reimbursed for Offering Expenses, except for expenses related to the Custody Fee, which will be paid through the proceeds of the Series Offering.
- (3) To the extent that Acquisition Expenses are lower than anticipated, any overage would be maintained in an operating account for future Operating Expenses.

On the date listed in the Series Detail Table, the Company entered into the agreement listed in the Series Detail Table regarding the Series with the Asset Seller for the Cash Portion of the Asset Cost listed in the Use of Proceeds Table. A copy of the bill of sale is attached as Exhibit 6.194 hereto.

Series Detail Table		
Agreement Type	Upfront Purchase	
Date of Agreement	1/18/2021	
Expiration Date of Agreement	N/A	
Down-payment Amount	\$0	
Installment 1 Amount	\$53,500	
Installment 2 Amount	\$0	
Interests issued to Asset Seller as part of total		
consideration	\$0	
Asset Seller Specifics	None	
Acquisition Expenses	\$300	

Upon the Closing of the Offering, proceeds from the sale of the Series Interests will be distributed to the account of the Series. The Series will complete the agreement and pay the Asset Seller the amounts listed in the Series Detail Table.

In addition to the costs of acquiring the Underlying Asset, proceeds from the Series Offering will be used to pay the following, listed in the Series Detail Table and the Use of Proceeds Table above (i) the Brokerage Fee to the BOR as consideration for providing certain broker-dealer services to the Company in connection with this Series Offering, (ii) the Offering Expenses related to the anticipated Custody Fee, (iii) the Acquisition Expenses, including but not limited to the items described in the Use of Proceeds Table above, except as to the extent that Acquisition Expenses are lower than anticipated, any overage will be maintained in an operating account for future Operating Expenses, and (iv) the Sourcing Fee to the Manager as consideration for assisting in the sourcing of the Series. Of the proceeds of the Series Offering, the Cash on Series Balance Sheet listed in the Use of Proceeds Table will remain in the operating account of the Series for future Operating Expenses.

DESCRIPTION OF SERIES 1976 TOPPS WALTER PAYTON ROOKIE CARD

Investment Overview

- Upon completion of the Series #76PAYTON Offering, Series #76PAYTON will purchase a 1976 Topps #148 Walter Payton Rookie Card Graded PSA GEM MT 10 as the Underlying Asset for Series #76PAYTON (The "Series 1976 Topps Walter Payton Rookie Card" or the "Underlying Asset" with respect to Series #76PAYTON, as applicable), the specifications of which are set forth below.
- Walter Payton was an NFL Hall of Fame running back who played 13 seasons for the Chicago Bulls from 1975-1987. Over that time Payton was selected to nine Pro Bowls, won an MVP award, and a Super Bowl.
- The Topps Company, Inc. was founded as Topps Chewing Gum, Inc. in Brooklyn in 1938 by the four sons of Morris Shorin, Abram, Ira, Joseph, and Phillip. Topps began first printing cards in 1949 and issuing them as 'freebies' inside packs of gum.
- The Underlying Asset is a 1976 Topps #148 Walter Payton Rookie Card Graded PSA GEM MT 10.

Asset Description

Overview & Authentication

- Walter Jerry Payton was born on June 25, 1954 in Columbia, Mississippi.
- The Chicago Bears drafted Payton with the fourth overall pick in the 1975 NFL draft on January 28.
- Payton made his NFL debut on September 21, 1975 in a game against the Baltimore Colts, gaining zero yards on eight rushing attempts. Payton had one reception for -4 yards.
- In 1976, Payton was selected to his first Pro Bowl and was named First-Team All Pro. During his second season Payton rushed for 1,390 yards in 14 games, scoring 13 rushing touchdowns.
- In 1977, Payton would be awarded the MVP award for his play in which he recorded 1,852 yards and 14 touchdowns while averaging 5.5 yards per carry.
- On November 20, 1977, Payton recorded 275 rushing yards on 40 attempts. On November 24, the New York Times published an article titled: "Walter Payton Keeps You Young." In the middle of just his third season, the New York Times wrote "...Walter Payton appears to be running toward Canton."
- In 1985, Payton was a key member of one of the greatest teams in NFL history. The Bears went 15-1 that season and won the Super Bowl over the Patriots 46-10.
- Payton played his final game on January 10, 1988 in a playoff loss against Washington, rushing for 85 yards.
- Walter Payton died on November 1, 1999 in South Barrington, Illinois of cancer at age 45. The NFL renamed the Man of the Year Award after Payton, given each year to a player who has demonstrated extraordinary commitment to philanthropy.
- In 13 seasons, Payton only missed a single game (during his rookie season). He finished his career with NFL records for rushing yards (16,726), 100-yard rushing games (77), and 1,000-yard rushing seasons (10).
- Payton's nickname was "Sweetness."
- In October 2018, Bleacher Report ranked Payton as the top running back of all time, writing: "From 1975 through 1987, Walter Payton made a mockery of hopeful tacklers with high steps and stiff arms."
- In 1951, Topps released their 1951 Magic Football set, marking their first edition of football cards.
- Despite the card's release during Payton's second season, the 1976 Topps #148 Walter Payton card is considered his Rookie Card.
- The Underlying Asset has been issued a grade of GEM MT 10 by Professional Sports Authenticators (PSA) with certification number 07113027.

Notable Features

- The Underlying Asset is a 1976 Topps #148 Walter Payton Rookie Card Graded PSA GEM MT 10.
- The Underlying Asset is 1 of 51 1976 Topps #148 Walter Payton Rookie Cards graded PSA GEM MT 10, with none graded higher.
- PSA has graded a total of 8,738 examples of the 1976 Topps #148 Walter Payton Rookie Card.

Notable Defects

• The Underlying Asset's condition is consistent with its condition grade from PSA.

Details

Series 1976 Topps Walter Payton Rookie Card		
Sport	Football	
Professional League	NFL	
Player / Number	Walter Payton / 34	
Team	Chicago Bears	
Year / Season	1976	
Memorabilia Type	Trading Card	
Manufacturer	Topps	
Rarity	1 of 51 (PSA 10)	
Authentication	Professional Sports Authenticators (PSA)	
Grade	10	
Certification No.	07113027	

Depreciation

The Company treats Memorabilia Assets as collectible and therefore will not depreciate or amortize the Series 1976 Topps Walter Payton Rookie Card going forward.

USE OF PROCEEDS – SERIES #18LUKA

We estimate that the gross proceeds of the Series Offering (including from Series Interests acquired by the Manager) will be approximately the amount listed in the Use of Proceeds Table assuming the full amount of the Series Offering is sold, and will be used as follows:

Use of Proceeds Table		Dollar Amount	Percentage of Gross Cash Proceeds
Uses			
Cash Portion of the #18LUKA Asse	et Cost (1)	\$22,322	84.23%
Interests issued to Asset Seller as pa	art of total consideration (1)	\$0	0.00%
Cash on Series Balance Sheet		\$300	1.13%
Brokerage Fee		\$265	1.00%
Offering Expenses (2)		\$500	1.89%
	Accrued Interest	\$0	0.00%
	Finder Fee	\$0	0.00%
	Authentication Expense	\$0	0.00%
Acquisition Expenses (3)	Transport from Seller to Warehouse incl. associated Insurance (as applicable)	\$100	0.38%
	Marketing Materials	\$200	0.75%
	Refurbishment & maintenance	\$0	0.00%
Sourcing Fee		\$2,813	10.61%
Total Fees and Expenses		\$3,878	14.63%
Total Proceeds		\$26,500	100.00%

- (1) Consists of an agreement listed in the Series Detail Table with the Asset Seller to be paid in full at the expiration date of the agreement listed in the Series Detail Table.
- (2) Solely in connection with the offering of the Series Interests, the Manager has assumed and will not be reimbursed for Offering Expenses, except for expenses related to the Custody Fee, which will be paid through the proceeds of the Series Offering.
- (3) To the extent that Acquisition Expenses are lower than anticipated, any overage would be maintained in an operating account for future Operating Expenses.

On the date listed in the Series Detail Table, the Company entered into the agreement listed in the Series Detail Table regarding the Series with the Asset Seller for the Cash Portion of the Asset Cost listed in the Use of Proceeds Table. A copy of the bill of sale is attached as Exhibit 6.195 hereto.

Series Detail Table		
Agreement Type	Upfront Purchase	
Date of Agreement	1/20/2021	
Expiration Date of Agreement	N/A	
Down-payment Amount	\$0	
Installment 1 Amount	\$22,322	
Installment 2 Amount	\$0	
Interests issued to Asset Seller as part of total		
consideration	\$0	
Asset Seller Specifics	None	
Acquisition Expenses	\$300	

Upon the Closing of the Offering, proceeds from the sale of the Series Interests will be distributed to the account of the Series. The Series will complete the agreement and pay the Asset Seller the amounts listed in the Series Detail Table.

In addition to the costs of acquiring the Underlying Asset, proceeds from the Series Offering will be used to pay the following, listed in the Series Detail Table and the Use of Proceeds Table above (i) the Brokerage Fee to the BOR as consideration for providing certain broker-dealer services to the Company in connection with this Series Offering, (ii) the Offering Expenses related to the anticipated Custody Fee, (iii) the Acquisition Expenses, including but not limited to the items described in the Use of Proceeds Table above, except as to the extent that Acquisition Expenses are lower than anticipated, any overage will be maintained in an operating account for future Operating Expenses, and (iv) the Sourcing Fee to the Manager as consideration for assisting in the sourcing of the Series. Of the proceeds of the Series Offering, the Cash on Series Balance Sheet listed in the Use of Proceeds Table will remain in the operating account of the Series for future Operating Expenses.

DESCRIPTION OF SERIES 2018 LUKA DONCIC ROOKIE CARD

Investment Overview

- Upon completion of the Series #18LUKA Offering, Series #18LUKA will purchase a 2018 Panini Prizm Signatures Black Label Luka Doncic Rookie Card #3 Graded BGS PRISTINE 10 as the Underlying Asset for Series #18LUKA (The "Series 2018 Luka Doncic Rookie Card" or the "Underlying Asset" with respect to Series #18LUKA, as applicable), the specifications of which are set forth below.
- The Panini Group was founded in 1961 in Modena, Italy and has grown to have subsidiaries around the world specializing in sticker and trading card collectibles as well as magazines, comic books, manga, and graphic novels.
- Luka Doncic is an NBA guard for the Dallas Mavericks who was drafted third overall and immediately traded to the Mavericks by the Atlanta Hawks in the 2018 NBA Draft.
- The Underlying Asset is a 2018 Panini Prizm Signatures Black Label Luka Doncic Rookie Card #3 Graded BGS PRISTINE 10.

Asset Description

Overview & Authentication

- Luka Doncic was born on February 28, 1999 in Ljubljana, Slovenia.
- Doncic left home to play for Real Madrid's academy at age 13, on September 5, 2012.
- On April 30, 2015, Doncic played his first game in the Spanish League for Real Madrid at age 16, the youngest in the club's history.
- On May 20, 2018, Doncic and Real Madrid defeated Fenerbahçe in the EuroLeague Championship. Doncic scored 15 points in the game, and is named EuroLeague MVP, the youngest in league history.
- On June 21, 2018, Doncic was drafted third overall by the Atlanta Hawks and traded to the Dallas Mavericks for Trae Young.
- On October 17, 2018, Doncic made his NBA debut for the Mavericks, scoring 10 points to go along with 8 rebounds and 4 assists.
- Doncic was awarded the Rookie of the Year award on June 24, 2019 for a season in which he averaged 21.2 points per game, 7.8 rebounds, 6 assists, and 1.1 steals.
- Doncic was selected to and played in the NBA All-Star Game on February 16, 2020. He scored 8 points.
- The Underlying Asset has been authenticated by Beckett Grading Services (BGS) and issued a grade of BGS PRISTINE 10 with certification number 0011574488.

Notable Features

- The Underlying Asset is a 2018 Panini Prizm Signatures Black Label Luka Doncic Rookie Card #3 Graded BGS PRISTINE 10.
- The Underlying Asset's BGS Condition Report consists of the following grades: Centering: 10, Corners: 10, Edges: 10, Surface: 10, Autograph: 10.
- The Underlying Asset is 1 of 4 2018 Panini Prizm Signatures Luka Doncic #3 Rookie Cards graded BGS PRISTINE 10, with none graded higher.
- The Underlying Asset is 1 of 339 2018 Panini Prizm Signatures Luka Doncic #3 Rookie Cards graded by BGS.
- The Underlying Asset contains a signature from Luka Doncic, which received a grade of 10 from BGS.
- The Underlying Asset was graded by BGS on August 21, 2019.

Notable Defects

• The Underlying Asset shows signs of wear consistent with its condition grade from BGS.

Details

Series 2018 Luka Doncic Rookie Card		
Sport	Basketball	
Professional League	NBA	
Player / Number	Luka Doncic / 77	
Team	Dallas Mavericks	
Year / Season	2018	
Memorabilia Type	Trading Card	
Manufacturer	Panini America, Inc.	
Rarity	1 of 4 (BGS 10)	
Number in Set	3	
Signature	Luka Doncic	
Authentication	Beckett Grading Services (BGS)	
Grade	10	
Grade (Centering)	10	
Grade (Corners)	10	
Grade (Edges)	10	
Grade (Surface)	10	
Grade (Autograph)	10	
Certification No.	0011574488	

Depreciation

The Company treats Memorabilia Assets as collectible and therefore will not depreciate or amortize the Series 2018 Luka Doncic Rookie Card going forward.

USE OF PROCEEDS – SERIES #81MONTANA

We estimate that the gross proceeds of the Series Offering (including from Series Interests acquired by the Manager) will be approximately the amount listed in the Use of Proceeds Table assuming the full amount of the Series Offering is sold, and will be used as follows:

Use of Proceeds Table		Dollar Amount	Percentage of Gross Cash Proceeds
Uses			
Cash Portion of the #81MONTANA	A Asset Cost (1)	\$63,000	90.00%
Interests issued to Asset Seller as pa	art of total consideration (1)	\$0	0.00%
Cash on Series Balance Sheet		\$300	0.43%
Brokerage Fee		\$700	1.00%
Offering Expenses (2)		\$525	0.75%
	Accrued Interest	\$0	0.00%
	Finder Fee	\$0	0.00%
	Authentication Expense	\$0	0.00%
Acquisition Expenses (3)	Transport from Seller to Warehouse incl. associated Insurance (as applicable)	\$100	0.14%
	Marketing Materials	\$200	0.29%
	Refurbishment & maintenance	\$0	0.00%
Sourcing Fee		\$5,175	7.39%
Total Fees and Expenses		\$6,700	9.57%
Total Proceeds		\$70,000	100.00%

- (1) Consists of an agreement listed in the Series Detail Table with the Asset Seller to be paid in full at the expiration date of the agreement listed in the Series Detail Table.
- (2) Solely in connection with the offering of the Series Interests, the Manager has assumed and will not be reimbursed for Offering Expenses, except for expenses related to the Custody Fee, which will be paid through the proceeds of the Series Offering.
- (3) To the extent that Acquisition Expenses are lower than anticipated, any overage would be maintained in an operating account for future Operating Expenses.

On the date listed in the Series Detail Table, the Company entered into the agreement listed in the Series Detail Table regarding the Series with the Asset Seller for the Cash Portion of the Asset Cost listed in the Use of Proceeds Table. A copy of the bill of sale is attached as Exhibit 6.196 hereto.

Upon the Closing of the Offering, proceeds from the sale of the Series Interests will be distributed to the	
account of the Series. The Series will complete the agreement and pay the Asset Seller the amounts listed in the	
Series Detail Table.	
Sorieg Detail Table	

Series Detail Table	
Agreement Type	Upfront Purchase
Date of Agreement	1/24/2021
Expiration Date of Agreement	N/A
Down-payment Amount	\$0
Installment 1 Amount	\$63,000
Installment 2 Amount	\$0
Interests issued to Asset Seller as part of total	
consideration	\$0
Asset Seller Specifics	None
Acquisition Expenses	\$300

In addition to the costs of acquiring the Underlying Asset, proceeds from the Series Offering will be used to pay the following, listed in the Series Detail Table and the Use of Proceeds Table above (i) the Brokerage Fee to the BOR as consideration for providing certain broker-dealer services to the Company in connection with this Series Offering, (ii) the Offering Expenses related to the anticipated Custody Fee, (iii) the Acquisition Expenses, including but not limited to the items described in the Use of Proceeds Table above, except as to the extent that Acquisition Expenses are lower than anticipated, any overage will be maintained in an operating account for future Operating Expenses, and (iv) the Sourcing Fee to the Manager as consideration for assisting in the sourcing of the Series. Of the proceeds of the Series Offering, the Cash on Series Balance Sheet listed in the Use of Proceeds Table will remain in the operating account of the Series for future Operating Expenses.

DESCRIPTION OF SERIES 1981 JOE MONTANA ROOKIE CARD

Investment Overview

- Upon completion of the Series #81MONTANA Offering, Series #81MONTANA will purchase a 1981 Topps Football #216 Joe Montana Rookie Card Graded PSA GEM MINT 10 as the Underlying Asset for Series #81MONTANA (The "Series 1981 Joe Montana Rookie Card" or the "Underlying Asset" with respect to Series #81MONTANA, as applicable), the specifications of which are set forth below.
- Joe Montana is an NFL Hall of Fame quarterback who played in the NFL from 1979-1994. Over that time Montana was selected to eight Pro Bowls, won two MVP awards, and four Super Bowls.
- The Topps Company, Inc. was founded as Topps Chewing Gum, Inc. in Brooklyn in 1938 by the four sons of Morris Shorin, Abram, Ira, Joseph, and Phillip. Topps began first printing cards in 1949 and issuing them as 'freebies' inside packs of gum.
- The Underlying Asset is a 1981 Topps Football #216 Joe Montana Rookie Card Graded PSA GEM MINT 10.

Asset Description

Overview & Authentication

- Joseph Clifford Montana Jr. was born on June 11, 1956 in New Eagle, Pennsylvania.
- Montana led Notre Dame to a Cotton Bowl victory over Houston on January 1, 1979 after being down 22 pints in the fourth quarter.
- The San Francisco 49ers drafted Montana with the 82nd overall pick in the 1979 NFL draft on May 3.
- According to the San Francisco Chronicle, 49ers Head Coach Bill Walsh instructed offensive assistant Sam Wyche to go to UCLA to scout a wide receiver prospect. Wyche found the number of a nearby quarterback prospect in order to have him throw balls during the practice. The quarterback was Montana.
- Montana made his NFL debut on September 16, 1979 in a game against the Rams, completing a single pass on one attempt for eight yards.
- In 1981, Montana was selected to his first Pro Bowl. During the 1981 season, Montana started 16 games for the 49ers, leading them to a 13-3 record while completing 63.7% of his passes and throwing for 19 touchdowns. On September 13, 1981, Montana threw for 287 yards, 3 touchdowns, and no interceptions in a 28-17 win against the Bears. On January 24, 1982, the 49ers won the Super Bowl against the Bengals, with Montana winning Super Bowl MVP.
- On January 20, 1985, Montana recorded 331 passing yards on 35 attempts, leading the 49ers past Dan Marino's Dolphins in the Super Bowl. Montana would be awarded his second Super Bowl MVP award.
- Montana won his third Super Bowl on January 22, 1989, throwing for 357 yards and 2 touchdowns. Jerry Rice won the Super Bowl MVP for his 215 receiving yards.
- On January 28, 1990, the 49ers defeated John Elway's Broncos 55-10, with Montana throwing for 297 yards, 5 touchdowns, and no interceptions. Montana was awarded his third Super Bowl MVP, in addition to his first NFL MVP for the 1989 season.
- Montana was awarded his second NFL MVP in 1990. On October 14, 1990, Montana threw for 476 yards and 6 touchdowns in a win against the Falcons.
- Montana played his final game on December 31, 1994 for the Kansas City Chiefs in a playoff loss against Miami.
- Montana was inducted into the NFL Hall of Fame on August 30, 2000.
- In 2019, the NFL convened a panel to vote on the NFL's All-Time Team, consisting of the 100 greatest players and 10 greatest coaches from the league's 100-year history. In December of 2019, it was revealed the Montana was one of the 10 quarterbacks included on the list.
- In 1951, Topps released their 1951 Magic Football set, marking their first edition of football cards.
- The Underlying Asset has been issued a grade of GEM MT 10 by Professional Sports Authenticators (PSA) with certification number 07086402.

Notable Features

- The Underlying Asset is a 1981 Topps Football #216 Joe Montana Rookie Card Graded PSA GEM MINT 10.
- The Underlying Asset is 1 of 109 1981 Topps Football #216 Joe Montana Rookie Cards graded PSA GEM MINT 10 with none graded higher.
- PSA has graded a total of 17,175 examples of the 1981 Topps Football #216 Joe Montana Rookie Card.

Notable Defects

• The Underlying Asset's condition is consistent with its condition grade from PSA.

Details

Series 1981 Joe Montana Rookie Card		
Sport Football		
Professional League	NFL	
Player / Number	Joe Montana / 16	
Team	San Francisco 49ers	
Year / Season	1981	
Memorabilia Type	Trading Card	
Manufacturer	Topps	
Rarity	1 of 109 (PSA 10)	
Number in Set	216	
Authentication	Professional Sports Authenticators (PSA)	
Grade	10	
Certification No.	07086402	

Depreciation

The Company treats Memorabilia Assets as collectible and therefore will not depreciate or amortize the Series 1981 Joe Montana Rookie Card going forward.

USE OF PROCEEDS – SERIES #60MANTLE

We estimate that the gross proceeds of the Series Offering (including from Series Interests acquired by the Manager) will be approximately the amount listed in the Use of Proceeds Table assuming the full amount of the Series Offering is sold, and will be used as follows:

Use of Proceeds Table		Dollar Amount	Percentage of Gross Cash Proceeds
Uses			
Cash Portion of the #60MANTLE	Asset Cost (1)	\$375,000	44.12%
Interests issued to Asset Seller as pa	art of total consideration (1)	\$425,000	50.00%
Cash on Series Balance Sheet		\$300	0.04%
Brokerage Fee		\$8,500	1.00%
Offering Expenses (2)		\$6,375	0.75%
	Accrued Interest	\$0	0.00%
	Finder Fee	\$0	0.00%
	Authentication Expense	\$0	0.00%
Acquisition Expenses (3)	Transport from Seller to Warehouse incl. associated Insurance (as applicable)	\$100	0.01%
	Marketing Materials	\$200	0.02%
	Refurbishment & maintenance	\$0	0.00%
Sourcing Fee		\$34,525	4.06%
Total Fees and Expenses		\$49,700	5.85%
Total Proceeds		\$850,000	100.00%

- (1) Consists of an agreement listed in the Series Detail Table with the Asset Seller to be paid in full at the expiration date of the agreement listed in the Series Detail Table.
- (2) Solely in connection with the offering of the Series Interests, the Manager has assumed and will not be reimbursed for Offering Expenses, except for expenses related to the Custody Fee, which will be paid through the proceeds of the Series Offering.
- (3) To the extent that Acquisition Expenses are lower than anticipated, any overage would be maintained in an operating account for future Operating Expenses.

On the date listed in the Series Detail Table, the Company entered into the agreement listed in the Series Detail Table regarding the Series with the Asset Seller for the Cash Portion of the Asset Cost listed in the Use of Proceeds Table. A copy of the purchase agreement is attached as Exhibit 6.197 hereto.

Upon the Closing of the Offering, proceeds from the sale of the Series Interests will be distributed to the account of the Series. The Series will complete the agreement and pay the Asset Seller the amounts listed in the Series Detail Table.

Series Detail Table		
Agreement Type	Purchase Agreement	
Date of Agreement	1/28/2021	
Expiration Date of Agreement	N/A	
Down-payment Amount	\$25,000	
Installment 1 Amount	\$350,000	
Installment 2 Amount	\$0	
Interests issued to Asset Seller as part of total		
consideration	\$425,000	
	Member of the Advisory Board of the	
Asset Seller Specifics	Company	
Acquisition Expenses	\$300	

In addition to the costs of acquiring the Underlying Asset, proceeds from the Series Offering will be used to pay the following, listed in the Series Detail Table and the Use of Proceeds Table above (i) the Brokerage Fee to the BOR as consideration for providing certain broker-dealer services to the Company in connection with this Series Offering, (ii) the Offering Expenses related to the anticipated Custody Fee, (iii) the Acquisition Expenses, including but not limited to the items described in the Use of Proceeds Table above, except as to the extent that Acquisition Expenses are lower than anticipated, any overage will be maintained in an operating account for future Operating Expenses, and (iv) the Sourcing Fee to the Manager as consideration for assisting in the sourcing of the Series. Of the proceeds of the Series Offering, the Cash on Series Balance Sheet listed in the Use of Proceeds Table will remain in the operating account of the Series for future Operating Expenses.

DESCRIPTION OF SERIES 1960 MICKEY MANTLE SIGNED JERSEY

Investment Overview

- Upon completion of the Series #60MANTLE Offering, Series #60MANTLE will purchase a 1960 Signed Mickey Mantle Game-Worn Road Jersey Graded MEARS A10 as the Underlying Asset for Series #60MANTLE (The "Series 1960 Mickey Mantle Signed Jersey" or the "Underlying Asset" with respect to Series #60MANTLE, as applicable), the specifications of which are set forth below.
- Mickey Mantle was a Hall of Fame professional baseball player who played 18 seasons in the MLB for the New York Yankees. Mantle was a three-time MVP, 20-time All-Star, and won seven World Series Championships over the course of his career.
- The Underlying Asset is a 1960 Signed Mickey Mantle Game-Worn Road Jersey Graded MEARS A10.

Asset Description

Overview & Authentication

- Mickey Mantle was born on October 20, 1931 in Spavinaw, Oklahoma.
- Mantle was a switch-hitter, meaning he could hit both right-handed and left-handed.
- Mantle played his first MLB game on April 17, 1951 for the Yankees, collecting one hit.
- Mantle and the Yankees would win the World Series during his 1951 rookie year, with a 4-2 series win over the Giants culminating on October 10.
- In 1952, Mantle replaced Joe DiMaggio as the Yankees' everyday centerfielder. Mantle was selected to his first All-Star game for the season in which he batted .311, hit 23 homeruns and collected 87 RBI's.
- On October 7, 1952, Mantle and the Yankees won the World Series, overcoming the Dodgers in a 7-game series. During the series Mantle hit three homeruns.
- In 1956, Mantle was awarded his first MVP for a season in which he batted an MLB-best .353, hit an MLB-best 52 homeruns, and collected an MLB-best 130 RBI's. By leading the league in those three categories, Mantle was awarded the Triple Crown.
- On October 10, 1956, Mantle and the Yankees won the World Series, overcoming the Dodgers in a 7-game series. During the series Mantle batted .345 and hit two homeruns.
- In November 1957, Mantle was awarded his second MVP for a season in which he batted .365, hit 34 homeruns, and collected 94 RBI's.
- During the 1960 season, Mantle batted .275, hit 40 homeruns, and collected 94 RBI's. On October 13, Mantle and the Yankees lost the deciding seventh game in the World Series against the Pirates. During the series Mantle batted .400, hit three homeruns, and collected 11 RBI's.
- In November 1962, Mantle was awarded his third MVP for a season in which he batted .321, hit 30 homeruns, and collected 89 RBI's.
- On September 28, 1968 Mickey Mantle played his final game in a 4-3 win against the Red Sox at Fenway Park.
- On March 1, 1969 Mantle announced his retirement: "I'm not going to play baseball anymore...That's all I know. I can't play anymore. I don't hit the ball when I need to, I can't steal when I need to. I can't score from second when I need to."
- Mantle was known for his good looks and became "everyone's idea of what a great baseball player should look and sound like." After his baseball career Mantle continued to occupy the spotlight, drawing crowds for autograph signings and appearing on TV talk shows. Eventually, his "taste for high living and good liquor" turned into chronic alcoholism.
- On January 16, 1974 Mantle was voted into the Baseball Hall of Fame.
- Mickey Mantle died on August 13, 1995 in Dallas, Texas.
- In their Mantle obituary, headlined "Mickey Mantle, Great Yankee Slugger, Dies at 63," the New York Times called him "the most powerful switch-hitter in baseball history," and "the successor to Babe Ruth and Joe DiMaggio as the symbol of the long reign of the New York Yankees..."
- Mantle said he was "bred to play baseball."

- Shortly before his death, Mantle spoke at a news conference, referring to his alcoholism and saying: "Don't be like me. God gave me a body and the ability to play baseball. I had everything and I just . . ."
- The Underlying Asset has been authenticated by Memorabilia Evaluation and Research Services (MEARS) and issued a grade of A10 with certification number 317599.

Notable Features

- The Underlying Asset is a 1960 Signed Mickey Mantle Game-Worn Road Jersey Graded MEARS A10.
- The Underlying Asset has been given an authenticity grade of A10 by MEARS, the highest grade issued by MEARS, which indicates that the item "must be complete, unaltered, all original, and show optimal wear while remaining in the same condition as last worn by player."
- The Underlying Asset is signed and inscribed by Mickey Mantle.
- The Underlying Asset features the team city "NEW YORK" radially arched over the front in navy blue and features the player number "7" in navy blue sewn into the back.
- The Underlying Asset has a Wilson manufacturer size 44 tag sewn into it with cleaning instructions, in addition to "Mantle 1960" sewn above.

Notable Defects

• The Underlying Asset's condition is consistent with that of its authenticity grade from MEARS.

Details

Series 1960 Mickey Mantle Signed Jersey		
Sport	Baseball	
Professional League	MLB	
Player/Number	Mickey Mantle / 7	
Team	New York Yankees	
Year	1960	
Memorabilia Type	Game-Worn and Signed Jersey	
Manufacturer	Wilson	
Model	New York Yankees Road Jersey	
Primary Color (Jersey)	Grey	
Secondary Color (Jersey)	Navy Blue	
Size (Jersey)	44	
Signature	"Mickey Mantle"	
Inscribed	Yes	
Authentication	MEARS	
Grade	A10	
Certification No.	317599	

Depreciation

The Company treats Memorabilia Assets as collectible and therefore will not depreciate or amortize the Series 1960 Mickey Mantle Signed Jersey going forward.

USE OF PROCEEDS – SERIES #DIMAGGIO3

We estimate that the gross proceeds of the Series Offering (including from Series Interests acquired by the Manager) will be approximately the amount listed in the Use of Proceeds Table assuming the full amount of the Series Offering is sold, and will be used as follows:

Use of Proceeds Table		Dollar Amount	Percentage of Gross Cash Proceeds
Uses			
Cash Portion of the #DIMAGGIO3 Asset Cost (1)		\$190,000	42.22%
Interests issued to Asset Seller as part of total consideration (1)		\$225,000	50.00%
Cash on Series Balance Sheet		\$300	0.07%
Brokerage Fee		\$4,500	1.00%
Offering Expenses (2)		\$3,375	0.75%
Acquisition Expenses (3)	Accrued Interest	\$0	0.00%
	Finder Fee	\$0	0.00%
	Authentication Expense	\$0	0.00%
	Transport from Seller to Warehouse incl. associated Insurance (as applicable)	\$100	0.02%
	Marketing Materials	\$200	0.04%
	Refurbishment & maintenance	\$0	0.00%
Sourcing Fee		\$26,525	5.89%
Total Fees and Expenses		\$34,700	7.71%
Total Proceeds		\$450,000	100.00%

- (1) Consists of an agreement listed in the Series Detail Table with the Asset Seller to be paid in full at the expiration date of the agreement listed in the Series Detail Table.
- (2) Solely in connection with the offering of the Series Interests, the Manager has assumed and will not be reimbursed for Offering Expenses, except for expenses related to the Custody Fee, which will be paid through the proceeds of the Series Offering.
- (3) To the extent that Acquisition Expenses are lower than anticipated, any overage would be maintained in an operating account for future Operating Expenses.

On the date listed in the Series Detail Table, the Company entered into the agreement listed in the Series Detail Table regarding the Series with the Asset Seller for the Cash Portion of the Asset Cost listed in the Use of Proceeds Table. A copy of the purchase agreement is attached as Exhibit 6.198 hereto.

Upon the Closing of the Offering, proceeds from the sale of the Series Interests will be distributed to the account of the Series. The Series will complete the agreement and pay the Asset Seller the amounts listed in the Series Detail Table.

Series Detail Table		
Agreement Type	Purchase Agreement	
Date of Agreement	1/28/2021	
Expiration Date of Agreement	N/A	
Down-payment Amount	\$25,000	
Installment 1 Amount	\$165,000	
Installment 2 Amount	\$0	
Interests issued to Asset Seller as part of total		
consideration	\$225,000	
	Member of the Advisory Board of the	
Asset Seller Specifics	Company	
Acquisition Expenses	\$300	

In addition to the costs of acquiring the Underlying Asset, proceeds from the Series Offering will be used to pay the following, listed in the Series Detail Table and the Use of Proceeds Table above (i) the Brokerage Fee to the BOR as consideration for providing certain broker-dealer services to the Company in connection with this Series Offering, (ii) the Offering Expenses related to the anticipated Custody Fee, (iii) the Acquisition Expenses, including but not limited to the items described in the Use of Proceeds Table above, except as to the extent that Acquisition Expenses are lower than anticipated, any overage will be maintained in an operating account for future Operating Expenses, and (iv) the Sourcing Fee to the Manager as consideration for assisting in the sourcing of the Series. Of the proceeds of the Series Offering, the Cash on Series Balance Sheet listed in the Use of Proceeds Table will remain in the operating account of the Series for future Operating Expenses.

DESCRIPTION OF SERIES 1950 DIMAGGIO JERSEY

Investment Overview

- Upon completion of the Series #DIMAGGIO3 Offering, Series #DIMAGGIO3 will purchase a 1950-51 Joe DiMaggio Game-Worn Road Jersey Graded MEARS A10 as the Underlying Asset for Series #DIMAGGIO3 (The "Series 1950 DiMaggio Jersey" or the "Underlying Asset" with respect to Series #DIMAGGIO3, as applicable), the specifications of which are set forth below.
- Joseph DiMaggio was a Hall of Fame professional baseball player who played 13 seasons in the MLB for the New York Yankees. DiMaggio was a three-time MVP, 13-time All-Star, and won nine World Series Championships over the course of his career.
- In addition to his fame as a professional athlete, DiMaggio was considered a "cultural icon," known for his marriage to Marilyn Monroe and the "pride and courtliness with which he carried himself throughout his life."
- The Underlying Asset is a 1950-51 Joe DiMaggio Game-Worn Road Jersey Graded MEARS A10.

Asset Description

Overview & Authentication

- Joe DiMaggio was born on November 25, 1914 in Martinez, California.
- In 1933, at age 18, DiMaggio played his first professional season for his hometown San Francisco Seals of the Pacific Coast League. DiMaggio batted .340, with 28 homeruns in 187 games, and set a Pacific Coast League record by accumulating a 61-game hit streak. His streak was broken on July 27, when DiMaggio had the game-winning RBI with a sacrifice fly.
- DiMaggio played his first MLB game on May 3, 1936 for the Yankees, collecting three hits.
- DiMaggio and the Yankees would win the World Series during his 1936 rookie year, in a 4-2 series win over the Giants culminating on October 6. DiMaggio hit .346 in the 1936 World Series.
- In October 1939, DiMaggio was awarded his first MVP for a season in which he batted an MLB-best .381, hit 30 homeruns, and tallied 126 RBI's.
- On October 4, 1939, DiMaggio and the Yankees won their fourth consecutive World Series, sweeping the Reds 4-0.
- In November 1941, DiMaggio was awarded his second MVP for a season in which he batted .357, hit 30 homeruns, and collected an MLB-best 125 RBI's.
- During the 1941 season, DiMaggio set an MLB-record 56-game hitting streak, which started on May 15 and ended on July 17. This record is often referred to as one of the most unbreakable records in sports.
- In February 1943 during World War Two, DiMaggio enrolled in the US army during the prime of his career, returning for the 1946 season at age 31, having missed three seasons.
- The New York Daily News ran the headline "DIMAG TO JOIN ARMY" on February 17, 1943.
- In November 1947, DiMaggio was awarded his third MVP for a season in which he batted .315, hit 20 homeruns, and collected 97 RBI's.
- During the 1950 season, DiMaggio batted .301, hit 32 homeruns and recorded 122 RBI's.
- During the 1951 season, DiMaggio batted .263, hit 12 homeruns and recorded 71 RBI's.
- DiMaggio and the Yankees won their third consecutive World Series (DiMaggio's ninth) on October 10, 1951 with a 4-2 series win over the Giants.
- On December 11, 1951 DiMaggio announced his retirement: "When baseball is no longer fun, it's no longer a game. And so, I've played my last game of ball."
- On January 14, 1954 DiMaggio married Marilyn Monroe. The pair would divorce in October 1954 after just 274 days.
- On July 1, 1966 Gay Talese, a writer famous for pioneering a style of literary journalism known as "New Journalism" in the 1960s, published a DiMaggio profile titled "The Silent Season of a Hero" in Esquire Magazine. The profile depicts DiMaggio as a morose man at a stage in his life after he has left the spotlight (and after the death of his ex-wife Monroe).

- "The Silent Season of a Hero" was published just months after Talese's other most famous work, "Frank Sinatra Has a Cold," inviting comparison between the two cultural figures who both appeared to be past their prime.
- At the beginning of "The Silent Season of a Hero" Talese inserted a quote from Ernest Hemingway's 1952 novel "The Old Man and the Sea": "I would like to take the great DiMaggio fishing," the old man said. "They say his father was a fisherman. Maybe he was as poor as we are and would understand." Hemingway's characters discuss DiMaggio throughout the book.
- "The Graduate" was released in theatres in December 1967, featuring a soundtrack by Simon & Garfunkel, including "Mrs. Robinson," which contains the lyrics: "Where have you gone, Joe DiMaggio? A nation turns its lonely eyes to you."
- On July 26, 1955 DiMaggio was inducted into the Baseball Hall of Fame.
- Joe DiMaggio died on March 8, 1999 in Hollywood, Florida.
- On March 9, 1999 Paul Simon published an Op-Ed in the New York Times titled "The Silent Superstar." Simon reflected on his inclusion of DiMaggio in his son "Mrs. Robinson," recounting a question asked of him by DiMaggio after the song's release and rise to No. 1 on the charts: "What I don't understand," he said, "is why you ask where I've gone. I just did a Mr. Coffee commercial, I'm a spokesman for the Bowery Savings Bank and I haven't gone anywhere." Simon responded that he "didn't mean the lines literally, that [he] thought of him as an American hero and that genuine heroes were in short supply." Simon goes on to write about whether or not that was true, and the ways in which DiMaggio symbolized America.
- The Underlying Asset has been authenticated by Sports Investors Authentication with certification number 210113M1.
- The Underlying Asset has been authenticated by Memorabilia Evaluation and Research Services (MEARS) and issued a grade of A10 with certification number 317600.

Notable Features

- The Underlying Asset is a 1950-51 Joe DiMaggio Game-Worn Road Jersey Graded MEARS A10.
- The Underlying Asset is an A.J. Spalding & Bros. seven-button flannel gray New York Yankees road jersey issued to and worn by Jo DiMaggio during the 1950 and 1951 MLB season," according to the Letter of Authenticity from Sports Investors Authentication.
- During this time period it was "typical" for Yankees players to "wear the same uniform in more than one season," according to the Letter of Authenticity from Sports Investors Authentication.
- The Underlying Asset has been given an authenticity grade of A10 by MEARS, the highest grade issued by MEARS, which indicates that the item "must be complete, unaltered, all original, and show optimal wear while remaining in the same condition as last worn by player."
- The Underlying Asset has been authenticated by Sports Investors Authentication, providing the opinion that The Underlying Asset is "genuine and was worn by Joe DiMaggio during the 1950 and 1951 MLB season."
- The Underlying Asset features the team city "NEW YORK" radially arched over the front in navy blue wool felt and features the player number "5" in navy blue felt sewn into the back.
- The Underlying Asset has a Spaulding manufacturer size 44 tag sewn into the inside of the back collar in addition to "J DiMaggio 50" hand-embroidered in navy blue chain-stitching.

Notable Defects

• The Underlying Asset's condition is consistent with that of its authenticity grade from MEARS and Sports Investors Authentication.

Details

Series 1950 DiMaggio Jersey		
Sport	Baseball	
Professional League	MLB	
Player/Number	Joe DiMaggio / 5	
Team	New York Yankees	
Year	1950-51	
Memorabilia Type	Game-Worn Jersey	
Manufacturer	Spaulding	
Model	New York Yankees Road Jersey	
Primary Color (Jersey)	Grey	
Secondary Color (Jersey)	Navy Blue	
Size (Jersey)	44	
Authentication	MEARS	
Grade (MEARS)	A10	
Certification No. (MEARS)	317600	
Authentication	Sports Investors Authentication	
Certification No. (SIA)	210113M1	
Grade (SIA)	Authentic	

Depreciation

The Company treats Memorabilia Assets as collectible and therefore will not depreciate or amortize the Series 1950 DiMaggio Jersey going forward.

USE OF PROCEEDS – SERIES #NICKLAUS1

We estimate that the gross proceeds of the Series Offering (including from Series Interests acquired by the Manager) will be approximately the amount listed in the Use of Proceeds Table assuming the full amount of the Series Offering is sold, and will be used as follows:

Use of Proceeds Table		Dollar Amount	Percentage of Gross Cash Proceeds
Uses			
Cash Portion of the #NICKLAUS1	Asset Cost (1)	\$34,499	86.25%
Interests issued to Asset Seller as p	art of total consideration (1)	\$0	0.00%
Cash on Series Balance Sheet		\$300	0.75%
Brokerage Fee		\$400	1.00%
Offering Expenses (2)		\$500	1.25%
	Accrued Interest	\$0	0.00%
	Finder Fee	\$0	0.00%
	Authentication Expense	\$0	0.00%
Acquisition Expenses (3)	Transport from Seller to Warehouse incl. associated Insurance (as applicable)	\$100	0.25%
	Marketing Materials	\$200	0.50%
	Refurbishment & maintenance	\$0	0.00%
Sourcing Fee		\$4,001	10.00%
Total Fees and Expenses		\$5,201	13.00%
Total Proceeds		\$40,000	100.00%

- (1) Consists of an agreement listed in the Series Detail Table with the Asset Seller to be paid in full at the expiration date of the agreement listed in the Series Detail Table.
- (2) Solely in connection with the offering of the Series Interests, the Manager has assumed and will not be reimbursed for Offering Expenses, except for expenses related to the Custody Fee, which will be paid through the proceeds of the Series Offering.
- (3) To the extent that Acquisition Expenses are lower than anticipated, any overage would be maintained in an operating account for future Operating Expenses.

On the date listed in the Series Detail Table, the Company entered into the agreement listed in the Series Detail Table regarding the Series with the Asset Seller for the Cash Portion of the Asset Cost listed in the Use of Proceeds Table. A copy of the bill of sale is attached as Exhibit 6.199 hereto.

Series Detail Table		
Agreement Type	Upfront Purchase	
Date of Agreement	1/28/2021	
Expiration Date of Agreement	N/A	
Down-payment Amount	\$0	
Installment 1 Amount	\$34,499	
Installment 2 Amount	\$0	
Interests issued to Asset Seller as part of total consideration	\$0	
Asset Seller Specifics	None	
Acquisition Expenses	\$300	

Upon the Closing of the Offering, proceeds from the sale of the Series Interests will be distributed to the account of the Series. The Series will complete the agreement and pay the Asset Seller the amounts listed in the Series Detail Table.

In addition to the costs of acquiring the Underlying Asset, proceeds from the Series Offering will be used to pay the following, listed in the Series Detail Table and the Use of Proceeds Table above (i) the Brokerage Fee to the BOR as consideration for providing certain broker-dealer services to the Company in connection with this Series Offering, (ii) the Offering Expenses related to the anticipated Custody Fee, (iii) the Acquisition Expenses, including but not limited to the items described in the Use of Proceeds Table above, except as to the extent that Acquisition Expenses are lower than anticipated, any overage will be maintained in an operating account for future Operating Expenses, and (iv) the Sourcing Fee to the Manager as consideration for assisting in the sourcing of the Series. Of the proceeds of the Series Offering, the Cash on Series Balance Sheet listed in the Use of Proceeds Table will remain in the operating account of the Series for future Operating Expenses.

DESCRIPTION OF SERIES 1973 JACK NICKLAUS ROOKIE CARD

Investment Overview

- Upon completion of the Series #73NIKLAUS Offering, Series #73NIKLAUS will purchase a 1973 Panini #375 Jack Nicklaus Rookie Card Graded by PSA GEM MT 10 as the Underlying Asset for Series #73NIKLAUS (The "Series 1973 Jack Nicklaus Rookie Card" or the "Underlying Asset" with respect to Series #73NIKLAUS, as applicable), the specifications of which are set forth below.
- The Panini Group was founded in 1961 in Modena, Italy and has grown to have subsidiaries around the world specializing in sticker and trading card collectibles as well as magazines, comic books, manga, and graphic novels.
- Jack Nicklaus was a Hall of Fame professional golfer who won 73 PGA Tour Tournaments and 18 Professional Majors over his career spanning from 1962-2003.
- The Underlying Asset is a 1973 Panini #375 Jack Nicklaus Rookie Card Graded by PSA GEM MT 10.

Asset Description

Overview & Authentication

- Jack Nicklaus was born on January 21, 1940 in Columbus, Ohio.
- On September 19, 1959 Nicklaus won the U.S. Amateur Golf Championship.
- Nicklaus played his first professional round at in Los Angeles Open at Rancho Park Golf Course in January 1962. The Associated Press reported "The National Amateur Champion, Jack Nicklaus, playing in his first professional tournament as a pro had a tough time. He ran into putting jitters and came in with a 74." Nicklaus was named 1962 Rookie of the Year.
- Nicklaus won his first Major Tournament on June 17, 1962 at the U.S. Open. He beat Arnold Palmer in a Playoff at Palmer's "home course."
- In just his second professional appearance in the Master Tournament at Augusta National Golf Club on April 7, 1963 Nicklaus won by a single stroke.
- On April 11, 1965 Nicklaus won his second Masters by nine strokes.
- On April 11, 1966 Nicklaus won his third Masters and became the first to ever win consecutive Masters Tournaments, winning in a three-way play-off.
- On July 6, 1966 Nicklaus completed the "Grand Slam" (winning all four Majors), winning the Open Championship in Muirfield Scotland.
- In February 1971, Nicklaus became the first player to ever win a second career Grand Slam, winning the PGA Championship.
- On July 15, 1978, Nicklaus became the first player to ever win a third career Grand Slam, winning the The Open Championship. The only other player to accomplish this feat since is Tiger Woods.
- In April 1986 Nicklaus won his 18th and final Major Championship, winning the Masters at age 46.
- In December 1999, Sports Illustrated named Nicklaus the Individual Male Athlete of the Century.
- Nicklaus was known by the nickname "Golden Bear."
- Nicklaus won the most Majors of all-time (18).
- In 1973, Panini released their 1973 Campioni Dello Sport set, featuring a multi-sport array of 400 cards.
- The Underlying Asset has been issued a grade of GEM MT 10 by Professional Sports Authenticators (PSA) with certification number 20243454.

Notable Features

- The Underlying Asset is a 1973 Panini #375 Jack Nicklaus Rookie Card Graded by PSA GEM MT 10.
- The Underlying Asset is 1 of 4 1973 Panini #375 Jack Nicklaus Rookie Cards graded PSA GEM MT 10, with none graded higher.

Notable Defects

• The Underlying Asset's condition is consistent with its condition grade from PSA.

Details

Series 1973 Jack Nicklaus Rookie Card		
Sport	Golf	
Professional League	PGA	
Player	Jack Nicklaus	
Year / Season	1973	
Memorabilia Type	Trading Card	
Manufacturer	Panini	
Rarity	1 of 4 (PSA 10)	
Authentication	Professional Sports Authenticators (PSA)	
Grade	10	
Certification No.	No. 20243454	

Depreciation

The Company treats Memorabilia Assets as collectible and therefore will not depreciate or amortize the Series 1973 Jack Nicklaus Rookie Card going forward.

USE OF PROCEEDS – SERIES #58PELE3

We estimate that the gross proceeds of the Series Offering (including from Series Interests acquired by the Manager) will be approximately the amount listed in the Use of Proceeds Table assuming the full amount of the Series Offering is sold, and will be used as follows:

Use of Proceeds Table		Dollar Amount	Percentage of Gross Cash Proceeds
Uses			
Cash Portion of the #58PELE3 Asset	Cost (1)	\$180,000	80.00%
Interests issued to Asset Seller as part	of total consideration (1)	\$0	0.00%
Cash on Series Balance Sheet		\$300	0.13%
Brokerage Fee		\$2,250	1.00%
Offering Expenses (2)		\$1,688	0.75%
	Accrued Interest	\$0	0.00%
	Finder Fee	\$0	0.00%
	Authentication Expense	\$0	0.00%
Acquisition Expenses (3)	Transport from Seller to Warehouse incl. associated Insurance (as applicable)	\$778	0.35%
	Marketing Materials	\$200	0.09%
	Refurbishment & maintenance	\$0	0.00%
Sourcing Fee		\$39,785	17.68%
Total Fees and Expenses		\$44,700	19.87%
Total Proceeds		\$225,000	100.00%

- (1) Consists of an agreement listed in the Series Detail Table with the Asset Seller to be paid in full at the expiration date of the agreement listed in the Series Detail Table.
- (2) Solely in connection with the offering of the Series Interests, the Manager has assumed and will not be reimbursed for Offering Expenses, except for expenses related to the Custody Fee, which will be paid through the proceeds of the Series Offering.
- (3) To the extent that Acquisition Expenses are lower than anticipated, any overage would be maintained in an operating account for future Operating Expenses.

On the date listed in the Series Detail Table, the Company entered into the agreement listed in the Series Detail Table regarding the Series with the Asset Seller for the Cash Portion of the Asset Cost listed in the Use of Proceeds Table. A copy of the bill of sale is attached as Exhibit 6.200 hereto.

Upon the Closing of the Offering, proceeds from the sale of the Series Interests will be distributed to the account of the Series. The Series will complete the agreement and pay the Asset Seller the amounts listed in the Series Detail Table.

Series Detail Table		
Agreement Type	Upfront Purchase	
Date of Agreement	1/30/2021	
Expiration Date of Agreement	N/A	
Down-payment Amount	\$0	
Installment 1 Amount	\$180,000	
Installment 2 Amount	\$0	
Interests issued to Asset Seller as part of total		
consideration	\$0	
	Member of the Advisory Board of the	
Asset Seller Specifics	Company	
Acquisition Expenses	\$978	

In addition to the costs of acquiring the Underlying Asset, proceeds from the Series Offering will be used to pay the following, listed in the Series Detail Table and the Use of Proceeds Table above (i) the Brokerage Fee to the BOR as consideration for providing certain broker-dealer services to the Company in connection with this Series Offering, (ii) the Offering Expenses related to the anticipated Custody Fee, (iii) the Acquisition Expenses, including but not limited to the items described in the Use of Proceeds Table above, except as to the extent that Acquisition Expenses are lower than anticipated, any overage will be maintained in an operating account for future Operating Expenses, and (iv) the Sourcing Fee to the Manager as consideration for assisting in the sourcing of the Series. Of the proceeds of the Series Offering, the Cash on Series Balance Sheet listed in the Use of Proceeds Table will remain in the operating account of the Series for future Operating Expenses.

DESCRIPTION OF SERIES 1958 QUIGOL PELÉ ROOKIE CARD

Investment Overview

- Upon completion of the Series #58PELE3 Offering, Series #58PELE3 will purchase a 1958-59 Tupinamba Ltda. Quigol Pelé #109 Rookie Card graded PSA NM -MT 8 as the Underlying Asset for Series #58PELE3 (The "Series 1958 Quigol Pelé Rookie Card" or the "Underlying Asset" with respect to Series #58PELE3, as applicable), the specifications of which are set forth below.
- The 1958-59 Tupinamba Ltda. Colecao Quigol set was printed in Brazil and exists in limited quantities today, with only 86 cards from the set in total in the PSA population.
- Pelé was a Brazilian professional soccer player who is often considered one of the greatest players of all time.
- The Underlying Asset is a 1958-59 Tupinamba Ltda. Quigol Pelé #109 Rookie Card graded PSA NM-MT 8.

Asset Description

Overview & Authentication

- Edson Arantes do Nascimento was born on October 23, 1940 in Três Corações, Brazil. He would go on to be nicknamed Pelé, and the name would stick.
- Pelé played in four World Cups for the Brazilian National Team and was a member of three winning teams in 1958, 1962, and 1970.
- While it is difficult to place an exact number on the number of goals scored by Pelé over the course of his 22-year career due to differing standards and leagues, most reports have him scoring over 1,000.
- At 17-years-old, Pelé debuted at the 1958 World Cup in Stockholm.
- The 1958 World Cup was the first internationally telvised World Cup.
- Pelé sat out the first two games of the tournament and only appeared for the first time in Brazil's final group game against the Soviet Union. He scored his first goal in the quarterfinals against Wales. In the semifinal against France, Pelé scored a hat trick (3 goals). He would score again in the victorious finals match, bringing his tournament total to 6. This was the first World Cup Brazil had ever won and Pelé was the youngest ever World Cup-winner.
- The International Olympics Committee (IOC) named Pelé "Athlete of the Century" in 1999.
- The Underlying Asset has been authenticated by Professional Sports Authenticator (PSA) and issued a grade of PSA NM-MT 8 with certification number 24396845.

Notable Features

- The Underlying Asset is a 1958-59 Tupinamba Ltda. Quigol Pelé #109 Rookie Card graded PSA NM-MT 8.
- The Underlying Asset is 1 of 3 graded PSA NM-MT 8 with none graded higher.
- PSA has graded a total of 47 examples of the 1958-59 Tupinamba Ltda. Quigol Pelé #109 Rookie Card.

Notable Defects

• The Underlying Asset shows signs of wear consistent with its condition grade from PSA.

Details

Series 1958 Quigol Pelé Rookie Card		
Sport Soccer		
Professional League	FIFA	
Player	Pelé	
Team	Brazil	
Year / Season	1958	
Memorabilia Type	Trading Card	
Manufacturer	Tupinamba Ltda.	
Rarity	1 of 3 (PSA 8)	
Number in Set	109	
Authentication	Professional Sports Authenticator (PSA)	
Grade	8	
Certification No.	24396845	

Depreciation

The Company treats Memorabilia Assets as collectible and therefore will not depreciate or amortize the Series 1958 Quigol Pelé Rookie Card going forward

USE OF PROCEEDS – SERIES #09CURRY2

We estimate that the gross proceeds of the Series Offering (including from Series Interests acquired by the Manager) will be approximately the amount listed in the Use of Proceeds Table assuming the full amount of the Series Offering is sold, and will be used as follows:

Use of Proceeds Table		Dollar Amount	Percentage of Gross Cash Proceeds
Uses			
Cash Portion of the #09CURRY2 A	Asset Cost (1)	\$451,200	85.94%
Interests issued to Asset Seller as p	art of total consideration (1)	\$0	0.00%
Cash on Series Balance Sheet		\$300	0.06%
Brokerage Fee		\$5,250	1.00%
Offering Expenses (2)			0.75%
	Accrued Interest	\$0	0.00%
	Finder Fee	\$0	0.00%
	Authentication Expense	\$0	0.00%
Acquisition Expenses (3)	Transport from Seller to Warehouse incl. associated Insurance (as applicable)	\$1,949	0.37%
	Marketing Materials	\$200	0.04%
	Refurbishment & maintenance	\$0	0.00%
Sourcing Fee		\$62,163	11.84%
Total Fees and Expenses		\$73,500	14.00%
Total Proceeds		\$525,000	100.00%

- (1) Consists of an agreement listed in the Series Detail Table with the Asset Seller to be paid in full at the expiration date of the agreement listed in the Series Detail Table.
- (2) Solely in connection with the offering of the Series Interests, the Manager has assumed and will not be reimbursed for Offering Expenses, except for expenses related to the Custody Fee, which will be paid through the proceeds of the Series Offering.
- (3) To the extent that Acquisition Expenses are lower than anticipated, any overage would be maintained in an operating account for future Operating Expenses.

On the date listed in the Series Detail Table, the Company entered into the agreement listed in the Series Detail Table regarding the Series with the Asset Seller for the Cash Portion of the Asset Cost listed in the Use of Proceeds Table. A copy of the bill of sale is attached as Exhibit 6.201 hereto.

Upon the Closing of the Offering, proceeds from the sale of the Series Interests will be distributed to the account of the Series. The Series will complete the agreement and pay the Asset Seller the amounts listed in the Series Detail Table.

Series Detail Table		
Agreement Type	Upfront Purchase	
Date of Agreement	1/30/2021	
Expiration Date of Agreement	N/A	
Down-payment Amount	\$0	
Installment 1 Amount	\$451,200	
Installment 2 Amount	\$0	
Interests issued to Asset Seller as part of total consideration	\$0	
	Member of the Advisory Board of the	
Asset Seller Specifics	Company	
Acquisition Expenses	\$2,149	

In addition to the costs of acquiring the Underlying Asset, proceeds from the Series Offering will be used to pay the following, listed in the Series Detail Table and the Use of Proceeds Table above (i) the Brokerage Fee to the BOR as consideration for providing certain broker-dealer services to the Company in connection with this Series Offering, (ii) the Offering Expenses related to the anticipated Custody Fee, (iii) the Acquisition Expenses, including but not limited to the items described in the Use of Proceeds Table above, except as to the extent that Acquisition Expenses are lower than anticipated, any overage will be maintained in an operating account for future Operating Expenses, and (iv) the Sourcing Fee to the Manager as consideration for assisting in the sourcing of the Series. Of the proceeds of the Series Offering, the Cash on Series Balance Sheet listed in the Use of Proceeds Table will remain in the operating account of the Series for future Operating Expenses.

DESCRIPTION OF SERIES 2009 NATIONAL TREASURES CURRY ROOKIE CARD

Investment Overview

- Upon completion of the Series #09CURRY Offering, Series #09CURRY will purchase a 2009 Playoff National Treasures Stephen Curry Autographed Patch Rookie Card graded BGS GEM MINT 9.5 as the Underlying Asset for Series #09CURRY (The "Series 2009 National Treasures Curry Rookie Card" or the "Underlying Asset" with respect to Series #09CURRY, as applicable), the specifications of which are set forth below.
- The Panini Group was founded in 1961 in Modena, Italy and has grown to have subsidiaries around the world specializing in sticker and trading card collectibles as well as magazines, comic books, manga, and graphic novels.
- Stephen Curry debuted with the Golden State Warriors in the 2009-10 season and has played all 11 seasons of his ongoing career with the team, over which time he has won two MVP awards and three NBA Championships.
- The Underlying Asset is a 2009 Playoff National Treasures Stephen Curry Autographed Patch Rookie Card graded BGS GEM MINT 9.5.

Asset Description

Overview & Authentication

- Stephen Curry was born on March 14, 1998 in Akron, Ohio. His father, Dell Curry, is a former professional basketball player.
- During the 2009-10 season, Curry's rookie year, he averaged 17.5 points, 5.9 assists, and 4.5 rebounds per game, and was named to the All-Rookie First Team.
- Curry has been selected to six NBA All-Star Games, was awarded consecutive MVP Awards for the 2014-15 and 2015-16 seasons, and as of December 2020 is third on the all-time 3-point Field Goal list (first among active players).
- In June 2020, CBS Sports named Stephen Curry the Top Shooter in NBA History, writing "This is not even a debate."
- Curry was a part of a Warriors dynasty that included three championships and a record-setting 73-9 2015-16 regular season.
- Panini's National Treasures series is a yearly premium release that features autographed and memorabilia cards.
- The Underlying Asset has been issued a grade of GEM MINT 9.5 by Beckett Grading Services (BGS) with certification number 0007227318.

Notable Features

- The Underlying Asset is a 2009 Playoff National Treasures Stephen Curry Autographed Patch Rookie Card graded BGS GEM MINT 9.5.
- The Underlying Asset's BGS Condition Report consists of the following grades: Centering: 9.5, Corners: 9.5, Edges: 9.5, Surface: 9.0, Autograph: 10.
- The Underlying Asset is 1 of 52 2009 Playoff National Treasures Stephen Curry Autographed Patch Rookie Cards graded BGS 9.5 with two graded higher.
- The Underlying Asset is 1 of 99 2009 Playoff National Treasures Stephen Curry Autographed Patch Rookie Cards printed total.
- The Underlying Asset features an autograph from Stephen Curry, which received a perfect grade of 10 from BGS.
- The Underlying Asset features a game-worn jersey insert.
- There have been 108 2009 Playoff National Treasures Stephen Curry Autographed Patch Rookie Cards graded by BGS.

Notable Defects

• The Underlying Asset's condition is consistent with its condition grade from BGS.

Details

Series 2009 National Treasures Curry Rookie Card		
Sport	Basketball	
Professional League	NBA	
Player / Number	Stephen Curry / 30	
Team	Golden State Warriors	
Year / Season	2009-10	
Memorabilia Type	Trading Card	
Manufacturer	Panini	
Rarity	1 of 52 (BGS 9.5)	
Number in Set	#206	
Signature	"Stephen Curry"	
Authentication	Beckett Grading Services (BGS)	
Grade	9.5	
Grade (Centering)	9.5	
Grade (Corners)	9.5	
Grade (Edges)	9.5	
Grade (Surface)	9	
Grade (Autograph)	10	
Certification No.	0007227318	

Depreciation

The Company treats Memorabilia Assets as collectible and therefore will not depreciate or amortize the Series 2009 National Treasures Curry Rookie Card going forward.

USE OF PROCEEDS – SERIES #96KOBE

We estimate that the gross proceeds of the Series Offering (including from Series Interests acquired by the Manager) will be approximately the amount listed in the Use of Proceeds Table assuming the full amount of the Series Offering is sold, and will be used as follows:

Use of Proceeds Table		Dollar Amount	Percentage of Gross Cash Proceeds
Uses			
Cash Portion of the #96KOBE Ass	et Cost (1)	\$67,200	87.27%
Interests issued to Asset Seller as p	art of total consideration (1)	\$0	0.00%
Cash on Series Balance Sheet		\$300	0.39%
Brokerage Fee		\$770	1.00%
Offering Expenses (2)		\$578	0.75%
	Accrued Interest	\$0	0.00%
	Finder Fee	\$0	0.00%
	Authentication Expense	\$0	0.00%
Acquisition Expenses (3)	Transport from Seller to Warehouse incl. associated Insurance (as applicable)	\$290	0.38%
	Marketing Materials	\$200	0.26%
	Refurbishment & maintenance	\$0	0.00%
Sourcing Fee		\$7,662	9.95%
Total Fees and Expenses		\$9,500	12.34%
Total Proceeds		\$77,000	100.00%

- (1) Consists of an agreement listed in the Series Detail Table with the Asset Seller to be paid in full at the expiration date of the agreement listed in the Series Detail Table.
- (2) Solely in connection with the offering of the Series Interests, the Manager has assumed and will not be reimbursed for Offering Expenses, except for expenses related to the Custody Fee, which will be paid through the proceeds of the Series Offering.
- (3) To the extent that Acquisition Expenses are lower than anticipated, any overage would be maintained in an operating account for future Operating Expenses.

On the date listed in the Series Detail Table, the Company entered into the agreement listed in the Series Detail Table regarding the Series with the Asset Seller for the Cash Portion of the Asset Cost listed in the Use of Proceeds Table. A copy of the bill of sale is attached as Exhibit 6.202 hereto.

Upon the Closing of the Offering, proceeds from the sale of the Series Interests will be distributed to the account of the Series. The Series will complete the agreement and pay the Asset Seller the amounts listed in the Series Detail Table.

Series Detail Table		
Agreement Type	Upfront Purchase	
Date of Agreement	1/30/2021	
Expiration Date of Agreement	N/A	
Down-payment Amount	\$0	
Installment 1 Amount	\$67,200	
Installment 2 Amount	\$0	
Interests issued to Asset Seller as part of total consideration	\$0	
	Member of the Advisory Board of the	
Asset Seller Specifics	Company	
Acquisition Expenses	\$490	

In addition to the costs of acquiring the Underlying Asset, proceeds from the Series Offering will be used to pay the following, listed in the Series Detail Table and the Use of Proceeds Table above (i) the Brokerage Fee to the BOR as consideration for providing certain broker-dealer services to the Company in connection with this Series Offering, (ii) the Offering Expenses related to the anticipated Custody Fee, (iii) the Acquisition Expenses, including but not limited to the items described in the Use of Proceeds Table above, except as to the extent that Acquisition Expenses are lower than anticipated, any overage will be maintained in an operating account for future Operating Expenses, and (iv) the Sourcing Fee to the Manager as consideration for assisting in the sourcing of the Series. Of the proceeds of the Series Offering, the Cash on Series Balance Sheet listed in the Use of Proceeds Table will remain in the operating account of the Series for future Operating Expenses.

DESCRIPTION OF SERIES 1996 FINEST REFRACTORS KOBE ROOKIE CARD

Investment Overview

- Upon completion of the Series #96KOBE Offering, Series #96KOBE will purchase a 1996 Finest Refractors (With Coating) #269 Gold Kobe Bryant Rookie Card Graded BGS GEM MINT 9.5 as the Underlying Asset for Series #96KOBE (The "Series 1996 Finest Refractors Kobe Rookie Card" or the "Underlying Asset" with respect to Series #96KOBE, as applicable), the specifications of which are set forth below.
- The Topps Company, Inc. was founded as Topps Chewing Gum, Inc. in Brooklyn in 1938 by the four sons of Morris Shorin, Abram, Ira, Joseph, and Phillip. Topps began first printing cards in 1949 and issuing them as 'freebies' inside packs of gum.
- Kobe Bryant was a professional basketball player who won five NBA championships, an NBA Most Valuable Player (MVP) award, two NBA Finals MVP awards, and two Olympic gold medals.
- The Underlying Asset is a 1996 Finest Refractors (With Coating) #269 Gold Kobe Bryant Rookie Card Graded BGS GEM MINT 9.5.

Asset Description

Overview & Authentication

- Kobe Bryant was born on August 23, 1978 in Philadelphia, Pennsylvania.
- Kobe Bryant was drafted 13th overall in the first round of the 1996 NBA Draft by the Charlotte Hornets and was immediately traded to the Los Angeles Lakers.
- Bryant made his NBA Debut November 3, 1996. Over his 20-year career he was named to 18 All-Star Teams, 15 All-NBA Teams, and 12 All-Defensive Teams. He was a 2-time Scoring Champion, 1-time MVP, and the winner of 5 NBA Finals, as well as 2-time NBA Finals MVP. He is a member of the NBA Hall of Fame.
- During Bryant's rookie season, at age 18, he played in 71 games, starting six. He averaged 7.6 points, 1.3 assists, and 1.9 rebounds.
- Bryant was one of the most iconic faces of the NBA for the length of his career, playing in Los Angeles for the Lakers, one of the NBA's most storied franchises.
- After Bryant retired in 2016, he launched a successful writing career, penning his autobiography and opening a multimedia content company to publish a children's fantasy book series. In addition, he won an Oscar for "Dear Basketball."
- Bryant's life ended tragically during a 2020 helicopter crash which also took the lives of his daughter Gianna and seven other passengers en route to the Mamba Sports Academy in Thousand Oaks, California.
- The New York Times' Marc Stein wrote that Bryant left behind a 'Brilliant and Complicated Legacy'.
- The 1996-97 Topps Finest Basketball set came in two series, the first consisting of cards numbered 1-146 and the second consisting of cards numbered 147-291.
- The 1996-97 Topps Finest Basketball set featured Gold Refractor parallels, estimated to be issued in 1 in 288 packs.
- According to Cardboard Connection, the 1996-97 Topps Finest Basketball set came with a "clear film intended to help protect card surfaces... when sending the cards in to be graded, they will look at the surface. If the protector shows scratches, this will lower the final grade, even if the card underneath has a perfect surface."
- The Underlying Asset has been authenticated by Beckett Grading Services (BGS) and issued a grade of BGS GEM MINT 9.5 with certification number 0012658208.

Notable Features

- The Underlying Asset is a 1996 Finest Refractors (With Coating) #269 Gold Kobe Bryant Rookie Card Graded BGS GEM MINT 9.5.
- The Underlying Asset's BGS Condition Report consists of the following grades: Centering: 9, Corners: 10, Edges: 9.5, Surface: 9.5.

• The Underlying Asset is 1 of 42 1996 Finest Refractors #269 Gold Kobe Bryant Rookie Cards graded BGS 9.5, with five graded higher.

Notable Defects

• The Underlying Asset shows signs of wear consistent with its condition grade from BGS.

Details

Series 1996 Finest Refractors Kobe Rookie Card	
Sport	Basketball
Professional League	NBA
Player / Number	Kobe Bryant / 8
Team	Los Angeles Lakers
Year / Season	1996-97
Memorabilia Type	Trading Card
Manufacturer	Topps
Rarity	1 of 42 (BGS 9.5)
Number in Set	269
Authentication	Beckett Grading Services (BGS)
Grade	9.5
Grade (Centering)	9
Grade (Corners)	10
Grade (Edges)	9.5
Grade (Surface)	9.5
Certification No.	0012658208

Depreciation

The Company treats Memorabilia Assets as collectible and therefore will not depreciate or amortize the Series 1996 Finest Refractors Kobe Rookie Card going forward.

USE OF PROCEEDS – SERIES #68RYAN

We estimate that the gross proceeds of the Series Offering (including from Series Interests acquired by the Manager) will be approximately the amount listed in the Use of Proceeds Table assuming the full amount of the Series Offering is sold, and will be used as follows:

Use of Proceeds Table		Dollar Amount	Percentage of Gross Cash Proceeds
Uses			
Cash Portion of the #68RYAN Asso	et Cost (1)	\$60,000	85.71%
Interests issued to Asset Seller as pa	art of total consideration (1)	\$0	0.00%
Cash on Series Balance Sheet		\$300	0.43%
Brokerage Fee		\$700	1.00%
Offering Expenses (2)		\$525	0.75%
	Accrued Interest	\$0	0.00%
	Finder Fee	\$0	0.00%
	Authentication Expense	\$0	0.00%
Acquisition Expenses (3)	Transport from Seller to Warehouse incl. associated Insurance (as applicable)	\$173	0.25%
	Marketing Materials	\$200	0.29%
	Refurbishment & maintenance	\$200	0.00%
Sourcing Fee		\$8,102	11.57%
Total Fees and Expenses		\$9,700	13.86%
Total Proceeds		\$70,000	100.00%

- (1) Consists of an agreement listed in the Series Detail Table with the Asset Seller to be paid in full at the expiration date of the agreement listed in the Series Detail Table.
- (2) Solely in connection with the offering of the Series Interests, the Manager has assumed and will not be reimbursed for Offering Expenses, except for expenses related to the Custody Fee, which will be paid through the proceeds of the Series Offering.
- (3) To the extent that Acquisition Expenses are lower than anticipated, any overage would be maintained in an operating account for future Operating Expenses.

On the date listed in the Series Detail Table, the Company entered into the agreement listed in the Series Detail Table regarding the Series with the Asset Seller for the Cash Portion of the Asset Cost listed in the Use of Proceeds Table. A copy of the bill of sale is attached as Exhibit 6.203 hereto.

Upon the Closing of the Offering, proceeds from the sale of the Series Interests will be distributed to the
account of the Series. The Series will complete the agreement and pay the Asset Seller the amounts listed in the
Series Detail Table.

Series Detail Table	
Agreement Type	Upfront Purchase
Date of Agreement	1/30/2021
Expiration Date of Agreement	N/A
Down-payment Amount	\$0
Installment 1 Amount	\$60,000
Installment 2 Amount	\$0
Interests issued to Asset Seller as part of total	
consideration	\$0
Asset Seller Specifics	None
Acquisition Expenses	\$373

In addition to the costs of acquiring the Underlying Asset, proceeds from the Series Offering will be used to pay the following, listed in the Series Detail Table and the Use of Proceeds Table above (i) the Brokerage Fee to the BOR as consideration for providing certain broker-dealer services to the Company in connection with this Series Offering, (ii) the Offering Expenses related to the anticipated Custody Fee, (iii) the Acquisition Expenses, including but not limited to the items described in the Use of Proceeds Table above, except as to the extent that Acquisition Expenses are lower than anticipated, any overage will be maintained in an operating account for future Operating Expenses, and (iv) the Sourcing Fee to the Manager as consideration for assisting in the sourcing of the Series. Of the proceeds of the Series Offering, the Cash on Series Balance Sheet listed in the Use of Proceeds Table will remain in the operating account of the Series for future Operating Expenses.

DESCRIPTION OF SERIES 1968 TOPPS NOLAN RYAN ROOKIE CARD

Investment Overview

- Upon completion of the Series #68RYAN Offering, Series #68RYAN will purchase a 1968 Topps #177 Nolan Ryan Rookie Card Graded PSA MINT 9 as the Underlying Asset for Series #68RYAN (The "<u>Series</u> <u>1968 Topps Nolan Ryan Rookie Card</u>" or the "<u>Underlying Asset</u>" with respect to Series #68RYAN, as applicable), the specifications of which are set forth below.
- Nolan Ryan was an MLB Hall of Fame pitcher who played in 27 seasons from 1966-1993. Over that time Ryan was selected to eight All-Star Games, twice led the league in ERA, won a World Series, and retired with the all-time record for no-hitters (seven) and strikeouts (5,714).
- The Topps Company, Inc. was founded as Topps Chewing Gum, Inc. in Brooklyn in 1938 by the four sons of Morris Shorin, Abram, Ira, Joseph, and Phillip. Topps began first printing cards in 1949 and issuing them as 'freebies' inside packs of gum.
- The Underlying Asset is a 1968 Topps #177 Nolan Ryan Rookie Card Graded PSA MINT 9.

Asset Description

Overview & Authentication

- Nolan Ryan was born on January 31, 1947 in Refugio, Texas.
- On June 10, 1965 Ryan pitched a no-hitter for the Alvin High School Yellow Jackets, striking out 12, and leading the team into the playoffs.
- Mets scout Red Murff is credited as the one who 'discovered' Ryan. He was told "There's a pretty good arm at Alvin High School," and went on to scout Ryan, lobbying the Mets to draft him. During Ryan's junior season Murff wrote a report to the Mets: "This skinny, right-handed high school kid has the best arm I've ever seen in my life. I saw him pitch on a Saturday at high noon, and I saw Jim Maloney of the Cincinnati Reds and Turk Farrell pitch against each other in Houston on the Friday night before, and here it is high noon, and the life on this young man's fastball is faster than any one of those two great major leaguers."
- There is dispute over which round Ryan was drafted in during the 1965 MLB Amateur Draft in June, but he was taken in either the 10th or 12th round by the Mets.
- Ryan made his MLB debut on September 11, 1965. He pitched two innings, allowing a homerun and striking out three. He would only appear in one other game that season for the Mets, not exceeding his rookie status.
- Ryan's rookie season came in 1968, posting a record of 6-9, an ERA of 3.09, and striking out 133 batters.
- In 1969, Ryan was a part of the "Miracle Mets," who won the World Series on October 16, with Ryan recording one Save in the series.
- The Mets traded Ryan to the California Angels in December 1971. The New York Times began their writeup with the following: "The Mets finally gave up on Nolan Ryan's wandering fastball today."
- In Ryan's first season with the Angels in 1972 he would win 19 games, leading the league in strikeouts (329), and was voted to his first All-Star Game.
- Ryan played his final game on September 22, 1993 for the Texas Rangers, ending a 27-year career in which Ryan made 807 appearances and struck-out 5,714 batters playing for four different teams.
- In July 1999, Ryan was inducted into the baseball Hall of Fame.
- The 1968 Topps Baseball set featured 598 cards, with Rookie Cards "double printed," including two players.
- The 1968 Topps #177 Nolan Ryan Rookie Card is a double print that also includes Mets rookie Jerry Koosman, who went on to play 19 seasons in the MLB, making two All-Star Games.
- The Underlying Asset has been issued a grade MINT 9 by Professional Sports Authenticators (PSA) with certification number 11958339.

Notable Features

- The Underlying Asset is a 1968 Topps #177 Nolan Ryan Rookie Card Graded PSA MINT 9.
- The Underlying Asset is 1 of 65 1968 Topps #177 Nolan Ryan Rookie Cards Graded PSA MINT 9, with one graded higher.
- PSA has graded a total of 9,949 examples of the 1968 Topps #177 Nolan Ryan Rookie Card.

Notable Defects

• The Underlying Asset's condition is consistent with its condition grade from PSA.

Details

Series 1968 Topps Nolan Ryan Rookie Card	
Sport	Baseball
Professional League	MLB
Player / Number	Nolan Ryan / 34
Team	New York Mets
Year / Season	1968
Memorabilia Type	Trading Card
Manufacturer	Topps
Rarity	1 of 65 (PSA 9)
Authentication	Professional Sports Authenticators (PSA)
Grade	9
Certification No.	11958339

Depreciation

The Company treats Memorabilia Assets as collectible and therefore will not depreciate or amortize the Series 1968 Topps Nolan Ryan Rookie Card going forward.

USE OF PROCEEDS – SERIES #ROCKETBOX

We estimate that the gross proceeds of the Series Offering (including from Series Interests acquired by the Manager) will be approximately the amount listed in the Use of Proceeds Table assuming the full amount of the Series Offering is sold, and will be used as follows:

Use of Proceeds Table		Dollar Amount	Percentage of Gross Cash Proceeds
Uses			
Cash Portion of the #ROCKETBO2	X Asset Cost (1)	\$25,100	88.07%
Interests issued to Asset Seller as p	art of total consideration (1)	\$0	0.00%
Cash on Series Balance Sheet		\$300	1.05%
Brokerage Fee		\$285	1.00%
Offering Expenses (2)		\$500	1.75%
	Accrued Interest	\$0	0.00%
	Finder Fee	\$0	0.00%
	Authentication Expense	\$0	0.00%
Acquisition Expenses (3)	Transport from Seller to Warehouse incl. associated Insurance (as applicable)	\$100	0.35%
	Marketing Materials	\$200	0.70%
	Refurbishment & maintenance	\$0	0.00%
Sourcing Fee	Sourcing Fee		7.07%
Total Fees and Expenses		\$3,100	10.88%
Total Proceeds		\$28,500	100.00%

- (1) Consists of an agreement listed in the Series Detail Table with the Asset Seller to be paid in full at the expiration date of the agreement listed in the Series Detail Table.
- (2) Solely in connection with the offering of the Series Interests, the Manager has assumed and will not be reimbursed for Offering Expenses, except for expenses related to the Custody Fee, which will be paid through the proceeds of the Series Offering.
- (3) To the extent that Acquisition Expenses are lower than anticipated, any overage would be maintained in an operating account for future Operating Expenses.

On the date listed in the Series Detail Table, the Company entered into the agreement listed in the Series Detail Table regarding the Series with the Asset Seller for the Cash Portion of the Asset Cost listed in the Use of Proceeds Table. A copy of the bill of sale is attached as Exhibit 6.204 hereto.

Series Detail Table		
Agreement Type	Upfront Purchase	
Date of Agreement	12/30/2020	
Expiration Date of Agreement	N/A	
Down-payment Amount	\$0	
Installment 1 Amount	\$25,100	
Installment 2 Amount	\$0	
Interests issued to Asset Seller as part of total consideration	\$0	
Asset Seller Specifics	None	
Acquisition Expenses	\$300	

Upon the Closing of the Offering, proceeds from the sale of the Series Interests will be distributed to the account of the Series. The Series will complete the agreement and pay the Asset Seller the amounts listed in the Series Detail Table.

In addition to the costs of acquiring the Underlying Asset, proceeds from the Series Offering will be used to pay the following, listed in the Series Detail Table and the Use of Proceeds Table above (i) the Brokerage Fee to the BOR as consideration for providing certain broker-dealer services to the Company in connection with this Series Offering, (ii) the Offering Expenses related to the anticipated Custody Fee, (iii) the Acquisition Expenses, including but not limited to the items described in the Use of Proceeds Table above, except as to the extent that Acquisition Expenses are lower than anticipated, any overage will be maintained in an operating account for future Operating Expenses, and (iv) the Sourcing Fee to the Manager as consideration for assisting in the sourcing of the Series. Of the proceeds of the Series Offering, the Cash on Series Balance Sheet listed in the Use of Proceeds Table will remain in the operating account of the Series for future Operating Expenses.

DESCRIPTION OF SERIES POKEMON TEAM ROCKET BOOSTER BOX

Investment Overview

- Upon completion of the Series #ROCKETBOX Offering, Series #ROCKETBOX will purchase a 2000 Pokémon Team Rocket 1st Edition Factory Sealed Booster Box as the Underlying Asset for Series #ROCKETBOX (The "<u>Series Pokémon Team Rocket Booster Box</u>" or the "<u>Underlying Asset</u>" with respect to Series #ROCKETBOX, as applicable), the specifications of which are set forth below.
- Pokémon is a Japanese media brand that is managed by Nintendo and Game Freak and centers around creatures (Pokémon), which, in collaboration with their human trainers, learn to battle one another.
- Pokémon, which launched in 1996, has become one of the most valuable media franchises in the world with an estimated \$95 billion in lifetime revenue split between video games, trading cards, TV Shows, movies, comic books, and licensed merchandise.
- The Underlying Asset is a 2000 Pokémon Team Rocket 1st Edition Factory Sealed Booster Box published by Wizards of the Coast.

Asset Description

Overview & Authentication

- On February 27, 1996, Nintendo released the Game Freak developed game "Pocket Monsters: Red and Green" for the Game Boy, Game Boy Color, and Game Boy Advance. This was the first Pokémon video game.
- The Pocket Monsters game was then released over the next two years internationally as Pokémon Red and Pokémon Blue. These were the first Pokémon video games released in the US.
- Nintendo currently owns one-third of The Pokémon Company.
- As of 2016, nearly 15 billion Pokémon cards had been produced.
- Pokémon GO, an augmented reality game that allows players to hunt for Pokémon in their physical environments, was released in 2016 to massive success.
- The Japanese Base Set No Rarity was released on October 20, 1996.
- The Pokémon 1st Edition base set was released on January 9, 1999.
- The Pokémon Jungle 1st Edition set was released on June 16, 1999.
- The Pokémon Fossil 1st Edition set was released on October 10, 1999.
- Team Rocket is a team of characters in the Pokémon universe known for seeking out and exploiting Pokémon for nefarious purposes, including "stealing or capturing rare and strong Pokémon, and subsequently selling them," as well as funding and conducting experimental research on Pokémon.
- Team Rocket, based in the Kanto and Johto region (with a small outpost in the Sevii Islands), have been the main villains in many of the most popular Pokémon video games, series, and manga.
- Team Rocket is the fifth main expansion of cards in the Pokémon Trading Card Game (TCG), and the fourth in Japan, featuring Generation I Pokémon (the 151 from the original Pokédex).
- In Japan, the expansion set was released as "Rocket Gang" on November 21, 1997.
- In the United States "Team Rocket" was released on April 23, 2000.
- Team Rocket introduced "Dark Pokémon," with a brown and black artwork window, Evolution box, and Pokédex box.
- In Team Rocket, all evolved Pokémon become "Dark Pokémon" because of the evil nature of the organization.
- Compared with normal Pokémon, "Dark Pokémon" have a higher attack damage and lower HPs, "likely due to the highly offensive nature of the trainer."
- Team Rocket introduced "secret cards," which are assigned a collection number greater than the listed number of cards in the expansion.
- Team Rocket introduced Holofoil Trainer and Energy Cards.

Notable Features

- The Underlying Asset is a 2000 Pokémon Team Rocket 1st Edition Factory Sealed Booster Box published by Wizards of the Coast.
- The Underlying Asset comes sealed in its original Wizards of the Coast shrink wrap.
- The Underlying Asset consists of 36 packs (396 total cards) of the 2000 Team Rocket 1st Edition expansion set.
- The Underlying Asset features the following blurb on the back of the box: "Team Rocket's on the Loose! The number of criminal incidents involving Pokémon has been on the rise. Some suggest it may have something to do with the rash of Pokémon kidnappings that have been occurring recently. Pokémon breeders believe that to properly raise and evolve a Pokémon, you have to treat it with love and attention. But what happens if a Pokémon isn't treated properly? Will it evolve differently? What's the secret behind this new threat to Pokémon and their trainers?"

Notable Defects

• The Underlying Asset shows signs of wear consistent with age.

Details

Series Pokémon Team Rocket Booster Box	
Name	Pokémon Trading Card Game
Publisher	Wizards of the Coast
Year	2000
Issue	Team Rocket Booster Box
Total Cards	396
Memorabilia Type	Trading Card Box
Condition	Sealed

Depreciation

The Company treats Memorabilia Assets as collectible and therefore will not depreciate or amortize the Series Pokémon Team Rocket Booster Box going forward.

USE OF PROCEEDS – SERIES #95TOPSUN

We estimate that the gross proceeds of the Series Offering (including from Series Interests acquired by the Manager) will be approximately the amount listed in the Use of Proceeds Table assuming the full amount of the Series Offering is sold, and will be used as follows:

Use of Proceeds Table		Dollar Amount	Percentage of Gross Cash Proceeds
Uses			
Cash Portion of the #95TOPSUN A	sset Cost (1)	\$50,000	83.33%
Interests issued to Asset Seller as pa	art of total consideration (1)	\$0	0.00%
Cash on Series Balance Sheet		\$300	0.50%
Brokerage Fee		\$600	1.00%
Offering Expenses (2)		\$500	0.83%
	Accrued Interest	\$0	0.00%
	Finder Fee	\$0	0.00%
	Authentication Expense	\$0	0.00%
Acquisition Expenses (3)	Transport from Seller to Warehouse incl. associated Insurance (as applicable)	\$100	0.17%
	Marketing Materials	\$200	0.33%
	Refurbishment & maintenance	\$0	0.00%
Sourcing Fee		\$8,300	13.83%
Total Fees and Expenses		\$9,700	16.17%
Total Proceeds		\$60,000	100.00%

- (1) Consists of an agreement listed in the Series Detail Table with the Asset Seller to be paid in full at the expiration date of the agreement listed in the Series Detail Table.
- (2) Solely in connection with the offering of the Series Interests, the Manager has assumed and will not be reimbursed for Offering Expenses, except for expenses related to the Custody Fee, which will be paid through the proceeds of the Series Offering.
- (3) To the extent that Acquisition Expenses are lower than anticipated, any overage would be maintained in an operating account for future Operating Expenses.

On the date listed in the Series Detail Table, the Company entered into the agreement listed in the Series Detail Table regarding the Series with the Asset Seller for the Cash Portion of the Asset Cost listed in the Use of Proceeds Table. A copy of the bill of sale is attached as Exhibit 6.205 hereto.

account of the Series. The Series will complete the agreement and pay the Asset Seller the amounts listed in the Series Detail Table.			
Series Detail Table			
Agreement Type	Upfront Purchase		

Upon the Closing of the Offering, proceeds from the sale of the Series Interests will be distributed to the

Agreement Type	Upfront Purchase
Date of Agreement	1/8/2021
Expiration Date of Agreement	N/A
Down-payment Amount	\$0
Installment 1 Amount	\$50,000
Installment 2 Amount	\$0
Interests issued to Asset Seller as part of total	
consideration	\$0
Asset Seller Specifics	None
Acquisition Expenses	\$300

In addition to the costs of acquiring the Underlying Asset, proceeds from the Series Offering will be used to pay the following, listed in the Series Detail Table and the Use of Proceeds Table above (i) the Brokerage Fee to the BOR as consideration for providing certain broker-dealer services to the Company in connection with this Series Offering, (ii) the Offering Expenses related to the anticipated Custody Fee, (iii) the Acquisition Expenses, including but not limited to the items described in the Use of Proceeds Table above, except as to the extent that Acquisition Expenses are lower than anticipated, any overage will be maintained in an operating account for future Operating Expenses, and (iv) the Sourcing Fee to the Manager as consideration for assisting in the sourcing of the Series. Of the proceeds of the Series Offering, the Cash on Series Balance Sheet listed in the Use of Proceeds Table will remain in the operating account of the Series for future Operating Expenses.

DESCRIPTION OF SERIES 1995 TOPSUN BOOSTER BOX

Investment Overview

- Upon completion of the Series #95TOPSUN Offering, Series #95TOPSUN will purchase a 1995 Sealed Topsun Pokémon Booster Box, 1st Edition Box A as the Underlying Asset for Series #95TOPSUN (The "<u>Series 1995 Topsun Booster Box</u>" or the "<u>Underlying Asset</u>" with respect to Series #95TOPSUN, as applicable), the specifications of which are set forth below.
- Pokémon is a Japanese media brand that is managed by Nintendo and Game Freak and centers around creatures (Pokémon), which, in collaboration with their human trainers, learn to battle one another.
- Pokémon, which launched in 1996, has become one of the most valuable media franchises in the world with an estimated \$95 billion in lifetime revenue split between video games, trading cards, TV Shows, movies, comic books, and licensed merchandise.
- The Underlying Asset is a 1995 Sealed Topsun Pokémon Booster Box, 1st Edition Box A.

Asset Description

Overview & Authentication

- On February 27, 1996, Nintendo released the Game Freak developed game "Pocket Monsters: Red and Green" for the Game Boy, Game Boy Color, and Game Boy Advance. This was the first Pokémon video game.
- The Pocket Monsters game was then released over the next two years internationally as Pokémon Red and Pokémon Blue. These were the first Pokémon video games released in the US.
- Nintendo currently owns one-third of The Pokémon Company.
- As of 2016, nearly 15 billion Pokémon cards had been produced.
- Pokémon GO, an augmented reality game that allows players to hunt for Pokémon in their physical environments, was released in 2016 to massive success.
- The Japanese Base Set No Rarity was released on October 20, 1996.
- Though the Japanese Topsun Pokémon set cards contain a copyright year of 1995 on them, they are believed to be released in March 1997 by Top-Seika, though it is not confirmed.
- Top-Seika is a Japanese candy company established in Osaka Prefecture on March 3, 1956.
- Top-Seika released the Topsun cards in packs containing two Pokémon cards per pack as well as a stick of gum.
- The Topsun set featured a variety of errors and misprints during its limited run, with rare variants that have "yet to be fully quantified, as there was no original Master Sheet detailing all of the existing cards."
- The set contains cards with blue and green backs, in addition to classic foil cards, completely randomized, "so every box could contain incredibly valuable and sought-after cards that have remained hidden from the marketplace for the past 25 years."
- The Pokémon 1st Edition base set was released on January 9, 1999.
- The Pokémon Jungle 1st Edition set was released on June 16, 1999.
- The Pokémon Fossil 1st Edition set was released on October 10, 1999.
- In the United States "Team Rocket" was released on April 23, 2000.

Notable Features

- The Underlying Asset is a 1995 Sealed Topsun Pokémon Booster Box, 1st Edition Box A.
- The Underlying Asset contains 20 sealed Topsun gum packs with two Pokémon cards per pack and two sticks of gum.

Notable Defects

• The Underlying Asset shows signs of wear consistent with age.

Details

Series 1995 Topsun Booster Box	
Name	Pokémon Trading Card Game
Publisher	Top-Seika
Year	1997
Issue	Topsun Booster Box
Total Cards	40
Memorabilia Type	Trading Card Box
Condition	Sealed

Depreciation

The Company treats Memorabilia Assets as collectible and therefore will not depreciate or amortize the Series 1995 Topsun Booster Box going forward.

USE OF PROCEEDS – SERIES #99CHARZRD

We estimate that the gross proceeds of the Series Offering (including from Series Interests acquired by the Manager) will be approximately the amount listed in the Use of Proceeds Table assuming the full amount of the Series Offering is sold, and will be used as follows:

Use of Proceeds Table		Dollar Amount	Percentage of Gross Cash Proceeds
Uses			
Cash Portion of the #99CHARZRD Asset Cost (1)		\$300,000	85.71%
Interests issued to Asset Seller as part of total consideration (1)		\$0	0.00%
Cash on Series Balance Sheet		\$300	0.09%
Brokerage Fee		\$3,500	1.00%
Offering Expenses (2)		\$2,625	0.75%
	Accrued Interest	\$0	0.00%
	Finder Fee	\$0	0.00%
	Authentication Expense	\$0	0.00%
Acquisition Expenses (3)	Transport from Seller to Warehouse incl. associated Insurance (as applicable)	\$550	0.16%
	Marketing Materials	\$200	0.06%
	Refurbishment & maintenance	\$0	0.00%
Sourcing Fee		\$42,825	12.24%
Total Fees and Expenses		\$49,700	14.20%
Total Proceeds		\$350,000	100.00%

- (1) Consists of an agreement listed in the Series Detail Table with the Asset Seller to be paid in full at the expiration date of the agreement listed in the Series Detail Table.
- (2) Solely in connection with the offering of the Series Interests, the Manager has assumed and will not be reimbursed for Offering Expenses, except for expenses related to the Custody Fee, which will be paid through the proceeds of the Series Offering.
- (3) To the extent that Acquisition Expenses are lower than anticipated, any overage would be maintained in an operating account for future Operating Expenses.

On the date listed in the Series Detail Table, the Company entered into the agreement listed in the Series Detail Table regarding the Series with the Asset Seller for the Cash Portion of the Asset Cost listed in the Use of Proceeds Table. A copy of the bill of sale is attached as Exhibit 6.206 hereto.

Upon the Closing of the Offering, proceeds from the sale of the Series Interests will be distributed to the
account of the Series. The Series will complete the agreement and pay the Asset Seller the amounts listed in the
Series Detail Table.

Series Detail Table		
Agreement Type	Upfront Purchase	
Date of Agreement	1/14/2021	
Expiration Date of Agreement	N/A	
Down-payment Amount	\$0	
Installment 1 Amount	\$300,000	
Installment 2 Amount	\$0	
Interests issued to Asset Seller as part of total		
consideration	\$0	
Asset Seller Specifics	None	
Acquisition Expenses	\$750	

In addition to the costs of acquiring the Underlying Asset, proceeds from the Series Offering will be used to pay the following, listed in the Series Detail Table and the Use of Proceeds Table above (i) the Brokerage Fee to the BOR as consideration for providing certain broker-dealer services to the Company in connection with this Series Offering, (ii) the Offering Expenses related to the anticipated Custody Fee, (iii) the Acquisition Expenses, including but not limited to the items described in the Use of Proceeds Table above, except as to the extent that Acquisition Expenses are lower than anticipated, any overage will be maintained in an operating account for future Operating Expenses, and (iv) the Sourcing Fee to the Manager as consideration for assisting in the sourcing of the Series. Of the proceeds of the Series Offering, the Cash on Series Balance Sheet listed in the Use of Proceeds Table will remain in the operating account of the Series for future Operating Expenses.

DESCRIPTION OF SERIES 1999 POKÉMON CHARIZARD HOLOGRAM

Investment Overview

- Upon completion of the Series #99CHARZRD Offering, Series #99CHARZRD will purchase a 1999 Pokémon Charizard #4 First Edition Base Set Hologram Trading Card published by Wizards of the Coast graded PSA GEM MT 10 as the Underlying Asset for Series #99CHARZRD (The "Series 1999 Pokémon Charizard Hologram" or the "Underlying Asset" with respect to Series #99CHARZRD, as applicable), the specifications of which are set forth below.
- Pokémon is a Japanese media brand that is managed by Nintendo and Game Freak and centers around creatures (Pokémon), which, in collaboration with their human trainers, learn to battle one another.
- Pokémon, which launched in 1996, has become one of the most valuable media franchises in the world with an estimated \$95 billion in lifetime revenue split between video games, trading cards, TV Shows, movies, comic books, and licensed merchandise.
- The Underlying Asset is a 1999 Pokémon Charizard #4 First Edition Base Set Hologram Trading Card published by Wizards of the Coast graded PSA GEM MT 10.

Asset Description

Overview & Authentication

- On February 27, 1996, Nintendo released the Game Freak developed game "Pocket Monsters: Red and Green" for the Game Boy, Game Boy Color, and Game Boy Advance. This was the first Pokémon video game.
- Nintendo owns one-third of The Pokémon Company.
- As of 2016, nearly 15 billion Pokémon cards had been produced.
- Pokémon GO, an augmented reality game that allows players to hunt for Pokémon in their physical environments, was released in 2016 to massive success.
- Charizard is a dual-type Fire/Flying Pokémon that evolves from Charmeleon and is the final form of Charmander.
- In order to complete the original Pokédex, the 151 first generation Pokémon, collectors need the 1999 Base, Jungle, and Fossil sets.
- The 102-card 1999 1st Edition Base Set was published by Wizards of the Coast (WOTC) and released on January 9, 1999 in the U.S., the first Pokémon set released widely to the American audience.
- Due to WOTC's headquarters location in Renton, Washington, it has been suggested that "the bulk of the 1st Edition cards were distributed on the U.S. West Coast."
- The exact number of 1st Edition cards printed is unknown, but it is estimated that less than 10,000 of each card were produced.
- 1st Edition cards were available in 11-card booster packs, each containing seven common cards (including two Basic Energy cards), three uncommon cards, and one rare card. Holographic cards were found in approximately one in every three packs.
- The Underlying Asset has been authenticated by Professional Sports Authenticator (PSA) and issued a grade of PSA GEM MT 10 with certification number 23075046

Notable Features

- The Underlying Asset is a 1999 Pokémon Charizard #4 First Edition Base Set Hologram Trading Card published by Wizards of the Coast graded PSA GEM MT 10.
- The Underlying Asset is 1 of 121 examples graded PSA GEM MT 10, with none graded higher.

Notable Defects

• The Underlying Asset shows signs of wear consistent with its condition grade from PSA.

Details

Series 1999 Pokémon Charizard Hologram		
Name	Pokémon Trading Card Game	
Set	1 st Edition Base Set	
Variety	Charizard Holo	
Number in Set	#4	
Year	1999	
Memorabilia Type	Trading Card	
Rarity	1 of 121 (PSA 10)	
Authentication	Professional Sports Authenticator (PSA)	
Grade	10	
Certification No.	23075046	

Depreciation

The Company treats Memorabilia Assets as collectible and therefore will not depreciate or amortize the Series 1999 Pokémon Charizard Hologram going forward.

USE OF PROCEEDS – SERIES #POKEDEMO

We estimate that the gross proceeds of the Series Offering (including from Series Interests acquired by the Manager) will be approximately the amount listed in the Use of Proceeds Table assuming the full amount of the Series Offering is sold, and will be used as follows:

Use of Proceeds Table		Dollar Amount	Percentage of Gross Cash Proceeds
Uses			
Cash Portion of the #POKEDEMO Asset Cost (1)		\$26,400	88.00%
Interests issued to Asset Seller as part of total consideration (1)		\$0	0.00%
Cash on Series Balance Sheet		\$300	1.00%
Brokerage Fee		\$300	1.00%
Offering Expenses (2)		\$500	1.67%
	Accrued Interest	\$0	0.00%
	Finder Fee	\$0	0.00%
	Authentication Expense	\$0	0.00%
Acquisition Expenses (3)	Transport from Seller to Warehouse incl. associated Insurance (as applicable)	\$100	0.33%
	Marketing Materials	\$200	0.67%
	Refurbishment & maintenance	\$0	0.00%
Sourcing Fee		\$2,200	7.33%
Total Fees and Expenses		\$3,300	11.00%
Total Proceeds		\$30,000	100.00%

- (1) Consists of an agreement listed in the Series Detail Table with the Asset Seller to be paid in full at the expiration date of the agreement listed in the Series Detail Table.
- (2) Solely in connection with the offering of the Series Interests, the Manager has assumed and will not be reimbursed for Offering Expenses, except for expenses related to the Custody Fee, which will be paid through the proceeds of the Series Offering.
- (3) To the extent that Acquisition Expenses are lower than anticipated, any overage would be maintained in an operating account for future Operating Expenses.

On the date listed in the Series Detail Table, the Company entered into the agreement listed in the Series Detail Table regarding the Series with the Asset Seller for the Cash Portion of the Asset Cost listed in the Use of Proceeds Table. A copy of the bill of sale is attached as Exhibit 6.207 hereto.

Series Detail Table			
Agreement Type	Upfront Purchase		
Date of Agreement	1/14/2021		
Expiration Date of Agreement	N/A		
Down-payment Amount	\$0		
Installment 1 Amount	\$26,400		
Installment 2 Amount	\$0		
Interests issued to Asset Seller as part of total consideration	\$0		
Asset Seller Specifics	None		
Acquisition Expenses	\$300		

Upon the Closing of the Offering, proceeds from the sale of the Series Interests will be distributed to the account of the Series. The Series will complete the agreement and pay the Asset Seller the amounts listed in the Series Detail Table.

In addition to the costs of acquiring the Underlying Asset, proceeds from the Series Offering will be used to pay the following, listed in the Series Detail Table and the Use of Proceeds Table above (i) the Brokerage Fee to the BOR as consideration for providing certain broker-dealer services to the Company in connection with this Series Offering, (ii) the Offering Expenses related to the anticipated Custody Fee, (iii) the Acquisition Expenses, including but not limited to the items described in the Use of Proceeds Table above, except as to the extent that Acquisition Expenses are lower than anticipated, any overage will be maintained in an operating account for future Operating Expenses, and (iv) the Sourcing Fee to the Manager as consideration for assisting in the sourcing of the Series. Of the proceeds of the Series Offering, the Cash on Series Balance Sheet listed in the Use of Proceeds Table will remain in the operating account of the Series for future Operating Expenses.

DESCRIPTION OF SERIES 1998 POKÉMON DEMO GAME

Investment Overview

- Upon completion of the Series #POKEDEMO Offering, Series #POKEDEMO will purchase a 1998 Pokémon Demo Game Sealed Booster Pack published by Wizards of the Coast graded PSA GEM MT 10 as the Underlying Asset for Series #POKEDEMO (The "Series 1998 Pokémon Demo Game" or the "Underlying Asset" with respect to Series #POKEDEMO, as applicable), the specifications of which are set forth below.
- Pokémon is a Japanese media brand that is managed by Nintendo and Game Freak and centers around creatures (Pokémon), which, in collaboration with their human trainers, learn to battle one another.
- Pokémon, which launched in 1996, has become one of the most valuable media franchises in the world with an estimated \$95 billion in lifetime revenue split between video games, trading cards, TV Shows, movies, comic books, and licensed merchandise.
- The Underlying Asset is a 1998 Pokémon Demo Game Sealed Booster Pack published by Wizards of the Coast graded PSA GEM MT 10.

Asset Description

Overview & Authentication

- On February 27, 1996, Nintendo released the Game Freak developed game "Pocket Monsters: Red and Green" for the Game Boy, Game Boy Color, and Game Boy Advance. This was the first Pokémon video game.
- Nintendo currently owns one-third of The Pokémon Company.
- As of 2016, nearly 15 billion Pokémon cards had been produced.
- Pokémon GO, an augmented reality game that allows players to hunt for Pokémon in their physical environments, was released in 2016 to massive success.
- In order to complete the original Pokédex, the 151 first generation Pokémon, collectors need the 1999 Base, Jungle, and Fossil sets.
- The 102-card 1999 1st Edition Base Set was published by Wizards of the Coast (WOTC) and released on January 9, 1999 in the U.S., the first Pokémon set released to the American audience.
- The 1998 Pokémon Demo Game was released before the 1st Edition Base set and served as an introduction to American audiences, including an instruction guide manual to explain the rules of how to play the TCG.
- The 1998 Pokémon Demo Game came in a plastic pack which contained 24 Base Set shadowless cards in addition to the instruction manual.
- WOTC issued the Demo Game in December 1998 to select retailers and at "Magic: The Gathering" trading card shows, with the remaining packs given to guests and vendors at the annual E3 (Electronic Entertainment Expo) held in May 1999.
- The Underlying Asset has been authenticated by Professional Sports Authenticator (PSA) and issued a grade of PSA GEM MT 10 with certification number 46100608.

Notable Features

- The Underlying Asset is a 1998 Pokémon Demo Game Sealed Booster Pack published by Wizards of the Coast graded PSA GEM MT 10.
- The Underlying Asset is 1 of 37 examples graded PSA GEM MT 10, with none graded higher.

Notable Defects

• The Underlying Asset shows signs of wear consistent with its condition grade from PSA.

Details

Series 1998 Pokémon Demo Game		
Name	Pokémon Trading Card Game	
Set	Demo Game	
Year	1998	
Memorabilia Type	Trading Card Pack	
Rarity	1 of 37 (PSA 10)	
Authentication	Professional Sports Authenticator (PSA)	
Grade	10	
Certification No.	46100608	

Depreciation

The Company treats Memorabilia Assets as collectible and therefore will not depreciate or amortize the Series 1998 Pokémon Demo Game going forward.

USE OF PROCEEDS – SERIES #POKELUGIA

We estimate that the gross proceeds of the Series Offering (including from Series Interests acquired by the Manager) will be approximately the amount listed in the Use of Proceeds Table assuming the full amount of the Series Offering is sold, and will be used as follows:

Use of Proceeds Table		Dollar Amount	Percentage of Gross Cash Proceeds
Uses			
Cash Portion of the #POKELUGIA	Asset Cost (1)	\$95,000	86.36%
Interests issued to Asset Seller as pa	rt of total consideration (1)	\$0	0.00%
Cash on Series Balance Sheet		\$300	0.27%
Brokerage Fee		\$1,100	1.00%
Offering Expenses (2)		\$825	0.75%
	Accrued Interest	\$0	0.00%
	Finder Fee	\$0	0.00%
	Authentication Expense	\$0	0.00%
Acquisition Expenses (3)	Transport from Seller to Warehouse incl. associated Insurance (as applicable)	\$100	0.09%
	Marketing Materials	\$200	0.18%
	Refurbishment & maintenance	\$0	0.00%
Sourcing Fee		\$12,475	11.34%
Total Fees and Expenses		\$14,700	13.36%
Total Proceeds		\$110,000	100.00%

- (1) Consists of an agreement listed in the Series Detail Table with the Asset Seller to be paid in full at the expiration date of the agreement listed in the Series Detail Table.
- (2) Solely in connection with the offering of the Series Interests, the Manager has assumed and will not be reimbursed for Offering Expenses, except for expenses related to the Custody Fee, which will be paid through the proceeds of the Series Offering.
- (3) To the extent that Acquisition Expenses are lower than anticipated, any overage would be maintained in an operating account for future Operating Expenses.

On the date listed in the Series Detail Table, the Company entered into the agreement listed in the Series Detail Table regarding the Series with the Asset Seller for the Cash Portion of the Asset Cost listed in the Use of Proceeds Table. A copy of the bill of sale is attached as Exhibit 6.208 hereto.

Upon the Closing of the Offering, proceeds from the sale of the Series Interests will be distributed to the
account of the Series. The Series will complete the agreement and pay the Asset Seller the amounts listed in the
Series Detail Table.

Series Detail Table		
Agreement Type	Upfront Purchase	
Date of Agreement	1/26/2021	
Expiration Date of Agreement	N/A	
Down-payment Amount	\$0	
Installment 1 Amount	\$95,000	
Installment 2 Amount	\$0	
Interests issued to Asset Seller as part of total		
consideration	\$0	
Asset Seller Specifics	None	
Acquisition Expenses	\$300	

In addition to the costs of acquiring the Underlying Asset, proceeds from the Series Offering will be used to pay the following, listed in the Series Detail Table and the Use of Proceeds Table above (i) the Brokerage Fee to the BOR as consideration for providing certain broker-dealer services to the Company in connection with this Series Offering, (ii) the Offering Expenses related to the anticipated Custody Fee, (iii) the Acquisition Expenses, including but not limited to the items described in the Use of Proceeds Table above, except as to the extent that Acquisition Expenses are lower than anticipated, any overage will be maintained in an operating account for future Operating Expenses, and (iv) the Sourcing Fee to the Manager as consideration for assisting in the sourcing of the Series. Of the proceeds of the Series Offering, the Cash on Series Balance Sheet listed in the Use of Proceeds Table will remain in the operating account of the Series for future Operating Expenses.

DESCRIPTION OF SERIES 2000 POKÉMON NEO GENESIS HOLO LUGIA

Investment Overview

- Upon completion of the Series #POKELUGIA Offering, Series #POKELUGIA will purchase a 2000 Neo Genesis 1st Edition Holo Lugia #9 Graded PSA GEM MINT 10 as the Underlying Asset for Series #POKELUGIA (The "Series 2000 Pokémon Neo Genesis Holo Lugia" or the "Underlying Asset" with respect to Series #POKELUGIA, as applicable), the specifications of which are set forth below.
- Pokémon is a Japanese media brand that is managed by Nintendo and Game Freak and centers around creatures (Pokémon), which, in collaboration with their human trainers, learn to battle one another.
- Pokémon, which launched in 1996, has become one of the most valuable media franchises in the world with an estimated \$95 billion in lifetime revenue split between video games, trading cards, TV Shows, movies, comic books, and licensed merchandise.
- The Underlying Asset is a 2000 Neo Genesis 1st Edition Holo Lugia #9 Graded PSA GEM MINT 10.

Asset Description

Overview & Authentication

- On February 27, 1996, Nintendo released the Game Freak developed game "Pocket Monsters: Red and Green" for the Game Boy, Game Boy Color, and Game Boy Advance. This was the first Pokémon video game.
- Nintendo currently owns one-third of The Pokémon Company.
- As of 2016, nearly 15 billion Pokémon cards had been produced.
- Pokémon GO, an augmented reality game that allows players to hunt for Pokémon in their physical environments, was released in 2016 to massive success.
- The Japanese Base Set No Rarity was released on October 20, 1996.
- The Pokémon 1st Edition base set was released on January 9, 1999.
- The Pokémon Jungle 1st Edition set was released on June 16, 1999.
- The Pokémon Fossil 1st Edition set was released on October 10, 1999.
- The Neo Genesis 1st Edition set was released on December 16, 2000 and was the first TCG set to introduce the second generation of Pokémon.
- The Neo Genesis 1st Edition set consists of 111 cards. Numbered 1-19 are the "Holographic" (most rare) cards. Numbered 20-25, 83-90, and 104-105, are the "Rare" cards. Numbered 26-52 and 91-98 are the "Uncommon" cards. Numbered 53-82 and 99-103 are the "Common" cards. Numbered 106-11 are the "Energy" cards.
- The Neo Genesis 1st Edition set was available in 11-card booster packs, each consisting of seven Common cards, three Uncommon cards, and one Rare card. Approximately one in every three pack contained a Holographic card.
- The Neo Genesis 1st Edition set was the first Pokémon set to include Baby Pokémon cards, which are in the lowest stage of the Pokémon evolution cycle and cannot breed.
- The Neo Genesis 1st Edition set was the first Pokémon set to include Dark and Steel type Pokémon.
- The Neo Genesis 1st Edition set symbol, which can be found beneath the bottom-right corner of the artwork, is two overlapping stars.
- The Neo Genesis 1st Edition set contains the "Rookie Cards" (first introduction) of Pokémon characters such as Lugia, Typhlosion, Feraligatr, and Meganium.
- Lugia is a dual-type Psychic/Flying Legendary Pokémon and is not known to evolve intro or from any other Pokémon. Lugia is part dragon and part bird.
- Legendary Pokémon are rare and powerful Pokémon which are often the subject of legends and myths in the Pokémon canon.
- According to PSA's profile on the Neo Genesis 1st Edition set, "The Lugia (#9) is the most coveted holo card."
- Lugia was the mascot of the Pokémon Silver video game released in October 2000.

- Lugia was a prominent component of "Pokémon the Movie 2000," which was released in the United states in July 2000.
- The Underlying Asset has been authenticated by Professional Sports Authenticator (PSA) and issued a grade of PSA GEM MT 10 with certification number 25906288.

Notable Features

- The Underlying Asset is a 2000 Neo Genesis 1st Edition Holo Lugia #9 Graded PSA GEM MINT 10.
- The Underlying Asset is 1 of 42 examples graded PSA GEM MT 10, with none graded higher.
- The Underlying Asset features text at the bottom that reads: "It is said that it quietly spends its time deep at the bottom of the seas, because its powers are too strong."

Notable Defects

• The Underlying Asset shows signs of wear consistent with its condition grade from PSA.

Details

Series 2000 Pokémon Neo Genesis Holo Lugia			
Name Pokémon Trading Card Game			
Set	Neo Genesis 1 st Edition		
Variety	Lugia Holo		
Number in Set 9			
Year	2000		
Memorabilia Type	Trading Card		
Rarity	1 of 42 (PSA 10)		
Authentication	Professional Sports Authenticator (PSA)		
Grade	10		
Certification No.	25906288		

Depreciation

The Company treats Memorabilia Assets as collectible and therefore will not depreciate or amortize the Series 2000 Pokémon Neo Genesis Holo Lugia going forward.

USE OF PROCEEDS – SERIES #POKEMON2

We estimate that the gross proceeds of the Series Offering (including from Series Interests acquired by the Manager) will be approximately the amount listed in the Use of Proceeds Table assuming the full amount of the Series Offering is sold, and will be used as follows:

Use of Proceeds Table		Dollar Amount	Percentage of Gross Cash Proceeds
Uses			
Cash Portion of the #POKEMON2 Ass	et Cost (1)	\$375,000	90.36%
Interests issued to Asset Seller as part of	of total consideration (1)	\$0	0.00%
Cash on Series Balance Sheet		\$300	0.07%
Brokerage Fee		\$4,150	1.00%
Offering Expenses (2)		\$3,113	0.75%
	Accrued Interest	\$0	0.00%
	Finder Fee	\$0	0.00%
	Authentication Expense	\$0	0.00%
Acquisition Expenses (3)	Transport from Seller to Warehouse incl. associated Insurance (as applicable)	\$100	0.02%
	Marketing Materials	\$200	0.05%
	Refurbishment & maintenance	\$0	0.00%
Sourcing Fee	•	\$32,138	7.74%
Total Fees and Expenses		\$39,700	9.57%
Total Proceeds		\$415,000	100.00%

- (1) Consists of an agreement listed in the Series Detail Table with the Asset Seller to be paid in full at the expiration date of the agreement listed in the Series Detail Table.
- (2) Solely in connection with the offering of the Series Interests, the Manager has assumed and will not be reimbursed for Offering Expenses, except for expenses related to the Custody Fee, which will be paid through the proceeds of the Series Offering.
- (3) To the extent that Acquisition Expenses are lower than anticipated, any overage would be maintained in an operating account for future Operating Expenses.

On the date listed in the Series Detail Table, the Company entered into the agreement listed in the Series Detail Table regarding the Series with the Asset Seller for the Cash Portion of the Asset Cost listed in the Use of Proceeds Table. A copy of the bill of sale is attached as Exhibit 6.209 hereto.

Series Detail Table		
Agreement Type	Upfront Purchase	
Date of Agreement	1/27/2021	
Expiration Date of Agreement	N/A	
Down-payment Amount	\$0	
Installment 1 Amount	\$375,000	
Installment 2 Amount	\$0	
Interests issued to Asset Seller as part of total consideration	\$0	
Asset Seller Specifics	None	
Acquisition Expenses	\$300	

Upon the Closing of the Offering, proceeds from the sale of the Series Interests will be distributed to the account of the Series. The Series will complete the agreement and pay the Asset Seller the amounts listed in the Series Detail Table.

In addition to the costs of acquiring the Underlying Asset, proceeds from the Series Offering will be used to pay the following, listed in the Series Detail Table and the Use of Proceeds Table above (i) the Brokerage Fee to the BOR as consideration for providing certain broker-dealer services to the Company in connection with this Series Offering, (ii) the Offering Expenses related to the anticipated Custody Fee, (iii) the Acquisition Expenses, including but not limited to the items described in the Use of Proceeds Table above, except as to the extent that Acquisition Expenses are lower than anticipated, any overage will be maintained in an operating account for future Operating Expenses, and (iv) the Sourcing Fee to the Manager as consideration for assisting in the sourcing of the Series. Of the proceeds of the Series Offering, the Cash on Series Balance Sheet listed in the Use of Proceeds Table will remain in the operating account of the Series for future Operating Expenses.

DESCRIPTION OF SERIES 1999 POKÉMON 1ST EDITION BOOSTER BOX

Investment Overview

- Upon completion of the Series #POKEMON2 Offering, Series #POKEMON2 will purchase a 1999
 Pokémon 1st Edition Base Set Sealed Booster Box published by Wizards of the Coast as the Underlying
 Asset for Series #POKEMON2 (The "Series 1999 Pokémon 1st Edition Booster Box" or the "Underlying
 Asset" with respect to Series #POKEMON2, as applicable), the specifications of which are set forth below.
- Pokémon is a Japanese media brand that is managed by Nintendo and Game Freak and centers around creatures (Pokémon), which, in collaboration with their human trainers, learn to battle one another.
- Pokémon, which launched in 1996, has become one of the most valuable media franchises in the world with an estimated \$95 billion in lifetime revenue split between video games, trading cards, TV Shows, movies, comic books, and licensed merchandise.
- The Underlying Asset is a 1999 Pokémon 1st Edition Base Set Sealed Booster Box published by Wizards of the Coast.

Asset Description

Overview & Authentication

- On February 27, 1996, Nintendo released the Game Freak developed game "Pocket Monsters: Red and Green" for the Game Boy, Game Boy Color, and Game Boy Advance. This was the first Pokémon video game.
- The Pocket Monsters game was then released over the next two years internationally as Pokémon Red and Pokémon Blue. These were the first Pokémon video games released in the US.
- Nintendo currently owns one-third of The Pokémon Company.
- As of 2016, nearly 15 billion Pokémon cards had been produced.
- Pokémon GO, an augmented reality game that allows players to hunt for Pokémon in their physical environments, was released in 2016 to massive success.
- The Japanese Base Set No Rarity was released on October 20, 1996.
- The Pokémon Jungle 1st Edition set was released on June 16, 1999.
- The Pokémon Fossil 1st Edition set was released on October 10, 1999.
- In order to complete the original Pokédex, the 151 first generation Pokémon, collectors need the 1999 Base, Jungle, and Fossil sets.
- The 102-card 1999 1st Edition Base Set was published by Wizards of the Coast (WOTC) and released on January 9, 1999 in the U.S., the first Pokémon set released widely to the American audience.
- Due to WOTC's headquarters location in Renton, Washington, it has been suggested that "the bulk of the 1st Edition cards were distributed on the U.S. West Coast."
- The exact number of 1st Edition cards printed is unknown, but it is estimated that less than 10,000 of each card were produced.
- 1st Edition cards were available in 11-card booster packs, each containing seven "Common" cards (including two "Basic Energy" cards), three "Uncommon" cards, and one "Rare" card. "Holographic" cards were found in approximately one in every three packs.

Notable Features

- The Underlying Asset is a 1999 Pokémon 1st Edition Base Set Sealed Booster Box published by Wizards of the Coast.
- The Underlying Asset comes sealed in its original Wizards of the Coast shrink wrap.
- The Underlying Asset consists of 36 packs (396 total cards) of the 1999 Pokémon 1st Edition Base Set.

Notable Defects

• The Underlying Asset shows signs of wear consistent with age.

Details

Series 1999 Pokémon 1st Edition Booster Box		
Name	Pokémon Trading Card Game	
Publisher	Wizards of the Coast	
Year	1999	
Issue	1 st Edition Base Set	
Total Cards	396	
Memorabilia Type	Trading Card Box	
Condition	Sealed	

Depreciation

The Company treats Memorabilia Assets as collectible and therefore will not depreciate or amortize the Series 1999 Pokémon 1st Edition Booster Box going forward.

USE OF PROCEEDS – SERIES #NEOBOX

We estimate that the gross proceeds of the Series Offering (including from Series Interests acquired by the Manager) will be approximately the amount listed in the Use of Proceeds Table assuming the full amount of the Series Offering is sold, and will be used as follows:

Use of Proceeds Table		Dollar Amount	Percentage of Gross Cash Proceeds
Uses			
Cash Portion of the #NEOBOX As	sset Cost (1)	\$40,133	89.18%
Interests issued to Asset Seller as p	part of total consideration (1)	\$0	0.00%
Cash on Series Balance Sheet		\$300	0.67%
Brokerage Fee		\$450	1.00%
Offering Expenses (2)		\$500	1.11%
	Accrued Interest	\$0	0.00%
	Finder Fee	\$0	0.00%
	Authentication Expense	\$0	0.00%
Acquisition Expenses (3)	Transport from Seller to Warehouse incl. associated Insurance (as applicable)	\$100	0.22%
	Marketing Materials	\$200	0.44%
	Refurbishment & maintenance	\$0	0.00%
Sourcing Fee		\$3,317	7.37%
Total Fees and Expenses		\$4,567	10.15%
Total Proceeds		\$45,000	100.00%

- (1) Consists of an agreement listed in the Series Detail Table with the Asset Seller to be paid in full at the expiration date of the agreement listed in the Series Detail Table.
- (2) Solely in connection with the offering of the Series Interests, the Manager has assumed and will not be reimbursed for Offering Expenses, except for expenses related to the Custody Fee, which will be paid through the proceeds of the Series Offering.
- (3) To the extent that Acquisition Expenses are lower than anticipated, any overage would be maintained in an operating account for future Operating Expenses.

On the date listed in the Series Detail Table, the Company entered into the agreement listed in the Series Detail Table regarding the Series with the Asset Seller for the Cash Portion of the Asset Cost listed in the Use of Proceeds Table. A copy of the bill of sale is attached as Exhibit 6.210 hereto.

Series Detail Table		
Agreement Type	Upfront Purchase	
Date of Agreement	1/27/2021	
Expiration Date of Agreement	N/A	
Down-payment Amount	\$0	
Installment 1 Amount	\$40,133	
Installment 2 Amount	\$0	
Interests issued to Asset Seller as part of total	¢0.	
consideration	\$0	
Asset Seller Specifics	None	
Acquisition Expenses	\$300	

Upon the Closing of the Offering, proceeds from the sale of the Series Interests will be distributed to the account of the Series. The Series will complete the agreement and pay the Asset Seller the amounts listed in the Series Detail Table.

In addition to the costs of acquiring the Underlying Asset, proceeds from the Series Offering will be used to pay the following, listed in the Series Detail Table and the Use of Proceeds Table above (i) the Brokerage Fee to the BOR as consideration for providing certain broker-dealer services to the Company in connection with this Series Offering, (ii) the Offering Expenses related to the anticipated Custody Fee, (iii) the Acquisition Expenses, including but not limited to the items described in the Use of Proceeds Table above, except as to the extent that Acquisition Expenses are lower than anticipated, any overage will be maintained in an operating account for future Operating Expenses, and (iv) the Sourcing Fee to the Manager as consideration for assisting in the sourcing of the Series. Of the proceeds of the Series Offering, the Cash on Series Balance Sheet listed in the Use of Proceeds Table will remain in the operating account of the Series for future Operating Expenses.

DESCRIPTION OF SERIES 2000 POKÉMON NEO GENESIS BOOSTER BOX

Investment Overview

- Upon completion of the Series #NEOBOX Offering, Series #NEOBOX will purchase a 2000 Pokémon Neo Genesis 1st Edition Set Sealed Booster Box as the Underlying Asset for Series #NEOBOX (The "Series 2000 Pokémon Neo Genesis Booster Box" or the "Underlying Asset" with respect to Series #NEOBOX, as applicable), the specifications of which are set forth below.
- Pokémon is a Japanese media brand that is managed by Nintendo and Game Freak and centers around creatures (Pokémon), which, in collaboration with their human trainers, learn to battle one another.
- Pokémon, which launched in 1996, has become one of the most valuable media franchises in the world with an estimated \$95 billion in lifetime revenue split between video games, trading cards, TV Shows, movies, comic books, and licensed merchandise.
- The Underlying Asset is a 2000 Pokémon Neo Genesis 1st Edition Set Sealed Booster Box.

Asset Description

Overview & Authentication

- On February 27, 1996, Nintendo released the Game Freak developed game "Pocket Monsters: Red and Green" for the Game Boy, Game Boy Color, and Game Boy Advance. This was the first Pokémon video game.
- Nintendo currently owns one-third of The Pokémon Company.
- As of 2016, nearly 15 billion Pokémon cards had been produced.
- Pokémon GO, an augmented reality game that allows players to hunt for Pokémon in their physical environments, was released in 2016 to massive success.
- The Japanese Base Set No Rarity was released on October 20, 1996.
- The Pokémon 1st Edition base set was released on January 9, 1999.
- The Pokémon Jungle 1st Edition set was released on June 16, 1999.
- The Pokémon Fossil 1st Edition set was released on October 10, 1999.
- The Neo Genesis 1st Edition set was released on December 16, 2000 and was the first TCG set to introduce the second generation of Pokémon.
- The Neo Genesis 1st Edition set consists of 111 cards. Numbered 1-19 are the "Holographic" (most rare) cards. Numbered 20-25, 83-90, and 104-105, are the "Rare" cards. Numbered 26-52 and 91-98 are the "Uncommon" cards. Numbered 53-82 and 99-103 are the "Common" cards. Numbered 106-11 are the "Energy" cards.
- The Neo Genesis 1st Edition set was available in 11-card booster packs, each consisting of seven Common cards, three Uncommon cards, and one Rare card. Approximately one in every three pack contained a Holographic card.
- The Neo Genesis 1st Edition set was the first Pokémon set to include Baby Pokémon cards, which are in the lowest stage of the Pokémon evolution cycle and cannot breed.
- The Neo Genesis 1st Edition set was the first Pokémon set to include Dark and Steel type Pokémon.
- The Neo Genesis 1st Edition set symbol, which can be found beneath the bottom-right corner of the artwork, is two overlapping stars.
- The Neo Genesis 1st Edition set contains the "Rookie Cards" (first introduction) of Pokémon characters such as Lugia, Typhlosion, Feraligatr, and Meganium.
- "Neo Genesis" translates to "New Beginning," as the set was a new beginning for the second phase of the TCG.

Notable Features

- The Underlying Asset is a 2000 Pokémon Neo Genesis 1st Edition Set Sealed Booster Box.
- The Underlying Asset comes sealed in its original Wizards of the Coast shrink wrap.
- The Underlying Asset consists of 36 packs (396 total cards) of the 2000 Pokémon Neo Genesis 1st Edition Set.

Notable Defects

• The Underlying Asset shows signs of wear consistent with age.

Details

Series 2000 Pokémon Neo Genesis Booster Box		
Name	Pokémon Trading Card Game	
Publisher	Wizards of the Coast	
Year	2000	
Issue	Neo Genesis 1 st Edition Set	
Total Cards	396	
Memorabilia Type	Trading Card Box	
Condition	Sealed	

Depreciation

The Company treats Memorabilia Assets as collectible and therefore will not depreciate or amortize the Series 2000 Pokémon Neo Genesis Booster Box going forward.

USE OF PROCEEDS – SERIES #GYMBOX

We estimate that the gross proceeds of the Series Offering (including from Series Interests acquired by the Manager) will be approximately the amount listed in the Use of Proceeds Table assuming the full amount of the Series Offering is sold, and will be used as follows:

Use of Proceeds Table		Dollar Amount	Percentage of Gross Cash Proceeds
Uses			
Cash Portion of the #GYMBOX As	set Cost (1)	\$15,000	83.33%
Interests issued to Asset Seller as pa	art of total consideration (1)	\$0	0.00%
Cash on Series Balance Sheet		\$300	1.67%
Brokerage Fee		\$180	1.00%
Offering Expenses (2)		\$500	2.78%
	Accrued Interest	\$0	0.00%
	Finder Fee	\$0	0.00%
	Authentication Expense	\$0	0.00%
Acquisition Expenses (3)	Transport from Seller to Warehouse incl. associated Insurance (as applicable)	\$157	0.87%
	Marketing Materials	\$200	1.11%
	Refurbishment & maintenance	\$200	0.00%
Sourcing Fee		\$1,663	9.24%
Total Fees and Expenses		\$2,700	15.00%
Total Proceeds		\$18,000	100.00%

- (1) Consists of an agreement listed in the Series Detail Table with the Asset Seller to be paid in full at the expiration date of the agreement listed in the Series Detail Table.
- (2) Solely in connection with the offering of the Series Interests, the Manager has assumed and will not be reimbursed for Offering Expenses, except for expenses related to the Custody Fee, which will be paid through the proceeds of the Series Offering.
- (3) To the extent that Acquisition Expenses are lower than anticipated, any overage would be maintained in an operating account for future Operating Expenses.

On the date listed in the Series Detail Table, the Company entered into the agreement listed in the Series Detail Table regarding the Series with the Asset Seller for the Cash Portion of the Asset Cost listed in the Use of Proceeds Table. A copy of the bill of sale is attached as Exhibit 6.211 hereto.

Series Detail Table		
Agreement Type	Upfront Purchase	
Date of Agreement	1/28/2021	
Expiration Date of Agreement	N/A	
Down-payment Amount	\$0	
Installment 1 Amount	\$15,000	
Installment 2 Amount	\$0	
Interests issued to Asset Seller as part of total consideration	\$0	
Asset Seller Specifics	None	
Acquisition Expenses	\$357	

Upon the Closing of the Offering, proceeds from the sale of the Series Interests will be distributed to the account of the Series. The Series will complete the agreement and pay the Asset Seller the amounts listed in the Series Detail Table.

In addition to the costs of acquiring the Underlying Asset, proceeds from the Series Offering will be used to pay the following, listed in the Series Detail Table and the Use of Proceeds Table above (i) the Brokerage Fee to the BOR as consideration for providing certain broker-dealer services to the Company in connection with this Series Offering, (ii) the Offering Expenses related to the anticipated Custody Fee, (iii) the Acquisition Expenses, including but not limited to the items described in the Use of Proceeds Table above, except as to the extent that Acquisition Expenses are lower than anticipated, any overage will be maintained in an operating account for future Operating Expenses, and (iv) the Sourcing Fee to the Manager as consideration for assisting in the sourcing of the Series. Of the proceeds of the Series Offering, the Cash on Series Balance Sheet listed in the Use of Proceeds Table will remain in the operating account of the Series for future Operating Expenses.

DESCRIPTION OF SERIES 2000 POKÉMON GYM HEROES BOOSTER BOX

Investment Overview

- Upon completion of the Series #GYMBOX Offering, Series #GYMBOX will purchase a 2000 Pokémon Gym Heroes 1st Edition Set Sealed Booster Box as the Underlying Asset for Series #GYMBOX (The "<u>Series</u> 2000 Pokémon Gym Heroes Booster Box" or the "<u>Underlying Asset</u>" with respect to Series #GYMBOX, as applicable), the specifications of which are set forth below.
- Pokémon is a Japanese media brand that is managed by Nintendo and Game Freak and centers around creatures (Pokémon), which, in collaboration with their human trainers, learn to battle one another.
- Pokémon, which launched in 1996, has become one of the most valuable media franchises in the world with an estimated \$95 billion in lifetime revenue split between video games, trading cards, TV Shows, movies, comic books, and licensed merchandise.
- The Underlying Asset is a 2000 Pokémon Gym Heroes 1st Edition Set Sealed Booster Box.

Asset Description

Overview & Authentication

- On February 27, 1996, Nintendo released the Game Freak developed game "Pocket Monsters: Red and Green" for the Game Boy, Game Boy Color, and Game Boy Advance. This was the first Pokémon video game.
- Nintendo currently owns one-third of The Pokémon Company.
- As of 2016, nearly 15 billion Pokémon cards had been produced.
- Pokémon GO, an augmented reality game that allows players to hunt for Pokémon in their physical environments, was released in 2016 to massive success.
- The Japanese Base Set No Rarity was released on October 20, 1996.
- The Pokémon 1st Edition base set was released on January 9, 1999.
- The Pokémon Jungle 1st Edition set was released on June 16, 1999.
- The Pokémon Fossil 1st Edition set was released on October 10, 1999.
- The Neo Genesis 1st Edition set was released on December 16, 2000.
- The 2000 Pokémon Gym Heroes 1st Edition set was released on August 14, 2000.
- The Gym Heroes 1st Edition set consists of 132 cards. Numbered 1-19 are the "Holographic" (most rare) cards. Numbered 20-34 and 97-104, are the "Rare" cards. Numbered 35-60 and 105-120 are the "Uncommon" cards. Numbered 61-96 and 121-132 are the "Common" cards.
- The Gym Heroes 1st Edition set was available in 11-card booster packs, each consisting of seven Common cards, three Uncommon cards, and one Rare card. Approximately one in every three pack contained a Holographic card.
- At the time, the Gym Heroes 1st Edition set was the largest released by Wizards of the Coast.
- The Gym Heroes 1st Edition set was the first English Pokémon TCG set to diverge significantly from the Japanese version (Gym 1). According to PSA: "...the Japanese series contains 96 cards that focus exclusively on the four Kanto gym leaders: Brock, Misty, Lt. Surge, and Erika. Gym Heroes, meanwhile, boasts 36 more cards and includes singles that highlight more than just those gym leaders."
- The Gym Heroes 1st Edition set was the first English Pokémon TCG set to use a different set symbol than the Japanese version, using an amphitheater beneath the lower-right corner of the artwork.
- Experts have suggested that few of the Gym Heroes 1st Edition set was produced than previous releases, as it came when the "Pokémon crazy had started to slow down."

Notable Features

- The Underlying Asset is a 2000 Pokémon Gym Heroes 1st Edition Set Sealed Booster Box.
- The Underlying Asset comes sealed in its original Wizards of the Coast shrink wrap.
- The Underlying Asset consists of 36 packs (396 total cards) of the 2000 Pokémon Gym Heroes 1st Edition Set.

Notable Defects

• The Underlying Asset shows signs of wear consistent with age.

Details

Series 2000 Pokémon Gym Heroes Booster Box		
Name	Pokémon Trading Card Game	
Publisher	Wizards of the Coast	
Year	2000	
Issue	Gym Heroes 1 st Edition Set	
Total Cards	396	
Memorabilia Type	Trading Card Box	
Condition	Sealed	

Depreciation

The Company treats Memorabilia Assets as collectible and therefore will not depreciate or amortize the Series 2000 Pokémon Gym Heroes Booster Box going forward.

USE OF PROCEEDS – SERIES #POKEYELOW

We estimate that the gross proceeds of the Series Offering (including from Series Interests acquired by the Manager) will be approximately the amount listed in the Use of Proceeds Table assuming the full amount of the Series Offering is sold, and will be used as follows:

Use	of Proceeds Table	Dollar Amount	Percentage of Gross Cash Proceeds
Uses			
Cash Portion of the #POKEYELOW	V Asset Cost (1)	\$46,500	84.55%
Interests issued to Asset Seller as pa	art of total consideration (1)	\$0	0.00%
Cash on Series Balance Sheet		\$300	0.55%
Brokerage Fee		\$550	1.00%
Offering Expenses (2)		\$500	0.91%
	Accrued Interest	\$0	0.00%
	Finder Fee	\$0	0.00%
	Authentication Expense	\$0	0.00%
Acquisition Expenses (3)	Transport from Seller to Warehouse incl. associated Insurance (as applicable)	\$100	0.18%
	Marketing Materials	\$200	0.36%
	Refurbishment & maintenance	\$0	0.00%
Sourcing Fee		\$6,850	12.45%
Total Fees and Expenses		\$8,200	14.91%
Total Proceeds		\$55,000	100.00%

- (1) Consists of an agreement listed in the Series Detail Table with the Asset Seller to be paid in full at the expiration date of the agreement listed in the Series Detail Table.
- (2) Solely in connection with the offering of the Series Interests, the Manager has assumed and will not be reimbursed for Offering Expenses, except for expenses related to the Custody Fee, which will be paid through the proceeds of the Series Offering.
- (3) To the extent that Acquisition Expenses are lower than anticipated, any overage would be maintained in an operating account for future Operating Expenses.

On the date listed in the Series Detail Table, the Company entered into the agreement listed in the Series Detail Table regarding the Series with the Asset Seller for the Cash Portion of the Asset Cost listed in the Use of Proceeds Table. A copy of the purchase agreement is attached as Exhibit 6.212 hereto.

Upon the Closing of the Offering, proceeds from the sale of the Series Interests will be distributed to the account of the Series. The Series will complete the agreement and pay the Asset Seller the amounts listed in the Series Detail Table.

Series Detail Table		
Agreement Type	Purchase Agreement	
Date of Agreement	1/18/2021	
Expiration Date of Agreement	N/A	
Down-payment Amount	\$0	
Installment 1 Amount	\$46,500	
Installment 2 Amount	\$0	
Interests issued to Asset Seller as part of total		
consideration	\$0	
Asset Seller Specifics	None	
Acquisition Expenses	\$300	

In addition to the costs of acquiring the Underlying Asset, proceeds from the Series Offering will be used to pay the following, listed in the Series Detail Table and the Use of Proceeds Table above (i) the Brokerage Fee to the BOR as consideration for providing certain broker-dealer services to the Company in connection with this Series Offering, (ii) the Offering Expenses related to the anticipated Custody Fee, (iii) the Acquisition Expenses, including but not limited to the items described in the Use of Proceeds Table above, except as to the extent that Acquisition Expenses are lower than anticipated, any overage will be maintained in an operating account for future Operating Expenses, and (iv) the Sourcing Fee to the Manager as consideration for assisting in the sourcing of the Series. Of the proceeds of the Series Offering, the Cash on Series Balance Sheet listed in the Use of Proceeds Table will remain in the operating account of the Series for future Operating Expenses.

DESCRIPTION OF SERIES 1999 POKÉMON YELLOW

Investment Overview

- Upon completion of the Series #POKEYELOW Offering, Series #POKEYELOW will purchase a 1999 Nintendo Game Boy Pokémon Yellow [Pixel ESRB, Early Production] Graded Wata 9.6 A++ as the Underlying Asset for Series #POKEYELOW (The "Series 1998 Pokémon Blue Video Game" or the "<u>Underlying Asset</u>" with respect to Series #POKEYELOW, as applicable), the specifications of which are set forth below.
- Pokémon is a Japanese media brand that is managed by Nintendo and Game Freak and centers around creatures (Pokémon), which, in collaboration with their human trainers, learn to battle one another.
- Pokémon, which launched in 1996, has become one of the most valuable media franchises in the world with an estimated \$95 billion in lifetime revenue split between video games, trading cards, TV Shows, movies, comic books, and licensed merchandise.
- The Underlying Asset is a 1999 Nintendo Game Boy Pokémon Yellow [Pixel ESRB, Early Production] Graded Wata 9.6 A++.

Asset Description

Overview & Authentication

- On February 27, 1996, Nintendo released the Game Freak developed game "Pocket Monsters: Red and Green" for the Game Boy. It was then released over the next two years internationally as Pokémon Red and Pokémon Blue. These were the first Pokémon video games released in the US.
- Pokémon Red and Pokémon Blue were identical, with the same game design, with the only difference being that some Pokémon only appear in Blue and some only in Red, requiring players to have both games in order to collect all 150 Pokémon.
- Pokémon Yellow was released in October 1999 in the U.S., having already been released in September 1998 in Japan.
- Pokémon Yellow was a "Special Pikachu Edition," featuring the Pokémon on the cover and uses Pikachu as the "starter Pokémon".
- Pikachu is the mascot of the Pokémon franchise and arguably the most recognizable of any of the Pokémon characters.
- Before Pokémon Yellow, Pikachu was not an important character, but after starring in Pokémon Yellow, went "on to great success for the company, and even has a balloon in the Macy's Thanksgiving Day Parade."
- Pikachu has had multiple balloons in the Macy's Thanksgiving Day Parade, beginning in 2001.
- Pokémon Yellow was released for both the Game Boy and Game Boy Color, making use of the more advanced color palette of the latter.
- Pokémon Yellow was inspired by the anime series, unlike its predecessors.
- Nintendo currently owns one-third of The Pokémon Company.
- As of 2016, nearly 15 billion Pokémon cards had been produced.
- Pokémon GO, an augmented reality game that allows players to hunt for Pokémon in their physical environments, was released in 2016 to massive success.

Notable Features

- The Underlying Asset is a 1999 Nintendo Game Boy Pokémon Yellow [Pixel ESRB, Early Production] Graded Wata 9.6 A++.
- The Underlying Asset is the second highest Wata graded example of the 1999 Nintendo Game Boy Pokémon Yellow video game.

Notable Defects

• The Underlying Asset shows signs of wear consistent with its condition grade from Wata Games.

Details

Series 1999 Game Boy Pokémon Yellow		
Game	Pokémon Yellow	
System	Game Boy	
Manufacturer	Nintendo Co., LTD.	
Production Year	1999	
Box Variant	Pixel ESRB, Early Production	
Rarity	1 of 3 (Wata 9.6)	
Authentication	Wata Games	
Box Grade	9.6	
Seal Rating	A++	
Certification No.	573498-009	

Depreciation

The Company treats Memorabilia Assets as collectible and therefore will not depreciate or amortize the Series 1999 Game Boy Pokémon Yellow going forward.

USE OF PROCEEDS – SERIES #86DK3

We estimate that the gross proceeds of the Series Offering (including from Series Interests acquired by the Manager) will be approximately the amount listed in the Use of Proceeds Table assuming the full amount of the Series Offering is sold, and will be used as follows:

Use	of Proceeds Table	Dollar Amount	Percentage of Gross Cash Proceeds
Uses			
Cash Portion of the #86DK3 Asset	Cost (1)	\$38,400	88.28%
Interests issued to Asset Seller as p	part of total consideration (1)	\$0	0.00%
Cash on Series Balance Sheet		\$300	0.69%
Brokerage Fee		\$435	1.00%
Offering Expenses (2)		\$500	1.15%
	Accrued Interest	\$0	0.00%
	Finder Fee	\$0	0.00%
	Authentication Expense	\$0	0.00%
Acquisition Expenses (3)	Transport from Seller to Warehouse incl. associated Insurance (as applicable)	\$100	0.23%
	Marketing Materials	\$200	0.46%
	Refurbishment & maintenance	\$0	0.00%
Sourcing Fee		\$3,565	8.20%
Total Fees and Expenses		\$4,800	11.03%
Total Proceeds		\$43,500	100.00%

- (1) Consists of an agreement listed in the Series Detail Table with the Asset Seller to be paid in full at the expiration date of the agreement listed in the Series Detail Table.
- (2) Solely in connection with the offering of the Series Interests, the Manager has assumed and will not be reimbursed for Offering Expenses, except for expenses related to the Custody Fee, which will be paid through the proceeds of the Series Offering.
- (3) To the extent that Acquisition Expenses are lower than anticipated, any overage would be maintained in an operating account for future Operating Expenses.

On the date listed in the Series Detail Table, the Company entered into the agreement listed in the Series Detail Table regarding the Series with the Asset Seller for the Cash Portion of the Asset Cost listed in the Use of Proceeds Table. A copy of the bill of sale is attached as Exhibit 6.213 hereto.

Series Detail Table		
Agreement Type	Upfront Purchase	
Date of Agreement	1/14/2021	
Expiration Date of Agreement	N/A	
Down-payment Amount	\$0	
Installment 1 Amount	\$38,400	
Installment 2 Amount	\$0	
Interests issued to Asset Seller as part of total		
consideration	\$0	
Asset Seller Specifics	None	
Acquisition Expenses	\$300	

Upon the Closing of the Offering, proceeds from the sale of the Series Interests will be distributed to the account of the Series. The Series will complete the agreement and pay the Asset Seller the amounts listed in the Series Detail Table.

In addition to the costs of acquiring the Underlying Asset, proceeds from the Series Offering will be used to pay the following, listed in the Series Detail Table and the Use of Proceeds Table above (i) the Brokerage Fee to the BOR as consideration for providing certain broker-dealer services to the Company in connection with this Series Offering, (ii) the Offering Expenses related to the anticipated Custody Fee, (iii) the Acquisition Expenses, including but not limited to the items described in the Use of Proceeds Table above, except as to the extent that Acquisition Expenses are lower than anticipated, any overage will be maintained in an operating account for future Operating Expenses, and (iv) the Sourcing Fee to the Manager as consideration for assisting in the sourcing of the Series. Of the proceeds of the Series Offering, the Cash on Series Balance Sheet listed in the Use of Proceeds Table will remain in the operating account of the Series for future Operating Expenses.

DESCRIPTION OF SERIES 1986 NES DONKEY KONG 3

Investment Overview

- Upon completion of the Series #86DK3 Offering, Series #86DK3 will purchase a 1986 NES Donkey Kong 3 as the Underlying Asset for Series #86DK3 (The "<u>Series 1986 NES Donkey Kong 3</u>" or the "<u>Underlying Asset</u>" with respect to Series #86DK3 as applicable), the specifications of which are set forth below.
- The NES was launched in New York City in October 1985, Los Angeles in February 1986, and the rest of North America in September of 1986. Nintendo sold 61.9 million NES units worldwide.
- Donkey Kong 3 is the third title in the original Donkey Kong series released by Nintendo.
- The Underlying Asset is a 1986 Donkey Kong 3 Sealed [Hangtab, 2 Code, Mid-Production], NES Nintendo graded Wata 9.2 A+.

Asset Description

Overview & Authentication

- Nintendo is a Japanese multinational consumer electronics and video game company founded in 1889. The company remains a high grossing developer, with \$2.286 Billion in revenue in the fourth quarter of 2019.
- The Nintendo Entertainment System (NES) was a console released by Nintendo for U.S. Markets in 1985².
- The NES was launched in New York City in October 1985, Los Angeles in February 1986, and the rest of North America in September of 1986. Nintendo sold 61.9 million NES units worldwide.
- The NES system was sold new in the United States until it was discontinued in 1995.
- Shigeru Miyamoto was hired by Nintendo after graduating from college with hopes of becoming a toydesigner. Instead, the young designer would be tasked with working on art for Nintendo's new video games.
- Nintendo's early video games ("Sheriff" and "Radar Scope") were successful in Japan, but when the company tried to enter the U.S. market to compete with Taito and Namco, they were met with failure, only selling 1,000 units of "Radar Scope" and finding themselves left with unwanted expensive inventory.
- In order to avoid financial ruin, Miyamoto was placed in charge of a new project to save Nintendo's video game department. Despite no game design experience (he simply gave direction to the design team to execute on his ideas), Miyamoto approached the design of this new game differently than his predecessors, placing characters with individual personalities and stories at the center of his vision.
- Miyamoto had first hoped to base a game on Popeye and "his perpetual battle with Bluto over his damsel in distress, Olive Oyl." Instead, due to licensing issues, "the designer superimposed the classic love triangle over a King Kong theme."
- The first "Donkey Kong" game was released in the U.S. on June 2, 1981, featuring "Jumpman" (later renamed "Mario" after Nintendo's landlord) and his pet gorilla Donkey Kong, who had "turned on his owner, kidnapped his girlfriend and taken her hostage atop the towering steel beams of a construction site."
- The first Donkey Kong game had four distinct screens, reminiscent of a Manga panel, and featured "a story, a sense of humor, funny music (which Miyamoto helped write), and an ingenious game logic," according to the New Yorker.
- After a 1982 sequel titled "Donkey Kong Jr.," Nintendo released Donkey Kong 3 as an arcade game 1983, the same year as "Mario Bros." "Donkey Kong 3" did not feature Mario, who is replaced by Stanley the Bugman, a gardener armed with bug spray which he uses to defend his plants.
- In June 1986, Donkey Kong 3 was "ported" to the NES for U.S. audiences.
- Donkey Kong 3 was re-released for the Nintendo Switch in April 2019.
- The Underlying Asset has been authenticated by Wata Games and issued a grade of 9.2 A+ with certification number 577821-002.

Notable Features

- The Underlying Asset is 1 of 6 sealed 1986 Donkey Kong 3 video games graded by Wata 9.2 A+.
- The Underlying Asset is a Hangtab variant.

- The Underlying Asset has a "NES-GP" code, which denotes production sometime between late 1986 and the introduction of a different coding system in 1987.
- The Underlying Asset is labelled "No NES TM," meaning it was produced before the addition of "TM" to the end of "Nintendo Entertainment System" on boxes in 1987.
- The Underlying Asset is labelled "Round SOQ," meaning it was produced before Nintendo switched to Oval SOQs in March 1989.
- The Underlying Asset is labelled "No Rev-A," meaning it was produced before Nintendo added the Revision-A identifier to its boxes in January 1988.

Notable Defects

• The Underlying Asset's condition is consistent with its condition grade from Wata Games.

Details

Series 1986 NES Donkey Kong 3		
Game	Donkey Kong 3	
System	NES	
Manufacturer	Nintendo Co., LTD.	
Production Year	1986	
Box Variant	Hangtab, NES-GP, Code, No NES TM, No Rev-A, Round SOQ (No Code), 5 Screw Cart	
Rarity	1 of 6 (Sealed Wata Graded)	
Authentication	Wata Games	
Box Grade	9.2	
Seal Rating	A+	
Certification No.	577821-002	

Depreciation

The Company treats Memorabilia Assets as collectible and therefore will not depreciate or amortize the Series 1986 NES Donkey Kong 3 going forward.

USE OF PROCEEDS – SERIES #WZRDOFOZ

We estimate that the gross proceeds of the Series Offering (including from Series Interests acquired by the Manager) will be approximately the amount listed in the Use of Proceeds Table assuming the full amount of the Series Offering is sold, and will be used as follows:

Use	of Proceeds Table	Dollar Amount	Percentage of Gross Cash Proceeds
Uses			
Cash Portion of the #WZRDOFOZ	Asset Cost (1)	\$80,000	88.89%
Interests issued to Asset Seller as p	art of total consideration (1)	\$0	0.00%
Cash on Series Balance Sheet		\$300	0.33%
Brokerage Fee		\$900	1.00%
Offering Expenses (2)		\$675	0.75%
	Accrued Interest	\$0	0.00%
	Finder Fee	\$0	0.00%
	Authentication Expense	\$0	0.00%
Acquisition Expenses (3)	Transport from Seller to Warehouse incl. associated Insurance (as applicable)	\$100	0.11%
	Marketing Materials	\$200	0.22%
	Refurbishment & maintenance	\$0	0.00%
Sourcing Fee	· · ·	\$7,825	8.69%
Total Fees and Expenses		\$9,700	10.78%
Total Proceeds		\$90,000	100.00%

- (1) Consists of an agreement listed in the Series Detail Table with the Asset Seller to be paid in full at the expiration date of the agreement listed in the Series Detail Table.
- (2) Solely in connection with the offering of the Series Interests, the Manager has assumed and will not be reimbursed for Offering Expenses, except for expenses related to the Custody Fee, which will be paid through the proceeds of the Series Offering.
- (3) To the extent that Acquisition Expenses are lower than anticipated, any overage would be maintained in an operating account for future Operating Expenses.

On the date listed in the Series Detail Table, the Company entered into the agreement listed in the Series Detail Table regarding the Series with the Asset Seller for the Cash Portion of the Asset Cost listed in the Use of Proceeds Table. A copy of the purchase agreement is attached as Exhibit 6.214 hereto.

Upon the Closing of the Offering, proceeds from the sale of the Series Interests will be distributed to the account of the Series. The Series will complete the agreement and pay the Asset Seller the amounts listed in the Series Detail Table.

Series Detail Table		
Agreement Type	Purchase Agreement	
Date of Agreement	1/11/2021	
Expiration Date of Agreement	N/A	
Down-payment Amount	\$0	
Installment 1 Amount	\$80,000	
Installment 2 Amount	\$0	
Interests issued to Asset Seller as part of total		
consideration	\$0	
Asset Seller Specifics	None	
Acquisition Expenses	\$300	

In addition to the costs of acquiring the Underlying Asset, proceeds from the Series Offering will be used to pay the following, listed in the Series Detail Table and the Use of Proceeds Table above (i) the Brokerage Fee to the BOR as consideration for providing certain broker-dealer services to the Company in connection with this Series Offering, (ii) the Offering Expenses related to the anticipated Custody Fee, (iii) the Acquisition Expenses, including but not limited to the items described in the Use of Proceeds Table above, except as to the extent that Acquisition Expenses are lower than anticipated, any overage will be maintained in an operating account for future Operating Expenses, and (iv) the Sourcing Fee to the Manager as consideration for assisting in the sourcing of the Series. Of the proceeds of the Series Offering, the Cash on Series Balance Sheet listed in the Use of Proceeds Table will remain in the operating account of the Series for future Operating Expenses.

DESCRIPTION OF SERIES THE WONDERFUL WIZARD OF OZ

Investment Overview

- Upon completion of the Series #WZRDOFOZ Offering, Series #WZRDOFOZ will purchase a 1900 First Edition of The Wonderful Wizard Of OZ as the Underlying Asset for Series #WZRDOFOZ (The "Series <u>The Wonderful Wizard Of OZ</u>" or the "<u>Underlying Asset</u>" with respect to Series ##WZRDOFOZ, as applicable), the specifications of which are set forth below.
- "The Wonderful Wizard of Oz" is a book written by Frank Baum and published in 1900 that tells the tale of a girl named Dorothy and her quest to find her way home with the help of new friends she meets along the way.
- "The Wizard of Oz" is a musical film released by MGM in 1939 starring Judy Garland.
- The Underlying Asset is a 1900 First Edition of The Wonderful Wizard Of OZ.

Asset Description

Overview & Authentication

- Lyman Frank Baum was born on May 15, 1856 in Chittenango, New York. As a young man, he ran a printing press and issued a monthly magazine for family and friends. As an adult, Baum worked as an actor, playwright, and journalist.
- Bauman's first children's book was "Mother Goose in Prose," published in 1897, followed by the 1899 poetry collection "Father Goose: His Book," which became the children's bestseller of the year.
- In 1900, Bauman published "The Wonderful Wizard of Oz," which the Library of Congress ranks "as one of the greatest American books for children."
- The title of "Oz" comes from a label on one of Baum's filing cabinets for the letters "O-Z."
- "The Wizard of Oz" was illustrated by Bauman's friend, William Wallace Denslow (who also contributed to "Father Goose: His Book") and exhibited a design which was considered "lavish for the time, with several color plate illustrations, backgrounds in different colors and illustrations on many pages."
- "The Wizard of Oz" told the story of a girl named Dorothy from Kansas, who finds herself transported to a magical and far-off land with her dog Toto after a cyclone carries her house away. On her journey along the yellow brick road to the Emerald City, Dorothy meets friends, including a Scarecrow, a Tin Woodman, and a "Cowardly" Lion. Dorothy and her friends overcome obstacles on their way to meeting the Wizard of Oz, who is revealed surprisingly to be nothing more than a man hiding behind a curtain.
- "'The Wizard of Oz' was phenomenally successful," and inspired adaptations for the stage, silent film, and colored film.
- Some have suggested "The Wizard of Oz" is a political allegory for the 1890s, with Henry Littlefield writing in a 1964 article in American Quarterly that the fairy tale depicted the political and economic climate responsible for producing the populist movement. He cited Dorothy's origin from the "populist hotbed of Kansas" and her quest to follow the yellow brick road symbolic of the gold standard.
- "The Wizard of Oz" film, released in 1939 by MGM starring Judy Garland, was a hit in large part thanks to its use of ground-breaking use of "Technicolor."
- According to the Smithsonian National Museum of American History: "Contrary to a common misconception, Oz was not the first film made in color, but it was one of the first to prove that color could add fantasy and draw audiences to theaters, despite its release during the Great Depression."
- In November 2018, Vanity Fair declared: "The Wizard of Oz is Officially the Most Influential Film of All Time."
- Penguin Random House wrote: "No child's library is complete without this enchanting fantasy with its enduring themes of loyalty, resourcefulness, courage, and unforgettable characters, such as the Scarecrow, the Tin Man, the Cowardly Lion, and the Wicked Witch of the West. First published in the year 1900, the complete novel is one of the best-known original fairy tales in American popular culture."
- During Baum's life, he would write a total of 13 books set in the world of Oz, as well as a total of 55 novels, 83 short stories, and over 200 poems.

- Frank Baum once wrote: "To write fairy stories for children, to amuse them, to divert restless children, sick children, to keep them out of mischief on rainy days, seems of greater importance than to write grown-up novels."
- Baum died in May 1919.
- The Underlying Asset is accompanied by a signed letter of authenticity from Darren Sutherland, a New York-based rare book specialist.

Notable Features

- The Underlying Asset is a 1900 First Edition of The Wonderful Wizard Of OZ.
- The Underlying Asset is in its original full green cloth stamped in red and green.
- The Underlying Asset is stamped in sans-serif typeface on its spine: "Geo. M. Hill Co."
- The Underlying Asset includes illustrated pastedowns in black and grey (front) and black and red (rear).
- The Underlying Asset contains boxed advertisements facing the title page.
- The Underlying Asset contains 24 full-page color plates, including title page.

Notable Defects

- The Underlying Asset contains two blots on moon in plate facing page 34.
- The Underlying Asset contains red shading on plate facing page 92.

Details

Series The Wonderful Wizard Of OZ	
Title	The Wonderful Wizard of Oz
Author	Frank Baum
Publisher	George M. Hill Company
Publication Date	1900
Binding	First State, Variant B
Book Condition	Exceptionally Fine
Edition	First Edition

Depreciation

The Company treats Memorabilia Assets as collectible and therefore will not depreciate or amortize the Series The Wonderful Wizard Of Oz going forward.

USE OF PROCEEDS – SERIES #FANFOUR5

We estimate that the gross proceeds of the Series Offering (including from Series Interests acquired by the Manager) will be approximately the amount listed in the Use of Proceeds Table assuming the full amount of the Series Offering is sold, and will be used as follows:

Use	of Proceeds Table	Dollar Amount	Percentage of Gross Cash Proceeds
Uses			
Cash Portion of the #FANFOUR5	Asset Cost (1)	\$72,000	90.00%
Interests issued to Asset Seller as p	art of total consideration (1)	\$0	0.00%
Cash on Series Balance Sheet		\$300	0.38%
Brokerage Fee		\$800	1.00%
Offering Expenses (2)			0.75%
	Accrued Interest	\$0	0.00%
	Finder Fee	\$0	0.00%
	Authentication Expense	\$0	0.00%
Acquisition Expenses (3)	Transport from Seller to Warehouse incl. associated Insurance (as applicable)	\$132	0.17%
	Marketing Materials	\$200	0.25%
	Refurbishment & maintenance	\$0	0.00%
Sourcing Fee		\$5,968	7.46%
Total Fees and Expenses		\$7,700	9.62%
Total Proceeds		\$80,000	100.00%

- (1) Consists of an agreement listed in the Series Detail Table with the Asset Seller to be paid in full at the expiration date of the agreement listed in the Series Detail Table.
- (2) Solely in connection with the offering of the Series Interests, the Manager has assumed and will not be reimbursed for Offering Expenses, except for expenses related to the Custody Fee, which will be paid through the proceeds of the Series Offering.
- (3) To the extent that Acquisition Expenses are lower than anticipated, any overage would be maintained in an operating account for future Operating Expenses.

On the date listed in the Series Detail Table, the Company entered into the agreement listed in the Series Detail Table regarding the Series with the Asset Seller for the Cash Portion of the Asset Cost listed in the Use of Proceeds Table. A copy of the bill of sale is attached as Exhibit 6.215 hereto.

Series Detail Table						
Agreement Type	Upfront Purchase					
Date of Agreement	1/14/2021					
Expiration Date of Agreement	N/A					
Down-payment Amount	\$0					
Installment 1 Amount	\$72,000					
Installment 2 Amount	\$0					
Interests issued to Asset Seller as part of total						
consideration	\$0					
Asset Seller Specifics	None					
Acquisition Expenses	\$332					

Upon the Closing of the Offering, proceeds from the sale of the Series Interests will be distributed to the account of the Series. The Series will complete the agreement and pay the Asset Seller the amounts listed in the Series Detail Table.

In addition to the costs of acquiring the Underlying Asset, proceeds from the Series Offering will be used to pay the following, listed in the Series Detail Table and the Use of Proceeds Table above (i) the Brokerage Fee to the BOR as consideration for providing certain broker-dealer services to the Company in connection with this Series Offering, (ii) the Offering Expenses related to the anticipated Custody Fee, (iii) the Acquisition Expenses, including but not limited to the items described in the Use of Proceeds Table above, except as to the extent that Acquisition Expenses are lower than anticipated, any overage will be maintained in an operating account for future Operating Expenses, and (iv) the Sourcing Fee to the Manager as consideration for assisting in the sourcing of the Series. Of the proceeds of the Series Offering, the Cash on Series Balance Sheet listed in the Use of Proceeds Table will remain in the operating account of the Series for future Operating Expenses.

DESCRIPTION OF SERIES 1962 THE FANTASTIC FOUR #5

Investment Overview

- Upon completion of the Series #FANFOUR5 Offering, Series #FANFOUR5 will purchase a 1962 Marvel Fantastic Four #5 comic book graded CGC NM 9.2 as the Underlying Asset for Series #FANFOUR5 (the "<u>Series 1962 The Fantastic Four #5</u>" or the "<u>Underlying Asset</u>" with respect to Series #FANFOUR5, as applicable), the specifications of which are set forth below.
- The Fantastic Four are a superhero team that debuted in 1961 and have since been adapted into other media, including four animated series and four live action films.
- Dr. Doom is a Marvel villain known for his long-standing rivalry with the Fantastic Four and his brilliant intellect.
- The Underlying Asset is a 1962 Marvel Fantastic Four #5 comic book graded CGC NM 9.2.

Asset Description

Overview & Authentication

- The Fantastic Four is a group of Marvel superheroes originally consisting of Mister Fantastic, the Thing, the Human Torch, and Invisible Girl.
- Dr. Doom attended the State University in Hegemon, New York, where he met Mr. Fantastic and The Thing, developing a rivalry.
- After ignoring Mr. Fantastic's warning regarding a miscalculation, Dr. Doom was permanently scarred by an explosion stemming from a machine he had built to project the astral form of a being into other dimensions.
- In Fantastic Four #5, Dr. Doom is first introduced, appearing over the Fantastic Four helicopter and demanding the Invisible Girl as a hostage.
- With a new phase of the Marvel Cinematic Universe in the works, some have speculated whether the Fantastic Four (and Dr. Doom) will appear in the newest storylines.
- Dr. Doom has appeared in many Fantastic Four films over the years, including: "The Fantastic Four" (1994), "Fantastic Four" (2005), "Fantastic 4: Rise of the Silver Surfer" (2007), and "Fantastic Four" (2015).
- Dr. Doom has appeared in many Fantastic Four television episodes and series, including: "Fantastic Four: The Animated Series" (1994-1996) and "Fantastic Four" (1967-1968).
- Silver Age comics have been particularly sought after thanks to recent Marvel movies, and speculation of the future of the franchise.
- The Underlying Asset has been authenticated by Certified Guaranty Company (CGC) an issued a grade of CGC NM 9.2 with certification No. 0039985005.

Notable Features

- The Underlying Asset is a 1962 Marvel Fantastic Four #5 comic book graded CGC NM 9.2.
- The Underlying Asset is in the top 2.3% of CGC graded copies of Fantastic Four #5 and is 1 of 16 copies graded at CGC NM 9.2, with 16 graded higher.
- The Underlying Asset features the first appearance and origin of Dr. Doom.
- The Underlying Asset's cover art of an illustration of the Fantastic Four fighting Dr. Doom, THE FANTASTIC /FOUR/ "MEET... DOCTOR DOOM!" across the top of the page.

Notable Defects

• The Underlying Asset shows signs of wear consistent with its age and condition grade from CGC.

Details

Series 1962 Fantastic Four #5						
Title	Fantastic Four #5					
Store Date	April 10, 1962					
Key Issue	First Appearance of Dr. Doom, Origin of Dr. Doom					
Cover Price	\$0.12					
Publisher	Marvel					
Writer	Stan Lee					
Cover Artist	Jack Kirby					
Penciller	Jack Kirby					
Inker	Joe Sinnott					
Colorer	Stan Goldberg					
Inker	Joe Sinnott					
Editor	Stan Lee					
Rarity	1 of 16 (CGC 9.2)					
Authentication	Certified Guaranty Company (CGC)					
Grade	9.2					
Certification No.	0039985005					

Depreciation

The Company treats Memorabilia Assets as collectible and therefore will not depreciate or amortize the Series 1962 The Fantastic Four #5 going forward.

RSE ARCHIVE, LLC FINANCIAL STATEMENTS

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RSE ARCHIVE, LLC

Consolidated Balance Sheets as of June 30, 2020 (unaudited)

	Series #52MANTLE		Series #71MAYS		Series #RLEXPEPSI		Series #10COBB		Series #POTTER	
Assets										
Current Assets										
Cash and Cash Equivalents	\$	1,450	\$	1,600	\$	300	\$	1,545	\$	1,095
Pre-paid Insurance		1,153		484		155		323		918
Pre-paid Storage		-		-		-		-		-
Due from the Manager		-		-		-		-		-
Total Current Assets		2,603		2,084		455		1,868		2,013
Other Assets										
Collectible Memorabilia - Deposit		-		-		-		-		-
Collectible Memorabilia - Owned		125,000		52,500		16,800		35,000		70,100
TOTAL ASSETS	\$	127,603	\$	54,584	\$	17,255	\$	36,868	\$	72,113
LIABILITIES AND MEMBERS' EQUITY / (DEFICIT)										
Liabilities										
Current Liabilities										
Accounts Payable	\$	-	\$	-	\$	-	\$	-	\$	-
Due to the Manager for Insurance		-		-		-		-		-
Income Taxes Payable		-		-		-		-		-
Due to the Manager or its Affiliates		-		-		-		-		-
Total Liabilities		-		-		-		-		-
Membership Contributions		126,600		54,100		17,100		36,600		70,740
Capital Contribution		3,068		1,749		1,095		1,396		1,900
Capital Contribution for loss at Offering close		-				-		-		510
Distribution to RSE Archive		-		-		-		(55)		(55)
Accumulated Deficit		(2,065)		(1,265)		(940)		(1,073)		(982)
Members' Equity / (Deficit)		127,603		54,584		17,255		36,868		72,113
TOTAL LIABILITIES AND MEMBERS'					_	,	_		_	
EQUITY	\$	127,603	\$	54,584	\$	17,255	\$	36,868	\$	72,113

See accompanying notes, which are an integral part of these financial statements.

Consolidated Balance Sheets as of June 30, 2020 (unaudited)

	Series OCITIES	Ser	ies #FROST	Series #BIRKINBLU		Se	Series #SMURF		ies #70RLEX
Assets									
Current Assets									
Cash and Cash Equivalents	\$ 1,495	\$	1,695	\$	1,250	\$	1,250	\$	1,200
Pre-paid Insurance	169		141		507		272		165
Pre-paid Storage	-		-		-		-		-
Due from the Manager	-		-		-		-		-
Total Current Assets	1,664		1,836		1,757		1,522		1,365
Other Assets									
Collectible Memorabilia - Deposit	-		-		-		-		-
Collectible Memorabilia - Owned	12,100		10,100		55,500		29,500		17,900
TOTAL ASSETS	\$ 13,764	\$	11,936	\$	57,257	\$	31,022	\$	19,265
LIABILITIES AND MEMBERS' EQUITY /									
(DEFICIT)									
Liabilities									
Current Liabilities									
Accounts Payable	\$ -	\$	-	\$	-	\$	-	\$	-
Due to the Manager for Insurance	-		-		-		-		-
Income Taxes Payable	-		-		-		-		-
Due to the Manager or its Affiliates	-		-		-		-		-
Total Liabilities	-		-		-		-		-
Membership Contributions	13,800		12,000		56,750		30,750		19,250
Capital Contribution	947		911		1,701		1,404		993
Capital Contribution for loss at Offering									
close	-		-		-		-		-
Distribution to RSE Archive	(205)		(205)		-		-		(150)
Accumulated Deficit	(778)		(770)		(1,194)		(1,132)		(828)
Members' Equity / (Deficit)	13,764		11,936		57,257		31,022		19,265
TOTAL LIABILITIES AND MEMBERS'									
EQUITY	\$ 13,764	\$	11,936	\$	57,257	\$	31,022	\$	19,265

Consolidated Balance Sheets as of June 30, 2020 (unaudited)

	Series #	EINSTEIN	Ser	ies #HONUS	S	eries #75ALI	Ser	ies #71ALI	Serie	s #APROAK
Assets										
Current Assets										
Cash and Cash Equivalents	\$	1,750	\$	5,300	\$	1,003	\$	3,005	\$	1,250
Pre-paid Insurance		155		-		-		-		669
Pre-paid Storage		-		-		-		-		-
Due from the Manager		-		-		-		3,550		-
Total Current Assets		1,905		5,300		1,003		6,555		1,919
Other Assets										
Collectible Memorabilia - Deposit		-		-		-		-		-
Collectible Memorabilia - Owned		11,100		500,028		44,065		-		72,500
TOTAL ASSETS	\$	13,005	\$	505,328	\$	45,068	\$	6,555	\$	74,419
LIABILITIES AND MEMBERS' EQUITY /										
(DEFICIT)										
Liabilities										
Current Liabilities	*		*		*		*		*	
Accounts Payable	\$	-	\$	-	\$	-	\$	3,550	\$	-
Due to the Manager for Insurance		-		2,644		386		-		-
Income Taxes Payable		-		-		-		3,005		-
Due to the Manager or its Affiliates		-		-		65		-		-
Total Liabilities		-		2,644		451		6,555		-
Membership Contributions		13,000		505,328		45,040				73,688
Capital Contribution		860		2,355		671		_		1,859
Capital Contribution for loss at Offering close		-		2,335		10				63
Distribution to RSE Archive		(150)		_		10		_		
Accumulated Deficit		(705)		(4,999)		(1,104)				(1,191)
Members' Equity / (Deficit)		13,005		502,684		44,617		_		74,419
TOTAL LIABILITIES AND MEMBERS'	·	15,005		502,004		++,017				77,717
EQUITY	\$	13,005	\$	505,328	\$	45,068	\$	6,555	\$	74,419

Consolidated Balance Sheets as of June 30, 2020 (unaudited)

				Series						
	Series #	88JORDAN	#BI	RKINBOR	Ser	ies #33RUTH	Seri	ies #SPIDER1	Seri	es #BATMAN3
Assets										
Current Assets										
Cash and Cash Equivalents	\$	1,003	\$	1,203	\$	1,003	\$	1,003	\$	1,003
Pre-paid Insurance		-		-		-		-		-
Pre-paid Storage		-		-		-		-		-
Due from the Manager		-		-		-		-		-
Total Current Assets		1,003		1,203		1,003		1,003		1,003
Other Assets										
Collectible Memorabilia - Deposit		-		-		-		-		-
Collectible Memorabilia - Owned		20,000		50,000		74,000		20,000		75,000
TOTAL ASSETS	\$	21,003	\$	51,203	\$	75,003	\$	21,003	\$	76,003
LIABILITIES AND MEMBERS' EQUITY /										
(DEFICIT)										
Liabilities										
Current Liabilities										
Accounts Payable	\$	-	\$	-	\$	-	\$	-	\$	-
Due to the Manager for Insurance		175		418		634		69		258
Income Taxes Payable		-		-		-		-		-
Due to the Manager or its Affiliates		-		-		-		-		-
Total Liabilities		175		418		634		69		258
Membership Contributions		21,050		51,250		75,050		21,050		76,050
Capital Contribution		511		435		414		391		390
Capital Contribution for loss at Offering close		-		-		-		-		-
Distribution to RSE Archive		(47)		(47)		(47)		(47)		(47)
Accumulated Deficit		(686)		(853)		(1,048)		(460)		(648)
Members' Equity / (Deficit)		20,827		50,785		74,369		20,934		75,745
TOTAL LIABILITIES AND MEMBERS' EQUITY	\$	21,003	\$	51,203	\$	75,003	\$	21,003	\$	76,003

See accompanying notes, which are an integral part of these financial statements. $$\mathrm{F}\mathchar{-}4$$

RSE ARCHIVE, LLC Consolidated Balance Sheets as of June 30, 2020 (unaudited)

	Sorios t	ULYSSES	# P (Series DOSEVELT	Sorio	s #56MANTLE	Soria	es #AGHOWL	Soria	es #98JORDAN
Assets	Series n	OLISSES	πRC	JOSE VELT	Serie	S #JONIAN I LL	Serie		Serie	
Current Assets										
Cash and Cash Equivalents	\$	1,950	\$	400	\$	1,050	\$	1,703	\$	9,272
Pre-paid Insurance		311	+	240	+	-,	Ŧ	219	+	-
Pre-paid Storage		-		-		-		-		-
Due from the Manager		-		-		-		-		136
Total Current Assets		2,261		640		1,050		1,922		9,408
Other Assets		, , , , , , , , , , , , , , , , , , ,				,		,		,
Collectible Memorabilia - Deposit		-		-		-		-		-
Collectible Memorabilia - Owned		22,100		17,200		9,000		15,600		-
TOTAL ASSETS	\$	24,361	\$	17,840	\$	10,050	\$	17,522	\$	9,408
LIABILITIES AND MEMBERS' EQUITY / (DEFICIT) Liabilities Current Liabilities Accounts Payable Due to the Manager for Insurance Income Taxes Payable	\$	-	\$	-	\$	77	\$	-	\$	- - 9,408
Due to the Manager or its Affiliates		-		-		-		-		-
Total Liabilities		-		-		77		-		9,408
Membership Contributions		24,050		17,797		9,400		17,500		-
Capital Contribution		718		639		368		612		-
Capital Contribution for loss at Offering close		-		-		650		-		-
Distribution to RSE Archive		-		(197)		-		(197)		-
Accumulated Deficit		(407)		(399)		(445)		(393)		-
Members' Equity / (Deficit)		24,361		17,840		9,973		17,522		-
TOTAL LIABILITIES AND MEMBERS' EQUITY	\$	24,361	\$	17,840	\$	10,050	\$	17,522	\$	9,408

See accompanying notes, which are an integral part of these financial statements. $$\mathrm{F}\mathchar`-5$$

Consolidated Balance Sheets as of June 30, 2020 (unaudited)

	Series	#18ZION	Seri	ies #SNOOPY	Seri	es #APOLLO11	#74	Series #24RUTHBAT				ries #YOKO
Assets	berres		ben		berr		// //	Ke I IID/III				
Current Assets												
Cash and Cash Equivalents	\$	650	\$	800	\$	1,050	\$	1.003	\$	1,750		
Pre-paid Insurance		125		221		277		-		176		
Pre-paid Storage		-		-		-		-		-		
Due from the Manager		-		-		-		-		-		
Total Current Assets		775		1,021		1,327		1,003		1,926		
Other Assets												
Collectible Memorabilia - Deposit		-		-		-		-		-		
Collectible Memorabilia - Owned		13,545		24,000		30,000		250,006		12,600		
TOTAL ASSETS	\$	14,320	\$	25,021	\$	31,327	\$	251,009	\$	14,526		
LIABILITIES AND MEMBERS' EQUITY /												
(DEFICIT)												
Liabilities												
Current Liabilities												
Accounts Payable	\$	-	\$	-	\$	-	\$	-	\$	-		
Due to the Manager for Insurance		-		-		-		2,134		-		
Income Taxes Payable		-		-		-		-		-		
Due to the Manager or its Affiliates		45		-		-		6		-		
Total Liabilities		45		-		-		2,140		-		
Membership Contributions		14,150		24,745		31,050		250,538		14,500		
Capital Contribution		465		575		595		194		353		
Capital Contribution for loss at Offering close		-		55		-		512		-		
Distribution to RSE Archive		-		-		-		(47)		(150)		
Accumulated Deficit		(340)		(354)		(318)		(2,328)		(177)		
Members' Equity / (Deficit)		14,275		25,021		31,327		248,869		14,526		
TOTAL LIABILITIES AND MEMBERS'												
EQUITY	\$	14,320	\$	25,021	\$	31,327	\$	251,009	\$	14,526		

Consolidated Balance Sheets as of June 30, 2020 (unaudited)

	Series #	36JORDAN	Seri	es #HULK1	#RI	Series UTHBALL1	Series #HIMALAYA		#38D	Series IMAGGIO
Assets			berr						1000	
Current Assets										
Cash and Cash Equivalents	\$	8,851	\$	300	\$	700	\$	1,203	\$	600
Pre-paid Insurance		-		-		-		-		-
Pre-paid Storage		-		-		-		-		-
Due from the Manager		109		-		-		-		-
Total Current Assets		8,960		300		700		1,203		600
Other Assets										
Collectible Memorabilia - Deposit		-		-		-		-		-
Collectible Memorabilia - Owned		-		87,006		27,006		130,000		20,006
TOTAL ASSETS	\$	8,960	\$	87,306	\$	27,706	\$	131,203	\$	20,606
LIABILITIES AND MEMBERS' EQUITY / (DEFICIT)										
Liabilities										
Current Liabilities										
Accounts Payable	\$	-	\$	-	\$	-	\$	-	\$	-
Due to the Manager for Insurance	Ŷ	144	4	190	φ	146	Ŷ	1,088	Ŷ	108
Income Taxes Payable		8,816		-		-		-		-
Due to the Manager or its Affiliates		-		6		6		-		6
Total Liabilities		8,960		196		152		1,088		114
		,						,		
Membership Contributions		-		87,300		27,700		131,250		20,600
Capital Contribution		-		126		126		116		90
Capital Contribution for loss at Offering close		-		-		-		-		-
Distribution to RSE Archive		-		-		-		(47)		-
Accumulated Deficit		-		(316)		(272)		(1,204)		(198)
Members' Equity / (Deficit)		-		87,110		27,554		130,115		20,492
TOTAL LIABILITIES AND MEMBERS'										
EQUITY	\$	8,960	\$	87,306	\$	27,706	\$	131,203	\$	20,606

Consolidated Balance Sheets as of June 30, 2020 (unaudited)

		Series LEMENTE	Com		Conto	~ #CATCHED	Sam	an #DOND1	Com	
Assets	#5501	LEMENTE	Ser	ies #LOTR	Serie	s #CATCHER	Ser	ies #BOND1	Seri	es #SUPER21
Current Assets										
Cash and Cash Equivalents	\$	600	\$	563	\$	213	\$	463	\$	300
Pre-paid Insurance	φ	000	φ	505	φ	215	Φ	405	Φ	500
Pre-paid Storage		-		-		-		-		-
Due from the Manager		-		-		-		-		-
Total Current Assets		600		563		213		463		300
Other Assets		000		505		215		405		300
Collectible Memorabilia - Deposit										
Collectible Memorabilia - Deposit		36,006		27,600		- 11,600		37,100		7,023
TOTAL ASSETS	\$	· · · · · ·	\$,	\$	/	\$	· · · · · · · · · · · · · · · · · · ·	\$	
IUIAL ASSEIS	ð	36,606	Þ	28,163	Þ	11,813	Þ	37,563	Þ	7,323
LIABILITIES AND MEMBERS' EQUITY / (DEFICIT) Liabilities										
Current Liabilities										
Accounts Payable	\$	-	\$	-	\$	-	\$	-	\$	-
Due to the Manager for Insurance		195		70		30		97		11
Income Taxes Payable		-		-		-		-		-
Due to the Manager or its Affiliates		6		-		-		-		23
Total Liabilities		201		70		30		97		34
Membership Contributions		36,600		28,200		11,850		37,600		7,300
Capital Contribution		90		67		67		67		47
Capital Contribution for loss at Offering close		-		-		-		-		-
Distribution to RSE Archive		-		(37)		(37)		(37)		-
Accumulated Deficit		(285)		(137)		(97)		(164)		(58)
Members' Equity / (Deficit)		36,405		28,093		11,783		37,466		7,289
TOTAL LIABILITIES AND MEMBERS'										
EQUITY	\$	36,606	\$	28,163	\$	11,813	\$	37,563	\$	7,323

Consolidated Balance Sheets as of June 30, 2020 (unaudited)

	Serie	Series #BATMAN1		Series #BIRKINTAN		#GMTBLACK1	Consolidated
Assets							
Current Assets							
Cash and Cash Equivalents	\$	534	\$	700	\$	634	\$ 171,332
Pre-paid Insurance		-		-		-	6,938
Pre-paid Storage		-		-		-	1,650
Due from the Manager		-		-		-	3,794
Total Current Assets		534		700		634	183,715
Other Assets							
Collectible Memorabilia - Deposit		-		-		-	178,161
Collectible Memorabilia - Owned		68,577		25,244		25,030	3,759,520
TOTAL ASSETS	\$	69,111	\$	25,944	\$	25,664	\$ 4,121,396
LIABILITIES AND MEMBERS' EQUITY / (DEFICIT)							
Liabilities							
Current Liabilities							
Accounts Payable	\$	-	\$	-	\$	-	\$ 108,213
Due to the Manager for Insurance		149		42		146	10,714
Income Taxes Payable		-		-		-	21,229
Due to the Manager or its Affiliates		77		244		30	1,751,883
Total Liabilities		226		286		176	1,892,038
Membership Contributions		69,100		25,700		25,700	2,231,825
Capital Contribution		43		20		20	40,940
Capital Contribution for loss at Offering close		-		-		-	1,800
Distribution to RSE Archive		(66)		-		(66)	-
Accumulated Deficit		(192)		(62)		(166)	(45,207)
Members' Equity / (Deficit)		68,885		25,658		25,488	2,229,358
TOTAL LIABILITIES AND MEMBERS' EQUITY	\$	69,111	\$	25,944	\$	25,664	\$ 4,121,396

Consolidated Balance Sheets as of December 31, 2019

	#52	Series MANTLE	Serie	es #71MAYS	#RI	Series LEXPEPSI	Serie	Series #10COBB		Series #10COBB		Series OTTER
Assets												
Current Assets												
Cash and Cash Equivalents	\$	1,450	\$	1,600	\$	300	\$	1,545	\$	1,095		
Pre-paid Insurance		-		-		-		-		-		
Pre-paid Storage		-		2		-		-		1		
Total Current Assets		1,450		1,602		300		1,545		1,096		
Other Assets												
Collectible Memorabilia - Deposit		-		-		-		-		-		
Collectible Memorabilia - Owned		125,000		52,500		16,800		35,000		70,100		
TOTAL ASSETS	\$	126,450	\$	54,102	\$	17,100	\$	36,545	\$	71,196		
(DEFICIT) Liabilities Current Liabilities Accounts Payable Due to the Manager for Insurance Due to the Manager or its Affiliates	\$	237	\$	- 100 -	\$	13 32	\$	13 66	\$	- 66 -		
Total Liabilities		237		100		45		79		66		
Membership Contributions		126,600		54,100		17,100		36,600		70,740		
Capital Contribution		220		203		180		154		131		
Capital Contribution for loss at Offering close		-		-		-		-		510		
Distribution to RSE Archive		-		-		-		(55)		(55)		
Accumulated Deficit		(607)		(301)		(225)		(233)		(196)		
Members' Equity		126,213		54,002		17,055		36,466		71,130		
TOTAL LIABILITIES AND MEMBERS' EQUITY	\$	126,450	\$	54,102	\$	17,100	\$	36,545	\$	71,196		

Consolidated Balance Sheets as of December 31, 2019

		Series								
	#TW	OCITIES	Ser	ies #FROST	Series	#BIRKINBLU	Seri	es #SMURF	Serie	s #70RLEX
Assets										
Current Assets										
Cash and Cash Equivalents	\$	1,495	\$	1,695	\$	1,250	\$	1,100	\$	1,200
Pre-paid Insurance		-		-		-		-		-
Pre-paid Storage		1		1		1		-		-
Total Current Assets		1,496		1,696		1,251		1,100		1,200
Other Assets										
Collectible Memorabilia - Deposit		-		-		-		-		-
Collectible Memorabilia - Owned		12,100		10,100		55,500		29,500		17,900
TOTAL ASSETS	\$	13,596	\$	11,796	\$	56,751	\$	30,600	\$	19,100
			-		-				-	
LIABILITIES AND MEMBERS' EQUITY /										
(DEFICIT)										
Liabilities										
Current Liabilities										
Accounts Payable	\$	-	\$	-	\$	-	\$	13	\$	-
Due to the Manager for Insurance		12		10		104		56		34
Due to the Manager or its Affiliates		-		-		-		-		-
Total Liabilities		12		10		104		69		34
Membership Contributions		13,800		12,000		56,750		30,750		19,250
Capital Contribution		131		131		112		110		71
Capital Contribution for loss at Offering close		-		-		-		-		-
Distribution to RSE Archive		(205)		(205)		-		-		(150)
Accumulated Deficit		(142)		(140)		(215)		(329)		(105)
Members' Equity		13,584		11,786		56,647		30,531		19,066
TOTAL LIABILITIES AND MEMBERS' EQUITY	\$	13,596	\$	11,796	\$	56,751	\$	30,600	\$	19,100

RSE ARCHIVE, LLC Consolidated Balance Sheets as of December 31, 2019

	Serie	es #EINSTEIN	S	Series #HONUS	Series #75ALI	Sei	ries #71ALI	Co	nsolidated
Assets									
Current Assets									
Cash and Cash Equivalents	\$	1,750	\$	5,300	\$ 1,050	\$	1,600	\$	24,459
Pre-paid Insurance		-		-	-		-		-
Pre-paid Storage		1		-	2		1		1,881
Total Current Assets		1,751		5,300	1,052		1,601		26,340
Other Assets									
Collectible Memorabilia - Deposit		-		-	-		-		282,250
Collectible Memorabilia - Owned		11,100		500,028	44,000		27,500		1,301,928
TOTAL ASSETS	\$	12,851	\$	505,328	\$ 45,052	\$	29,101	\$	1,610,518
LIABILITIES AND MEMBERS' EQUITY / (DEFICIT)									
Liabilities									
Current Liabilities									
Accounts Payable	\$	-	\$	-	\$ -	\$	-	\$	130
Due to the Manager for Insurance		11		949	83		52		2,607
Due to the Manager or its Affiliates		-		-	-		-		577,500
Total Liabilities		11		949	83		52		580,237
Membership Contributions		13,000		505,328	45,040		29,100		1,030,158
Capital Contribution		63		16	5		4		7,644
Capital Contribution for loss at Offering close		-		-	10		-		520
Distribution to RSE Archive		(150)		-	-		-		-
Accumulated Deficit		(73)		(965)	(86)		(55)		(8,041)
Members' Equity		12,840		504,379	44,969		29,049		1,030,281
TOTAL LIABILITIES AND MEMBERS' EQUITY	\$	12,851	\$	505,328	\$ 45,052	\$	29,101		1,610,518

See accompanying notes, which are an integral part of these financial statements. $$\mathrm{F}\mathchar{-}12$$

Consolidated Statements of Operations (unaudited) Six Months Ended June 30, 2020

	Series #52	MANTLE	Series	#71MAYS	Series #	#RLEXPEPSI	Series #10COBB	Series #POTTER
Operating Expenses								
Storage	\$	-	\$	3	\$	-	\$ -	\$ 1
Transportation		-		-		-	-	-
Insurance		859		361		115	240	185
Professional Fees		600		600		600	600	600
Marketing Expense		-		-		-		-
Total Operating Expenses		1,459		964		715	840	786
Operating Loss		(1,459)		(964)		(715)	(840)	(786)
Other Expenses								
Interest Expense and Financing Fees		-		-		-	-	-
Purchase Option Expense		-		-		-	-	-
Other Income								
Gain on Sale		-		-		-	-	-
Loss on Sale		-		-		_	-	-
Income / (Loss) Before Income Taxes		(1,459)		(964)		(715)	(840)	(786)
Provision for Income Taxes		_		-		-	-	-
Net income/(loss)	\$	(1,459)	\$	(964)	\$	(715)	\$ (840)	\$ (786)
Basic and Diluted (Loss) per Membership Interest	\$	(1.46)	\$	(0.48)	\$	(0.36)	\$ (0.84)	\$ (0.26)
Weighted Average Membership Interests		1,000		2,000		2,000	1,000	3,000

Consolidated Statements of Operations (unaudited) Six Months Ended June 30, 2020

	Series #TV	VOCITIES	Serie	es #FROST	Series #	#BIRKINBLU	Series #SMUH	RF	Series #	70RLEX
Operating Expenses										
Storage	\$	1	\$	1	\$	1	\$	-	\$	-
Transportation		-		-		-		-		-
Insurance		34		29		378		203		123
Professional Fees		600		600		600		600		600
Marketing Expense		-		-		-		-		-
Total Operating Expenses		635		630		979		803		723
Operating Loss		(635)		(630)		(979)	(803)		(723)
Other Expenses										
Interest Expense and Financing Fees		-		-		-		-		-
Purchase Option Expense		-		-		-		-		-
Other Income										
Gain on Sale		-		-		-		-		-
Loss on Sale		-		-		-		-		-
Income / (Loss) Before Income Taxes		(635)		(630)		(979)	(803)		(723)
Provision for Income Taxes		-		-		-		-		-
Net income/(loss)	\$	(635)	\$	(630)	\$	(979)	\$ (803)	\$	(723)
Basic and Diluted (Loss) per Membership Interest	\$	(3.18)	\$	(3.15)	\$	(0.98)	\$ (().40)	\$	(0.72)
Weighted Average Membership Interests		200		200		1,000	2	,000		1,000

Consolidated Statements of Operations (unaudited)

Six Months Ended June 30, 2020

· · ·	Series #I	EINSTEIN	Seri	ies #HONUS	Serie	es #75ALI	Seri	es #71ALI	Series	s #APROAK
Operating Expenses										
Storage	\$	1	\$	-	\$	4	\$	1	\$	-
Transportation		-		-		65		-		-
Insurance		31		3,435		302		41		597
Professional Fees		600		600		600		121		594
Marketing Expense		-		-		47		47		-
Total Operating Expenses		632		4,035		1,018		210		1,191
Operating Loss		(632)		(4,035)		(1,018)		(210)		(1,191)
Other Expenses										
Interest Expense and Financing Fees		-		-		-		-		-
Purchase Option Expense		-		-		-		-		-
Other Income										
Gain on Sale		-		-		-		(8,950)		-
Loss on Sale		-		-		-		-		-
Income / (Loss) Before Income Taxes		(632)		(4,035)		(1,018)		8,740		(1,191)
Provision for Income Taxes		-		-		-		3,005		-
Net income/(loss)	\$	(632)	\$	(4,035)	\$	(1,018)	\$	5,735	\$	(1,191)
Basic and Diluted (Loss) per Membership Interest	\$	(0.32)	\$	(0.40)	\$	(0.51)	\$	2.87	\$	(1.19)
Weighted Average Membership Interests		2,000		10,000		2,000		2,000		1,000

Consolidated Statements of Operations (unaudited) Six Months Ended June 30, 2020

	Series #88	JORDAN	#BI	Series RKINBOR	Series #33RUTH	Serie	s #SPIDER1	Series #	BATMAN3
Operating Expenses	Berres iros					Serie		Berles	
Storage	\$	1	\$	-	\$	- \$	1	\$	-
Transportation		-		-		-	-		-
Insurance		175		418	634	1	69		258
Professional Fees		510		435	414	1	390		390
Marketing Expense		-		-		-	-		-
Total Operating Expenses		686		853	1,048	3	460		648
Operating Loss		(686)		(853)	(1,048	6)	(460)		(648)
Other Expenses									
Interest Expense and Financing Fees		-		-		-	-		-
Purchase Option Expense		-		-		-	-		-
Other Income									
Gain on Sale		-		-		-	-		-
Loss on Sale		-		_		-	-		-
Income / (Loss) Before Income Taxes		(686)		(853)	(1,048	6)	(460)		(648)
Provision for Income Taxes		-		-		-	-		-
Net income/(loss)	\$	(686)	\$	(853)	\$ (1,048	s) \$	(460)	\$	(648)
Basic and Diluted (Loss) per Membership Interest	\$	(0.34)	\$	(0.43)	\$ (0.52	2) \$	(0.46)	\$	(0.65)
Weighted Average Membership Interests		2,000		2,000	2,000)	1,000		1,000

Consolidated Statements of Operations (unaudited) Six Months Ended June 30, 2020

Six Month's Ended June 30, 2020				Series						
	Series #	ULYSSES	#RO	OSEVELT	Series 7	#56MANTLE	Series #	AGHOWL	Series	#98JORDAN
Operating Expenses										
Storage	\$	-	\$	1	\$	-	\$	-	\$	-
Transportation		-		-		-		-		-
Insurance		36		27		77		25		209
Professional Fees		371		371		368		368		165
Marketing Expense		-		-		-		-		-
Total Operating Expenses	_	407		399		445		393		374
Operating Loss		(407)		(399)		(445)		(393)		(374)
Other Expenses										
Interest Expense and Financing Fees		-		-		-		-		-
Purchase Option Expense		-		-		-		-		-
Other Income										
Gain on Sale		-		-		-		-		(44,935)
Loss on Sale		-		-		-		-		-
Income / (Loss) Before Income Taxes		(407)		(399)		(445)		(393)		44,561
Provision for Income Taxes		-		-		-		-		9,408
Net income/(loss)	\$	(407)	\$	(399)	\$	(445)	\$	(393)	\$	35,153
Basic and Diluted (Loss) per Membership Interest	\$	(0.81)	\$	(0.40)	\$	(0.04)	\$	(0.79)	\$	17.58
Weighted Average Membership Interests	·	500	·	1,000	·	10,000	·	500	·	2,000

Consolidated Statements of Operations (unaudited) Six Months Ended June 30, 2020

Six Wonth's Ended June 50, 2020							Series	
	Series	#18ZION	Series	s #SNOOPY	Series #APOLLO	D11	#24RUTHBAT	Series #YOKO
Operating Expenses								
Storage	\$	-	\$	-	\$	-	\$ -	\$ -
Transportation		-		-		-	-	-
Insurance		43		74		78	2,134	9
Professional Fees		297		280		240	194	168
Marketing Expense		-		-		-	-	-
Total Operating Expenses		340		354		318	2,328	177
Operating Loss		(340)		(354)	(4	318)	(2,328)	(177)
Other Expenses								
Interest Expense and Financing Fees		-		-		-	-	-
Purchase Option Expense		-		-		-	-	-
Other Income								
Gain on Sale		-		-		-	-	-
Loss on Sale		-		-		-	-	-
Income / (Loss) Before Income Taxes		(340)		(354)	(.	318)	(2,328)	(177)
Provision for Income Taxes		_		-		-	-	-
Net income/(loss)	\$	(340)	\$	(354)	\$ (.	318)	\$ (2,328)	\$ (177)
Basic and Diluted (Loss) per Membership	\$	(0.69)	¢	(0.18)	\$ (() 22)	\$ (0.78)	¢ (0.99)
Interest Weighted Average Membership Interests	Φ	(0.68) 500	\$	(0.18) 2,000).32) 000	\$ (0.78) 3,000	\$ (0.88) 200
Weighted Average Membership Interests		300		2,000	1,	000	5,000	200

Consolidated Statements of Operations (unaudited)

Six Months Ended June 30, 2020

	Series #8	6JORDAN	Ser	ies #HULK1	Series #RUTHBAI	LL1	Series IALAYA	beries MAGGIO
Operating Expenses								
Storage	\$	-	\$	-	\$	-	\$ -	\$ -
Transportation		-		-		-	-	-
Insurance		144		190		146	1,088	108
Professional Fees		61		126		126	116	90
Marketing Expense		-		-		-	-	-
Total Operating Expenses		205		316		272	1,204	198
Operating Loss		(205)		(316)		(272)	(1,204)	(198)
Other Expenses								
Interest Expense and Financing Fees		-		-		-	-	-
Purchase Option Expense		-		-		-	-	-
Other Income								
Gain on Sale		(41,948)		-		-	-	-
Loss on Sale		-		-		-	-	
Income / (Loss) Before Income Taxes		41,743		(316)		(272)	(1,204)	(198)
Provision for Income Taxes		8,816		-		-	-	
Net income/(loss)	\$	32,927	\$	(316)	\$	(272)	\$ (1,204)	\$ (198)
Basic and Diluted (Loss) per Membership Interest	\$	32.93	\$	(0.16)	\$	(0.14)	\$ (0.60)	\$ (0.20)
Weighted Average Membership Interests		1,000		2,000		2,000	2,000	1,000

Consolidated Statements of Operations (unaudited) Six Months Ended June 30, 2020

Six Months Ended June 30, 2020	eries EMENTE	Serie	s #LOTR	Series #CA	ATCHER	Series #	BOND1	Series #S	UPER21
Operating Expenses		Serie				Berres	DONDI		
Storage	\$ -	\$	-	\$	-	\$	-	\$	-
Transportation	-		-		-		-		-
Insurance	195		70		30		97		11
Professional Fees	90		67		67		67		47
Marketing Expense	 -		-		-		-		-
Total Operating Expenses	285		137		97		164		58
Operating Loss	(285)		(137)		(97)		(164)		(58)
Other Expenses									
Interest Expense and Financing Fees	-		-		-		-		-
Purchase Option Expense	-		-		-		-		-
Other Income									
Gain on Sale	-		-		-		-		-
Loss on Sale	 -		-		-		-		-
Income / (Loss) Before Income Taxes	(285)		(137)		(97)		(164)		(58)
Provision for Income Taxes	 -		-		-		-		-
Net income/(loss)	\$ (285)	\$	(137)	\$	(97)	\$	(164)	\$	(58)
Basic and Diluted (Loss) per Membership Interest	\$ (0.29)	\$	(0.14)	\$	(0.19)	\$	(0.16)	\$	(0.01)
Weighted Average Membership Interests	1,000		1,000		500		1,000		8,500

Consolidated Statements of Operations (unaudited)

Six Months Ended June 30, 2020

	Series	#BATMAN1	Series	#BIRKINTAN	Series #	GMTBLACK1	Consolidated
Operating Expenses							
Storage	\$	-	\$	-	\$	-	\$ 4,771
Transportation		-		-		-	402
Insurance		149		42		146	15,779
Professional Fees		43		20		20	14,412
Marketing Expense		-		-		-	2,586
Total Operating Expenses		192		62		166	37,950
Operating Loss		(192)		(62)		(166)	(37,950)
Other Expenses							
Interest Expense and Financing Fees		-		-		-	60
Purchase Option Expense		-		-		-	-
Other Income							
Gain on Sale		-		-		-	(95,833)
Loss on Sale		-		-		-	-
Income / (Loss) Before Income Taxes		(192)		(62)		(166)	57,823
Provision for Income Taxes		-		-		-	21,229
Net income/(loss)	\$	(192)	\$	(62)	\$	(166)	\$ 36,594
Basic and Diluted (Loss) per Membership Interest	\$	(0.19)	\$	(0.06)	\$	(0.17)	
Weighted Average Membership Interests	Ψ	1,000	Ψ	1,000	Ψ	1,000	

Consolidated Statement of Operations (unaudited) Period from inception (January 3, 2019) to June 30, 2019 (unaudited)

	Con	solidated
Operating Expenses		
Storage	\$	-
Transportation		-
Insurance		-
Maintenance		-
Professional Fees		-
Marketing Expense		-
Total Operating Expenses		-
Operating Loss		-
Other Expenses		
Interest Expense and Financing Fees		-
Purchase Option Expense		-
Other Income		
Gain on Sale		-
Loss on Sale		-
Income / (Loss) Before Income Taxes		-
Provision for Income Taxes		
Net income/(loss)	\$	-

	Series #5	2MANTLE	Serie	s #71MAYS	Serie	es #RLEXPEPSI	Seri	es #10COBB	Serie	es #POTTER
Balance December 31, 2019	\$	126,213	\$	54,002	\$	17,055	\$	36,465	\$	71,130
Distribution		-		-		-		-		
Membership Contributions		-		-		-		-		-
Capital Contribution		2,849		1,546		915		1,243		1,769
Capital Contribution for loss at Offering										
close		-		-		-		-		-
Distribution to RSE Archive		-		-		-		-		-
Distribution to Series		-		-		-		-		-
Net Income / (Loss)		(1,459)		(964)		(715)		(840)		(786)
Balance June 30, 2020	\$	127,603	\$	54,584	\$	17,255	\$	36,868	\$	72,113

	Series #TV	VOCITIES	Ser	ies #FROST	Seri	es #BIRKINBLU	Ser	ies #SMURF	Seri	ies #70RLEX
Balance December 31, 2019	\$	13,583	\$	11,785	\$	56,646	\$	30,531	\$	19,066
Distribution		-		-		-		-		-
Membership Contributions		-		-		-		-		-
Capital Contribution		816		781		1,590		1,294		922
Capital Contribution for loss at Offering										
close		-		-		-		-		-
Distribution to RSE Archive		-		-		-		-		-
Distribution to Series		-		-		-		-		-
Net Income / (Loss)		(635)		(630)		(979)		(803)		(723)
Balance June 30, 2020	\$	13,764	\$	11,936	\$	57,257	\$	31,022	\$	19,265

	Series	#EINSTEIN	Ser	ies #HONUS	2	Series #75ALI	S	eries #71ALI	Serie	s #APROAK
Balance December 31, 2019	\$	12,839	\$	504,380	\$	44,968	\$	29,049	\$	-
Distribution		-		-		-		(38,595)		
Membership Contributions		-		-		-		-		73,688
Capital Contribution		798		2,339		667		3,811		1,859
Capital Contribution for loss at Offering close		-		-		-		-		63
Distribution to RSE Archive		-		-		-		-		-
Distribution to Series		-		-		-		-		-
Net Income / (Loss)		(632)		(4,035)		(1,018)		5,735		(1,191)
Balance June 30, 2020	\$	13,005	\$	502,684	\$	44,617	\$	-	\$	74,419

	Series #8	8JORDAN	Series #BIRKINBOR		Series #33RUTH		Series #SPIDER1		Series	#BATMAN3
Balance December 31, 2019	\$	-	\$	-	\$	-	\$	-	\$	-
Distribution		-		-		-		-		-
Membership Contributions		21,050		51,250		75,050		21,050		76,050
Capital Contribution		511		435		414		391		390
Capital Contribution for loss at Offering close		-		-		-		-		-
Distribution to RSE Archive		(47)		(47)		(47)		(47)		(47)
Distribution to Series		-		-		-		-		-
Net Income / (Loss)		(686)		(853)		(1,048)		(460)		(648)
Balance June 30, 2020	\$	20,827	\$	50,785	\$	74,369	\$	20,934	\$	75,745

	Series #UL	AYSSES	Series #ROOSEVELT		Series #56MANTLE		Series #AGHOWL		Series	#98JORDAN
Balance December 31, 2019	\$	-	\$	-	\$	-	\$	-	\$	-
Distribution		-		-		-		-		(157,328)
Membership Contributions		24,050		17,797		9,400		17,500		121,600
Capital Contribution		718		639		368		612		439
Capital Contribution for loss at Offering close		-		-		650		-		-
Distribution to RSE Archive		-		(197)		-		(197)		-
Distribution to Series		-		-		-		-		-
Net Income / (Loss)		(407)		(399)		(445)		(393)		35,153
Balance June 30, 2020	\$	24,361	\$	17,840	\$	9,973	\$	17,522	\$	(136)

	Series #1	8ZION	Series #SNOOPY		Series #APOLLO11		Series #24RUTHBAT		Sei	ries #YOKO
Balance December 31, 2019	\$	-	\$	-	\$	-	\$	-	\$	-
Distribution		-		-		-		-		-
Membership Contributions		14,150		24,745	3	1,050		250,538		14,500
Capital Contribution		465		575		595		194		353
Capital Contribution for loss at Offering close		-		55		-		512		-
Distribution to RSE Archive		-		-		-		(47)		(150)
Distribution to Series		-		-		-		-		-
Net Income / (Loss)		(340)		(354)		(318)		(2,328)		(177)
Balance June 30, 2020	\$	14,275	\$	25,021	\$ 3	1,327	\$	248,869	\$	14,526

Consolidated Statements of Members' Equity / (Deficit) Six-Months Ended June 30, 2020 (unaudited)

	Series #86JORDAN	S	Series #HULK1		Series #RUTHBALL1		HIMALAYA	Series #	38DIMAGGIO
Balance December 31, 2019	\$ -	\$	-	\$	-	\$	-	\$	-
Distribution	(71,649)	-		-		-		-
Membership Contributions	38,500		87,300		27,700		131,250		20,600
Capital Contribution	222		126		126		116		90
Capital Contribution for loss at Offering close	-		-		-		-		-
Distribution to RSE Archive	-		-		-		(47)		-
Distribution to Series	-		-		-		-		-
Net Income / (Loss)	32,927		(316)		(272)		(1,204)		(198)
Balance June 30, 2020	\$-	\$	87,110	\$	27,554	\$	130,115	\$	20,492

	Series #550	CLEMENTE	Series #LOTR		Series #CATCHER		Series #BOND1		Serie	s #SUPER21
Balance December 31, 2019	\$	-	\$	-	\$	-	\$	-	\$	-
Distribution		-		-		-		-		-
Membership Contributions		36,600		28,200		11,850	37	,600		7,300
Capital Contribution		90		67		67		67		47
Capital Contribution for loss at Offering close		-		-		-		-		-
Distribution to RSE Archive		-		(37)		(37)		(37)		-
Distribution to Series		-		-		-		-		-
Net Income / (Loss)		(285)		(137)		(97)	(164)		(58)
Balance June 30, 2020	\$	36,405	\$	28,093	\$	11,783	\$ 37.	,466	\$	7,289

	Series #BATMAN1		Series #BIRKI	NTAN	Series #0	Consolidated	
Balance December 31, 2019	\$	-	\$	-	\$	-	\$ 1,030,281
Distribution		-		-		-	(267,572)
Membership Contributions		69,100	2	5,700		25,700	1,390,867
Capital Contribution		43		20		20	37,907
Capital Contribution for loss at Offering close		-		-		-	1,280
Distribution to RSE Archive		(66)		-		(66)	-
Distribution to Series		-		-		-	-
Net Income / (Loss)		(192)		(62)		(166)	36,595
Balance June 30, 2020	\$	68,885	\$ 2	5,658	\$	25,488	\$ 2,229,358

Consolidated Statements of Members' Equity / (Deficit) Period from inception (January 3, 2019) to June 30, 2019 (unaudited)

	Conse	olidated
Balance January 3, 2019	\$	-
Distribution		-
Membership Contributions		-
Capital Contribution		-
Capital Contribution for loss at Offering close		-
Distribution to RSE Archive		-
Distribution to Series		-
Net Income / (Loss)		-
Balance June 30, 2019	\$	-

Consolidated Statements of Cash Flows

	Series Series #52MANTLE Series #71MAYS #RLEXPEPSI Series #10COBB							Series #POTTER			
Cash Flows from Operating Activities:	Series	452IVIANTLE	Series #	71MA15	#K		Series #10CODD	Series #POT			
Net (Loss) / Income	\$	(1,459)	\$	(964)	\$	(715)	\$ (840)	\$	(786)		
Adjustments to Net cash used in operating activities	Ψ	(1,157)	Ψ	(501)	Ψ	(715)	φ (010)	Ψ	(700)		
Expenses Paid by Manager and Contributed to the											
Company / Series		2,849		1,546		915	1,243		1,769		
(Gain) / Loss on sale of Asset		2,017		-		-			-		
Prepaid Insurance		(1,153)		(484)		(155)	(323)		(918)		
Prepaid Storage		-		2		-	-		() 10)		
Due to the Manager for Insurance		(237)		(100)		(32)	(67)		(66)		
Income Tax Payable		((100)		(0-)	-		-		
Accounts Payable		-		-		(13)	(13)		-		
Accrual of Interest		-		-		-	-		_		
Net cash (used in) / provided by operating activities		_		_		-	-				
Cash flow from investing activities:											
Deposits on memorabilia		-		-		-	-		-		
Repayment of investments in memorabilia upon											
Offering close		_		_		_	-		_		
Investment in memorabilia		-		-		-	-		-		
Proceeds from Sale of Asset		-		-		-	_		_		
Distribution of Gain on sale of assets to Shareholders		-		-		-	-		-		
Net cash used in investing activities		-		-		-	-		-		
Cash flow from financing activities:											
Proceeds from sale of membership interests		-		-		-	-		-		
Due to the manager and other affiliates		-		-		-	-		-		
Due from the manager		-		-		-	-		-		
Distribution to Series		-		-		-	-		-		
Contribution from Series to RSE Archive		-		-		-	-		-		
Contribution related to Offering Closings and Asset											
Sales		-		-		-	-		-		
Contribution by Manager for future operating expenses		-		-		-	-		-		
Distribution to RSE Archive		-		-		-	-		-		
Proceeds from Loans		-		-		-	-		-		
Repayment of Loans		-		-		-	-		-		
Net cash used in financing activities		-		-		-	-		-		
Net change in cash		-		-		-	-		-		
Cash beginning of period		1,450		1,600		300	1,545		1,095		
Cash end of period	\$	1,450	\$	1,600	\$	300	\$ 1,545	\$	1,095		

Consolidated Statements of Cash Flows

	Series #TWOCITIES		Ser	Series Series #FROST #BIRKINBLU			Series #SMURF	Sei	Series #70RLEX	
Cash Flows from Operating Activities:	-									
Net (Loss) / Income	\$	(635)	\$	(630)	\$	(979)	\$ (803)	\$	(723)	
Adjustments to Net cash used in operating activities										
Expenses Paid by Manager and Contributed to the										
Company / Series		816		780		1,590	1,294		922	
(Gain) / Loss on sale of Asset		-		-		-	-		-	
Prepaid Insurance		(169)		(141)		(507)	(272)		(165)	
Prepaid Storage		-		1		1	-		-	
Due to the Manager for Insurance		(12)		(10)		(105)	(56)		(34)	
Income Tax Payable		-		-		-	-		-	
Accounts Payable		-		-		-	(13)		-	
Accrual of Interest		-		-		-	-		-	
Net cash (used in) / provided by operating activities		-		-		-	150		-	
Cash flow from investing activities:										
Deposits on memorabilia		-		-		-	-		-	
Repayment of investments in memorabilia upon Offering close		-		-		-	-		-	
Investment in memorabilia		-		-		-	-		-	
Proceeds from Sale of Asset		-		-		-	-		-	
Distribution of Gain on sale of assets to Shareholders		-		-		-	-		-	
Net cash used in investing activities		-		-		-	-		-	
Cash flow from financing activities:										
Proceeds from sale of membership interests		-		-		-	-		-	
Due to the manager and other affiliates		-		-		-	-		-	
Due from the manager		-		-		-	-		-	
Distribution to Series		-		-		-	-		-	
Contribution from Series to RSE Archive		-		-		-	-		-	
Contribution related to Offering Closings and Asset Sales		-		-		-	-		-	
Contribution by Manager for future operating expenses		-		-		-	-		-	
Distribution to RSE Archive		-		-		-	-		-	
Proceeds from Loans		-		-		-	-		-	
Repayment of Loans		-		-		-	-		-	
Net cash used in financing activities		-		-		-	-		-	
Net change in cash		-		-		-	150		-	
Cash beginning of period		1,495		1,695		1,250	1,100		1,200	
Cash end of period	\$	1,495	\$	1,695	\$	1,250	\$ 1,250	\$	1,200	

Consolidated Statements of Cash Flows

	Series #EINSTEIN		Series #I	Series #HONUS		Series #75ALI		Series #71ALI		Series #APROAK	
Cash Flows from Operating Activities:											
Net (Loss) / Income	\$	(632)	\$	(4,035)	\$	(1,018)	\$	5,735	\$	(1,191)	
Adjustments to Net cash used in operating activities											
Expenses Paid by Manager and Contributed to the											
Company / Series		798		2,339		667		261		1,860	
(Gain) / Loss on sale of Asset		-		-		-		(8,950)		-	
Prepaid Insurance		(155)		-		-		-		(669)	
Prepaid Storage		1		-		2		1		-	
Due to the Manager for Insurance		(12)		1,696		302		(52)		-	
Income Tax Payable		-		-		-		3,005		-	
Accounts Payable		-		-		-		3,550		-	
Accrual of Interest		-		-		-		-		-	
Net cash (used in) / provided by operating activities		-		-		(47)		3,550		-	
Cash flow from investing activities:											
Deposits on memorabilia		-		-		-		-		-	
Repayment of investments in memorabilia upon Offering											
close		-		-		-		-		-	
Investment in memorabilia		-		-		(65)		-		(72,500)	
Proceeds from Sale of Asset		-		-		-		40,000		-	
Distribution of Gain on sale of assets to Shareholders		-		-		-		(38,595)		-	
Net cash used in investing activities		-		-		(65)		1,405		(72,500)	
Cash flow from financing activities:											
Proceeds from sale of membership interests		-		-		-		-		73,688	
Due to the manager and other affiliates		-		-		65		-		-	
Due from the manager		-		-		-		(3,550)		-	
Distribution to Series		-		-		-		-		-	
Contribution from Series to RSE Archive		-		-		-		-		-	
Contribution related to Offering Closings and Asset Sales		-		-		-		-		63	
Contribution by Manager for future operating expenses		-		-		-		-		-	
Distribution to RSE Archive		-		-		-		-		-	
Proceeds from Loans		-		-		-		-		-	
Repayment of Loans		-		-		-		-		-	
Net cash used in financing activities		-		-		65		(3,550)		73,750	
Net change in cash		-		-		(47)		1,405		1,250	
Cash beginning of period		1,750		5,300		1,050		1,600		_	
Cash end of period	\$	1,750	\$	5,300	\$	1,003	\$	3,005	\$	1,250	

Consolidated Statements of Cash Flows

Six Months Ended June 30, 2020 (unaudited)

	Series #88JORDAN	Series #BIRKINBOR	Series #33RUTH	Series #SPIDER1	Series #BATMAN3	
Cash Flows from Operating Activities:	Series #00JORDAN	#DIKKINDOK	Series #35K0111	Series #SI IDERI	Series #DATIVIANS	
Net (Loss) / Income	\$ (686)	\$ (853)	\$ (1,048)	\$ (460)	\$ (648)	
Adjustments to Net cash used in operating activities	, (,	, ()	()/	, (,		
Expenses Paid by Manager and Contributed to the						
Company / Series	511	435	414	391	390	
(Gain) / Loss on sale of Asset	-	-	-	-	-	
Prepaid Insurance	-	-	-	-	-	
Prepaid Storage	-	-	-	-	-	
Due to the Manager for Insurance	175	418	634	69	258	
Income Tax Payable	-	-	-	-	-	
Accounts Payable	-	-	-	-	-	
Accrual of Interest	-	-	-	-	-	
Net cash (used in) / provided by operating activities	-	-	-	-	-	
Cash flow from investing activities:						
Deposits on memorabilia	-	-	-	-	-	
Repayment of investments in memorabilia upon Offering						
close	-	-	-	-	-	
Investment in memorabilia	(20,000)	(50,000)	(74,000)	(20,000)	(75,000)	
Proceeds from Sale of Asset	-	-	-	-	-	
Distribution of Gain on sale of assets to Shareholders	-	-	-	-	-	
Net cash used in investing activities	(20,000)	(50,000)	(74,000)	(20,000)	(75,000)	
Cash flow from financing activities:						
Proceeds from sale of membership interests	21,050	51,250	75,050	21,050	76,050	
Due to the manager and other affiliates	-	-	-	-	-	
Due from the manager	-	-	-	-	-	
Distribution to Series	-	-	-	-	-	
Contribution from Series to RSE Archive	-	-	-	-	-	
Contribution related to Offering Closings and Asset Sales	-	-	-	-	-	
Contribution by Manager for future operating expenses	-	-	-	-	-	
Distribution to RSE Archive	(47)	(47)	(47)	(47)	(47)	
Proceeds from Loans	-	-	-	-	-	
Repayment of Loans		-	-	-	-	
Net cash used in financing activities	21,003	51,203	75,003	21,003	76,003	
Net change in cash	1,003	1,203	1,003	1,003	1,003	
Cash beginning of period		-	-	-	-	
Cash end of period	\$ 1,003	\$ 1,203	\$ 1,003	\$ 1,003	\$ 1,003	

See accompanying notes, which are an integral part of these financial statements. $$\mathrm{F}\mathchar`-32$$

Consolidated Statements of Cash Flows

	Series											
	Series #U	JLYSSES	#RO	OSEVELT	Series #56MAN	TLE	Series #	AGHOWL	Series	#98JORDAN		
Cash Flows from Operating Activities:												
Net (Loss) / Income	\$	(407)	\$	(399)	\$	(445)	\$	(393)	\$	35,153		
Adjustments to Net cash used in operating activities												
Expenses Paid by Manager and Contributed to the												
Company / Series		718		639		368		612		374		
(Gain) / Loss on sale of Asset		-		-		-		-		(44,935)		
Prepaid Insurance		(311)		(240)		-		(219)		-		
Prepaid Storage		-		-		-		-		-		
Due to the Manager for Insurance		-		-		77		-		-		
Income Tax Payable		-		-		-		-		9,408		
Accounts Payable		-		-		-		-		-		
Accrual of Interest		-		-		-		-		-		
Net cash (used in) / provided by operating activities		-		-		-		-		-		
Cash flow from investing activities:												
Deposits on memorabilia		-		-		-		-		-		
Repayment of investments in memorabilia upon Offering close		-		-		-		-		-		
Investment in memorabilia		(22, 100)		(17,200)	(9	,000)		(15,600)		(120,065)		
Proceeds from Sale of Asset		-		-		-		-		165,000		
Distribution of Gain on sale of assets to Shareholders		-		-		-		-		(157,328)		
Net cash used in investing activities		(22,100)		(17,200)	(9	,000)		(15,600)		(112,393)		
Cash flow from financing activities:												
Proceeds from sale of membership interests		24,050		17,797	ç	,400		17,500		121,600		
Due to the manager and other affiliates		-		-		-		-		65		
Due from the manager		-		-		-		-		-		
Distribution to Series		-		-		-		-		-		
Contribution from Series to RSE Archive		-		-		-		-		-		
Contribution related to Offering Closings and Asset Sales		-		-		650		-		-		
Contribution by Manager for future operating expenses		-		-		-		-		-		
Distribution to RSE Archive		-		(197)		-		(197)		-		
Proceeds from Loans		-		-		-		-		-		
Repayment of Loans		-		-		-		-		-		
Net cash used in financing activities		24,050		17,600	10	,050		17,303		121,665		
Net change in cash		1,950		400	1	,050		1,703		9,272		
Cash beginning of period		-		-		-		-		-		
Cash end of period	\$	1,950	\$	400	\$ 1	,050	\$	1,703	\$	9,272		

Consolidated Statements of Cash Flows

	Series #18ZION	Series #SNOOPY	Series #APOLLO11	Series #24RUTHBAT	Series #YOKO	
Cash Flows from Operating Activities:	Series #102101v		Series #AI OLLOII	#24KUIIIDAI	Series #TOKO	
Net (Loss) / Income	\$ (340)	\$ (354)	\$ (318)	\$ (2,328)	\$ (177)	
Adjustments to Net cash used in operating activities	φ (J+U)	ф (<i>33т)</i>	\$ (310)	¢ (2,520)	φ (1//)	
Expenses Paid by Manager and Contributed to the						
Company / Series	465	575	595	194	353	
(Gain) / Loss on sale of Asset					-	
Prepaid Insurance	(125)	(221)	(277)	<u>-</u>	(176)	
Prepaid Storage	-			<u> </u>	-	
Due to the Manager for Insurance	-	-	_	2,134	-	
Income Tax Payable	-	-	-	-,	-	
Accounts Payable	-	-	-	-	-	
Accrual of Interest	-	-	-	-	-	
Net cash (used in) / provided by operating activities	-	-	-	-	-	
Cash flow from investing activities:						
Deposits on memorabilia	-	-	-	-	-	
Repayment of investments in memorabilia upon Offering						
close	-	-	-	-	-	
Investment in memorabilia	(13,545)	(24,000)	(30,000)	(250,006)	(12,600)	
Proceeds from Sale of Asset	-	-	-	-	-	
Distribution of Gain on sale of assets to Shareholders	-	-	-	-	-	
Net cash used in investing activities	(13,545)	(24,000)	(30,000)	(250,006)	(12,600)	
Cash flow from financing activities:						
Proceeds from sale of membership interests	14,150	24,745	31,050	250,538	14,500	
Due to the manager and other affiliates	45	-	-	6	-	
Due from the manager	-	-	-	-	-	
Distribution to Series	-	-	-	-	-	
Contribution from Series to RSE Archive	-	-	-	-	-	
Contribution related to Offering Closings and Asset Sales	-	55	-	512	-	
Contribution by Manager for future operating expenses	-	-	-	-	-	
Distribution to RSE Archive	-	-	-	(47)	(150)	
Proceeds from Loans	-	-	-	-	-	
Repayment of Loans	-	-	-	-	-	
Net cash used in financing activities	14,195	24,800	31,050	251,009	14,350	
Net change in cash	650	800	1,050	1,003	1,750	
Cash beginning of period	-	-	-	-	-	
Cash end of period	\$ 650	\$ 800	\$ 1,050	\$ 1,003	\$ 1,750	

Consolidated Statements of Cash Flows

	Series #	86JORDAN	Series #H	ULK1	Series #RUTHBALL1		Series #HIMALAYA		Series #38DIMAGGIO	
Cash Flows from Operating Activities:										
Net (Loss) / Income	\$	32,927	\$	(316)	\$	(272)	\$	(1,204)	\$	(198)
Adjustments to Net cash used in operating activities										
Expenses Paid by Manager and Contributed to the										
Company / Series		61		126		126		116		90
(Gain) / Loss on sale of Asset		(41,948)		-		-		-		-
Prepaid Insurance		-		-		-		-		-
Prepaid Storage		-		-		-		-		-
Due to the Manager for Insurance		144		190		146		1,088		108
Income Tax Payable		8,816		-		-		-		-
Accounts Payable		-		-		-		-		-
Accrual of Interest		-		-		-		-		-
Net cash (used in) / provided by operating activities		-		-		-		-		-
Cash flow from investing activities:										
Deposits on memorabilia		-		-		-		-		-
Repayment of investments in memorabilia upon Offering										
close		-		-		-		-		-
Investment in memorabilia		(38,052)		(87,006)		(27,006)		(130,000)		(20,006)
Proceeds from Sale of Asset		80,000		-		-		-		-
Distribution of Gain on sale of assets to Shareholders		(71,649)		-		-		-		-
Net cash used in investing activities		(29,701)		(87,006)		(27,006)		(130,000)		(20,006)
Cash flow from financing activities:										
Proceeds from sale of membership interests		38,500		87,300		27,700		131,250		20,600
Due to the manager and other affiliates		52		6		6		-		6
Due from the manager		-		-		-		-		-
Distribution to Series		-		-		-		-		-
Contribution from Series to RSE Archive		-		-		-		-		-
Contribution related to Offering Closings and Asset Sales		-		-		-		-		-
Contribution by Manager for future operating expenses		-		-		-		-		-
Distribution to RSE Archive		-		-		-		(47)		-
Proceeds from Loans		-		-		-		-		-
Repayment of Loans		-		-		-		-		-
Net cash used in financing activities		38,552		87,306		27,706		131,203		20,606
Net change in cash		8,851		300		700		1,203		600
Cash beginning of period		_		-		_		_		_
Cash end of period	\$	8,851	\$	300	\$	700	\$	1,203	\$	600

Consolidated Statements of Cash Flows

	Series #55CLEMENTE	Series #LOTR	Series #CATCHER	Series #BOND1	Series #SUPER21	
Cash Flows from Operating Activities:						
Net (Loss) / Income	\$ (285)	\$ (137)	\$ (97)	\$ (164)	\$ (58)	
Adjustments to Net cash used in operating activities						
Expenses Paid by Manager and Contributed to the						
Company / Series	90	67	67	67	47	
(Gain) / Loss on sale of Asset	-	-	-	-	-	
Prepaid Insurance	-	-	-	-	-	
Prepaid Storage	-	-	-	-	-	
Due to the Manager for Insurance	195	70	30	97	11	
Income Tax Payable	-	-	-	-	-	
Accounts Payable	-	-	-	-	-	
Accrual of Interest	-	-	-	-	-	
Net cash (used in) / provided by operating activities	-	-	-	-	-	
Cash flow from investing activities:						
Deposits on memorabilia	-	-	-	-	-	
Repayment of investments in memorabilia upon Offering						
close	-	-	-	-	-	
Investment in memorabilia	(36,006)	(27,600)	(11,600)	(37,100)	(7,023)	
Proceeds from Sale of Asset	-	-	-	-	-	
Distribution of Gain on sale of assets to Shareholders	-	-	-	-	-	
Net cash used in investing activities	(36,006)	(27,600)	(11,600)	(37,100)	(7,023)	
Cash flow from financing activities:						
Proceeds from sale of membership interests	36,600	28,200	11,850	37,600	7,300	
Due to the manager and other affiliates	6	-	_	-	23	
Due from the manager	-	-	-	-	-	
Distribution to Series	-	-	-	-	-	
Contribution from Series to RSE Archive	-	-	-	-	-	
Contribution related to Offering Closings and Asset Sales	-	-	-	-	-	
Contribution by Manager for future operating expenses	-	-	-	-	-	
Distribution to RSE Archive	-	(37)	(37)	(37)	-	
Proceeds from Loans	-	-	-	-	-	
Repayment of Loans	-	-	-	-	-	
Net cash used in financing activities	36,606	28,163	11,813	37,563	7,323	
Net change in cash	600	563	213	463	300	
Cash beginning of period	-	-	-	-	-	
Cash end of period	\$ 600	\$ 563	\$ 213	\$ 463	\$ 300	

Consolidated Statements of Cash Flows

Six Months Ended June 30, 2020 (unaudited)

	Series #BATMAN	1	Series #BIRKINTAN	N Ser	ies #GMTBLACK1	Consolidated	
Cash Flows from Operating Activities:							
Net (Loss) / Income	\$ (19)	2) \$	(62)	\$	(166)	\$ 36,594	
Adjustments to Net cash used in operating activities		Ĺ			, ,		
Expenses Paid by Manager and Contributed to the Company /							
Series	4	3	20		20	33,996	
(Gain) / Loss on sale of Asset			-		-	(95,833)	
Prepaid Insurance		-	-		-	(6,938)	
Prepaid Storage		-	-		-	231	
Due to the Manager for Insurance	14	9	42		146	8,107	
Income Tax Payable		-	-		-	21,229	
Accounts Payable		-	-		-	108,083	
Accrual of Interest		-	-		-	-	
Net cash (used in) / provided by operating activities		-	-		-	105,469	
Cash flow from investing activities:							
Deposits on memorabilia		-	-		-	104,089	
Repayment of investments in memorabilia upon Offering close		-	-		-	-	
Investment in memorabilia	(68,57	7)	(25,244)		(25,030)	(2,643,209)	
Proceeds from Sale of Asset		-	-		-	285,000	
Distribution of Gain on sale of assets to Shareholders			-		-	(267,572)	
Net cash used in investing activities	(68,57	7)	(25,244)		(25,030)	(2,521,692)	
Cash flow from financing activities:							
Proceeds from sale of membership interests	69,10		25,700		25,700	1,390,867	
Due to the manager and other affiliates	7	7	244		30	1,174,499	
Due from the manager		-	-		-	(3,550)	
Distribution to Series		-	-		-	-	
Contribution from Series to RSE Archive		-	-		-	-	
Contribution related to Offering Closings and Asset Sales		-	-		-	1,280	
Contribution by Manager for future operating expenses		-	-		-	-	
Distribution to RSE Archive	(6	6)	-		(66)	-	
Proceeds from Loans		-	-		-	-	
Repayment of Loans		-	-		-	-	
Net cash used in financing activities	69,11	1	25,944		25,664	2,563,096	
Net change in cash	53	4	700		634	146,873	
Cash beginning of period		-	-		-	24,459	
Cash end of period	\$ 53	4 \$	700	\$	634	\$ 171,332	

See accompanying notes, which are an integral part of these financial statements. $$\mathrm{F}\mathchar`-37$$

Consolidated Statements of Cash Flows Period from inception (January 3, 2019) to June 30, 2019 (unaudited)

	C	onsolidated
Cash Flows from Operating Activities:		
Net (Loss) / Income	\$	-
Adjustments to Net cash used in operating activities		
Expenses Paid by Manager and Contributed to the Company / Series		-
(Gain) / Loss on sale of Asset		-
Prepaid Insurance		-
Prepaid Storage		-
Due to the Manager for Insurance		-
Income Tax Payable		-
Accounts Payable		-
Accrual of Interest		
Net cash (used in) / provided by operating activities		-
Cash flow from investing activities:		
Deposits on memorabilia		-
Repayment of investments in memorabilia upon Offering close		-
Investment in memorabilia		(130,000
Proceeds from Sale of Asset		-
Distribution of Gain on sale of assets to Shareholders		-
Net cash used in investing activities		(130,000)
Cash flow from financing activities:		
Proceeds from sale of membership interests		-
Due to the manager and other affiliates		150,000
Distribution to Series		-
Contribution from Series to RSE Archive		-
Contribution related to Offering Closings and Asset Sales		-
Contribution by Manager for future operating expenses		-
Distribution to RSE Archive		-
Proceeds from Loans		-
Repayment of Loans		
Net cash used in financing activities		150,000
let change in cash		20,000
Cash beginning of period		-
Cash end of period	\$	20,000

Notes to Consolidated Financial Statements

NOTE A - DESCRIPTION OF ORGANIZATION AND BUSINESS OPERATIONS

RSE Archive, LLC (the "<u>Company</u>." "<u>RSE Archive</u>," "<u>we</u>," "<u>us</u>," or "<u>our</u>") is a Delaware series limited liability company formed on January 3, 2019. RSE Archive Manager, LLC, a single member Delaware limited liability company formed on March 27, 2019 and owned by RSE Markets, Inc., is the manager of the Company (the "<u>Manager</u>"). RSE Markets, Inc. serves as the asset manager for the collection of collectible memorabilia owned by the Company and each series (the "<u>Asset Manager</u>"). The Company's core business is the identification, acquisition, marketing and management of a collection of collectible memorabilia, collectively referred to as "<u>Memorabilia Assets</u>" or the "<u>Asset Class</u>," for the benefit of the investors. The Company has created, and it is expected that the Company will continue to create, separate series of interests (each, a "<u>Series</u>"). The Series assets referenced below may be referred to herein, collectively, as the "<u>Underlying Assets</u>", and each Underlying Asset will be owned by a separate Series and that the assets and liabilities of each Series will be separate in accordance with Delaware law. The interests of all Series may collectively be referred to herein as the "<u>Interests</u>" and a purchaser of Interests in any Series (an "<u>Investor</u>" or "<u>Interest Holder</u>") will be entitled to share in the return of that particular Series but will not be entitled to share in the return of any other Series.

The Asset Manager is a Delaware corporation formed on April 28, 2016. The Asset Manager is a technology and marketing company that operates the Rally Rd. platform (the "<u>Platform</u>") and manages the Company, through the Manager, and the assets owned by the Company in its roles as the Asset Manager of each Series. The Asset Manager is the owner of the Manager.

The Company intends to sell Interests in a number of separate individual Series of the Company collectively referred to herein as the "<u>Offerings.</u>" Investors in any Series acquire a proportional share of income and liabilities as they pertain to a particular Series, and the sole assets and liabilities of any given Series at the time of the closing (the "<u>Closing</u>") of an Offering related to that particular Series are a single Underlying Asset (plus any cash reserves for future operating expenses (the "<u>Operating Expenses</u>," as described in Note B(5)), as well as certain liabilities related to expenses pre-paid by the Asset Manager.

All voting rights, except as specified in the operating agreement or required by law, remain with the Manager (e.g., determining the type and quantity of general maintenance and other expenses required for the appropriate upkeep of each Underlying Asset, determining how to best commercialize the applicable Underlying Assets, evaluating potential sale offers and the liquidation of a Series). The Manager manages the ongoing operations of each Series in accordance with the operating agreement of the Company, as amended and restated from time to time (the "<u>Operating Agreement</u>").

OPERATING AGREEMENT

General:

In accordance with the Operating Agreement each Interest Holder in a Series grants a power of attorney to the Manager. The Manager has the right to appoint officers of the Company and each Series.

Operating Expenses:

After the Closing of an Offering, each Series is responsible for its own Operating Expenses (as described in Note B(5)). Prior to the Closing, Operating Expenses are borne by the Manager or the Asset Manager and not reimbursed by the economic members of a particular Series. Should post-Closing Operating Expenses exceed revenues or cash reserves, the Manager or the Asset Manager may (a) pay such Operating Expenses and not seek reimbursement, (b) loan the amount of the Operating Expenses to the Series and be entitled to reimbursement of such amount from future revenues generated by the Series (the "<u>Operating Expenses Reimbursement Obligation(s)</u>"), on which the Manager or the Asset Manager may impose a rate of interest, and/or (c) cause additional Interests to be issued in order to cover such additional amounts, which Interests may be issued to existing or new Investors, and may include the Manager or its affiliates or the Asset Manager.

Fees:

Sourcing Fee: The Manager expects to receive a fee at the Closing of each successful Offering for its services of sourcing the Underlying Asset (the "Sourcing Fee"), which may be waived by the Manager in its sole discretion.

Notes to Consolidated Financial Statements

NOTE A - DESCRIPTION OF ORGANIZATION AND BUSINESS OPERATIONS

Brokerage Fee: For all Series qualified up to the date of this filing the broker of record (the "<u>BOR</u>") received a fee (the "<u>Brokerage Fee</u>") of 0.75% of the cash from Offering for facilitating the sale of securities.

Custody Fee: In respect to current Offerings, the custodian of Interests (the "<u>Custodian</u>"), holding custody of the securities upon issuance, will receive a fee of 0.75% on Interests sold in an Offering (the "<u>Custody Fee</u>").

Free Cash Flow Distributions:

At the discretion of the Manager, a Series may make distributions of Free Cash Flow (as described in Note F) to both the holders of economic Interests in the form of a dividend and the Manager in the form of a management fee.

In the case that Free Cash Flow (as described in Note F) is available and such distributions are made, at the sole discretion of the Manager, the members will receive no less than 50% of Free Cash Flow and the Manager will receive up to 50% of Free Cash Flow in the form of a management fee for management of the applicable Underlying Asset. The management fee is accounted for as an expense to the relevant Series rather than a distribution from Free Cash Flow.

Other:

The Manager is responsible for covering its own expenses.

LIQUIDITY AND CAPITAL RESOURCES

The accompanying financial statements have been prepared on a going concern basis, which contemplates the realization of assets and the satisfaction of liabilities in the normal course of business. Neither the Company nor any of the Series has generated revenues or profits since inception.

On a total consolidated basis, the Company generated a net loss of \$8,041 for the year ended December 31, 2019. On a total consolidated basis, the Company had generated net income of \$36,594 for the six months ended June 30, 2020. On a total consolidated basis, the Company has negative working capital of \$1,708,323 and \$553,897 as of June 30, 2020 and December 31, 2019, respectively, and an accumulated deficit of \$45,207 and \$8,041 as of June 30, 2020 and December 31, 2019. Additionally, each listed Series for which an Underlying Asset was owned as of June 30, 2020 and as of December 31, 2019 has incurred net losses since their respective dates of acquisition and have an accumulated deficit as of June 30, 2020 and as of December 31, 2019.

All of the liabilities on the balance sheet as of June 30, 2020 are obligations to third-parties or the Manager. All of these liabilities, other than ones for which the Manager does not seek reimbursement, will be covered through the proceeds of future Offerings for the various Series of Interests. If the Company does not continue to obtain financing from the Manager, it will be unable to repay these obligations as they come due, including the obligations of each listed Series. These factors raise substantial doubt about the Company's and each listed Series' ability to continue as a going concern for the twelve months following the date of this filing.

Through June 30, 2020 and December 31, 2019, none of the Company or any Series have recorded any directly attributable revenues through the utilization of Underlying Assets. Management's plans include anticipating that it will commence commercializing the collection in 2021. Each Series will continue to incur Operating Expenses (as described in Note B(5)) including, but not limited to storage, insurance, transportation and maintenance expenses, on an ongoing basis. As part of the commercialization of the collection, the Manager opened a showroom in early 2019, in New York City and launched its online shopping experience for merchandise in the third quarter of 2019. The New York City showroom has been closed since March 2020 due to the COVID-19 pandemic but is expected to reopen in the fourth quarter 2020. No revenues directly attributable to the Company or any Series have been generated through the showroom or the online shop as of June 30, 2020.

At June 30, 2020 vs. December 31, 2019, the Company and the Series for which Closings had occurred, had the following cash balances:

Notes to Consolidated Financial Statements

NOTE A - DESCRIPTION OF ORGANIZATION AND BUSINESS OPERATIONS (CONTINUED)

	Cash Balance				
Applicable Series	Asset	6	/30/2020	12/	/31/2019
Series #52MANTLE	1952 Topps #311 Mickey Mantle Card	\$	1,450	\$	1,450
Series #71MAYS	1971 Willie Mays Jersey		1,600		1,600
Series #RLEXPEPSI	Rolex GMT Master II		300		300
Series #10COBB	1910 Ty Cobb Card		1,545		1,545
Series #POTTER	1997 First Edition Harry Potter		1,095		1,095
Series #TWOCITIES	First Edition A Tale of Two Cities		1,495		1,495
Series #FROST	First Edition A Boy's Will		1,695		1,695
Series #BIRKINBLU	Bleu Saphir Lizard Hermès Birkin		1,250		1,250
Series #SMURF	Rolex Submariner "Smurf"		1,250		1,100
Series #70RLEX	1970 Rolex Beta 21		1,200		1,200
Series #EINSTEIN	First Edition of Philosopher-Scientist		1,750		1,750
Series #HONUS	1909-11 Honus Wagner Card		5,300		5,300
Series #75ALI	1975 Muhammad Ali Boots		1,003		1,050
Series #71ALI	1971 "Fight of the Century" Contract		3,005		1,600
Series #APROAK	Audemars Piguet Royal Oak Jumbo A-Series Ref.5402		1,250		-
Series #88JORDAN	1988 Michael Jordan Nike Air Jordan III Sneakers		1,003		-
Series #BIRKINBOR	2015 Hermès Birkin Bordeaux Shiny Porosus Crocodile with Gold Hardware		1,203		-
Series #33RUTH	1933 Goudey #144 Babe Ruth Card		1,003		-
Series #SPIDER1	1963 Marvel Comics Amazing Spider-Man #1 CGC FN+ 6.5		1,003		-
Series #BATMAN3	1940 D.C. Comics Batman #3 CGC NM 9.4		1,003		-
Series #ULYSSES	1935 First Edition Ulysses		1,950		-
Series #ROOSEVELT	First Edition African Game Trails		400		-
Series #56MANTLE	1956 Topps #135 Mickey Mantle Card		1,050		-
Series #AGHOWL	First Edition Howl and Other Poems		1,703		-
Series #98JORDAN	1998 Michael Jordan Jersey 2018 Zion Williamson Adidas James Harden Sneakers		9,272 650		-
Series #18ZION Series #SNOOPY			800		-
Series #APOLLO11	2015 Omega Speedmaster Moonwatch Apollo 11 Crew-Signed New York Times Cover		1,050		-
Series #24RUTHBAT	1924 George "Babe" Ruth Professional Model Bat		1,003		-
Series #YOKO	First Edition Grapefruit		1,003		
Series #86JORDAN	1986 Fleer #57 Michael Jordan Card		8,851		-
Series #HULK1	1962 The Incredible Hulk #1 CGC VF 8.0		300		-
Series #RUTHBALL1	1934-39 Official American League Babe Ruth Single Signed Baseball		700		-
Series #HIMALAYA	2014 Hermès 30cm Birkin Blanc Himalaya Matte Niloticus Crocodile		1,203		-
Series #38DIMAGGIO	1938 Goudey #274 Joe DiMaggio NM-MT 8 Baseball Card		600		-
Series #55CLEMENTE	1955 Topps #164 Roberto Clemente NM-MT 8 Baseball Card		600		-
Series #LOTR	1954-1955 First Edition, First Issue The Lord of the Rings Trilogy		563		-
Series #CATCHER	1951 First Edition, First Issue The Catcher in the Rye		213		-
Series #BOND1	1953 First Edition, First Issue Casino Royale		463		-
Series #SUPER21	1943 Superman #21 CGC VF/NM 9.0 comic book		300		-
Series #BATMAN1	1940 D.C. Comics Batman #1 CGC FR/GD 1.5		534		-
Series #BIRKINTAN	2015 Hermès 30cm Birkin Tangerine Ostrich with Palladium Hardware		700		-
Series #GMTBLACK1	Series Rolex GMT-Master ref. 16758		634		-
Total Series Cash Balance		\$	65,692	\$	22,430
RSE Archive			105,640		2,029
Total Cash Balance		\$	171,332	\$	24,459

Note: Only includes Series for which an Offering has closed. RSE Archive cash balance represents loans or capital contributions to be used for future payment of operating expenses.

Notes to Consolidated Financial Statements

NOTE A - DESCRIPTION OF ORGANIZATION AND BUSINESS OPERATIONS (CONTINUED)

The cash on the books of RSE Archive is reserved to funding future pre-Closing Operating Expenses (as described in Note B(5)) or acquisition expenses (the "Acquisition Expenses," (as described in Note B(6)), as the case may be. The cash on the books of each Series is reserved for funding of post-Closing Operating Expenses; during the six-month period ended June 30, 2020, the Manager paid for certain but not all Operating Expenses related to any of the Series that have had closed Offerings and has elected not to be reimbursed. These payments made by the Manager are accounted for as capital contributions, amounting to a total of \$33,996 during the six-month period ended June 30, 2020. The Company had no Operating Expenses during the period ended June 30, 2019.

From inception, the Company and the Series have financed their business activities through capital contributions from the Manager or its affiliates to the individual Series. Until such time as the Series' have the capacity to generate cash flows from operations, the Manager may cover any deficits through additional capital contributions or the issuance of additional Interests in any individual Series. In addition, parts of the proceeds of future Offerings may be used to create reserves for future Operating Expenses (as described in Note B(5)) for individual Series, as has been the case for the majority of the Series for which Closings have occurred, listed in the table above, at the sole discretion of the Manager. If the Manager does not continue to fund future Operating Expenses of the Company and the Series, the Company's ability to continue future operations may be limited. There is no assurance that financing from the Manager will remain available or that the Manager will provide the Company or any Series with sufficient capital to meet its objectives.

INITIAL OFFERINGS

The Company has completed several initial Offerings since its inception in 2019 and plans to continue to increase the number of initial Offerings going forward. The table below outlines all Offerings for which a Closing has occurred as of June 30, 2020. All Series, for which a Closing had occurred as of the date of the financial statements, had commenced operations, were capitalized and had assets and various Series have liabilities. The Company had no Closings during the period from inception (January 3, 2019) to June 30, 2019.

NOTE A - DESCRIPTION OF ORGANIZATION AND BUSINESS OPERATIONS (CONTINUED)

Series Interest	Series Name	Underlying Asset	Offering Size	Launch Date	Closing Date
Series #52MANTLE Interests	Series #52MANTLE	1952 Topps #311 Mickey Mantle Card	\$132,000	10/18/2019	10/25/2019
Series #71MAYS Interests	Series #71MAYS	1971 Willie Mays Jersey	\$57,000	10/25/2019	10/31/2019
Series #RLEXPEPSI	Series	Rolex GMT Master II	\$57,000	10/25/2017	10/51/2017
Interests	#RLEXPEPSI Series	126710BLRO	\$17,800	11/1/2019	11/6/2019
Series #10COBB Interests	#10COBB Series	1910 E98 Ty Cobb Card	\$39,000	11/8/2019	11/14/2019
Series #POTTER Interests	#POTTER	1997 First Edition Harry Potter	\$72,000	11/15/2019	11/21/2019
Series #TWOCITIES Interests	Series #TWOCITIES	First Edition A Tale of Two Cities	\$14,500	11/15/2019	11/21/2019
Series #FROST Interests	Series #FROST	First Edition A Boy's Will	\$13,500	11/15/2019	11/21/2019
Series #BIRKINBLEU Interests	Series #BIRKINBLE U	Bleu Saphir Lizard Hermès Birkin	\$58,000	11/22/2019	11/27/2019
Series #SMURF Interests	Series #SMURF	Rolex Submariner Date "Smurf" Ref. 116619LB	\$34,500	11/22/2019	11/27/2019
Series #70RLEX Interests	Series #70RLEX	1970 Rolex Ref. 5100 Beta 21	\$20,000	11/27/2019	12/6/2019
Series #EINSTEIN	Series	First Edition of Philosopher-	¢14.500	12/6/2010	10/12/2010
Interests	#EINSTEIN Series	Scientist 1909-1911 T206 Honus Wagner	\$14,500	12/6/2019	12/13/2019
Series #HONUS Interests	#HONUS	Card 1975 Muhammad Ali Boots worn	\$520,000	12/13/2019	12/26/2019
Series #75ALI Interests	Series #75ALI	in fight against Chuck Wepner	\$46,000	12/20/2019	12/29/2019
Series #71ALI Interests	Series #71ALI	1971 "Fight of the Century" Contract	\$31,000	12/20/2019	12/30/2019
Series #APROAK Interests	Series #APROAK	Audemars Piguet Royal Oak Jumbo A-Series Ref.5402	\$75,000	12/6/2019	1/2/2020
Series #88JORDAN	Series	1988 Michael Jordan Nike Air	<i><i><i></i></i></i>	12/0/2019	1, 2, 2020
Interests	#88JORDAN	Jordan III Sneakers	\$22,000	1/19/2020	1/27/2020
Series #BIRKINBOR	Series	2015 Hermès Birkin Bordeaux Shiny Porosus Crocodile with Gold			
Interests	#BIRKINBOR Series	Hardware	\$52,500	2/13/2020	2/20/2020
Series #33RUTH Interests	#33RUTH	1933 Goudey #144 Babe Ruth Card	\$77,000	2/20/2020	2/26/2020
Series #SPIDER1 Interests	Series #SPIDER1	1963 Marvel Comics Amazing Spider-Man #1 CGC FN+ 6.5	\$22,000	2/28/2020	3/4/2020
Series #BATMAN3 Interests	Series #BATMAN3	1940 D.C. Comics Batman #3 CGC NM 9.4	\$78,000	2/28/2020	3/4/2020
Series #ROOSEVELT Interests	Series #ROOSEVELT	First Edition African Game Trails	\$19,500	3/6/2020	3/10/2020
Series #ULYSSES	Series	1025 Einst Edition Ulareas	\$25,500	2/6/2020	2/10/2020
Interests Series #56MANTLE	#ULYSSES Series	1935 First Edition Ulysses 1956 Topps #135 Mickey Mantle	\$25,500	3/6/2020	3/10/2020
Interests Series #AGHOWL	#56MANTLE Series	Card First Edition Howl and Other	\$10,000	1/3/2020	3/11/2020
Interests Series #98JORDAN	#AGHOWL Series	Poems	\$19,000	3/6/2020	3/11/2020
Interests	#98JORDAN	1998 Michael Jordan Jersey	\$128,000	3/9/2020	3/22/2020
Series #18ZION Interests	Series #18ZION	2018 Zion Williamson Adidas James Harden Sneakers	\$15,000	3/27/2020	4/2/2020
Series #SNOOPY Interests	Series #SNOOPY	2015 Omega Speedmaster Moonwatch	\$25,500	4/2/2020	4/7/2020
Series #APOLLO11 Interests	Series #APOLLO11	Apollo 11 Crew-Signed New York Times Cover	\$32,000	4/8/2020	4/19/2020
Series #24RUTHBAT Interests	Series #24RUTHBAT	1924 George "Babe" Ruth Professional Model Bat	\$255,000	4/10/2020	5/3/2020
Series #YOKO Interests	Series #YOKO	First Edition Grapefruit	\$16,000	4/29/2020	5/11/2020
Series #86JORDAN Interests	Series #86JORDAN	1986 Fleer #57 Michael Jordan Card	\$40,000	5/6/2020	5/13/2020
Series #RUTHBALL1 Interests	Series #RUTHBALL1	1934-39 Official American League Babe Ruth Single Signed Baseball	\$29,000	5/8/2020	5/24/2020
Series #HULK1 Interests	Series #HULK1	1962 The Incredible Hulk #1 CGC VF 8.0	\$89,000	5/12/2020	5/24/2020

Series Interest	Series Name	Underlying Asset	Offering Size	Launch Date	Closing Date
		2014 Hermès 30cm Birkin Blanc			
		Himalaya Matte Niloticus			
Series #HIMALAYA	Series	Crocodile with Palladium			
Interests	#HIMALAYA	Hardware	\$140,000	5/19/2020	5/27/2020
	Series				
Series #55CLEMENTE	#55CLEMENT	1955 Topps #164 Roberto			
Interests	E	Clemente NM-MT 8 Baseball Card	\$38,000	5/28/2020	6/4/2020
	Series				
Series #38DIMAGGIO	#38DIMAGGI	1938 Goudey #274 Joe DiMaggio			
Interests	0	NM-MT 8 Baseball Card	\$22,000	5/28/2020	6/4/2020
	Series	1953 First Edition, First Issue			
Series #BOND1 Interests	#BOND1	Casino Royale	\$39,000	6/4/2020	6/12/2020
		1954-1955 First Edition, First Issue			
Series #LOTR Interests	Series #LOTR	The Lord of the Rings Trilogy	\$29,000	6/4/2020	6/12/2020
Series #CATCHER	Series	1951 First Edition, First Issue The			
Interests	#CATCHER	Catcher in the Rye	\$12,500	6/4/2020	6/12/2020
Series #SUPER21	Series	1943 Superman #21 CGC VF/NM			
Interests	#SUPER21	9.0 comic book	\$8,500	5/7/2020	6/17/2020
Series #BATMAN1	Series	1940 D.C. Comics Batman #1 CGC			
Interests	#BATMAN1	FR/GD 1.5	\$71,000	6/11/2020	6/18/2020
	Series				
Series #GMTBLACK1	#GMTBLACK	Rolex 18k Yellow Gold GMT-			
Interests	1	Master ref. 16758	\$28,000	6/17/2020	6/25/2020
		2015 Hermès 30cm Birkin			
Series #BIRKINTAN	Series	Tangerine Ostrich with Palladium			
Interests	#BIRKINTAN	Hardware	\$28,000	6/17/2020	6/25/2020
Total at 6/30/2020	43 Series		\$2,515,800		

NOTE A - DESCRIPTION OF ORGANIZATION AND BUSINESS OPERATIONS (CONTINUED)

ASSET DISPOSITIONS

The Company received take-over offers for the Underlying Assets listed in the table below. Per the terms of the Company's Operating Agreement, the Company, together with the Company's advisory board has evaluated the offers and has determined that it is in the interest of the Investors to sell the Underlying Asset. In certain instances, the Company may decide to sell an Underlying Asset, that is on the books of the Company, but not yet transferred to a particular Series, because no Offering has yet occurred. In these instances, the anticipated Offering related to such Underlying Asset will be cancelled.

Series	Underlying Asset	Date of Sale Agreement	Total Sale Price	Total Initial Offering Price / Per Interest	Total Distribution to Interest Holders / Per Interests	Commentary
#71ALI	1971 "Fight of the Century" Contract	02/07/2020	\$40,000	\$31,000 / \$15.50	\$38,595/ \$19.29	\$40,000 acquisition offer for 1971 "Fight of the Century" Contract accepted on 02/07/2020 with subsequent cash distribution to the Investors and dissolution of the Series upon payment of currently outstanding tax liabilities.
#98JORDAN	1998 Michael Jordan Jersey	05/11/2020	\$165,000	\$128,000/ \$64.00	\$157,328 / \$78.65	\$165,000 acquisition offer for 1998 Michael Jordan Jersey accepted on 05/11/2020 with subsequent cash distribution to the Investors and dissolution of the Series upon payment of currently outstanding tax liabilities.
"#86JORDAN	1986 Fleer #57 Michael Jordan Card	06/01/2020	\$80,000	\$40,000/ \$40.00	\$71,649 / \$71.64	\$80,000 acquisition offer for 1986 Fleer #57 Michael Jordan Card accepted on 06/01/2020 with subsequent cash distribution to the Investors and dissolution of the Series upon payment of currently outstanding tax liabilities.

Note: Total Distribution to Interest Holders includes cash on balance sheet of Series and is net of corporate level taxes on gain on sale.

Sale of the 1971 "Fight of the Century" Contract:

The Company received an acquisition offer for the Underlying Asset of Series #71ALI, the 1971 "Fight of the Century" Contract for \$40,000 vs. the initial purchase price of \$27,500 for a gain on sale of \$8,950 net of \$0 of capitalized Acquisition Expenses (as described in Note B(6)). The Company accepted the acquisition offer on February 7, 2020 and distributed cash to Interest Holders. At the time of the sale, Series #71ALI had \$1,600 of cash and \$0 of pre-paid insurance on the balance sheet.

The transaction resulted in estimated corporate level taxes on the gain on sale of \$3,005, net of \$55 of net-loss-carryforward, for the which the Series has retained funds on its balance sheet. In addition, the Series will remit \$3,550 of sales taxes to the state of New York.

NOTE A - DESCRIPTION OF ORGANIZATION AND BUSINESS OPERATIONS (CONTINUED)

Total distribution to Interest Holders including cash, but net of corporate level taxes were \$38,595 or \$19.29 per Interest vs. the initial Offering price of \$31,000 or \$15.50 per Interest.

Series #71ALI will be dissolved upon payment of all current corporate tax liabilities of \$3,005 and remittance of sales tax of \$3,550.

Sale of the 1998 Michael Jordan Jersey:

The Company received an acquisition offer for the Underlying Asset of Series #98JORDAN, the 1998 Michael Jordan Jersey for \$165,000 vs. the initial purchase price of \$120,000 for a gain on sale of \$44,935, net of \$65 of capitalized Acquisition Expenses (as described in Note B(6)). The Company accepted the acquisition offer on May 11, 2020 and distributed cash to Interest Holders. At the time of the sale, Series #98JORDAN had \$1,600 of cash and \$0 of prepaid insurance on the balance sheet.

The transaction resulted in estimated corporate level taxes on the gain on sale of \$9,408, net of \$0 of net-loss-carryforward, for which the Series has retained funds on its balance sheet.

Total distribution to Interest Holders including cash, but net of corporate level taxes were \$157,328 or \$78.65 per Interest vs the initial Offering price of \$128,000 or \$64.00 per Interest.

Series #98JORDAN will be dissolved upon payment of all current tax liabilities of \$9,408.

Sale of the 1986 Fleer #57 Michael Jordan Card:

The Company received an acquisition offer for the Underlying Asset of Series #86JORDAN, 1986 Fleer #57 Michael Jordan Card for \$80,000 vs. the initial purchase price of \$38,000 for a gain on sale of \$41,948, net of \$52 of capitalized Acquisition Expenses (as described in Note B(6)). The Company accepted the acquisition offer on June 1, 2020 and distributed cash to Interest Holders. At the time of the sale, Series #86JORDAN had \$500 of cash and \$144 of insurance payable on the balance sheet.

The transaction resulted in estimated corporate level taxes on the gain on sale of 8,816, net of 0 of net-loss-carryforward, for which the Series has retained funds on its balance sheet.

Total distribution to Interest Holders including cash, but net of corporate level taxes were \$71,649 or \$71.64 per Interest vs the initial Offering price of \$40,000 or \$40.00 per Interest.

Series #86JORDAN will be dissolved upon payment of all currently tax liabilities of \$8,816.

Notes to Consolidated Financial Statements

NOTE B - SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES

1. Basis of Presentation

The accompanying interim financial statements have been prepared in accordance with the instructions to Form 1-SA and in conformity with generally accepted accounting principles in the United States of America ("<u>US</u> <u>GAAP</u>") or "<u>GAAP</u>") applicable to interim financial information. Accordingly, the information presented in the interim financial statements does not include all information and disclosures necessary for a fair presentation of RSE Archive, LLC's financial position, results of operations and cash flows in conformity with GAAP for annual financial statements. In the opinion of management, these financial statements reflect all adjustments consisting of normal recurring accruals, necessary for a fair statement of financial position, results of operations for any interim period are not necessarily indicative of the results for the full year. These financial statements should be read in conjunction with the financial statements and notes thereto contained in RSE Archive, LLC's Form 1-K and 1-K/A for the fiscal year ended December 31, 2019.

All Offerings that had closed as of the date of the financial statements were issued under Tier 2 of Regulation A^+ and qualified under the Company's Offering Circular (as amended). Separate financial statements are presented for each such Series.

2. Use of Estimates:

The preparation of financial statements in conformity with US GAAP requires management to make estimates and assumptions that affect the reported amounts of assets and liabilities, and disclosure of contingent assets and liabilities at the date of the financial statements and the reported amounts of revenues and expenses during the reporting period.

Making estimates requires management to exercise significant judgment. It is at least reasonably possible that the estimate of the effect of a condition, situation or set of circumstances that existed at the date of the financial statements, which management considered in formulating its estimate, could change in the near-term due to one or more future confirming events. Accordingly, the actual results could differ significantly from our estimates.

3. Cash and Cash Equivalents:

The Company considers all short-term investments with an original maturity of three months or less when purchased, or otherwise acquired, to be cash equivalents.

4. Offering Expenses:

Offering expenses (the "<u>Offering Expenses</u>") related to the Offering for a specific Series consist of underwriting, legal, accounting, escrow, compliance, filing and other expenses incurred through the balance sheet date that are directly related to a proposed Offering and will generally be charged to members' equity upon the completion of the proposed Offering. Offering Expenses that are incurred prior to the Closing of an Offering for such Series, that are funded by the Manager and will generally be reimbursed through the proceeds of the Offering related to the Series. However, the Manager has agreed to pay and not be reimbursed for Offering Expenses incurred with respect to the Offerings for all Series that have had a Closing as of the date of the financial statements and potentially other future Offerings.

NOTE B - SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (CONTINUED)

In addition to the discrete Offering Expenses related to a particular Series' Offering, the Manager has also incurred legal, accounting, user compliance expenses and other Offering related expenses during the six-month period ended June 30, 2020 and 2019 in order to set up the legal and financial framework and compliance infrastructure for the marketing and sale of Offerings. The Manager treats these expenses as Operating Expenses (as described in Note B(5)) related to the Manager's business and will not be reimbursed for these through any activities or Offerings related to the Company or any of the Series.

5. Operating Expenses:

Operating Expenses (as described below) related to a particular Underlying Asset include storage, insurance, transportation (other than the initial transportation from the Underlying Asset's location to the Manager's storage facility prior to the Offering, which is treated as an Acquisition Expense, (as described in Note B(6)), maintenance, professional fees such as annual audit and legal expenses and other Underlying Asset specific expenses as detailed in the Manager's allocation policy, together the "<u>Operating Expenses.</u>" We distinguish between pre-Closing and post-Closing Operating Expenses. Operating Expenses are expensed as incurred.

Except as disclosed with respect to any future Offering, expenses of this nature that are incurred prior to the Closing of an Offering of Series of Interests, are funded by the Manager and are not reimbursed by the Company, the Series or economic members. Expenses in this case are treated as capital contributions from the Manager to the Company and totaled \$33,996 for the six-month period ended June 30, 2020. The Company incurred no Operating Expenses during the period from inception (January 3, 2019) to June 30, 2019.

During the six-month period ended June 30, 2020, RSE Archive incurred pre-Closing Operating Expenses and the following Series had closed Offerings and incurred post-Closing Operating Expenses per the table as follows:

NOTE B - SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (CONTINUED)

	Operating Expenses	
Applicable Series	Asset	6/30/2020
Series #52MANTLE	1952 Topps #311 Mickey Mantle Card	\$ 1,459
Series #71MAYS	1971 Willie Mays Jersey	964
Series #RLEXPEPSI	Rolex GMT Master II	715
Series #10COBB	1910 Ty Cobb Card	840
Series #POTTER	1997 First Edition Harry Potter	786
Series #TWOCITIES	First Edition A Tale of Two Cities	635
Series #FROST	First Edition A Boy's Will	630
Series #BIRKINBLU	Bleu Saphir Lizard Hermès Birkin	979
Series #SMURF	Rolex Submariner "Smurf"	803
Series #70RLEX	1970 Rolex Beta 21	723
		_
Series #EINSTEIN	First Edition of Philosopher-Scientist	632
Series #HONUS	1909-11 Honus Wagner Card	4,035
Series #75ALI	1975 Muhammad Ali Boots	1,018
Series #71ALI	1971 "Fight of the Century" Contract	210
Series #APROAK	Audemars Piguet Royal Oak Jumbo A-Series Ref.5402	1,191
Series #88JORDAN	1988 Michael Jordan Nike Air Jordan III Sneakers	686
Series #BIRKINBOR	2015 Hermès Birkin Bordeaux Shiny Porosus Crocodile with Gold Hardware	853
Series #33RUTH	1933 Goudey #144 Babe Ruth Card	1,048
Series #SPIDER1	1963 Marvel Comics Amazing Spider-Man #1 CGC FN+ 6.5	460
Series #BATMAN3	1940 D.C. Comics Batman #3 CGC NM 9.4	648
Series #ULYSSES	1935 First Edition Ulysses	407
Series #ROOSEVELT	First Edition African Game Trails	399
Series #56MANTLE	1956 Topps #135 Mickey Mantle Card	445
Series #AGHOWL	First Edition Howl and Other Poems	393
Series #98JORDAN	1998 Michael Jordan Jersey	374
Series #18ZION	2018 Zion Williamson Adidas James Harden Sneakers	340
Series #SNOOPY	2015 Omega Speedmaster Moonwatch	354
Series #APOLLO11	Apollo 11 Crew-Signed New York Times Cover	318
Series #24RUTHBAT	1924 George "Babe" Ruth Professional Model Bat	2,328
Series #YOKO	First Edition Grapefruit	177
Series #86JORDAN	1986 Fleer #57 Michael Jordan Card	205
Series #HULK1	1962 The Incredible Hulk #1 CGC VF 8.0	316
Series #RUTHBALL1	1934-39 Official American League Babe Ruth Single Signed Baseball	272
Series #HIMALAYA	2014 Hermès 30cm Birkin Blanc Himalaya Matte Niloticus Crocodile with Palladium Hardware	1,204
Series #38DIMAGGIO	1938 Goudey #274 Joe DiMaggio NM-MT 8 Baseball Card 1955 Topps #164 Roberto Clemente NM-MT 8 Baseball Card	198
Series #55CLEMENTE Series #LOTR	1955 Topps #164 Roberto Clemente NM-WT & Baseball Card	285 137
Series #CATCHER	1951 First Edition, First Issue The Catcher in the Rye	97
Series #BOND1	1953 First Edition, First Issue Casino Royale	164
Series #SUPER21	1943 Superman #21 CGC VF/NM 9.0 comic book	58
Series #BATMAN1	1940 D.C. Comics Batman #1 CGC FR/GD 1.5	192
Series #BIRKINTAN	2015 Hermès 30cm Birkin Tangerine Ostrich with Palladium Hardware	62
Series #GMTBLACK1	Series Rolex GMT-Master ref. 16758	166
RSE Archive		9,744
Total Operating Expenses		\$ 37,950

NOTE B - SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (CONTINUED)

Solely in the case of the Series with closed Offerings listed in the table above, the Manager has elected that certain, but not all of the post-Closing Operating Expenses of \$28,205 for the six-month period ended June 30, 2020 will be borne by the Manager and not reimbursed and are accounted for as capital contributions by the Manager for each of the Series.

6. Capital Assets:

Underlying Assets are recorded at cost. The cost of the Underlying Asset includes the purchase price, including any deposits for the Underlying Asset funded by the Manager and "<u>Acquisition Expenses</u>", which include transportation of the Underlying Asset to the Manager's storage facility, pre-purchase inspection, pre-Offering refurbishment, and other costs detailed in the Manager's allocation policy.

The Company treats Underlying Assets as collectible and therefore the Company will not depreciate or amortize the Underlying Assets going forward. The Underlying Assets are considered long-lived assets and will be subject to an annual test for impairment. These long-lived assets are reviewed for impairment annually or whenever events or changes in circumstances indicate that the carrying amount of an asset may not be recoverable. Recoverability of assets to be held and used is measured by a comparison of the carrying amount of an asset to the estimated undiscounted future cash flows expected to be generated by the asset. If the carrying amount of an asset exceeds its estimated future cash flows, an impairment charge is recognized in the amount by which the carrying amount of the asset exceeds the fair value of the asset.

The Underlying Assets are initially purchased by the Company, either prior to launching an Offering or through the exercising of a purchase option simultaneous with the Closing of an Offering for a particular Series. At Closing of an Offering for a Series of Interests the Underlying Assets, including capitalized Acquisition Expenses, are then transferred to the Series. Underlying Assets are transferred at cost and the Company receives cash from the Series from the proceeds of the Offering. The Company uses the proceeds of the transfer to pay off any debt or amounts owed under purchase options and Acquisition Expenses. Acquisition Expenses are typically paid for in advance by the Manager, except in the case of Acquisition Expenses that are anticipated, but might not be incurred until after a Closing, such as fees related to the transportation of an Underlying Asset from the seller to the Company's warehouse and are thus only capitalized into the cost of the acquired Underlying Asset after the Underlying Asset has already been transferred to the Series. The Series uses the remaining cash to repay any accrued interest on loans or marketing expenses related to the preparation of the marketing materials for a particular Offering, by distributing the applicable amount to the Company, accounted for as "Distribution to RSE Archive" on the balance sheet. Furthermore, the Series distributes the appropriate amounts for Brokerage Fee, the Custody Fee and, if applicable, the Sourcing Fee using cash from the Offering.

The Company, through non-interest-bearing payments from the Manager or loans from officers of the Manager and third-parties has invested \$3,937,681 in Underlying Assets since inception on January 3,2019. For the sixmonth period ended June 30, 2020, the total investment in Underlying Assets was \$2,353,503.

Note B - SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (CONTINUED)

Of the \$2,353,503 of investments during the six-month period ended June 30, 2020, \$2,351,261 were related to the purchase price of, or down payments on Underlying Assets, excluding \$185,500 related to the Underlying Assets sold. This brings the total spent on purchase price and down-payments at June 30, 2020 to \$3,929,739, since the inception of the Company on January 3, 2019.

Acquisition Expenses related to a particular Series, that are incurred prior to the Closing of an Offering, are initially funded by the Manager but will be reimbursed with the proceeds from an Offering related to such Series, to the extent described in the applicable Offering document. Unless, to the extent that certain Acquisition Expenses are anticipated prior to the Closing, but incurred after the Closing of an Offering, for example transportation costs to transport the Underlying Asset from the Asset Seller to the Company's facility, in which case, additional cash from the proceeds of the Offering will be retained on the Series balance sheet to cover such future anticipated Acquisition Expenses after the Closing of the Offering. Acquisition Expenses are capitalized into the cost of the Underlying Asset as per the table below. Should a proposed Offering prove to be unsuccessful, the Company will not reimburse the Manager and these expenses will be accounted for as capital contributions, and the Acquisition Expenses will be expensed.

For the six-month period ended June 30, 2020, \$2,242 of Acquisition Expenses related to the transportation, inspection, repair of Underlying Assets and other acquisition related expenses were incurred, excluding \$117 related to Underlying Assets sold. he total investment in Underlying Assets as of June 30, 2020 is as follows, excluding the total investments of any Series for which the Underlying Assets have been sold:

Note B - SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (CONTINUED)

		Capitalized	Costs				
Applicable	Applicable Purchase						
Series		Asset	Price / Down payment	Transpor- tation	Authen- tication	Other	Total
#52MANTLE	(1)	1952 Topps #311 Mickey Mantle Card	\$ 125,000	\$ -	\$ -	\$ -	\$ 125,00
#71MAYS	(1)	1971 Willie Mays Jersey	52,500	-	-	-	52,50
#RLEXPEPSI	(1)	Rolex GMT Master II	16,800	-	-	-	16,80
#10COBB	(1)	1910 Ty Cobb Card	35,000	-	-	-	35,00
#POTTER	(1)	1997 First Edition Harry Potter	65,000	-	100	5,000	70,10
#TWOCITIES	(1)	First Edition A Tale of Two Cities	12,000	-	100	-	12,10
#FROST	(1)	First Edition A Boy's Will	10,000	-	100	-	10,10
#BIRKINBLU	(1)	Bleu Saphir Lizard Hermès Birkin	55,500	-	-	-	55,50
#SMURF	(1)	Rolex Submariner "Smurf"	29,500	-	-	-	29,50
#70RLEX	(1)	1970 Rolex Beta 21	17,900	-	-	-	17,90
#EINSTEIN	(1)	First Edition of Philosopher-Scientist	11,000	-	100	-	11,10
#HONUS	(1)	1909-11 Honus Wagner Card	500,028	-	-	-	500,02
#75ALI	(1)	1975 Muhammad Ali Boots	44,000	65	-	-	44,06
	(-)	Audemars Piguet Royal Oak Jumbo A-Series	,500	55			,50
#APROAK	(1)	Ref.5402	72,500	_	_	_	72,50
#88JORDAN	(1)	1988 Michael Jordan Nike Air Jordan III Sneakers	20,000	-	-	-	20,00
ROOJONDAN	(1)	2015 Hermès Birkin Bordeaux Shiny Porosus	20,000				20,00
#BIRKINBOR	(1)	Crocodile with Gold Hardware	50,000	_	_	_	50,00
#33RUTH	(1)	1933 Goudey #144 Babe Ruth Card	74,000	_	_	_	74,00
#3310111	(1)	1963 Marvel Comics Amazing Spider-Man #1 CGC	74,000				74,00
#SPIDER1	(1)	FN+ 6.5	20,000	_	_	_	20,00
#BATMAN3	(1)	1940 D.C. Comics Batman #3 CGC NM 9.4	75,000	_	_	_	75,00
#ULYSSES	(1)	1935 First Edition Ulysses	22,000	-	100	-	22,10
#ROOSEVELT	(1)	First Edition African Game Trails	17,000	-	200	-	17,20
#56MANTLE			9,000	-		-	
	(1)	1956 Topps #135 Mickey Mantle Card	-	-	-	-	9,00
#AGHOWL	(1)	First Edition Howl and Other Poems	15,500	-	100	-	15,60
#107ION	(1)	2018 Zion Williamson Adidas James Harden	12 500	45			10 54
#18ZION	(1)	Sneakers	13,500	45	-	-	13,54
#SNOOPY	(1)	2015 Omega Speedmaster Moonwatch	24,000	-	-	-	24,00
#APOLLO11	(1)	Apollo 11 Crew-Signed New York Times Cover	30,000	-	-	-	30,00
#24RUTHBAT	(1)	1924 George "Babe" Ruth Professional Model Bat	250,000	6	-	-	250,00
#YOKO	(1)	First Edition Grapefruit	12,500	-	100	-	12,60
#HULK1	(1)	1962 The Incredible Hulk #1 CGC VF 8.0	87,000	6	-	-	87,00
		1934-39 Official American League Babe Ruth		-			
#RUTHBALL1	(1)	Single Signed Baseball	27,000	6	-	-	27,00
		2014 Hermès 30cm Birkin Blanc Himalaya Matte					
#HIMALAYA	(1)	Niloticus Crocodile with Palladium Hardware	130,000	-	-	-	130,00
		1938 Goudey #274 Joe DiMaggio NM-MT 8					
\$38DIMAGGIO	(1)	Baseball Card	20,000	6	-	-	20,00
		1955 Topps #164 Roberto Clemente NM-MT 8					
\$55CLEMENTE	(1)	Baseball Card	36,000	6	-	-	36,00
		1954-1955 First Edition, First Issue The Lord of					
#LOTR	(1)	the Rings Trilogy	27,500	-	100	-	27,60
		1951 First Edition, First Issue The Catcher in the					
#CATCHER	(1)	Rye	11,500	-	100	-	11,60

N		o Consolidated Financial Statements					
#BOND1	(1)	1953 First Edition, First Issue Casino Royale	37,000	-	100	-	37,100
#SUPER21	(1)	1943 Superman #21 CGC VF/NM 9.0 comic book	7,000	23	-	-	7,023
#BATMAN1	(1)	1940 D.C. Comics Batman #1 CGC FR/GD 1.5	68,500	77	-	-	68,577
	(±)	2015 Hermès 30cm Birkin Tangerine Ostrich with	00,500	,,			00,077
#BIRKINTAN	(1)	Palladium Hardware	25,000	244	_	_	25,244
#GMTBLACK1	(1)	Series Rolex GMT-Master ref. 16758	25,000	30	-	-	25,030
	(-)	1961 inscribed copy of Inaugural Addresses of	_0,000				_0,000
#61JFK	(2)	the Presidents of the United States	16,250	-	100	-	16,350
	• • •	1999 Pokemon First Edition PSA GEM MT 10	-,				-,
#POKEMON1	(2)	Complete Set	118,000	-	-	-	118,000
#50JACKIE	(2)	1950 Bowman #22 Jackie Robinson Card	9,200	-	-	-	9,200
	()	1864 Signed, Vignetted Portrait of Abraham	,				,
#LINCOLN	(2)	Lincoln	64,000	-	-	-	64,000
#STARWARS1	(2)	1977 Star Wars #1 CGC VF/NM 9.0 comic book	10,000	-	-	-	10,000
	. ,	1984 Teenage Mutant Ninja Turtles #1 CGC	,				·
#TMNT1	(2)	VF/NM 9.8 comic book	59,000	-	-	-	59,000
	• •	1968 Willie Mays Signed and Game-Used					
#68MAYS	(2)	Adirondack M63 Model Bat	-	83	-	-	83
		1941 Captain America Comics #3 CGC VG/FN 5.0					
#CAPTAIN3	(2)	comic book	35,500	23	-	-	35,523
		Audemars Piguet Royal Oak Offshore "End of					
#APEOD	(2)	Days" Ref.25770SN.O.0001KE.01	28,000	-	-	-	28,000
#AMZFNT15	(2)	1962 Amazing Fantasy #15 CGC VG+ 4.5	30,500	6	-	-	30,506
		First English Edition copies of Volumes I-VI of The					
#CHURCHILL	(2)	Second World War by Winston Churchill	6,500	-	100	-	6,600
		1685 Fourth Folio of William Shakespeare's					
#SHKSPR4	(2)	Comedies, Histories, and Tragedies	105,000	-	100	-	105,100
#FANFOUR1	(2)	1961 Fantastic Four #1 CGC VF+ 8.5 comic book	100,000	63	-	-	100,063
		First Edition, First printing of Animal Farm by					
#ANMLFARM	(2)	George Orwell	8,700	-	100	-	8,800
		2010 Hermès 30cm Black Calf Box Leather "So					
#SOBLACK	(2)	Black" Birkin with PVD Hardware	50,000	253	-	-	50,253
		1985 Factory-Sealed NES Super Mario Bros. Wata					
#85MARIO	(2)	9.8 A+	140,000	-	-	-	140,000
	(-)	1960 Inscribed First Edition copy of To Kill a					
#TKAM	(2)	Mockingbird by Harper Lee	28,500	-	100	-	28,600
		1687 First Edition, Continental Issue of					
	(2)	Philosophiae Naturalis Principia Mathematica by	40.000				40.000
#NEWTON	(2)	Sir Isaac Newton	40,000	-	-	-	40,000
	(2)	inscribed First Edition, First Issue copy of The	405.000		100		405 400
#GATSBY	(2)	Great Gatsby by F. Scott Fitzgerald	185,000	-	100	-	185,100
	(2)	One case of twelve (12) 75cl bottles of 2005	4.465				4.465
#05LATOUR	(2)	Château Latour	4,465	-	-	-	4,465
	(2)	Four cases of three (3) 75cl bottles of 2016	10 166				10 166
#16SCREAG	(2)	Screaming Eagle Two cases of six (6) 75cl bottles of 2016 Château	19,166	-	-	-	19,166
#16DETDUIS	(2)	Petrus	22 042				22 042
#16PETRUS	(2)	One case of twelve (12) 75cl bottles of 2014	22,942	-	-	-	22,942
#14DRC	(2)	Domaine de la Romanée-Conti	27,588	_	_	_	27,588
#DAREDEV1	(2)	1964 Daredevil #1 CGC VF/NM 9.0 comic book	9,500	-	-	-	9,500
#BATMAN6	(2)	1941 Batman #6 CGC NM 9.4 comic book	23,500	-	-	-	23,500
	(~)		20,000				20,000

		Consolidated Financial Statements					
		2019 Hermès 20cm Sellier Faubourg Brown					
#FAUBOURG	(2)	Multicolor Birkin with Palladium Hardware	115,000	-	-	-	115,000
		1866 First Edition, Second Issue copy of Alice's					
#ALICE	(2)	Adventures in Wonderland by Lewis Carroll	9,200	-	100	-	9,300
#SUPER14	(2)	1942 Superman #14 CGC NM 9.4 comic book	120,000	-	-	-	120,000
#AVENGERS1	(2)	1963 Avengers #1 CGC NM + 9.6 comic book	250,000	-	-	-	250,000
		1965 Inscribed First Edition Copy of Frank					
#DUNE	(2)	Herbert's Dune	10,500	-	100	-	10,600
		2003-2004 Upper Deck Exquisite Collection					
		Limited Logos #KB Kobe Bryant Signed Game					
#03KOBE	(2)	Used Patch Card	11,000	-	-	-	11,000
		1962 Mickey Mantle Professional Model Bat					
#62MANTLE	(2)	Attributed to the 1962 World Series	33,000	-	-	-	33,000
#86RICE	(2)	1986 Topps #161 Jerry Rice Rookie Card	20,000	-	-	-	20,000
		1994 Derek Jeter Signed and Game-Worn					
#94JETER	(2)	Columbus Clippers Away Jersey	39,000	-	-	-	39,000
Total			\$ 3,929,739	\$ 942	\$ 2,000	\$ 5,000	\$ 3,937,681
Annual Capitali	zed Co	st Breakdown					
Acquisition Exp	ense						
2019			\$ 1,578,478	\$ -	\$ 700	\$ 5,000	\$ 1,584,178
Acquisition Exp	ense						
1H 2020			\$ 2,351,261	\$ 942	\$ 1,300	\$ -	\$ 2,353,503
Grant Total			\$ 3,929,739	\$ 942	\$ 2,000	\$ 5,000	\$ 3,937,681

Note: Excludes \$185,617 of capitalized acquisitions costs related to Underlying Assets sold.
(1) Offering for Series Interests closed at June 30, 2020 and Underlying Asset owned by applicable Series.
(2) At June 30, 2020 owned by RSE Archive, LLC and not by any Series. To be owned by the applicable Series as of the Closing of the applicable Offering

NOTE B - SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (CONTINUED)

7. Members' Equity:

Members' equity for the Company and any Series consists of capital contributions from the Manager, or its affiliates, Membership Contributions and the Net Income / (Loss) for the period.

Capital contributions from the Manager are made to cover Operating Expenses for which the Manager has elected not to be reimbursed.

In the case of a Closing for which a deficiency of offering proceeds over the required cash outlays exists, , the Manager will make an additional capital contribution to the Series to cover any such deficiencies, which is represented as "Distribution to Series" on the balance sheet. Any remaining cash on the balance sheet of the Series after distributions have been made is retained for payment of future Operating Expenses.

Members' equity in Membership Contributions issued in a successful Closing of an Offering for a particular Series are calculated by taking the amount of membership Interests sold in an Offering, net of Brokerage Fee, Custody Fee and Sourcing Fee as shown in the table below. In the case of a particular Offering, the Brokerage Fee, the Custody Fee and Sourcing Fee (which may be waived by the Manager) related to the Offering are paid from the proceeds of any successfully closed Offering. These expenses will not be incurred by the Company or the applicable Series or the Manager, if an Offering does not close. At June 30, 2020, the following Offerings for Series Interests had closed:

Notes to Consolidated Financial Statements

NOTE B - SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (CONTINUED)

	Membership	Contribution and L	Jses at Closing				
Applicable			Membership	Brokerage	Sourcing	Custody	
Series	Asset	Closing Date	Interests	Fee	Fee	Fee	Total
#52MANTLE	1952 Topps #311 Mickey Mantle Card	10/25/2019	\$ 132,000	\$ 1,320	\$ 3,090	\$ 990	\$ 126,600
#71MAYS	1971 Willie Mays Jersey	10/31/2019	57,000	570	1,830	500	54,100
#RLEXPEPSI	Rolex GMT Master II	11/6/2019	17,800	178	22	500	17,100
#10COBB	1910 Ty Cobb Card	11/14/2019	39,000	390	1,510	500	36,600
#POTTER	1997 First Edition Harry Potter	11/21/2019	72,000	720	-	540	70,740
#TWOCITIES	First Edition A Tale of Two Cities	11/21/2019	14,500	145	55	500	13,800
#FROST	First Edition A Boy's Will	11/21/2019	13,500	135	865	500	12,000
#BIRKINBLU	Bleu Saphir Lizard Hermès Birkin	11/27/2019	58,000	580	170	500	56,750
#SMURF	Rolex Submariner "Smurf"	11/27/2019	34,500	345	2,905	500	30,750
#70RLEX	1970 Rolex Beta 21	12/9/2019	20,000	200	50	500	19,250
#EINSTEIN	First Edition of Philosopher-Scientist	12/12/2019	14,500	145	855	500	13,000
#HONUS	1909-11 Honus Wagner Card	12/26/2019	520,000	5,200	5,572	3,900	505,328
#75ALI	1975 Muhammad Ali Boots	12/30/2019	46,000	460	-	500	45,040
#71ALI	1971 "Fight of the Century" Contract	12/30/2019	31,000	310	1,090	500	29,100
#APROAK	Audemars Piguet Royal Oak Jumbo A-Series Ref.5402	1/3/2020	75,000	750	-	563	73,687
#88JORDAN	1988 Michael Jordan Nike Air Jordan III Sneakers	1/29/2020	22,000	220	230	500	21,050
#BIRKINBOR	2015 Hermès Birkin Bordeaux Shiny Porosus Crocodile	2/20/2020	52,500	525	225	500	51,250
#33RUTH	1933 Goudey #144 Babe Ruth Card	2/26/2020	77,000	770	602	578	75,050
#SPIDER1	1963 Marvel Comics Amazing Spider-Man #1 CGC FN+ 6.5	3/4/2020	22,000	220	230	500	21,050
#BATMAN3	1940 D.C. Comics Batman #3 CGC NM 9.4	3/4/2020	78,000	780	585	585	76,050
#ULYSSES	1935 First Edition Ulysses	3/10/2020	25,500	255	695	500	24,050
#ROOSEVELT	First Edition African Game Trails	3/10/2020	19,500	195	1,008	500	17,797
#56MANTLE	1956 Topps #135 Mickey Mantle Card	3/11/2020	10,000	100	-	500	9,400
#AGHOWL	First Edition Howl and Other Poems	3/11/2020	19,000	190	810	500	17,500
#98JORDAN	1998 Michael Jordan Jersey	3/22/2020	128,000	1,280	4,160	960	121,600
#18ZION	2018 Zion Williamson Adidas James Harden Sneakers	4/2/2020	15,000		200	500	14,150
\$NOOPY	2015 Omega Speedmaster Moonwatch	4/7/2020	25,500		-	500	24,745
#APOLLO11	Apollo 11 Crew-Signed New York Times Cover	4/19/2020	32,000		130	500	31,050
#24RUTHBAT	1924 George "Babe" Ruth Professional Model Bat	5/3/2020	255,000	2,550	-	1,912	250,538
		5/11/2020					
ŧYOKO	First Edition Grapefruit		16,000	160	840	500	14,500

Notes to Consolidated Financial Statements

	4000 Flage UF7 Michael Landen Cand	F /42 /2020	40.000	400	600	500	20 500
#86JORDAN	1986 Fleer #57 Michael Jordan Card	5/13/2020	40,000	400	600	500	38,500
#HULK1	1962 The Incredible Hulk #1 CGC VF 8.0	5/24/2020	89,000	890	142	668	87,301
#RUTHBALL1	1934-39 American League Babe Ruth Single Signed Baseball	5/24/2020	29,000	290	510	500	27,700
	2014 Hermès 30cm Birkin Blanc Himalaya Matte Niloticus						
#HIMALAYA	Crocodile	5/27/2020	140,000	1,400	6,300	1,050	131,250
#38DIMAGGIO	1938 Goudey #274 Joe DiMaggio NM-MT 8 Baseball Card	6/4/2020	22,000	220	680	500	20,600
#55CLEMENTE	1955 Topps #164 Roberto Clemente NM-MT 8 Baseball Card	6/4/2020	38,000	380	520	500	36,600
#LOTR	1954-1955 First Edition, First Issue The Lord of the Rings Trilogy	6/11/2020	29,000	290	10	500	28,200
#CATCHER	1951 First Edition, First Issue The Catcher in the Rye	6/11/2020	12,500	125	25	500	11,850
#BOND1	1953 First Edition, First Issue Casino Royale	6/11/2020	39,000	390	510	500	37,600
#SUPER21	1943 Superman #21 CGC VF/NM 9.0 comic book	6/17/2020	8,500	85	615	500	7,300
#BATMAN1	1940 D.C. Comics Batman #1 CGC FR/GD 1.5	6/18/2020	71,000	710	658	532	69,101
	2015 Hermès 30cm Birkin Tangerine Ostrich with Palladium						
#BIRKINTAN	Hardware	6/25/2020	28,000	280	1,520	500	25,700
#GMTBLACK1	Series Rolex GMT-Master ref. 16758	6/25/2020	28,000	280	1,520	500	25,700
Total			\$ 2,515,800	\$ 25,158	\$ 41,339	\$ 28,278	\$ 2,421,025

Note: represents Membership Contributions net of Brokerage Fee, Sourcing Fee and Custody Fee at Closing of Offering for respective Series.

NOTE B - SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (CONTINUED)

8. Income taxes:

Each existing Series has elected and qualified, and the Company intends that each future Series will elect and qualify, to be taxed as a corporation under the Internal Revenue Code of 1986. Each separate Series intends to be accounted for as described in ASC Topic 740, *"Income Taxes,"* which requires an asset and liability approach to financial accounting and reporting for income taxes. Deferred income tax assets and liabilities are computed for differences between the financial statement and tax bases of assets and liabilities that will result in future taxable or deductible amounts, based on enacted tax laws and rates applicable to the periods in which the differences are expected to affect taxable income. Valuation allowances are established, when necessary, to reduce deferred tax assets to the amount expected to be realized.

The Company recognizes the tax benefit from an uncertain tax position only if it is more likely than not the tax position will be sustained on examination by the taxing authorities, based on the technical merits of the position. The tax benefits recognized in the financial statements from such positions are then measured based on the largest benefit that has a greater than 50% likelihood of being realized upon settlement. There were no uncertain tax positions as of June 30, 2020.

RSE Archive, LLC, as the master Series of the Company and RSE Archive Manager, LLC, the Manager of the Company, intend to be taxed as a "partnership" or a "disregarded entity" for federal income tax purposes and will not make any election or take any action that could cause it to be separately treated as an association taxable as a corporation under Subchapter C of the Code.

9. Earnings (loss) / income per membership Interest:

Upon completion of an Offering, each Series intends to comply with accounting and disclosure requirement of ASC Topic 260, *"Earnings per Share."* For each Series, earnings (loss) / income per membership Interest ("<u>EPMI</u>") will be computed by dividing net (loss) / income for a particular Series by the weighted average number of outstanding membership Interests in that particular Series during the period.

NOTE C - RELATED PARTY TRANSACTIONS

Series Members

The managing member of the Company is the Manager. The Company will admit additional members to each of its Series through the Offerings of membership Interests in each Series. By purchasing an Interest in a Series of Interests, the Investor is admitted as a member of the Series and will be bound by the Company's Operating Agreement. Under the Operating Agreement, each Investor grants a power of attorney to the Manager. The Operating Agreement provides the Manager with the ability to appoint officers and advisory board members.

Officer and Affiliate Loans

From time to time, individual officers and affiliates of the Manager may make loans to the Company to facilitate the purchase of Underlying Assets prior to the Closing of a Series' Offering. It is anticipated that each of the loans and related interest will be paid by the Company through proceeds of the Offering associated with a Series. Once the Series repays the Company and other parties, such as the Manager, the BOR and the Custodian and their respective affiliates, from the proceeds of a closed Offering, the Underlying Asset would then transferred to the related Series and it is anticipated that no Series will bear the economic effects of any loan made to purchase another Underlying Assets.

As of June 30, 2020, and December 31, 2019, no loans were outstanding to either officers or affiliates of the Manager.

NOTE D-DEBT

On December 20, 2019, the Asset Manager and the Company, including an affiliate of the Asset Manager, entered into the DM with Upper90 with an initial borrowing capacity of \$2.25 million. On May 15, 2020, the DM was expanded to a borrowing capacity of \$3.25 million. The DM allows the Asset Manager to draw up to 100% of the value of the Underlying Assets for any asset held on the books of the Company. Interest rate on any amounts outstanding under the DM accrues at a fixed per annum rate of 15%. The Company is also held jointly and severably liable for any amounts outstanding under this DM.

Of the outstanding borrowings, \$1,590,850 were related to Underlying Assets and the remainder to were held in cash or related to the assets of the affiliate of the Asset Manager. The table below outlines the debt balance at June 30, 2020 vs. December 31, 2019:

Debt Outstanding Upper90 Demand Note						
At 12/31/2019	\$	1,560,000				
At 6/30/2020	\$	3,250,000				

NOTE E - REVENUE, EXPENSE AND COST ALLOCATION METHODOLOGY

Overview of Revenues

As of June 30, 2020, we have not yet generated any revenues directly attributable to the Company or any Series to date. In addition, we do not anticipate the Company or any Series to generate any revenue in excess of costs associated with such revenues until 2021. In early 2019, the Manager of the Company launched its first showroom in New York City and in mid-2019 launched an online shopping experience for merchandise. The New York City showroom has been closed since March 2020 due to COVID-19, but is planned to reopen in the fourth quarter 2020. In future, the Manager of the Company plans to roll out additional opportunities for revenue generation including additional showrooms.

Overview of Costs and Expenses

The Company distinguishes costs and expenses between those related to the purchase of a particular Underlying Asset and Operating Expenses related to the management of such Underlying Assets.

Fees and expenses related to the purchase of an Underlying Asset include Offering Expenses, Acquisition Expenses, Brokerage Fee, Custody Fee and Sourcing Fee.

Within Operating Expenses, the Company distinguishes between Operating Expenses incurred prior to the Closing of an Offering and those incurred after the Closing of an Offering. Although these pre- and post- Closing Operating Expenses are similar in nature and consist of expenses such as storage, insurance, transportation, marketing and maintenance and professional fees such as ongoing bookkeeping, legal and accounting expenses associated with a Series, pre-Closing Operating Expenses are borne by the Manager and are not expected to be reimbursed by the Company or the economic members. Post-Closing Operating Expenses are the responsibility of each Series of Interest and may be financed through (i) revenues generated by the Series or cash reserves at the Series or (ii) contributions made by the Manager, for which the Manager does not seek reimbursement or (iii) loans by the Manager, for which the Manager may charge a rate of interest or (iv) issuance of additional Interest in a Series (at the discretion of the Manager).

Allocation Methodology

Allocation of revenues and expenses and costs will be made amongst the various Series in accordance with the Manager's allocation policy. The Manager's allocation policy requires items that are related to a specific Series to be charged to that specific Series. Items not related to a specific Series will be allocated pro rata based upon the value of the Underlying Assets or the number of Underlying Assets, as stated in the Manager's allocation policy and as determined by the Manager. The Manager may amend its allocation policy in its sole discretion from time to time.

NOTE E - REVENUE, EXPENSE AND COST ALLOCATION METHODOLOGY

Allocation Methodology or Description by Category

- *Revenue:* Revenues from the anticipated commercialization of the Underlying Assets will be allocated amongst the Series whose Underlying Assets are part of the commercialization events, based on the value of the Underlying Asset. No revenues attributable directly to the Company or any Series have been generated during the six-month period ended June 30, 2020.
- *Offering Expenses*: Offering Expenses, other than those related to the overall business of the Manager (as described in Note B(4)) are funded by the Manager and generally reimbursed through the Series proceeds upon the Closing of an Offering. Offering Expenses are charged to a specific Series.
- Acquisition Expenses: Acquisition Expenses (as described in Note B(6)) are typically funded by the Manager, and reimbursed from the Series proceeds upon the Closing of an Offering. Unless, to the extent that certain Acquisition Expenses are anticipated prior to the Closing, but incurred after the Closing of an Offering, for example transportation fees, in which case, additional cash from the proceeds of the Offering will be retained on the Series balance sheet to cover such future anticipated Acquisition Expenses after the Closing of the Offering. Acquisition Expenses incurred are capitalized into the cost of the Underlying Asset on the balance sheet of the Company and subsequently transferred to the Series upon Closing of the Offering for the Series Interests.
- Sourcing Fee / Losses: The Sourcing Fee is paid to the Manager from the Series proceeds upon the close of an Offering (as described in Note B(7)) and is charged to the specific Series. Losses incurred related to closed Offerings, due to shortfalls between proceeds from closed Offerings and costs incurred in relation to these Offerings are charged to the specific Series but are reimbursed by the Manager and accounted for as capital contributions to the Series (as described in Note B(6)).
- *Brokerage Fee:* The Brokerage Fee is paid to the BOR from the Series proceeds upon the Closing of an Offering (as described in Note B(7)) and is charged to the specific Series.
- *Custody Fee:* The Custody Fee is paid to the Custodian from the Series proceeds upon the Closing of an Offering (as described in Note B(7)) and is charged to the specific Series.
- Operating Expenses: Operating Expenses (as described in Note B(5)) are expensed as incurred:
 - Pre-Closing Operating Expenses are borne by the Manager and accounted for as capital contributions from the Manager to the Company and are not reimbursed.
 - o Post-Closing Operating Expenses are the responsibility of each individual Series.
 - If not directly charged to the Company or a Series, Operating Expenses are allocated as follows:
 - Insurance: based on the premium rate allocated by value of the Underlying Assets
 - Storage: based on the number of Underlying Assets

Notes to Consolidated Financial Statements

NOTE F – FREE CASH FLOW DISTRIBUTIONS AND MANAGEMENT FEES

Any available Free Cash Flow of a Series of Interests shall be applied in the following order of priority, at the discretion of the Manager:

- i) Repayment of any amounts outstanding under Operating Expenses Reimbursement Obligations.
- ii) Thereafter, reserves may be created to meet future Operating Expenses for a particular Series.
- iii) Thereafter, at least 50% of Free Cash Flow (as described below) (net of corporate income taxes applicable to such Series of Interests) may be distributed as dividends to Interest Holders of a particular Series.
- iv) The Manager may receive up to 50% of Free Cash Flow (as described below) in the form of a management fee, which is accounted for as an expense to the statement of operations of a particular Series.

"<u>Free Cash Flow</u>" is defined as net income (as determined under GAAP) generated by any Series of Interests plus any change in net working capital and depreciation and amortization (and any other non-cash Operating Expenses) and less any capital expenditures related to the relevant Series.

As of June 30, 2020, and December 31, 2019, no distributions of Free Cash Flow or management fees were paid by the Company or in respect of any Series. The Company did make distributions to Interest Holders related to sale of Underlying Assets as described in "Asset Dispositions" in "Note A - Description Of Organization and Business Operations."

NOTE G - INCOME TAX

As of June 30, 2020, each individual Series has elected to be treated as a corporation for tax purposes. RSE Archive and RSE Archive Manager have elected to be treated as partnerships.

No provision for income taxes for the six-month period ended June 30, 2020 has been recorded for any individual Series as all individual Series incurred net losses, except as disclosed below for the 3 Series that were sold. Each individual Series records a valuation allowance when it is more likely than not that some portion or all of the deferred tax assets primarily resulting from net operating losses will not be realized. The Company's net deferred tax assets at June 30, 2020 are fully offset by a valuation allowance (other than for Series #71ALI, Series #98JORDAN and Series #86JORDAN), and therefore, no tax benefit applicable to the loss for each individual Series for the six-month period ended June 30, 2020 has been recognized. Losses incurred after January 1, 2018 do not expire for federal income tax purposes.

Series #71ALI, Series #98JORDAN and Series #86JORDAN have sold their primary operating asset during the sixmonth period ended June 30, 2020. As a result, the Company has recorded a provision for income taxes using an effective tax rate as shown below:

Provision for income taxes										
Series #	#71ALI			#98JORDAN	#86JORDAN					
Income before provision for income taxes	\$	8,950	\$	44,935	\$	41,948				
Reversal of valuation allowance		(265)		(374)		(205)				
Taxed at federal and state statutory rates		35%		21%		21%				
Provision for income taxes	\$	3,005	\$	9,408	\$	8,816				

Reconciliation of the benefit for income taxes from continuing operations recorded in the consolidated statements of operations with the amounts computed at the statutory federal tax rates is shown below. RSE Archive has elected to be treated as a partnership; thus, for the six-month period ended June 30, 2020 the only tax affected components of deferred tax assets and deferred tax liabilities related to closed Series.

NOTE H - CONTINGENCIES

COVID-19

The extent of the impact and effects of the recent outbreak of the coronavirus (COVID-19) on the operation and financial performance of our business are unknown. However, the Company does not expect that the outbreak will have a material adverse effect on our business or financial results at this time.

Restriction on Sale of Series #HONUS

- Without the Company's prior written consent (which may be withheld in the Company's sole discretion), the Asset Seller will not, directly or indirectly, offer, pledge, sell, transfer, hypothecate, mortgage, grant or encumber, sell or grant any option, purchase any option, enter into any arrangement or contract to do any of the foregoing, or otherwise transfer, dispose or encumber the Asset Seller's Equity Interest.
- Without the Asset Seller's prior written consent, the Company will not sell the Underlying Asset within 36months of the Closing.
- The Company will not sell the Underlying Asset for a purchase price of less than \$1,900,000.00 without the Asset Seller's prior written consent.
- For a 10 year period following the Closing, the Company (or our designee(s)) will have the right, exercisable at any time upon written notice to the Asset Seller, to repurchase from the Asset Seller the Asset Seller Equity Interest for a purchase price valuing the Series at no less than \$1,900,000.00. In the event the Company exercises this right, the Asset Seller will execute and deliver or cause to be executed and delivered to us such agreements or instruments as we may reasonably request, in order to facilitate such repurchase.
- If the Underlying Asset is sold within 5 years of the Closing, the Company will use commercially reasonable efforts to include as a condition in the sale agreement relating to such sale that purchaser of the Underlying Asset must lend the Underlying Asset to the Asset Seller for 60 days per calendar year for a 24-month period post-sale. The Company will have no further obligation to the Asset Seller once the Company sells the Underlying Asset.

NOTE I - SUBSEQUENT EVENTS

Subsequent Offerings

The table below shows all Offerings, which have closed after the date of the financial statements through September 28, 2020.

Series / Series Name	Underlying Asset	Maximum Offering Size	Opening Date	Closing Date
#61JFK / Series Inaugural Addresses	1961 inscribed copy of Inaugural Addresses of the Presidents of the United States	\$23,000	6/27/2020	7/7/2020
#50JACKIE / Series 1950 Jackie Robinson Card	1950 Bowman #22 Jackie Robinson Card	\$10,000	6/10/2020	7/8/2020
#POKEMON1 / Series 1999 Pokémon First Edition Set	1999 Pokemon First Edition PSA GEM MT 10 Complete Set	\$125,000	6/23/2020	7/8/2020
#LINCOLN / Series 1864 Abraham Lincoln Photo	1864 Signed, Vignetted Portrait of Abraham Lincoln	\$80,000	7/1/2020	7/9/2020
#STARWARS1 / Series Star Wars #1	1977 Star Wars #1 CGC VF/NM 9.0 comic book	\$12,000	7/1/2020	7/14/2020
#56TEDWILL / Series 1956 Ted Williams Jersey	1956 Ted Williams Game-Worn Red Sox Home Jersey	\$90,000	7/16/2020	7/26/2020
#68MAYS / Series 1968 Willie Mays Bat	1968 Willie Mays Signed and Game-Used Adirondack M63 Model Bat	\$39,000	7/17/2020	7/26/2020
#TMNT1 / Series Teenage Mutant Ninja Turtles #1	1984 Teenage Mutant Ninja Turtles #1 CGC VF/NM 9.8 comic book	\$65,000	7/23/2020	7/30/2020
#CAPTAIN3 / Series Captain America #3	1941 Captain America Comics #3 CGC VG/FN 5.0 comic book	\$37,000	7/23/2020	7/30/2020
#51MANTLE / Series 1951 Bowman Mickey Mantle Card	1951 Bowman #253 Mickey Mantle Card	\$34,000	7/16/2020	7/30/2020
#CHURCHILL / Series Second World War	First English Edition copies of Volumes I-VI of The Second World War by Winston Churchill	\$7,500	7/7/2020	8/6/2020
#SHKSPR4 / Series 1685 Shakespeare Fourth Folio	1685 Fourth Folio of William Shakespeare's Comedies, Histories, and Tragedies	\$115,000	7/30/2020	8/6/2020
#03KOBE / Series 2003-04 UD Kobe Bryant Card	2003-2004 Upper Deck Exquisite Collection Limited Logos #KB Kobe Bryant Signed Game Used Patch Card	\$50,000	8/2/2020	8/16/2020
#03LEBRON / Series 2003-04 UD LeBron James Card	2003-2004 Upper Deck Exquisite Collection LeBron James Patches Autographs Card	\$34,000	8/5/2020	8/16/2020
#03JORDAN / Series 2003-04 UD Michael Jordan Card	2003-2004 Upper Deck Exquisite Collection Michael Jordan Patches Autographs Card	\$41,000	8/6/2020	8/16/2020
#39TEDWILL / Series 1939 Play Ball Ted Williams Card	1939 Gum Inc. Play Ball #92 Ted Williams Rookie Card	\$28,000	8/13/2020	8/24/2020
#94JETER / Series 1994 Derek Jeter Jersey	1994 Derek Jeter Signed and Game-Worn Columbus Clippers Away Jersey	\$45,000	8/9/2020	8/24/2020

Series / Series Name	Underlying Asset	Maximum Offering Size	Opening Date	Closing Date
#2020TOPPS / Series 2020 Topps Complete Set	Ten (10) Complete Sets of Topps 2020 Limited First Edition Series 1 & 2 Topps Baseball Cards	\$100,000	8/13/2020	8/25/2020
#FANFOUR1 / Series 1961 Fantastic Four #1	1961 Fantastic Four #1 CGC VF+ 8.5 comic book	\$105,000	8/23/2020	9/2/2020
#86RICE / Series 1986 Topps Jerry Rice Card	1986 Topps #161 Jerry Rice Rookie Card	\$23,000	7/28/2020	9/15/2020
#DAREDEV1 / Series Daredevil #1	1964 Daredevil #1 CGC VF/NM 9.0 comic book	\$11,500	7/28/2020	9/15/2020
#85MARIO / Series 1985 Super Mario Bros.	1985 Factory-Sealed NES Super Mario Bros. Wata 9.8 A+	\$150,000	8/16/2020	9/15/2020
#TOS39 / Series Tales of Suspense #39	1963 Tales of Suspense #39 CGC NM 9.4 comic book	\$135,000	8/27/2020	9/15/2020
#05LATOUR / Series 2005 Château Latour	One case of twelve (12) 75cl bottles of 2005 Château Latour	\$9,800	9/3/2020	9/15/2020
#16SCREAG / 2016 Screaming Eagle	Four cases of three (3) 75cl bottles of 2016 Screaming Eagle	\$39,000	9/3/2020	9/15/2020
#14DRC / Series 2014 Domaine de la Romanée-Conti	One case of twelve (12) 75cl bottles of 2014 Domaine de la Romanée-Conti	\$54,000	9/3/2020	9/15/2020
#57MANTLE / Series 1957 Topps Mickey Mantle Card	2019 Hermès 20cm Sellier Faubourg Brown Multicolor Birkin with Palladium Hardware	\$8,000	9/6/2020	9/21/2020
#FAUBOURG / Series Hermès Sellier Faubourg Birkin	Two cases of six (6) 75cl bottles of 2016 Château Petrus	\$150,000	9/9/2020	9/21/2020

The Company expects to launch and close additional Offerings throughout the remainder of the year and beyond.

Notes to Consolidated Financial Statements

REPORT OF INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM

To the Board of Directors and Members of RSE Archive, LLC

Opinion on the Financial Statements

We have audited the accompanying consolidated balance sheets of RSE Archive, LLC (the "Company") in total and for each listed Series as of December 31, 2019, and the related consolidated statements of operations, members' equity, and cash flows for the Company in total and for each listed Series for the period from January 3, 2019 (inception) to December 31, 2019, and the related notes (collectively referred to as the "financial statements"). In our opinion, the financial statements present fairly, in all material respects, the consolidated financial position of the Company and each listed Series as of December 31, 2019, and the consolidated results of operations and cash flows for the Company and each listed Series for the period from January 3, 2019 (inception) to December 31, 2019, in conformity with accounting principles generally accepted in the United States of America.

Going Concern

The accompanying financial statements have been prepared assuming that the Company and each listed Series will continue as a going concern. As discussed in Note A to the financial statements, the Company's and each listed Series' lack of liquidity raises substantial doubt about their ability to continue as a going concern. Management's plans in regard to these matters are also described in Note A. The financial statements do not include any adjustments that might result from the outcome of this uncertainty.

Restatement

As discussed in Note J to the financial statements the financial statements have been restated to correct an error.

Basis for Opinion

These financial statements are the responsibility of the Company's management. Our responsibility is to express an opinion on the Company's and each listed Series' financial statements based on our audits. We are a public accounting firm registered with the Public Company Accounting Oversight Board (United States) ("PCAOB") and are required to be independent with respect to the Company and each listed Series in accordance with the U.S. federal securities laws and the applicable rules and regulations of the Securities and Exchange Commission and the PCAOB.

We conducted our audits in accordance with the standards of the PCAOB. Those standards require that we plan and perform the audit to obtain reasonable assurance about whether the financial statements are free of material misstatement, whether due to error or fraud. The Company and each listed Series is not required to have, nor were we engaged to perform, an audit of its internal control over financial reporting. As part of our audits we are required to obtain an understanding of internal control over financial reporting but not for the purpose of expressing an opinion on the effectiveness of the Company's or each listed Series internal control over financial reporting. Accordingly, we express no such opinion.

Our audits included performing procedures to assess the risks of material misstatement of the financial statements, whether due to error or fraud, and performing procedures that respond to those risks. Such procedures included examining, on a test basis, evidence regarding the amounts and disclosures in the financial statements. Our audits also included evaluating the accounting principles used and significant estimates made by management, as well as evaluating the overall presentation of the financial statements. We believe that our audits provide a reasonable basis for our opinion.

/s/ EisnerAmper LLP

We have served as the Company's auditor since 2020.

EISNERAMPER LLP New York, New York March 31, 2020, except for Note J as to which the date is April 21, 2020.

Consolidated Balance Sheets as of December 31, 2019

	Series	#52MANTLE	Series #71MAYS	S	Series #RLEXPEPSI	Series #10COBB		Series #POTTER	
Assets									
Current Assets									
Cash and Cash Equivalents	\$	1,450	\$ 1,600	\$	300	\$	1,545	\$	1,095
Pre-paid Insurance		-	-		-		-		-
Pre-paid Storage		-	2		-		-		1
Total Current Assets		1,450	1,602		300		1,545		1,096
Other Assets									
Collectible Memorabilia - Deposit		-	-		-		-		-
Collectible Memorabilia - Owned		125,000	52,500		16,800		35,000		70,100
TOTAL ASSETS	\$	126,450	\$ 54,102	\$	17,100	\$	36,545	\$	71,196
LIABILITIES AND MEMBERS' EQUITY / (DEFICIT)									
Liabilities									
Current Liabilities									
Accounts Payable	\$	-	\$ -	\$	13	\$	13	\$	-
Due to the Manager for Insurance		237	100		32		66		66
Due to the Manager or its Affiliates		-	-		-		-		-
Total Liabilities		237	100		45		79		66
Membership Contributions		126,600	54,100		17,100		36,600		70,740
Capital Contribution		220	203		180		154		131
Capital Contribution for loss at Offering close		-	-		-		-		510
Distribution to RSE Archive		-	-		-		(55)		(55)
Accumulated Deficit		(607)	(301)		(225)		(233)		(196)
Members' Equity		126,213	 54,002		17,055		36,466		71,130
TOTAL LIABILITIES AND MEMBERS' EQUITY	\$	126,450	\$ 54,102	\$	17,100	\$	36,545	\$	71,196

Consolidated Balance Sheets as of December 31, 2019

	Series #TWOCITIES			Series #FROST	S	eries #BIRKINBLU	Series #SMURF		Series #70RLEX	
Assets										
Current Assets										
Cash and Cash Equivalents	\$	1,495	\$	1,695	\$	1,250	\$	1,100	\$	1,200
Pre-paid Insurance		-		-		-		-		-
Pre-paid Storage		1		1		1		-		-
Total Current Assets		1,496		1,696		1,251		1,100		1,200
Other Assets										
Collectible Memorabilia - Deposit		-		-		-		-		-
Collectible Memorabilia - Owned		12,100		10,100		55,500		29,500		17,900
TOTAL ASSETS	\$	13,596	\$	11,796	\$	56,751	\$	30,600	\$	19,100
LIABILITIES AND MEMBERS' EQUITY / (DEFICIT) Liabilities										
Current Liabilities										
Accounts Payable	\$	-	\$	-	\$	-	\$	13	\$	-
Due to the Manager for Insurance		12	·	10		104	•	56		34
Due to the Manager or its Affiliates		-		-		-		-		-
Total Liabilities		12		10		104		69		34
Membership Contributions		13,800		12,000		56,750		30,750		19,250
Capital Contribution		131		131		112		110		71
Capital Contribution for loss at Offering close				-				-		-
Distribution to RSE Archive		(205)		(205)		-		-		(150)
Accumulated Deficit		(142)		(140)		(215)		(329)		(105)
Members' Equity		13,584		11,786		56,647		30,531		19,066
TOTAL LIABILITIES AND MEMBERS' EQUITY	Ś	13,596	Ś	11,796	\$	56,751	Ś	30,600	Ś	19,100

Consolidated Balance Sheets as of December 31, 2019

	Series #EINSTEIN	Seri	ies #HONUS	f	Series #75ALI	Series #71ALI		Consolidated	
Assets									
Current Assets									
Cash and Cash Equivalents	\$ 1,750	\$	5,300	\$	1,050	\$	1,600	\$	24,459
Pre-paid Insurance	-		-		-		-		-
Pre-paid Storage	 1		-		2		1		1,881
Total Current Assets	1,751		5,300		1,052		1,601		26,340
Other Assets									
Collectible Memorabilia - Deposit	-		-		-		-		282,250
Collectible Memorabilia - Owned	 11,100		500,028		44,000		27,500		1,301,928
TOTAL ASSETS	\$ 12,851	\$	505,328	\$	45,052	\$	29,101	\$	1,610,518
LIABILITIES AND MEMBERS' EQUITY / (DEFICIT)									
Liabilities									
Current Liabilities									
Accounts Payable	\$ -	\$	-	\$	-	\$	-	\$	130
Due to the Manager for Insurance	11		949		83		52		2,607
Due to the Manager or its Affiliates	-		-		-		-		577,500
Total Liabilities	11		949		83		52		580,237
Membership Contributions	13,000		505,328		45,040		29,100		1,030,158
Capital Contribution	63		16		5		4		7,644
Capital Contribution for loss at Offering close	-		-		10		-		520
Distribution to RSE Archive	(150)		-		-		-		-
Accumulated Deficit	 (73)		(965)		(86)		(55)		(8,041)
Members' Equity	 12,840		504,379		44,969		29,049		1,030,281
TOTAL LIABILITIES AND MEMBERS' EQUITY	\$ 12,851	\$	505,328	\$	45,052	\$	29,101		1,610,518

Consolidated Statement of Operations January 3, 2019 (inception) through December 31, 2019

	Series #52MANTLE		Serie	s #71MAYS	Series	Series #RLEXPEPSI		s #10COBB	Series #POTTER	
Operating Expenses										
Storage	\$	-	\$	1	\$	-	\$	-	\$	-
Transportation		-		-		13		13		-
Insurance		237		100		32		66		66
Professional Fees		220		200		180		154		130
Marketing Expense		150		-		-		-		-
Total Operating Expenses		607		301		225		233		196
Operating Loss		(607)		(301)		(225)		(233)		(196)
Other Expenses										
Interest Expense and Financing Fees		-		-		-		-		-
Income / (Loss) Before Income Taxes		(607)		(301)		(225)		(233)		(196)
Provision for Income Taxes		-		-		-		-		-
Income / (Loss)	\$	(607)	\$	(301)	\$	(225)	\$	(233)	\$	(196)
			-		-					
Basic and Diluted (Loss) per Membership Interest	\$	(0.61)	\$	(0.15)	\$	(0.11)	\$	(0.23)	\$	(0.07)
Weighted Average Membership Interests		1,000		2,000		2,000		1,000		3,000

Consolidated Statement of Operations January 3, 2019 (inception) through December 31, 2019

	Series #TWOCITIES		Serie	s #FROST	Series	#BIRKINBLU	Serie	s #SMURF	Serie	s #70RLEX
Operating Expenses										
Storage	\$	-	\$	-	\$	1	\$	-	\$	-
Transportation		-		-		-		163		-
Insurance		12		10		104		56		34
Professional Fees		130		130		110		110		71
Marketing Expense		-		-		-		-		
Total Operating Expenses		142		140		215		329		105
Operating Loss		(142)		(140)		(215)		(329)		(105
Other Expenses										
Interest Expense and Financing Fees		-		-		-		-		
Income / (Loss) Before Income Taxes		(142)		(140)		(215)		(329)		(105
Provision for Income Taxes		-		-		-		-		
Income / (Loss)	\$	(142)	\$	(140)	\$	(215)	\$	(329)	\$	(105
isic and Diluted (Loss) per Membership Interest	\$	(0.71)	\$	(0.70)	\$	(0.21)	\$	(0.16)	\$	(0.10
eighted Average Membership Interests		200		200		1,000		2,000		1,000

Consolidated Statement of Operations January 3, 2019 (inception) through December 31, 2019

	Series #	EINSTEIN	Serie	es #HONUS	Se	ries #75ALI	Series #71A	LI	Con	solidated
Operating Expenses										
Storage	\$	1	\$	-	\$	-	\$	-	\$	1,881
Transportation		-		-		-		-		580
Insurance		11		949		83		52		2,607
Professional Fees		61		16		3		3		1,517
Marketing Expense		-		-		-		-		1,420
Total Operating Expenses		73		965		86		55		8,005
Operating Loss		(73)		(965)		(86)		(55)		(8,005)
Other Expenses										
Interest Expense and Financing Fees		-		-		-		-		36
Income / (Loss) Before Income Taxes		(73)		(965)		(86)		(55)		(8,041)
Provision for Income Taxes		-		-		-		-		-
Income / (Loss)	\$	(73)	\$	(965)	\$	(86)	\$	(55)	\$	(8,041)
Basic and Diluted (Loss) per Membership Interest	\$	(0.04)	\$	(0.10)	\$	(0.04)	\$ (0	.03)		
Weighted Average Membership Interests		2,000		10,000		2,000	2,	000		

Consolidated Statements of Members' Equity / (Deficit) January 3, 2019 (inception) through December 31, 2019

	Serie	s #52MANTLE	Series #71MAYS	Series #RLEXPEPSI	Series #10COBB	Series #POTTER
Members' Equity / (Deficit)						
Balance January 3, 2019	\$	-	\$ -	\$ -	\$ -	\$ -
Membership Contributions		126,600	54,100	17,100	36,600	70,740
Capital Contribution		220	203	180	154	131
Capital Contribution for loss at Offering close		-	-	-	-	510
Distribution to RSE Archive		-	-	-	(55)	(55)
Net loss		(607)	(301)	(225)	(233)	(196)
Balance December 31, 2019	\$	126,213	\$ 54,002	\$ 17,055	\$ 36,466	\$ 71,130

	Serie	s #TWOCITIES	Series #FROST	Series #BIRKINBLU	Series #SMURF	Series #70RLEX
Members' Equity / (Deficit)						
Balance January 3, 2019	\$	-	\$ -	\$ -	\$ -	\$ -
Membership Contributions		13,800	12,000	56,750	30,750	19,250
Capital Contribution		131	131	112	110	71
Capital Contribution for loss at Offering close		-	-	-	-	-
Distribution to RSE Archive		(205)	(205)	-	-	(150)
Net loss		(142)	(140)	(215)	(329)	(105)
Balance December 31, 2019	\$	13,584	\$ 11,786	\$ 56,647	\$ 30,531	\$ 19,066

Consolidated Statements of Members' Equity / (Deficit) January 3, 2019 (inception) through December 31, 2019

	Serie	es #EINSTEIN	Series #HONUS		Series #75ALI	Series #71ALI	C	onsolidated
Members' Equity / (Deficit)								
Balance January 3, 2019	\$	-	\$	-	\$ -	\$ -	\$	-
Membership Contributions		13,000		505,328	45,040	29,100		1,030,158
Capital Contribution		63		16	5	4		7,644
Capital Contribution for loss at Offering close		-		-	10	-		520
Distribution to RSE Archive		(150)		-	-	-		-
Net loss		(73)		(965)	(86)	(55)		(8,041)
Balance December 31, 2019	\$	12,840	\$	504,379	\$ 44,969	\$ 29,049	\$	1,030,281

Consolidated Statements of Cash Flows January 3, 2019 (inception) through December 31, 2019

	CARLES HEOMANNELE	(Restated)		Carlas #100000	
Cash Flaure from Operating Activities	Series #52MANTLE	Series #71MAYS	Series #RLEXPEPSI	Series #10COBB	Series #POTTER
Cash Flows from Operating Activities:	ć (COZ)	ć (201)	Ć (225)	ć (ววว)	ć (10C)
Net (Loss) \$	\$ (607)	\$ (301)	\$ (225)	\$ (233)	\$ (196)
Adjustments to Net cash used in operating activities	220	202	180	154	101
Expenses Paid by Manager and Contributed to the Company / Series	220	203	180	154	131
(Gain) / Loss on sale of Asset	-	-	-	-	-
Prepaid Insurance	-	-	-	-	- (1)
Prepaid Storage Due to the Manager for Insurance	- 237	(2) 100	- 32	- 66	(1) 66
-	237	100			00
Accounts Payable	- (150)	-	13	13	-
Net cash used in operating activities	(150)	-	-	-	-
Cash flow from investing activities:					
Deposits on memorabilia	-	-	-	-	-
Investment in memorabilia	(125,000)	(47,250)	(16,800)	(35,000)	(70,100)
Net cash used in investing activities	(125,000)	(47,250)	(16,800)	(35,000)	(70,100)
Cash flow from financing activities:					
Proceeds from sale of membership interests	126,600	48,850	17,100	36,600	70,740
Due to the manager and other affiliates	-	-	-	-	-
Contribution related to Offering Closings and Asset Sales	-	-	-	-	510
Distribution to RSE Archive	-	-	-	(55)	(55)
Net cash used in financing activities	126,600	48,850	17,100	36,545	71,195
Net change in cash	1,450	1,600	300	1,545	1,095
Cash beginning of period	-	-	-	-	-
Cash end of period	1,450	1,600	300	1,545	1,095
Supplemental Cash Flow Information:					
		\$ 5,250			

Consolidated Statements of Cash Flows January 3, 2019 (inception) through December 31, 2019

	Series #	TWOCITIES	Serie	s #FROST	Series	#BIRKINBLU	Series #SMURF	Series	#70RLEX
Cash Flows from Operating Activities:	-								
Net (Loss)	\$	(142)	\$	(140)	\$	(215)	\$ (329)	\$	(105)
Adjustments to Net cash used in operating activities									
Expenses Paid by Manager and Contributed to the Company / Series		131		131		112	110		71
(Gain) / Loss on sale of Asset		-		-		-	-		-
Prepaid Insurance		-		-		-	-		-
Prepaid Storage		(1)		(1)		(1)	-		-
Due to the Manager for Insurance		12		10		104	56		34
Accounts Payable		-		-		-	13		
Net cash used in operating activities		-		-		-	(150)		-
Cash flow from investing activities:									
Deposits on memorabilia		-		-		-	-		-
Investment in memorabilia		(12,100)		(10,100)		(55,500)	(29,500)		(17,900
Net cash used in investing activities		(12,100)		(10,100)		(55 <i>,</i> 500)	(29,500)		(17,900
Cash flow from financing activities:									
Proceeds from sale of membership interests		13,800		12,000		56,750	30,750		19,250
Due to the manager and other affiliates		-		-		-	-		-
Contribution related to Offering Closings and Asset Sales		-		-		-	-		-
Distribution to RSE Archive		(205)		(205)		-	-		(150
Net cash used in financing activities		13,595		11,795		56,750	30,750		19,100
Net change in cash		1,495		1,695		1,250	1,100		1,200
Cash beginning of period		_,		_,			_,		_,
Cash end of period		1,495		1,695		1,250	1,100		1,200
Supplemental Cash Flow Information:							· · · · ·		

Membership Interest issued to Asset Seller as consideration

Consolidated Statements of Cash Flows January 3, 2019 (inception) through December 31, 2019

	Series #EINSTEIN	(Restated) Series #HONUS	Series #75ALI	Series #71ALI	(Restated) Consolidated
Cash Flows from Operating Activities:					
Net (Loss)	\$ (73)	\$ (965)	\$ (86)	\$ (55)	\$ (8,041)
Adjustments to Net cash used in operating activities					
Expenses Paid by Manager and Contributed to the Company / Series	63	16	5	4	7,644
(Gain) / Loss on sale of Asset	-	-	-	-	-
Prepaid Insurance	-	-	-	-	-
Prepaid Storage	(1)	-	(2)	(1)	(1,881)
Due to the Manager for Insurance	11	949	83	52	2,607
Accounts Payable	-	-	-	-	130
Net cash used in operating activities	-	-	-	-	459
Cash flow from investing activities:					
Deposits on memorabilia	-	-	-	-	(282,250)
Investment in memorabilia	(11,100)	(225,000)	(44,000)	(27,500)	(1,021,650)
Net cash used in investing activities	(11,100)	(225,000)	(44,000)	(27,500)	(1,303,900)
Cash flow from financing activities:					
Proceeds from sale of membership interests	13,000	230,300	45,040	29,100	749,880
Due to the manager and other affiliates					577,500
Contribution related to Offering Closings and Asset Sales	-	-	10	-	520
Distribution to RSE Archive	(150)	-	-	-	-
Net cash used in financing activities	12,850	230,300	45,050	29,100	1,327,900
Net change in cash	1,750	5,300	1,050	1,600	24,459
Cash beginning of period	-,	-	-	-,	-
Cash end of period	1,750	5,300	1,050	1,600	24,459
Supplemental Cash Flow Information:					
Membership Interest issued to Asset Seller as consideration	-	\$ 275,028	-	-	\$ 280,278

Notes to Consolidated Financial Statements

NOTE A - DESCRIPTION OF ORGANIZATION AND BUSINESS OPERATIONS

RSE Archive, LLC (the "Company") is a Delaware series limited liability company formed on January 3, 2019. RSE Archive Manager, LLC, a single member Delaware limited liability company formed on March 27, 2019 and owned by RSE Markets, Inc., is the manager of the Company (the "Manager"). RSE Markets, Inc. serves as the asset manager for the collection of collectible memorabilia owned by the Company and each series (the "Asset Manager"). The Company was formed to engage in the business of acquiring and managing a collection of collectible memorabilia (the "Underlying Assets"). The Company has created, and it is expected that the Company will continue to create, separate series of interests (each, a "Series" or "Series of Interests"), that each Underlying Asset will be owned by a separate Series and that the assets and liabilities of each Series will be separate in accordance with Delaware law. Investors acquire membership interests (the "Interests") in each Series and will be entitled to share in the return of that particular Series but will not be entitled to share in the return of any other Series.

The Asset Manager is a Delaware corporation formed on April 28, 2016. The Asset Manager is a technology and marketing company that operates the Rally Rd. platform (the "Platform") and manages the Company, through the Manager, and the assets owned by the Company in its roles as the Asset Manager of each Series. The Asset Manager is the owner of the Manager.

The Company intends to sell Interests in a number of separate individual Series of the Company. Investors in any Series acquire a proportional share of income and liabilities as they pertain to a particular Series, and the sole assets and liabilities of any given Series at the time of the closing of an offering related to that particular Series are a single collectible memorabilia (plus any cash reserves for future operating expenses), as well as certain liabilities related to expenses pre-paid by the Asset Manager.

All voting rights, except as specified in the operating agreement or required by law, remain with the Manager (e.g., determining the type and quantity of general maintenance and other expenses required for the appropriate upkeep of each Underlying Asset, determining how to best commercialize the applicable Underlying Assets, evaluating potential sale offers and the liquidation of a Series). The Manager manages the ongoing operations of each Series in accordance with the operating agreement of the Company, as amended and restated from time to time (the "Operating Agreement").

OPERATING AGREEMENT

General:

In accordance with the Operating Agreement each Interest holder in a Series grants a power of attorney to the Manager. The Manager has the right to appoint officers of the Company and each Series.

Operating Expenses:

After the closing of an offering, each Series is responsible for its own "Operating Expenses" (as defined in Note B(5)). Prior to the closing, Operating Expenses are borne by the Manager or the Asset Manager and not reimbursed by the economic members of a particular Series. Should post-closing Operating Expenses exceed revenues or cash reserves, the Manager or the Asset Manager may (a) pay such Operating Expenses and not seek reimbursement, (b) loan the amount of the Operating Expenses to the Series and be entitled to reimbursement of such amount from future revenues generated by the Series ("Operating Expenses Reimbursement Obligation(s)"), on which the Manager or the Asset Manager may impose a rate of interest, and/or (c) cause additional Interests to be issued in order to cover such additional amounts, which Interests may be issued to existing or new investors, and may include the Manager or its affiliates or the Asset Manager.

Fees:

Sourcing Fee: The Manager expects to receive a fee at the closing of each successful offering for its services of sourcing the collectible memorabilia (the "Sourcing Fee"), which may be waived by the Manager in its sole discretion.

Brokerage Fee: For all Series qualified up to the date of this filing the broker of record received a fee (the "Brokerage Fee") of 1.0% of the cash from offering for facilitating the sale of securities.

Notes to Consolidated Financial Statements

NOTE A - DESCRIPTION OF ORGANIZATION AND BUSINESS OPERATIONS (CONTINUED)

Custody Fee: For all Series qualified up to the date of this filing the custody broker received a fee (the "Custody Fee") of 0.75% of the cash from offering for facilitating the sale of securities.

Free Cash Flow Distributions:

At the discretion of the Manager, a Series may make distributions of "Free Cash Flow" (as defined in Note F) to both the holders of economic Interests in the form of a dividend and the Manager in the form of a management fee.

In the case that Free Cash Flow is available and such distributions are made, at the sole discretion of the Manager, the members will receive no less than 50% of Free Cash Flow and the Manager will receive up to 50% of Free Cash Flow in the form of a management fee for management of the applicable Underlying Asset. The management fee is accounted for as an expense to the relevant Series rather than a distribution from Free Cash Flow.

Other:

The Manager is responsible for covering its own expenses.

LIQUIDITY AND CAPITAL RESOURCES

The accompanying financial statements have been prepared on a going concern basis, which contemplates the realization of assets and the satisfaction of liabilities in the normal course of business. Neither the Company nor any of the Series has generated revenues or profits since inception.

On a total consolidated basis, the Company had sustained a net loss of (8,041) for the period from January 3, 2019 to December 31, 2019 and had an accumulated deficit of (8,041) as of December 31, 2019.

All of the liabilities on the balance sheet as of December 31, 2019 are obligations to third-parties or the Manager. All of these liabilities, other than ones for which the Manager does not seek reimbursement, will be covered through the proceeds of future offerings for the various Series of Interests. As of December 31, 2019, the Company has negative working capital of approximately \$(0.6) million. If the Company does not continue to obtain financing from the Manager, it will be unable to repay these obligations as they come due. These factors raise substantial doubt about the Company's and each listed Series' ability to continue as a going concern for the twelve months following the date of this filing.

Through December 31, 2019, none of the Company or any Series have recorded any directly attributable revenues through the utilization of Underlying Assets. Management's plans include anticipating that it will commence commercializing the collection in 2021. Each Series will continue to incur Operating Expenses including, but not limited to storage, insurance, transportation and maintenance expenses, on an ongoing basis. As part of the commercialization of the collection, the Manager opened a showroom in early 2019, in New York City and launched its online shopping experience for merchandise in the third quarter of 2019. No revenues directly attributable to the Company or any Series have been generated through the showroom or the online shop as of December 31, 2019.

Notes to Consolidated Financial Statements

NOTE A - DESCRIPTION OF ORGANIZATION AND BUSINESS OPERATIONS (CONTINUED)

At December 31, 2019, the Company and the Series for which closings had occurred, had the following cash balances:

	Cash Balance		
Applicable Series	Asset	12/.	31/2019
Series #52MANTLE	1952 Topps #311 Mickey Mantle Card	\$	1,450
Series #71MAYS	1971 Willie Mays Jersey		1,600
Series #RLEXPEPSI	Rolex GMT Master II		300
Series #10COBB	1910 Ty Cobb Card		1,545
Series #POTTER	1997 First Edition Harry Potter		1,095
Series #TWOCITIES	First Edition A Tale of Two Cities		1,495
Series #FROST	First Edition A Boy's Will		1,695
Series #BIRKINBLU	Bleu Saphir Lizard Hermès Birkin		1,250
Series #SMURF	Rolex Submariner "Smurf"		1,100
Series #70RLEX	1970 Rolex Beta 21		1,200
Series #EINSTEIN	First Edition of Philosopher-Scientist		1,750
Series #HONUS	1909-11 Honus Wagner Card		5,300
Series #75ALI	1975 Muhammad Ali Boots		1,050
Series #71ALI	1971 "Fight of the Century" Contract		1,600
Total Series Cash Balance			22,430
RSE Archive			2,029
Total Cash Balance		\$	24,459

The cash on the books of RSE Archive is reserved to funding future pre-closing Operating Expenses or "Acquisition Expenses" (see Note B(6) for definition and additional details), as the case may be. The cash on the books of each Series is reserved for funding of post-closing Operating Expenses. During the period from January 3, 2019 to December 31, 2019, the Manager has paid for certain but not all Operating Expenses related to any of the Series that have had closed offerings and has elected not to be reimbursed. These payments made by the Manager are accounted for as capital contributions, amounting to a total of \$7,644.

From inception, the Company and the Series have financed their business activities through capital contributions from the Manager or its affiliates to the individual Series. Until such time as the Series' have the capacity to generate cash flows from operations, the Manager may cover any deficits through additional capital contributions or the issuance of additional Interests in any individual Series. In addition, parts of the proceeds of future offerings may be used to create reserves for future Operating Expenses for individual Series, as has been the case for the majority of the Series for which closings have occurred, listed in the table above, at the sole discretion of the Manager. If the Manager does not continue to fund future operating expenses of the Company and the Series, the Company's ability to continue future operations may be limited. There is no assurance that financing from the Manager will remain available or that the Manager will provide the Company or any Series with sufficient capital to meet its objectives.

INITIAL OFFERINGS

The Company has completed several initial offerings since its inception in 2019 and plans to continue to increase the number of initial offerings going forward. The table below outlines all offerings for which a closing has occurred as of December 31, 2019. All Series, for which a closing had occurred as of the date of the financial statements, had commenced operations, were capitalized and had assets and various Series have liabilities.

Notes to Consolidated Financial Statements

NOTE A - DESCRIPTION OF ORGANIZATION AND BUSINESS OPERATIONS (CONTINUED)

Series Interest	Series Name	Underlying Asset	Offering Size	Launch Date	Closing Date	Comments
Series #52MANTLE Interests	Series #52MANTLE	1952 Topps #311 Mickey Mantle Card	\$132,000	10/18/2019	10/25/2019	• The offering closed, and the purchase option was exercised. All obligations under the purchase option agreement and other obligations repaid with the proceeds of the Offering
Series #71MAYS Interests	Series #71MAYS	1971 Willie Mays Jersey	\$57,000	10/25/2019	10/31/2019	 The offering closed and all obligations under the purchase option agreement and other obligations were repaid with the proceeds of the Offering The Memorabilia Seller was issued 10% of Interests as part of total purchase consideration
Series #RLEXPEPSI Interests	Series #RLEXPEPSI	Rolex GMT Master II 126710BLRO	\$17,800	11/1/2019	11/6/2019	• The offering closed, and payment made by the Manager and other obligations were paid through the proceeds of the Offering
Series #10COBB Interests	Series #10COBB	1910 E98 Ty Cobb Card	\$39,000	11/8/2019	11/14/2019	• The offering closed, and the purchase option was exercised. All obligations under the purchase option agreement and other obligations repaid with the proceeds of the Offering
Series #POTTER Interests	Series #POTTER	1997 First Edition Harry Potter	\$72,000	11/15/2019	11/21/2019	• The offering closed, and payment made by the Manager and other obligations were paid through the proceeds of the Offering
Series #TWOCITIES Interests	Series #TWOCITIES	First Edition A Tale of Two Cities	\$14,500	11/15/2019	11/21/2019	• The offering closed, and the purchase option was exercised. All obligations under the purchase option agreement and other obligations repaid with the proceeds of the Offering
Series #FROST Interests	Series #FROST	First Edition A Boy's Will	\$13,500	11/15/2019	11/21/2019	• The offering closed, and the purchase option was exercised. All obligations under the purchase option agreement and other obligations repaid with the proceeds of the Offering
Series #BIRKINBLEU Interests	Series #BIRKINBLEU	Bleu Saphir Lizard Hermès Birkin	\$58,000	11/22/2019	11/27/2019	• The offering closed, and payment made by the Manager and other obligations were paid through the proceeds of the Offering
Series #SMURF Interests	Series #SMURF	Rolex Submariner Date "Smurf" Ref. 116619LB	\$34,500	11/22/2019	11/27/2019	• The offering closed, and payment made by the Manager and other obligations were paid through the proceeds of the Offering
Series #70RLEX Interests	Series #70RLEX	1970 Rolex Ref. 5100 Beta 21	\$20,000	11/27/2019	12/6/2019	The offering closed, and payment made by the Manager and other obligations were paid through the proceeds of the Offering
Series #EINSTEIN Interests	Series #EINSTEIN	First Edition of Philosopher- Scientist	\$14,500	12/6/2019	12/13/2019	• The offering closed, and the purchase option was exercised. All obligations under the purchase option agreement and other obligations repaid with the proceeds of the Offering
Series #HONUS Interests	Series #HONUS	1909-1911 T206 Honus Wagner Card	\$520,000	12/13/2019	12/26/2019	 The offering closed and all obligations under the purchase option agreement and other obligations were repaid with the proceeds of the Offering The Memorabilia Seller was issued 53% of Interests as part of total purchase consideration
Series #75ALI Interests	Series #75ALI	1975 Muhammad Ali Boots worn in fight against Chuck Wepner	\$46,000	12/20/2019	12/29/2019	• The offering closed, and payment made by the Manager and other obligations were paid through the proceeds of the Offering
Series #71ALI Interests	Series #71ALI	1971 "Fight of the Century" Contract	\$31,000	12/20/2019	12/30/2019	• The offering closed, and the purchase option was exercised. All obligations under the purchase option agreement and other obligations repaid with the proceeds of the Offering
Total at 12/31/2019	14 Series		\$1,069,800			

Notes to Consolidated Financial Statements

NOTE A - DESCRIPTION OF ORGANIZATION AND BUSINESS OPERATIONS (CONTINUED)

ASSET DISPOSITIONS

From time to time, the Company receives unsolicited take-over offers for the Underlying Assets. Per the terms of the Company's Operating Agreement, the Company, together with the Company's advisory board evaluates the offers and determines that if, on a case by case basis, it is in the interest of the Investors to sell the Underlying Asset. In certain instances, the Company may decide to sell an Underlying Asset, that is on the books of the Company, but not yet transferred to a particular Series, because no offering has yet occurred. In these instances, the anticipated offering related to such Underlying Asset will be cancelled.

For the period from January 3, 2019 to December 31, 2019, no asset dispositions had been executed.

Please see Note I, Subsequent Events for additional details on closings of initial offerings or asset dispositions after December 31, 2019.

Notes to Consolidated Financial Statements

NOTE B - SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES

10. Basis of Presentation

The accompanying financial statements have been prepared in accordance with generally accepted accounting principles in the United States of America ("US GAAP").

All offerings that had closed as of the date of the financial statements were issued under Tier 2 of Regulation A^+ and qualified under the Company's offering circular (as amended). Separate financial statements are presented for each such Series.

11. Use of Estimates:

The preparation of financial statements in conformity with US GAAP requires management to make estimates and assumptions that affect the reported amounts of assets and liabilities, and disclosure of contingent assets and liabilities at the date of the financial statements and the reported amounts of revenues and expenses during the reporting period.

Making estimates requires management to exercise significant judgment. It is at least reasonably possible that the estimate of the effect of a condition, situation or set of circumstances that existed at the date of the financial statements, which management considered in formulating its estimate, could change in the near-term due to one or more future confirming events. Accordingly, the actual results could differ significantly from our estimates.

12. Cash and Cash Equivalents:

The Company considers all short-term investments with an original maturity of three months or less when purchased, or otherwise acquired, to be cash equivalents.

13. Offering Expenses:

Offering expenses related to the offering for a specific Series consist of underwriting, legal, accounting, escrow, compliance, filing and other expenses incurred through the balance sheet date that are directly related to a proposed offering and will generally be charged to members' equity upon the completion of the proposed offering. Offering expenses that are incurred prior to the closing of an offering for such Series, that are funded by the Manager and will generally be reimbursed through the proceeds of the offering related to the Series. However, the Manager has agreed to pay and not be reimbursed for offering expenses incurred with respect to the offerings for all Series that have had a closing as of the date of the financial statements and potentially other future offerings.

Notes to Consolidated Financial Statements

NOTE B - SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (CONTINUED)

In addition to the discrete offering expenses related to a particular Series' offering, the Manager has also incurred legal, accounting, user compliance expenses and other offering related expenses during the period from January 3, 2019 to December 31, 2019 in order to set up the legal and financial framework and compliance infrastructure for the marketing and sale of offerings. The Manager treats these expenses as operating expenses related to the Manager's business and will not be reimbursed for these through any activities or offerings related to the Company or any of the Series.

14. Operating Expenses:

Operating Expenses related to a particular memorabilia include storage, insurance, transportation (other than the initial transportation from the memorabilia location to the Manager's storage facility prior to the offering, which is treated as an "Acquisition Expense", as defined in Note B(6)), maintenance, professional fees such as annual audit and legal expenses and other memorabilia specific expenses as detailed in the Manager's allocation policy, together the "Operating Expenses". We distinguish between pre-closing and post-closing Operating Expenses are expensed as incurred.

Except as disclosed with respect to any future offering, expenses of this nature that are incurred prior to the closing of an offering of Series of Interests, are funded by the Manager and are not reimbursed by the Company, the Series or economic members. Expenses in this case are treated as capital contributions from the Manager to the Company and totaled \$7,644 for the period from January 3, 2019 to December 31, 2019.

During the period from January 3, 2019 to December 31, 2019, RSE Archive incurred pre-closing Operating expenses and the following Series had closed Offerings and incurred post-closing Operating Expenses per the table below:

Notes to Consolidated Financial Statements

NOTE B - SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (CONTINUED)

	Operating Expenses		
Applicable Series	Asset	12/3	31/2019
Series #52MANTLE	1952 Topps #311 Mickey Mantle Card	\$	607
Series #71MAYS	1971 Willie Mays Jersey		301
Series #RLEXPEPSI	Rolex GMT Master II		225
Series #10COBB	1910 Ty Cobb Card		233
Series #POTTER	1997 First Edition Harry Potter		196
Series #TWOCITIES	First Edition A Tale of Two Cities		142
Series #FROST	First Edition A Boy's Will		140
Series #BIRKINBLU	Bleu Saphir Lizard Hermès Birkin		215
Series #SMURF	Rolex Submariner "Smurf"		329
Series #70RLEX	1970 Rolex Beta 21		105
Series #EINSTEIN	First Edition of Philosopher-Scientist		73
Series #HONUS	1909-11 Honus Wagner Card		965
Series #75ALI	1975 Muhammad Ali Boots		86
Series #71ALI	1971 "Fight of the Century" Contract		55
RSE Archive			4,333
Total Operating Expenses		\$	8,005

Solely in the case of the Series with closed offerings listed in the table above, the Manager has elected that certain, but not all of the post-closing Operating Expenses for the period from January 3, 2019 to December 31, 2019 will be borne by the Manager and not reimbursed and are accounted for as capital contributions by the Manager for each of the Series.

Notes to Consolidated Financial Statements

NOTE B - SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (CONTINUED)

15. Capital Assets:

Memorabilia assets are recorded at cost. The cost of the memorabilia includes the purchase price, including any deposits for the memorabilia funded by the Manager and "Acquisition Expenses," which include transportation of the memorabilia to the Manager's storage facility, pre-purchase inspection, pre-offering refurbishment, and other costs detailed in the Manager's allocation policy.

The Company treats memorabilia assets as collectible and therefore the Company will not depreciate or amortize the collectible memorabilia assets going forward. The collectible memorabilia are considered long-lived assets and will be subject to an annual test for impairment. These long-lived assets are reviewed for impairment annually or whenever events or changes in circumstances indicate that the carrying amount of an asset may not be recoverable. Recoverability of assets to be held and used is measured by a comparison of the carrying amount of an asset to the estimated undiscounted future cash flows expected to be generated by the asset. If the carrying amount of an asset exceeds its estimated future cash flows, an impairment charge is recognized in the amount by which the carrying amount of the asset exceeds the fair value of the asset.

The collectible memorabilia assets are initially purchased by the Company, either prior to launching an offering or through the exercising of a purchase option simultaneous with the closing of an offering for a particular Series. At closing of an offering for a Series of Interests the collectible memorabilia assets, including capitalized Acquisition Expenses, are then transferred to the Series. Assets are transferred at cost and the Company receives cash from the Series from the proceeds of the offering. The Company uses the proceeds of the transfer to pay off any debt or amounts owed under purchase options and Acquisition Expenses. Acquisition Expenses are typically paid for in advance by the Manager, except in the case of Acquisition Expenses that are anticipated, but might not be incurred until after a closing, such as registration fees or fees related to the transportation of an Underlying Asset from the seller to the Company's warehouse and are thus only capitalized into the cost of the acquired memorabilia after the Underlying Asset has already been transferred to the Series. The Series uses the remaining cash to repay any accrued interest on loans or marketing expenses related to the preparation of the marketing materials for a particular offering, by distributing the applicable amount to the Company, accounted for as "Distribution to RSE Archive" on the balance sheet. Furthermore, the Series distributes the appropriate amounts for Brokerage Fee, the Custody Fee and, if applicable, the Sourcing Fee using cash from the offering. In case of a closing at a loss, the Manager will make an additional capital contribution to the Series to cover any losses, which is represented as "Distribution to Series" on the balance sheet. Any remaining cash on the balance sheet of the Series after distributions have been made is retained for payment of future operating expenses.

The Company, through non-interest-bearing payments from the Manager or loans from officers of the Manager and third-parties invested in memorabilia assets. For the period from January 3, 2019 to December 31, 2019, the total investment in memorabilia assets was \$1,584,178.

Notes to Consolidated Financial Statements

NOTE B - SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (CONTINUED)

Of the \$1,584,178 of investments during the period from January 3, 2019 to December 31, 2019, \$1,578,478 were related to the purchase price of, or down payments on Underlying Assets, excluding \$0 related to the Underlying Assets sold. This brings the total spent on purchase price and down-payments at December 31, 2019 to \$1,578,478, since the inception of the Company on January 3, 2019.

Acquisition Expenses related to a particular Series, that are incurred prior to the closing of an offering, are initially funded by the Manager but will be reimbursed with the proceeds from an offering related to such Series, to the extent described in the applicable offering document. Unless, to the extent that certain Acquisition Expenses are anticipated prior to the closing, but incurred after the closing of an offering, for example transportation costs to transport the asset from the seller to the Company's facility, in which case, additional cash from the proceeds of the offering will be retained on the Series balance sheet to cover such future anticipated Acquisition Expenses after the closing of the offering. Acquisition Expenses are capitalized into the cost of the memorabilia as per the table below. Should a proposed offering prove to be unsuccessful, the Company will not reimburse the Manager and these expenses will be accounted for as capital contributions, and the Acquisition Expenses will be expensed.

For the period from January 3, 2019 to December 31, 2019, \$5,700 of Acquisition Expenses related to the registration, transportation, inspection, repair of collectible memorabilia and other acquisition related expenses were incurred, excluding \$0 related to Underlying Assets sold.

The total investment in memorabilia assets as of December 31, 2019 is as follows:

Notes to Consolidated Financial Statements

			As of 12/31/ Capitalized						
	Applicable Series		Asset		chase Price / wn payment	ithen- ation		Other	Total
	Series		1952 Topps #311 Mickey Mantle						
Asset 1	#52MANTLE	(1)	Card	\$	125,000	\$ -	\$	-	\$ 125,00
Asset 2	Series #71MAYS	(1)	1971 Willie Mays Jersey		52,500	-		-	52,50
Asset 3	Series #RLEXPEPSI	(1)	Rolex GMT Master II		16,800	-		-	16,80
Asset 4	Series #10COBB	(1)	1910 Ty Cobb Card		35,000	-		_	35,00
Asset 5	Series #POTTER	(1)	1997 First Edition Harry Potter		65,000	100		5,000	70,10
	Series				,			- ,	, .
Asset 6	#TWOCITIES	(1)	First Edition A Tale of Two Cities		12,000	100		-	12,10
Asset 7	Series #FROST	(1)	First Edition A Boy's Will		10,000	100		-	10,10
Asset 8	Series #BIRKINBLU	(1)	Bleu Saphir Lizard Hermès Birkin		55,500	_		_	55,50
Asset 9	Series #SMURF	(1) (1)	Rolex Submariner "Smurf"		29,500	_		_	29,50
Asset 10	Series #70RLEX	(1)	1970 Rolex Beta 21		17,900	-		-	17,90
Asset 11	Series #EINSTEIN	(1)	First Edition of Philosopher-Scientist		11,000	100		-	11,10
Asset 12	Series #HONUS	(1)	1909-11 Honus Wagner Card		500,028	-		-	500,02
Asset 12	Series #75ALI	(1)	1975 Muhammad Ali Boots		44,000	-		-	44,00
Asset 14	Series #71ALI	(1)	1971 "Fight of the Century" Contract		27,500	-		-	27,50
Asset 15	Series #APROAK	(2)	AP Royal Oak A-Series		72,500	-		-	72,50
Asset 16	Series #88JORDAN	(2)	1988 Air Jordan III Sneakers		20,000	-		-	20,00
		(-)	2015 Omega Speedmaster		_ •,• • •				,
Asset 17	Series #SNOOPY	(2)	Moonwatch		24,000	-		-	24,00
Asset 18	Series #98JORDAN	(2)	1998 Michael Jordan Jersey		120,000	-		-	120,00
Asset 19	Series #18ZION	(2)	2018 Zion Williamson Sneakers		13,500	-		-	13,50
Asset 20	Series #YOKO	(2)	First Edition Grapefruit		12,500	100		-	12,60
Asset 21	Series #APOLLO11	(2)	Apollo 11 New York Times		30,000	-		-	30,00
Asset 22	Series #APEOD	(2)	AP Royal Oak "End of Days"		28,000	-		-	28,00
	Series				15 000	200			17.00
Asset 23	#ROOSEVELT	(2)	First Edition African Game Trails		17,000	200		-	17,20
Asset 24	Series #AGHOWL Series	(2)	First Edition Howl and Other Poems		15,500	-		-	15,50
Asset 25	#56MANTLE	(2)	1956 Mickey Mantle Card		9,000	-		-	9,00
	Series								
Asset 26	#24RUTHBAT	(2)	1924 Babe Ruth Bat		50,000	-		-	50,00
Asset 27	Series #33RUTH Series	(2)	1933 Babe Ruth Card		74,000	-		-	74,00
Asset 28	#BIRKINBOR	(2)	2015 Hermès Bordeaux Birkin		12,500	_		_	12,50
113501 20	Series	(2)	2013 Hernes Bordeaux Birkin		12,500				12,50
Asset 29	#HIMALAYA	(2)	2014 Hermès Himalaya Birkin		32,500	-		-	32,50
Asset 30	Series #SPIDER1	(2)	1963 Amazing Spider-Man #1		5,000	-		-	5,00
Asset 31	Series #BATMAN3	(2)	1940 Batman #3		18,750	-		-	18,75
Asset 32	Series #ULYSSES	(2)	1935 First Edition Ulysses		22,000	-		-	22,00
Total				\$	1,578,478	\$ 700	\$	5,000	\$ 1,584,17
				<i>c</i>			+		
Acquisitio	n Expense 2019			\$	1,578,478	\$ 700	\$	5,000	\$ 1,584,17

Note: Excludes \$0 of capitalized acquisitions costs related to Underlying Assets sold.

(3) Offering for Series Interests closed at December 31, 2019 and Underlying Asset owned by applicable Series.
(4) At December 31, 2019 owned by RSE Archive, LLC and not by any Series. To be owned by the applicable Series as of the closing of the applicable offering.

Notes to Consolidated Financial Statements

NOTE B - SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (CONTINUED)

16. Members' Equity:

Members' equity for the Company and any Series consists of capital contributions from the Manager, or its affiliates, Membership Contributions and the Net Income / (Loss) for the period.

Capital contributions from the Manager are made to cover Operating Expenses (as described in Note B(5) above), such as storage, insurance, transportation and ongoing accounting and legal expenses incurred by the Company or any of the Series, for which the Manager has elected not to be reimbursed.

Members' equity in Membership Contributions issued in a successful closing of an offering for a particular Series are calculated by taking the amount of membership Interests sold in an offering, net of Brokerage Fee, Custody Fee and Sourcing Fee as shown in the table below. In the case of a particular offering, the Brokerage Fee, the Custody Fee and Sourcing Fee (which may be waived by the Manager) related to the offering are paid from the proceeds of any successfully closed offering. These expenses will not be incurred by the Company or the applicable Series or the Manager, if an offering does not close. At December 31, 2019, the following offerings for Series Interests had closed:

		Membership	Cont	ribution and	Uses a	at Closin	g					
Applicable		Closing	Μ	embership	Bro	kerage	So	urcing	Cus	tody		
Series	Asset	Date]	Interests		Fee		Fee	F	ee	,	Total
Series	1952 Topps #311											
#52MANTLE	Mickey Mantle Card	10/25/2019	\$	132,000	\$	1,320	\$	3,090	\$	990	\$	126,600
Series	1971 Willie Mays											
#71MAYS	Jersey	10/31/2019		57,000		570		1,830		500		54,100
Series	Rolex GMT Master											
#RLEXPEPSI	II	11/6/2019		17,800		178		22		500		17,100
Series												
#10COBB	1910 Ty Cobb Card	11/14/2019		39,000		390		1,510		500		36,600
Series	1997 First Edition											
#POTTER	Harry Potter	11/21/2019		72,000		720		-		540		70,740
Series	First Edition A Tale											
#TWOCITIES	of Two Cities	11/21/2019		14,500		145		55		500		13,800
Series	First Edition A Boy's											
#FROST	Will	11/21/2019		13,500		135		865		500		12,000
Series	Bleu Saphir Lizard	11/05/0010		* 0.000		-				-		
#BIRKINBLU	Hermès Birkin	11/27/2019		58,000		580		170		500		56,750
Series	Rolex Submariner	11/05/0010		.		o 1 -		• • • •		-		
#SMURF	"Smurf"	11/27/2019		34,500		345		2,905		500		30,750
Series	1070 D 1 D . 01	10/0/0010		20.000		200		50		500		10.050
#70RLEX	1970 Rolex Beta 21	12/9/2019		20,000		200		50		500		19,250
Series	First Edition of	12/12/2010		14,500		145		055		500		12 000
#EINSTEIN	Philosopher-Scientist	12/12/2019		14,500		145		855		500		13,000
Series	1909-11 Honus	12/26/2010		520.000		5 200		5 570		2 000		505 229
#HONUS	Wagner Card 1975 Muhammad Ali	12/26/2019		520,000		5,200		5,572		3,900		505,328
		12/20/2010		16 000		460				500		45.040
Series #75ALI	Boots	12/30/2019		46,000		460		-		500		45,040
Series #71ALI	1971 "Fight of the Century" Contract	12/30/2019		31,000		310		1,090		500		29,100
	Century Contract	12/30/2019	¢	/	¢		¢	/	¢ 1	.0,930	¢	<u>1,030,158</u>
Total			\$	1,069,800	Þ	10,698	Э	18,014	ð I	.0,930) .	1,030,138

Note: represents Membership Contributions net of Brokerage Fee, Sourcing Fee and Custody Fee at closing of offering for respective Series.

Notes to Consolidated Financial Statements

NOTE B - SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (CONTINUED)

17. Income taxes:

Each existing Series has elected and qualified, and the Company intends that each future Series will elect and qualify, to be taxed as a corporation under the Internal Revenue Code of 1986. Each separate Series intends to be accounted for as described in ASC Topic 740, *"Income Taxes,"* which requires an asset and liability approach to financial accounting and reporting for income taxes. Deferred income tax assets and liabilities are computed for differences between the financial statement and tax bases of assets and liabilities that will result in future taxable or deductible amounts, based on enacted tax laws and rates applicable to the periods in which the differences are expected to affect taxable income. Valuation allowances are established, when necessary, to reduce deferred tax assets to the amount expected to be realized.

The Company recognizes the tax benefit from an uncertain tax position only if it is more likely than not the tax position will be sustained on examination by the taxing authorities, based on the technical merits of the position. The tax benefits recognized in the financial statements from such positions are then measured based on the largest benefit that has a greater than 50% likelihood of being realized upon settlement. There were no uncertain tax positions as of December 31, 2019.

RSE Archive, LLC, as the master series of the Company and RSE Archive Manager, LLC, the Manager of the Company, intend to be taxed as a "partnership" or a "disregarded entity" for federal income tax purposes and will not make any election or take any action that could cause it to be separately treated as an association taxable as a corporation under Subchapter C of the Code.

18. Earnings (loss) / income per membership interest:

Upon completion of an offering, each Series intends to comply with accounting and disclosure requirement of ASC Topic 260, *"Earnings per Share."* For each Series, earnings (loss) / income per membership interest ("EPMI") will be computed by dividing net (loss) / income for a particular Series by the weighted average number of outstanding membership Interests in that particular Series during the period.

As of the period from January 3, 2019 to December 31, 2019, the following Series had closed offerings and the (losses) / income per membership Interest as per the table below:

		12/31/2019)	
Asset	Membership Interests	Net (Loss) / Income		EPMI
1952 Topps #311 Mickey Mantle Card	1,000	\$ (607)	\$	(0.61)
1971 Willie Mays Jersey	2,000	(301)		(0.15)
Rolex GMT Master II	2,000	(225)		(0.11)
1910 Ty Cobb Card	1,000	(233)		(0.23)
1997 First Edition Harry Potter	3,000	(196)		(0.07)
First Edition A Tale of Two Cities	200	(142)		(0.71)
First Edition A Boy's Will	200	(140)		(0.70)
Bleu Saphir Lizard Hermès Birkin	1,000	(215)		(0.21)
Rolex Submariner "Smurf"	2,000	(329)		(0.16)
1970 Rolex Beta 21	1,000	(105)		(0.10)
First Edition of Philosopher-Scientist	2,000	(73)		(0.04)
1909-11 Honus Wagner Card	10,000	(965)		(0.10)
1975 Muhammad Ali Boots	2,000	(86)		(0.04)
1971 "Fight of the Century" Contract	2,000	(55)		(0.03)
	 1952 Topps #311 Mickey Mantle Card 1971 Willie Mays Jersey Rolex GMT Master II 1910 Ty Cobb Card 1997 First Edition Harry Potter First Edition A Tale of Two Cities First Edition A Boy's Will Bleu Saphir Lizard Hermès Birkin Rolex Submariner "Smurf" 1970 Rolex Beta 21 First Edition of Philosopher-Scientist 1909-11 Honus Wagner Card 1975 Muhammad Ali Boots 	AssetInterests1952 Topps #311 Mickey Mantle Card1,0001971 Willie Mays Jersey2,000Rolex GMT Master II2,0001910 Ty Cobb Card1,0001997 First Edition Harry Potter3,000First Edition A Tale of Two Cities200First Edition A Boy's Will200Bleu Saphir Lizard Hermès Birkin1,000Nolex Submariner "Smurf"2,0001970 Rolex Beta 211,000First Edition of Philosopher-Scientist2,0001909-11 Honus Wagner Card10,0001975 Muhammad Ali Boots2,000	Asset Membership Interests Net (Loss) / Income 1952 Topps #311 Mickey Mantle Card 1,000 \$ (607) 1971 Willie Mays Jersey 2,000 (301) Rolex GMT Master II 2,000 (225) 1910 Ty Cobb Card 1,000 (233) 1997 First Edition Harry Potter 3,000 (196) First Edition A Tale of Two Cities 200 (142) First Edition A Boy's Will 200 (140) Bleu Saphir Lizard Hermès Birkin 1,000 (215) Rolex Submariner "Smurf" 2,000 (329) 1970 Rolex Beta 21 1,000 (105) First Edition of Philosopher-Scientist 2,000 (73) 1909-11 Honus Wagner Card 10,000 (965) 1975 Muhammad Ali Boots 2,000 (86)	AssetInterestsNet (Loss) / Income1952 Topps #311 Mickey Mantle Card1,000\$ (607)\$1971 Willie Mays Jersey2,000(301)Rolex GMT Master II2,000(225)1910 Ty Cobb Card1,000(233)1997 First Edition Harry Potter3,000(196)First Edition A Tale of Two Cities200(142)First Edition A Boy's Will200(140)Bleu Saphir Lizard Hermès Birkin1,000(215)Rolex Submariner "Smurf"2,000(329)1970 Rolex Beta 211,000(105)First Edition of Philosopher-Scientist2,000(73)1909-11 Honus Wagner Card10,000(86)

Earnings (Loss) Per Membership Interest (EPMI)

Notes to Consolidated Financial Statements

NOTE C - RELATED PARTY TRANSACTIONS

Series Members

The managing member of the Company is the Manager. The Company will admit additional members to each of its Series through the offerings of membership Interests in each Series. By purchasing an Interest in a Series of Interests, the investor is admitted as a member of the Series and will be bound by the Company's Operating Agreement. Under the Operating Agreement, each investor grants a power of attorney to the Manager. The Operating Agreement provides the Manager with the ability to appoint officers and advisory board members.

Officer and Affiliate Loans

From time to time, individual officers and affiliates of the Manager may make loans to the Company to facilitate the purchase of memorabilia assets prior to the closing of a Series' offering. It is anticipated that each of the loans and related interest will be paid by the Company through proceeds of the offering associated with a Series. Once the Series repays the Company and other parties, such as the Manager, the broker of record and the custody broker and their respective affiliates, from the proceeds of a closed offering, the memorabilia would then transferred to the related Series and it is anticipated that no Series will bear the economic effects of any loan made to purchase another memorabilia assets.

As of December 31, 2019, no loans were outstanding to either officers or affiliates of the Manager.

Notes to Consolidated Financial Statements

NOTE D-DEBT

On April 30, 2019, the Asset Manager and the Company, including an affiliate of the Asset Manager, entered into a \$1.5 million revolving line of credit with Silicon Valley Bank. The LoC allowed the Asset Manager to draw up to 80% of the value of an Underlying Assets for any asset held on the books of the Company for less than 180 days. Interest rate on any amounts outstanding under the LoC accrued at a floating per annum rate equal to the greater of (i) 0.50% above the Prime Rate (defined as the rate published in the money rates section of The Wall Street Journal) or (ii) 6.0%. Interest expense is paid monthly by the Asset Manager. The Company was also held jointly and severably liable for any amounts outstanding under this LoC. On December 20, 2019, the Asset Manager and the Company cancelled the LoC and the Asset Manager repaid \$220,000 outstanding under the LoC plus accrued interest of \$1,100.

Simultaneous with the cancellation of the LoC, the Asset Manager and the Company, including an affiliate of the Asset Manager, entered into a \$2.25 million demand note (the "DM") with Upper90. The DM allows the Asset Manager to draw up to 100% of the value of the Underlying Assets for any asset held on the books of the Company. Interest rate on any amounts outstanding under the DM accrues at a fixed per annum rate of 15%. The Company is also held jointly and severably liable for any amounts outstanding under this DM. It is anticipated that the Asset Manager will replace the DM with a more permanent piece of debt from Upper90 at essentially the same terms sometime in the second quarter of 2020.

As of December 31, 2019, \$1,560,000 debt plus \$7,800 of accrued interest was outstanding under the DM. Of the \$1,560,000 outstanding, \$565,000 were related to memorabilia assets and the remainder to assets of the affiliate of the Asset Manager, per the table below:

Borrowing Base						
Asset Type	Series	Underlying Asset	\$	Borrowed	Date Drawn	
Automobile	#81AV1	1982 Aston Martin V8 Vantage	\$	285,000	12/20/2019	
Automobile	#72FG2	1972 Ferrari 365 GT C/4		275,000	12/20/2019	
Automobile	#95FF1	1995 Ferrari 355 Spider		105,000	12/20/2019	
Automobile	#03SS1	2003 Series Saleen S7		330,000	12/20/2019	
Memorabilia	#98JORDAN	1998 Michael Jordan Jersey		120,000	12/20/2019	
Memorabilia	#33RUTH	1933 Babe Ruth Card		74,000	12/20/2019	
Memorabilia	#56MANTLE	1956 Mickey Mantle Card		9,000	12/20/2019	
Memorabilia	#88JORDAN	1988 Air Jordan III Sneakers		20,000	12/20/2019	
Memorabilia	#AGHOWL	First Edition Howl and Other Poems		15,500	12/20/2019	
Memorabilia	#ROOSEVELT	First Edition African Game Trails		17,000	12/20/2019	
Memorabilia	#ULYSSES	1935 First Edition Ulysses		22,000	12/20/2019	
Memorabilia	#YOKO	First Edition Grapefruit		12,500	12/20/2019	
Memorabilia	#BIRKINBOR	2015 Hermès Bordeaux Birkin		50,000	12/20/2019	
Memorabilia	#HIMALAYA	2014 Hermès Himalaya Birkin		130,000	12/20/2019	
Memorabilia	#SPIDER1	1963 Amazing Spider-Man #1		20,000	12/20/2019	
Memorabilia	#BATMAN3	1940 Batman #3		75,000	12/20/2019	
Total			\$	1,560,000		

Note: Series #81AV1, Series #72FG2, Series #95FF1 and Series #03SS1 are Series of an affiliate of the Asset Manager.

Notes to Consolidated Financial Statements

NOTE E - REVENUE, EXPENSE AND COST ALLOCATION METHODOLOGY

Overview of Revenues

As of December 31, 2019, we have not yet generated any revenues directly attributable to the Company or any Series to date. In addition, we do not anticipate the Company or any Series to generate any revenue in excess of costs associated with such revenues until 2021. In early 2019, the Manager of the Company launched its first showroom in New York City and in mid-2019 launched an online shopping experience for merchandise In future, the Manager of the Company plans to roll out additional opportunities for revenue generation including additional showrooms.

Overview of Costs and Expenses

The Company distinguishes costs and expenses between those related to the purchase of a particular memorabilia asset and Operating Expenses related to the management of such memorabilia assets.

Fees and expenses related to the purchase of an underlying memorabilia asset include Offering Expenses, Acquisition Expenses Brokerage Fee, Custody Fee and Sourcing Fee.

Within Operating Expenses, the Company distinguishes between Operating Expenses incurred prior to the closing of an offering and those incurred after the closing of an offering. Although these pre- and post- closing Operating Expenses are similar in nature and consist of expenses such as storage, insurance, transportation, marketing and maintenance and professional fees such as ongoing bookkeeping, legal and accounting expenses associated with a Series, pre-closing Operating Expenses are borne by the Manager and are not expected to be reimbursed by the Company or the economic members. Post-closing Operating Expenses are the responsibility of each Series of Interest and may be financed through (i) revenues generated by the Series or cash reserves at the Series or (ii) contributions made by the Manager, for which the Manager does not seek reimbursement or (iii) loans by the Manager, for which the Manager may charge a rate of interest or (iv) issuance of additional Interest in a Series (at the discretion of the Manager).

Allocation Methodology

Allocation of revenues and expenses and costs will be made amongst the various Series in accordance with the Manager's allocation policy. The Manager's allocation policy requires items that are related to a specific Series to be charged to that specific Series. Items not related to a specific Series will be allocated pro rata based upon the value of the underlying memorabilia assets or the number of memorabilia, as stated in the Manager's allocation policy and as determined by the Manager. The Manager may amend its allocation policy in its sole discretion from time to time.

Notes to Consolidated Financial Statements

NOTE E - REVENUE, EXPENSE AND COST ALLOCATION METHODOLOGY (CONTINUED)

Allocation Methodology or Description by Category

- *Revenue:* Revenues from the anticipated commercialization of the collection of memorabilia will be allocated amongst the Series whose underlying memorabilia are part of the commercialization events, based on the value of the underlying memorabilia assets. No revenues attributable directly to the Company or any Series have been generated during the period from January 3, 2019 to December 31, 2019.
- *Offering Expenses*: Offering Expenses, other than those related to the overall business of the Manager (as described in Note B(4)) are funded by the Manager and generally reimbursed through the Series proceeds upon the closing of an offering. Offering Expenses are charged to a specific Series.
- Acquisition Expenses: Acquisition Expenses (as described in Note B(6)), are typically funded by the Manager, and reimbursed from the Series proceeds upon the closing of an offering. Unless, to the extent that certain Acquisition Expenses are anticipated prior to the closing, but incurred after the closing of an offering, for example registration fees, in which case, additional cash from the proceeds of the offering will be retained on the Series balance sheet to cover such future anticipated Acquisition Expenses after the closing of the offering. Acquisition Expenses incurred are capitalized into the cost of the Underlying Asset on the balance sheet of the Company and subsequently transferred to the Series upon closing of the offering for the Series Interests.
- *Sourcing Fee / Losses:* The Sourcing Fee is paid to the Manager from the Series proceeds upon the close of an offering (see note B(7)) and is charged to the specific Series. Losses incurred related to closed offerings, due to shortfalls between proceeds from closed offerings and costs incurred in relation to these offerings are charged to the specific Series but are reimbursed by the Manager and accounted for as capital contributions to the Series (as described in Note B(6)).
- *Brokerage Fee:* The Brokerage Fee is paid to the broker of record from the Series proceeds upon the closing of an offering (see note B(7)) and is charged to the specific Series.
- *Custody Fee:* The Custody Fee is paid to the custody broker from the Series proceeds upon the closing of an offering (see note B(7)) and is charged to the specific Series.
- *Operating Expenses:* Operating Expenses (as described in Note B(5)), including storage, insurance, maintenance costs and other Series related Operating Expenses, are expensed as incurred:
 - Pre-closing Operating Expenses are borne by the Manager and accounted for as capital contributions from the Manager to the Company and are not reimbursed.
 - Post-closing Operating Expenses are the responsibility of each individual Series.
 - o If not directly charged to the Company or a Series, Operating Expenses are allocated as follows:
 - Insurance: based on the premium rate allocated by value of the Underlying Assets
 - Storage: based on the number of Underlying Assets

Notes to Consolidated Financial Statements

NOTE F - FREE CASH FLOW DISTRIBUTIONS AND MANAGEMENT FEES

Any available Free Cash Flow of a Series of Interests shall be applied in the following order of priority, at the discretion of the Manager:

- v) Repayment of any amounts outstanding under Operating Expenses Reimbursement Obligations.
- vi) Thereafter, reserves may be created to meet future Operating Expenses for a particular Series.
- vii) Thereafter, at least 50% of Free Cash Flow (net of corporate income taxes applicable to such Series of Interests) may be distributed as dividends to interest holders of a particular Series.
- viii) The Manager may receive up to 50% of Free Cash Flow in the form of a management fee, which is accounted for as an expense to the statement of operations of a particular Series.

"Free Cash Flow" is defined as net income (as determined under GAAP) generated by any Series of Interests plus any change in net working capital and depreciation and amortization (and any other non-cash Operating Expenses) and less any capital expenditures related to the relevant Series.

As of December 31, 2019, no distributions of Free Cash Flow or management fees were paid by the Company or in respect of any Series.

Notes to Consolidated Financial Statements

NOTE G - INCOME TAX

As of December 31, 2019, each individual Series has elected to be treated as a corporation for tax purposes.

No provision for income taxes for the period from January 3, 2019 to December 31, 2019 has been recorded for any individual Series as all individual Series incurred net losses. Each individual Series records a valuation allowance when it is more likely than not that some portion or all of the deferred tax assets primarily resulting from net operating losses will not be realized. The Company's net deferred tax assets at December 31, 2019 are fully offset by a valuation allowance, and therefore, no tax benefit applicable to the loss for each individual Series for the years ended December 31, 2019 has been recognized. Losses incurred after January 1, 2019 do not expire for federal income tax purposes.

Reconciliation of the benefit for income taxes from continuing operations recorded in the consolidated statements of operations with the amounts computed at the statutory federal tax rates is shown below. RSE Archive has elected to be treated as a partnership; thus, for the period from January 3, 2019 to December 31, 2019 the only tax affected components of deferred tax assets and deferred tax liabilities related to closed Series.

Applicable Series	Federal Tax Benefit at Statutory Rate	Change in Valuation Allowance	Benefit for Income Taxes
Series #52MANTLE	\$ (127)	\$ 127	\$ -
Series #71MAYS	(63)	63	-
Series #RLEXPEPSI	(47)	47	-
Series #10COBB	(49)	49	-
Series #POTTER	(41)	41	-
Series #TWOCITIES	(30)	30	-
Series #FROST	(29)	29	-
Series #BIRKINBLU	(45)	45	-
Series #SMURF	(69)	69	-
Series #70RLEX	(22)	22	-
Series #EINSTEIN	(15)	15	-
Series #HONUS	(203)	203	-
Series #75ALI	(18)	18	-
Series #71ALI	(12)	12	-
Total	\$ (770)	\$ 770	\$ -

Period from January 3, 2019 to December 31, 2019:

Notes to Consolidated Financial Statements

NOTE G - INCOME TAX (CONTINUED)

Tax affected components of deferred tax assets and deferred tax liabilities at December 31, 2019, consisting of net operating losses, were as follows:

Federal Loss Carry-forward					
Applicable Series	Federal Loss Carry-forward	Valuation Allowance	Net Deferred Tax Asset		
Series #52MANTLE	\$ (127)	\$ 127	\$ -		
Series #71MAYS	(63)	63	-		
Series #RLEXPEPSI	(47)	47	-		
Series #10COBB	(49)	49	-		
Series #POTTER	(41)	41	-		
Series #TWOCITIES	(30)	30	-		
Series #FROST	(29)	29	-		
Series #BIRKINBLU	(45)	45	-		
Series #SMURF	(69)	69	-		
Series #70RLEX	(22)	22	-		
Series #EINSTEIN	(15)	15	-		
Series #HONUS	(203)	203	-		
Series #75ALI	(18)	18	-		
Series #71ALI	(12)	12	-		
Total	\$ (770)	\$ 770	\$ -		

Based on consideration of the available evidence including historical losses a valuation allowance has been recognized to offset deferred tax assets, as management was unable to conclude that realization of deferred tax assets were more likely than not.

Notes to Consolidated Financial Statements

NOTE H - CONTINGENCIES

COVID-19

The extent of the impact and effects of the recent outbreak of the coronavirus (COVID-19) on the operation and financial performance of our business are unknown. However, the Company does not expect that the outbreak will have a material adverse effect on our business or financial results at this time.

Restriction on Sale of Series #HONUS

- Without the Company's prior written consent (which may be withheld in the Company's sole discretion), the Asset Seller will not, directly or indirectly, offer, pledge, sell, transfer, hypothecate, mortgage, grant or encumber, sell or grant any option, purchase any option, enter into any arrangement or contract to do any of the foregoing, or otherwise transfer, dispose or encumber the Asset Seller's Equity Interest.
- Without the Asset Seller's prior written consent, the Company will not sell the Underlying Asset within 36months of the Closing.
- The Company will not sell the Underlying Asset for a purchase price of less than \$1,900,000.00 without the Asset Seller's prior written consent.
- For a 10 year period following the Closing, the Company (or our designee(s)) will have the right, exercisable at any time upon written notice to the Asset Seller, to repurchase from the Asset Seller the Asset Seller Equity Interest for a purchase price valuing the Series at no less than \$1,900,000.00. In the event the Company exercises this right, the Asset Seller will execute and deliver or cause to be executed and delivered to us such agreements or instruments as we may reasonably request, in order to facilitate such repurchase.
- If the Underlying Asset is sold within 5 years of the Closing, the Company will use commercially reasonable efforts to include as a condition in the sale agreement relating to such sale that purchaser of the Underlying Asset must lend the Underlying Asset to the Asset Seller for 60 days per calendar year for a 24-month period post-sale. The Company will have no further obligation to the Asset Seller once the Company sells the Underlying Asset.

Notes to Consolidated Financial Statements

NOTE I - SUBSEQUENT EVENTS

Subsequent Offerings

The table below shows all offerings, which have closed after the date of the financial statements through March 31, 2020.

Series Interest	Series Name	Underlying Asset	Offering Size	Opening Date	Closing Date	Status	Comments
Series #88JORDAN Interest	Series Michael Jordan 1988 Sneakers	1988 Michael Jordan Nike Air Jordan III Sneakers	\$ 22,000	1/19/2020	1/27/2019	Closed	 Purchase Agreement to acquire the Underlying Asset for \$20,000 entered on 10/16/2019 with expiration on 12/16/2019 \$22,000 Offering closed on 1/27/2020 and payments made by the Manager and other Obligations were paid through the proceeds
Series #56MANTLE Interest	Series 1956 Topps Mickey Mantle Card	1956 Topps #135 Mickey Mantle Card	\$ 10,000	1/3/2020	3/11/2020	Closed	 Acquired Underlying Asset for \$9,000 on 11/26/2019 financed through a non-interest-bearing payment from the Manager \$10,000 Offering closed on 3/11/2020 and payments made by the Manager and other Obligations were paid through the proceeds
Series #BIRKINBOR Interest	Series Hermès Bordeaux Porosus Birkin Bag	2015 Hermès Birkin Bordeaux Shiny Porosus Crocodile with Gold Hardware	\$ 52,500	2/14/2020	2/20/2020	Closed	 Purchase Option Agreement to acquire Underlying Asset for \$50,000 entered on 11/20/2019 Down-payment of \$12,500 on 12/26/2019 and final payment of \$37,500 on 1/7/2020 were made and financed through non-interest- bearing payments from the Manager \$52,500 Offering closed on 02/20/2020 and payments made by the Manager and other Obligations were paid through the proceeds
Series #33RUTH Interest	Series 1933 Goudey Babe Ruth Card	1933 Goudey #144 Babe Ruth Card	\$ 77,000	2/21/2020	2/26/2020	Closed	• Acquired Underlying Asset for \$74,000 on 11/26/2019 financed through a non-interest-bearing payment from the Manager
Series #SPIDER1 Interest	Series 1963 Amazing Spider- Man #1	1963 Marvel Comics Amazing Spider-Man #1 CGC FN+ 6.5	\$ 22,000	2/28/2020	3/4/2020	Closed	 Purchase Option Agreement to acquire Underlying Asset for \$20,000 entered on 11/27/2019 Down-payment of \$5,000 on 11/27/2019 and final payment of \$15,000 on 1/3/2020 were made and financed through non-interest- bearing payments from the Manager \$22,000 Offering closed on 3/4/2020 and payments made by the Manager and other Obligations were paid through the proceeds
Series #BATMAN3 Interest	Series 1940 Batman #3	1940 D.C. Comics Batman #3 CGC NM 9.4	\$ 78,000	2/28/2020	3/4/2020	Closed	 Purchase Option Agreement to acquire Underlying Asset for \$75,000 entered on 11/27/2019 Down-payment of \$18,750 on 11/27/2019 and final payment of \$56,250 on 1/3/2020 were made and financed through non-interest- bearing payments from the Manager \$78,000 Offering closed on 3/4/2020 and payments made by the Manager and other Obligations were paid through the proceeds

Notes to Consolidated Financial Statements

NOTE I - SUBSEQUENT EVENTS (CONTINUED)

Series Interest	Series Name	Underlying Asset	Offering Size	Opening Date	Closing Date	Status	Comments
Series #AGHOWL Interest	Series Howl and Other Poems	First Edition Howl and Other Poems	\$ 19,000	3/6/2020	3/11/2020	Closed	 Purchase Option Agreement to acquire Underlying Asset for \$15,500 entered on 7/30/2019 Down-payment of \$2,300 on 8/9/2019 and final payment of \$13,200 on 10/11/2019 were made and financed through non- interest-bearing payments from the Manager \$19,000 Offering closed on 3/11/2020 and payments made by the Manager and other Obligations were paid through the proceeds
Series #ROOSEVELT Interest	Series African Game Trails	First Edition African Game Trails	\$ 19,500	3/6/2020	3/10/2020	Closed	 Purchase Option Agreement to acquire Underlying Asset for \$17,000 entered on 7/30/2019 Down-payment of \$2,550 on 8/9/2019 and final payment of \$14,450 on 10/11/2019 were made and financed through non- interest-bearing payments from the Manager \$19,500 Offering closed on 3/10/2020 and payments made by the Manager and other Obligations were paid through the proceeds
Series #ULYSSES Interest	Series Ulysses	1935 First Edition Ulysses	\$ 25,500	3/6/2020	3/10/2020	Closed	 Purchase Option Agreement to acquire Underlying Asset for \$22,000 entered on 7/30/2019 Down-payment of \$3,400 on 8/9/2019 and final payment of \$18,600 on 10/11/2019 were made and financed through non- interest-bearing payments from the Manager \$25,500 Offering closed on 3/10/2020 and payments made by the Manager and other Obligations were paid through the proceeds
Series #98JORDAN Interest	Series Michael Jordan Jersey	1998 Michael Jordan Jersey	\$ 128,000	3/13/2020	3/22/2020	Closed	 Purchase Option Agreement to acquire Underlying Asset for \$120,000 entered on 4/26/2019 Down-payment of \$60,000 on 5/2/2019 and final payment of \$60,000 on 07/1/2019 were made and financed through non- interest-bearing payments from the Manager \$128,000 Offering closed on 3/22/2020 and payments made by the Manager and other Obligations were paid through the proceeds

The Company expects to launch and close additional offerings throughout the remainder of the year and beyond.

Asset Disposition

On February 1, 2020, the Company received an unsolicited take-over offer for Series "Fight of The Century" Contract, the Underlying Asset for Series #71ALI, in the amount of \$40,000. Per the terms of the Company's Operating Agreement, the Company, together with the Company's advisory board has evaluated the offer and has determined that it is in the interest of the Investors to sell the Series "Fight of The Century" Contract. The purchase and sale agreement was executed on February 7, 2020.

Notes to Consolidated Financial Statements

NOTE J - RESTATEMENT

During the period from January 3, 2019 to December 31, 2019, the Company incorrectly included the non-cash membership interests issued as part of the total consideration issued by the Company to the sellers of Series #HONUS and Series #71MAYS, in the statements of cash flows, for each of these two individual Series and in the consolidated statement of the Company. As a result, the Cash Flows from Investing Activities and Cash Flows from Financing Activities for these two Series and the consolidated amounts have been restated to appropriately reflect the amount of cash consideration that was (i) paid for the specific assets and recorded as Investment in Memorabilia in Cash Flows from Investing Activities, and (ii) received by the Series through the offering of membership interests and recorded as Proceeds from Sale of Membership Interest in Cash Flows from Financing Activities. The error had no effect on the consolidated balance sheets, consolidated statements of operations, and consolidated statements of members' equity (deficit).

The specific adjustments related to each Series and the total consolidated amounts of the Company in the Statement of Cash Flows follows:

	Se	ries #HONUS	
	As Originally Filed	Adjustment	As Restated
Cash flows from investing activities:		\$275 020	(\$225,000)
Investment in memorabilia	(\$500,028)	\$275,028 \$275,028	(\$225,000)
Net cash used in investing activities	(\$500,028)	\$275,028	(\$225,000)
Cash flows from financing activities:			
Proceeds from sale of membership interests	\$505,328	(\$275,028)	\$230,300
Net cash provided by financing activities	\$505,328	(\$275,028)	\$230,300
	Sei	ries #71MAYS	
	As Originally Filed	Adjustment	As Restated
Cash flows from investing activities:			
Investment in memorabilia	(\$52,500)	\$5,250	(\$47,250)
Net cash used in investing activities	(\$52,500)	\$5,250	(\$47,250)
Cash flows from financing activities:			
Proceeds from sale of membership interests	\$54,100	(\$5,250)	\$48,850
Net cash provided by financing activities	\$54,100	(\$5,250)	\$48,850
	(Consolidated	
	As Originally Filed	Adjustment	As Restated
Cash flows from investing activities:			
Investment in memorabilia	(\$1,301,928)	\$280,278	(\$1,021,650)
Net cash used in investing activities	(\$1,584,178)	\$280,278	(\$1,303,900)
Net cash used in investing activities	(\$1,384,178)	\$280,278	(\$1,505,900)
Cash flows from financing activities:			
Proceeds from sale of membership interests	\$1,030,158	(\$280,278)	\$749,880
Net cash provided by financing activities	\$1,608,178	(\$280,278)	\$1,327,900

August 12, 2019

AMENDED AND RESTATED LIMITED LIABILITY COMPANY AGREEMENT

OF

RSE ARCHIVE, LLC

PROSPECTIVE INVESTORS ARE NOT TO CONSTRUE THE CONTENTS OF THIS AGREEMENT OR ANY PRIOR OR SUBSEQUENT COMMUNICATIONS FROM THE COMPANY, THE MANAGER OR THEIR AFFILIATES, OR ANY PROFESSIONAL ASSOCIATED WITH THIS OFFERING, AS LEGAL, TAX OR INVESTMENT ADVICE. EACH INVESTOR SHOULD CONSULT WITH AND RELY ON HIS OR HER OWN ADVISORS AS TO THE LEGAL, TAX AND/OR ECONOMIC IMPLICATIONS OF THE INVESTMENT DESCRIBED IN THIS AGREEMENT AND ITS SUITABILITY FOR SUCH INVESTOR.

AN INVESTMENT IN THE SERIES OF INTEREST CARRIES A HIGH DEGREE OF RISK AND IS ONLY SUITABLE FOR AN INVESTOR WHO CAN AFFORD LOSS OF HIS OR HER ENTIRE INVESTMENT IN THE SERIES OF INTEREST.

THE INTERESTS HAVE NOT BEEN REGISTERED UNDER THE UNITED STATES SECURITIES ACT OF 1933, AS AMENDED, OR THE SECURITIES LAWS OF ANY OTHER STATE. ACCORDINGLY, INTERESTS MAY NOT BE TRANSFERRED, SOLD, PLEDGED OR HYPOTHECATED IN THE ABSENCE OF AN EFFECTIVE REGISTRATION STATEMENT OR A VALID EXEMPTION FROM SUCH REGISTRATION.

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Exhibit 3.1 – Form of Series Designation for Series #[TICKER], a series of RSE Archive, LLC

LIMITED LIABILITY COMPANY AGREEMENT OF RSE ARCHIVE, LLC

This LIMITED LIABILITY COMPANY AGREEMENT OF RSE ARCHIVE, LLC, (this **Agreement**) is dated as of August 12, 2019. Capitalized terms used herein without definition shall have the respective meanings ascribed thereto in Section 1.1.

WHEREAS, the Company was formed as a series limited liability company under Section 18-215 of the Delaware Act pursuant to a certificate of formation filed with the Secretary of State of the State of Delaware on January 3, 2019.

NOW THEREFORE, the limited liability company agreement of the Company is hereby read in its entirety as follows:

ARTICLE I - DEFINITIONS

Section 1.1 Definitions. The following definitions shall be for all purposes, unless otherwise clearly indicated to the contrary, applied to the terms used in this Agreement.

Abort Costs means all fees, costs and expenses incurred in connection with any Series Asset proposals pursued by the Company, the Managing Member or a Series that do not proceed to completion.

Acquisition Expenses means in respect of each Series, the following fees, costs and expenses allocable to such Series (or such Series pro rata share of any such fees, costs and expenses allocable to the Company) and incurred in connection with the evaluation, discovery, investigation, development and acquisition of a Series Asset, including brokerage and sales fees and commissions (but excluding the Brokerage Fee), appraisal fees, , research fees, transfer taxes, third party industry and due diligence experts, bank fees and interest (if the Series Asset was acquired using debt prior to completion of the Initial Offering), auction house fees, transportation costs including those related to the transport of the Series Asset from acquisition location to the storage facility of the Manager or the transport to a location for purposes of creating the photography and videography materials, travel and lodging for inspection purposes, technology costs, photography and videography expenses in order to prepare the profile for the Series Asset to be accessible to Investor Members via an online platform and any blue sky filings required in order for such Series to be made available to Economic Members in certain states (unless borne by the Managing Member, as determined in its sole discretion) and similar costs and expenses incurred in connection with the evaluation, discovery, investigation, development and acquisition of a Series Asset.

Additional Economic Member means a Person admitted as an Economic Member and associated with a Series in accordance with ARTICLE III as a result of an issuance of Interests of such Series to such Person by the Company.

Advisory Board has the meaning assigned to such term in Section 5.4.

Affiliate means, with respect to any Person, any other Person that directly or indirectly through one or more intermediaries controls, is controlled by or is under common control with the Person in question. As used herein, the term **control** means the possession, direct or indirect, of

the power to direct or cause the direction of the management and policies of a Person, whether through ownership of voting securities, by contract or otherwise.

Aggregate Ownership Limit means, for all Investors other than the Managing Member, the greater of (a) 19.9% of the aggregate Outstanding Interests of a Series, or (b) such other percentage set forth in the applicable Series, unless such Aggregate Ownership Limit is otherwise waived by the Managing Member in its sole discretion.

Agreement has the meaning assigned to such term in the preamble.

Allocation Policy means the allocation policy of the Company adopted by the Managing Member in accordance with Section 5.1.

Asset Management Agreement means, as the context requires, any agreement entered into between a Series and an Asset Manager pursuant to which such Asset Manager is appointed as manager of the relevant Series Assets, as amended from time to time.

Asset Manager means the manager of each of the Series Assets as specified in each Series Designation or, its permitted successors or assigns, appointed in accordance with Section 5.10.

Broker means any Person who has been appointed by the Company (and as the Managing Member may select in its reasonable discretion) and specified in any Series Designation to provide execution and other services relating to an Initial Offering to the Company, or its successors from time to time, or any other broker in connection with any Initial Offering.

Brokerage Fee means the fee payable to the Broker for the purchase by any Person of Interests in an Initial Offering equal to an amount agreed between the Managing Member and the Broker from time to time and specified in any Series Designation.

Business Day means any day other than a Saturday, a Sunday or a day on which commercial banks in New York, New York are authorized or required to close.

Capital Contribution means with respect to any Member, the amount of cash and the initial Gross Asset Value of any other property contributed or deemed contributed to the capital of a Series by or on behalf of such Member, reduced by the amount of any liability assumed by such Series relating to such property and any liability to which such property is subject.

Certificate of Formation means the Certificate of Formation of the Company filed with the Secretary of State of the State of Delaware.

Code means the Internal Revenue Code of 1986, as amended and in effect from time to time. Any reference herein to a specific section or sections of the Code shall be deemed to include a reference to any corresponding provision of any successor law.

Company means RSE Archive, LLC, a Delaware series limited liability company, and any successors thereto.

Conflict of Interest means any matter that the Managing Member believes may involve a conflict of interest that is not otherwise addressed by the Allocation Policy.

Delaware Act means the Delaware Limited Liability Company Act, 6 Del. C. Section 18 101, *et seq*.

DGCL means the General Corporation Law of the State of Delaware, 8 Del. C. Section 101, *et seq*.

Economic Member means together, the Investor Members, Additional Economic Members (including any Person who receives Interests in connection with any goods or services provided to a Series (including in respect of the sale of a Series Asset to that Series)) and their successors and assigns admitted as Additional Economic Members and Substitute Economic Members, in each case who is admitted as a Member of such Series, but shall exclude the Managing Member in its capacity as Managing Member. For the avoidance of doubt, the Managing Member or any of its Affiliates shall be an Economic Member to the extent it purchases Interests in a Series.

ERISA means the Employee Retirement Income Security Act of 1974.

Exchange Act means the Securities Exchange Act of 1934.

Expenses and Liabilities has the meaning assigned to such term in Section 5.5(a).

Free Cash Flow means any available cash for distribution generated from the net income received by a Series, as determined by the Managing Member to be in the nature of income as defined by U.S. GAAP, *plus* (i) any change in the net working capital (as shown on the balance sheet of such Series) (ii) any amortization to the relevant Series Asset (as shown on the income statement of such Series) and (iii) any depreciation to the relevant Series Asset (as shown on the income statement of such Series) and (iv) any other non-cash Operating Expenses *less* (a) any capital expenditure related to the Series Asset (as shown on the cash flow statement of such Series) (b) any other liabilities or obligations of the Series, in each case to the extent not already paid or provided for and (c) upon the termination and winding up of a Series or the Company, all costs and expenses incidental to such termination and winding as allocated to the relevant Series in accordance with Section 6.4.

Form of Adherence means, in respect of an Initial Offering or Subsequent Offering, a subscription agreement or other agreement substantially in the form appended to the Offering Document pursuant to which an Investor Member or Additional Economic Member agrees to adhere to the terms of this Agreement or, in respect of a Transfer, a form of adherence or instrument of Transfer, each in a form satisfactory to the Managing Member from time to time, pursuant to which a Substitute Economic Member agrees to adhere to the terms of this Agreement.

Governmental Entity means any court, administrative agency, regulatory body, commission or other governmental authority, board, bureau or instrumentality, domestic or foreign and any subdivision thereof.

Gross Asset Value means, with respect to any asset contributed by an Economic Member to a Series, the gross fair market value of such asset as determined by the Managing Member.

Indemnified Person means (a) any Person who is or was an Officer of the Company or associated with a Series, (b) any Person who is or was a Managing Member or Liquidator, together with its officers, directors, members, shareholders, employees, managers, partners, controlling persons, agents or independent contractors, (c) any Person who is or was serving at the request of the Company as an officer, director, member, manager, partner, fiduciary or trustee of another Person; *provided*, that, except to the extent otherwise set forth in a written agreement between such Person and the Company or a Series, a Person shall not be an Indemnified Person by reason of providing, on a fee for services basis, trustee, fiduciary, administrative or custodial services, (d) any member of the Advisory Board appointed by the Managing Member pursuant to Section 5.4, (e) the Asset Manager, and (f) any Person the Managing Member designates as an Indemnified Person for purposes of this Agreement.

Individual Aggregate 12-Month Investment Limit means, with respect to any individual holder, in any trailing twelve-month period, 10% of the greater of such holder's annual income or net worth or, with respect to any entity, 10% of the greater of such holder's annual revenue or net assets at fiscal year-end.

Initial Member means the Person identified in the Series Designation of such Series as the Initial Member associated therewith.

Initial Offering means the first offering or private placement and issuance of any Series, other than the issuance to the Initial Member.

Interest means an interest in a Series issued by the Company that evidences a Members rights, powers and duties with respect to the Company and such Series pursuant to this Agreement and the Delaware Act.

Interest Designation has the meaning ascribed in Section 3.3(f).

Investment Advisers Act means the Investment Advisers Act of 1940.

Investment Company Act means the Investment Company Act of 1940.

Investor Members mean those Persons who acquire Interests in the Initial Offering or Subsequent Offering and their successors and assigns admitted as Additional Economic Members.

Liquidator means one or more Persons selected by the Managing Member to perform the functions described in Section 11.2 as liquidating trustee of the Company or a Series, as applicable, within the meaning of the Delaware Act.

Managing Member means, as the context requires, the managing member of the Company or the managing member of a Series.

Management Fee means an amount up to 50% of any Free Cash Flows available for distribution pursuant to Article VII, as generated by each Series.

Member means each member of the Company associated with a Series, including, unless the context otherwise requires, the Initial Member, the Managing Member, each Economic Member (as the context requires), each Substitute Economic Member and each Additional Economic Member.

National Securities Exchange means an exchange registered with the U.S. Securities and Exchange Commission under Section 6(a) of the Exchange Act.

Offering Document means, with respect to any Series or the Interests of any Series, the prospectus, offering memorandum, offering circular, offering statement, offering circular supplement, private placement memorandum or other offering documents related to the Initial Offering of such Interests, in the form approved by the Managing Member and, to the extent required by applicable law, approved or qualified, as applicable, by any applicable Governmental Entity, including without limitation the U.S. Securities and Exchange Commission.

Offering Expenses means in respect of each Series, the following fees, costs and expenses allocable to such Series or such Series pro rata share (as determined by the Allocation Policy, if applicable) of any such fees, costs and expenses allocable to the Company incurred in connection with executing the Offering, consisting of underwriting, legal, accounting, escrow, custody and compliance costs related to a specific offering.

Officers means any president, vice president, secretary, treasurer or other officer of the Company or any Series as the Manager may designate (which shall, in each case, constitute managers within the meaning of the Delaware Act).

Operating Expenses means in respect of each Series, the following fees, costs and expenses allocable to such Series or such Series pro rata share (as determined by the Allocation Policy, if applicable) of any such fees, costs and expenses allocable to the Company:

(i) any and all fees, costs and expenses incurred in connection with the management of a Series Asset, including import taxes, income taxes, title fees, periodic registration fees, transportation (other than those related to Acquisition Expenses), storage (including property rental fees should the Managing Member decide to rent a property to store a number of Series Assets), marketing, security, maintenance, refurbishment, perfection of title and utilization of the Series Asset;

(ii) any fees, costs and expenses incurred in connection with preparing any reports and accounts of each Series of Interests, including any blue sky filings required in order for a Series of Interest to be made available to Investors in certain states and any annual audit of the accounts of such Series of Interests (if applicable) and any reports to be filed with the U.S. Securities and Exchange Commission including periodic reports on Forms 1-K, 1-SA and 1-U.

(iii) any and all insurance premiums or expenses, including directors and officers insurance of the directors and officers of the Managing Member or the Asset Manager, in connection with the Series Asset;

(iv) any withholding or transfer taxes imposed on the Company or a Series or any of the Members as a result of its or their earnings, investments or withdrawals;

(v) any governmental fees imposed on the capital of the Company or a Series or incurred in connection with compliance with applicable regulatory requirements;

(vi) any legal fees and costs (including settlement costs) arising in connection with any litigation or regulatory investigation instituted against the Company, a Series or the Asset Manager in connection with the affairs of the Company or a Series;

(vii) the fees and expenses of any administrator, if any, engaged to provide administrative services to the Company or a Series;

(viii) all custodial fees, costs and expenses in connection with the holding of a Series Asset or Interests;

(ix) any fees, costs and expenses of a third-party registrar and transfer agent appointed by the Managing Member in connection with a Series;

(x) the cost of the audit of the Company's annual financial statements and the preparation of its tax returns and circulation of reports to Economic Members;

(xi) the cost of any audit of a Series annual financial statements, the fees, costs and expenses incurred in connection with making of any tax filings on behalf of a Series and circulation of reports to Economic Members;

(xii) any indemnification payments to be made pursuant to Section 5.5;

(xiii) the fees and expenses of the Company or a Series counsel in connection with advice directly relating to the Company or a Series legal affairs;

(xiv) the costs of any other outside appraisers, valuation firms, accountants, attorneys or other experts or consultants engaged by the Managing Member in connection with the operations of the Company or a Series; and

(xv) any similar expenses that may be determined to be Operating Expenses, as determined by the Managing Member in its reasonable discretion.

Operating Expenses Reimbursement Obligation(s) has the meaning ascribed in Section 6.3.

Outstanding means all Interests that are issued by the Company and reflected as outstanding on the Company's books and records as of the date of determination.

Person means any individual, corporation, firm, partnership, joint venture, limited liability company, estate, trust, business association, organization, Governmental Entity or other entity.

Record Date means the date established by the Managing Member for determining (a) the identity of the Record Holders entitled to notice of, or to vote at, any meeting of Members associated with any Series or entitled to exercise rights in respect of any lawful action of Members associated with any Series or (b) the identity of Record Holders entitled to receive any report or distribution or to participate in any offer.

Record Holder or **holder** means the Person in whose name such Interests are registered on the books of the Company, or its transfer agent, as of the opening of business on a particular Business Day, as determined by the Managing Member in accordance with this Agreement.

Securities Act means the Securities Act of 1933.

Series has the meaning assigned to such term in Section 3.3(a).

Series Assets means, at any particular time, all assets, properties (whether tangible or intangible, and whether real, personal or mixed) and rights of any type contributed to or acquired by a particular Series and owned or held by or for the account of such Series, whether owned or held by or for the account of such Series as of the date of the designation or establishment thereof or thereafter contributed to or acquired by such Series.

Series Designation has the meaning assigned to such term in Section 3.3(a).

Sourcing Fee means the sourcing fee which is paid to the Asset Manager as consideration for assisting in the sourcing of such Series Asset and as specified in each Series Designation, to the extent not waived by the Managing Member in its sole discretion.

Subsequent Offering means any further issuance of Interests in any Series, excluding any Initial Offering or Transfer.

Substitute Economic Member means a Person who is admitted as an Economic Member of the Company and associated with a Series pursuant to Section 4.1(b) as a result of a Transfer of Interests to such Person.

Super Majority Vote means, the affirmative vote of the holders of Outstanding Interests of all Series representing at least two thirds of the total votes that may be cast by all such Outstanding Interests, voting together as a single class.

Transfer means, with respect to an Interest, a transaction by which the Record Holder of an Interest assigns such Interest to another Person who is or becomes a Member, and includes a sale, assignment, gift, exchange or any other disposition by law or otherwise, including any transfer upon foreclosure of any pledge, encumbrance, hypothecation or mortgage.

U.S. GAAP means United States generally accepted accounting principles consistently applied, as in effect from time to time.

Section 1.2 Construction. Unless the context requires otherwise: (a) any pronoun used in this Agreement shall include the corresponding masculine, feminine or neuter forms, and the singular form of nouns, pronouns and verbs shall include the plural and vice versa; (b) references

to paragraphs, Articles and Sections refer to paragraphs, Articles and Sections of this Agreement; (c) the term include or includes means includes, without limitation, and including means including, without limitation, (d) the words herein, hereof and hereunder and other words of similar import refer to this Agreement as a whole and not to any particular Article, Section or other subdivision, (e) or has the inclusive meaning represented by the phrase and/or, (f) unless the context otherwise requires, references to agreements and other documents shall be deemed to include all subsequent amendments and other modifications thereto, (g) references to any Person shall include all predecessors of such Person, as well as all permitted successors, assigns, executors, heirs, legal representatives and administrators of such Person, and (h) any reference to any statute or regulation includes any implementing legislation and any rules made under that legislation, statute or statutory provision, whenever before, on, or after the date of the Agreement, as well as any amendments, restatements or modifications thereof, as well as all statutory and regulatory provisions consolidating or replacing the statute or regulation. This Agreement shall be construed without regard to any presumption or rule requiring construction or interpretation against the party drafting an instrument or causing any instrument to be drafted.

ARTICLE II - ORGANIZATION

Section 2.1 Formation. The Company has been formed as a series limited liability company pursuant to Section 18-215 of the Delaware Act. Except as expressly provided to the contrary in this Agreement, the rights, duties, liabilities and obligations of the Members and the administration, dissolution and termination of the Company and each Series shall be governed by the Delaware Act.

Section 2.2 Name. The name of the Company shall be RSE Archive, LLC. The business of the Company and any Series may be conducted under any other name or names, as determined by the Managing Member. The Managing Member may change the name of the Company at any time and from time to time and shall notify the Economic Members of such change in the next regular communication to the Economic Members.

Section 2.3 Registered Office; Registered Agent; Principal Office; Other Offices. Unless and until changed by the Managing Member in its sole discretion, the registered office of the Company in the State of Delaware shall be located at 850 New Burton Road, Suite 201, Dover, Delaware 19904, and the registered agent for service of process on the Company and each Series in the State of Delaware at such registered office shall be National Corporate Research, Ltd. The principal office of the Company shall be located at 250 Lafayette Street, 3rd Floor, New York, New York, 10012. Unless otherwise provided in the applicable Series Designation, the principal office of each Series shall be located at 250 Lafayette Street, 3rd Floor, New York, New York, 10012 or such other place as the Managing Member may from time to time designate by notice to the Economic Members associated with the applicable Series. The Company and each Series may maintain offices at such other place or places within or outside the State of Delaware as the Managing Member determines to be necessary or appropriate. The Managing Member may change the registered office, registered agent or principal office of the Company or of any Series at any time and from time to time and shall notify the applicable Economic Members of such change in the next regular communication to such Economic Members.

Section 2.4 Purpose. The purpose of the Company and, unless otherwise provided in the applicable Series Designation, each Series shall be to (a) promote, conduct or engage in, directly or indirectly, any business, purpose or activity that lawfully may be conducted by a series limited liability company organized pursuant to the Delaware Act, (b) acquire and maintain a collection of investment grade memorabilia and collectible items and, to exercise all of the rights and powers conferred upon the Company and each Series with respect to its interests therein, and (c) conduct any and all activities related or incidental to the foregoing purposes.

Section 2.5 Powers. The Company, each Series and, subject to the terms of this Agreement, the Managing Member shall be empowered to do any and all acts and things necessary or appropriate for the furtherance and accomplishment of the purposes described in Section 2.4.

Section 2.6 Power of Attorney.

(a) Each Economic Member hereby constitutes and appoints the Managing Member and, if a Liquidator shall have been selected pursuant to Section 11.2, the Liquidator, and each of their authorized officers and attorneys in fact, as the case may be, with full power of substitution, as his or her true and lawful agent and attorney in fact, with full power and authority in his or her name, place and stead, to:

(i) execute, swear to, acknowledge, deliver, file and record in the appropriate public offices: (A) all certificates, documents and other instruments (including this Agreement and the Certificate of Formation and all amendments or restatements hereof or thereof) that the Managing Member, or the Liquidator, determines to be necessary or appropriate to form, qualify or continue the existence or qualification of the Company as a series limited liability company in the State of Delaware and in all other jurisdictions in which the Company or any Series may conduct business or own property; (B) all certificates, documents and other instruments that the Managing Member, or the Liquidator, determines to be necessary or appropriate to reflect, in accordance with its terms, any amendment, change, modification or restatement of this Agreement; (C) all certificates, documents and other instruments that the Managing Member or the Liquidator determines to be necessary or appropriate to reflect the dissolution, liquidation or termination of the Company or a Series pursuant to the terms of this Agreement; (D) all certificates, documents and other instruments relating to the admission, withdrawal or substitution of any Economic Member pursuant to, or in connection with other events described in, ARTICLE III or ARTICLE XI; (E) all certificates, documents and other instruments relating to the determination of the rights, preferences and privileges of any Series of Interest issued pursuant to Section 3.3; (F) all certificates, documents and other instruments that the Managing Member or Liquidator determines to be necessary or appropriate to maintain the separate rights, assets, obligations and liabilities of each Series; and (G) all certificates, documents and other instruments (including agreements and a certificate of merger) relating to a merger, consolidation or conversion of the Company; and

(ii) execute, swear to, acknowledge, deliver, file and record all ballots, consents, approvals, waivers, certificates, documents and other instruments that the Managing Member or the Liquidator determines to be necessary or appropriate to (A) make, evidence, give, confirm or ratify any vote, consent, approval, agreement or other action that is made or given by any of the Members hereunder or is consistent with the terms of this Agreement or (B) effectuate the terms

or intent of this Agreement; *provided*, that when any provision of this Agreement that establishes a percentage of the Members or of the Members of any Series required to take any action, the Managing Member, or the Liquidator, may exercise the power of attorney made in this paragraph only after the necessary vote, consent, approval, agreement or other action of the Members or of the Members of such Series, as applicable.

Nothing contained in this Section shall be construed as authorizing the Managing Member, or the Liquidator, to amend, change or modify this Agreement except in accordance with ARTICLE XII or as may be otherwise expressly provided for in this Agreement.

(b) The foregoing power of attorney is hereby declared to be irrevocable and a power coupled with an interest, and it shall survive and, to the maximum extent permitted by law, not be affected by the subsequent death, incompetency, disability, incapacity, dissolution, bankruptcy or termination of any Economic Member and the transfer of all or any portion of such Economic Members Interests and shall extend to such Economic Members heirs, successors, assigns and personal representatives. Each such Economic Member hereby agrees to be bound by any representation made by any officer of the Managing Member, or the Liquidator, acting in good faith pursuant to such power of attorney; and each such Economic Member, to the maximum extent permitted by law, hereby waives any and all defenses that may be available to contest, negate or disaffirm the action of the Managing Member, or the Liquidator, taken in good faith under such power of attorney in accordance with this Section. Each Economic Member shall execute and deliver to the Managing Member, or the Liquidator, within 15 days after receipt of the request therefor, such further designation, powers of attorney and other instruments as any of such Officers or the Liquidator determines to be necessary or appropriate to effectuate this Agreement and the purposes of the Company.

Section 2.7 Term. The term of the Company commenced on the day on which the Certificate of Formation was filed with the Secretary of State of the State of Delaware pursuant to the provisions of the Delaware Act. The existence of each Series shall commence upon the effective date of the Series Designation establishing such Series, as provided in Section 3.3. The term of the Company and each Series shall be perpetual, unless and until it is dissolved or terminated in accordance with the provisions of ARTICLE XI. The existence of the Company as a separate legal entity shall continue until the cancellation of the Certificate of Formation as provided in the Delaware Act.

Section 2.8 Title to Assets. All Interests shall constitute personal property of the owner thereof for all purposes and a Member has no interest in specific assets of the Company or applicable Series Assets. Title to any Series Assets, whether real, personal or mixed and whether tangible or intangible, shall be deemed to be owned by the Series to which such asset was contributed or by which such asset was acquired, and none of the Company, any Member, Officer or other Series, individually or collectively, shall have any ownership interest in such Series Assets or any portion thereof. Title to any or all of the Series Assets may be held in the name of the relevant Series or one or more nominees, as the Managing Member may determine. All Series Assets shall be recorded by the Managing Member as the property of the applicable Series in the books and records maintained for such Series, irrespective of the name in which record title to such Series Assets is held.

Section 2.9 Certificate of Formation. The Certificate of Formation has been filed with the Secretary of State of the State of Delaware, such filing being hereby confirmed, ratified and approved in all respects. The Managing Member shall use reasonable efforts to cause to be filed such other certificates or documents that it determines to be necessary or appropriate for the formation, continuation, qualification and operation of a series limited liability company in the State of Delaware or any other state in which the Company or any Series may elect to do business or own property. To the extent that the Managing Member determines such action to be necessary or appropriate, the Managing Member shall, or shall direct the appropriate Officers, to file amendments to and restatements of the Certificate of Formation and do all things to maintain the Company as a series limited liability company under the laws of the State of Delaware or of any other state in which the Company or any Series may elect to do business or own property, and if an Officer is so directed, such Officer shall be an authorized person of the Company and, unless otherwise provided in a Series Designation, each Series within the meaning of the Delaware Act for purposes of filing any such certificate with the Secretary of State of the State of Delaware. The Company shall not be required, before or after filing, to deliver or mail a copy of the Certificate of Formation, any qualification document or any amendment thereto to any Member.

ARTICLE III - MEMBERS, SERIES AND INTERESTS

Section 3.1 Members.

(a) Subject to paragraph (b), a Person shall be admitted as an Economic Member and Record Holder either as a result of an Initial Offering, Subsequent Offering, a Transfer or at such other time as determined by the Managing Member, and upon (i) agreeing to be bound by the terms of this Agreement by completing, signing and delivering to the Managing Member, a completed Form of Adherence, which is then accepted by the Managing Member, (ii) the prior written consent of the Managing Member, and (iii) otherwise complying with the applicable provisions of ARTICLE III and ARTICLE IV.

(b) The Managing Member may withhold its consent to the admission of any Person as an Economic Member for any reason, including when it determines in its reasonable discretion that such admission could: (i) result in there being 2,000 or more beneficial owners (as such term is used under the Exchange Act) or 500 or more beneficial owners that are not accredited investors (as defined under the Securities Act) of any Series of Interests, as specified in Section 12(g)(1)(A)(ii) of the Exchange Act, (ii) cause such Persons holding to be in excess of the Aggregate Ownership Limit, (iii) in any trailing 12-month period, cause the Persons' investment in all Interests (of all Series in the aggregate) to exceed the Individual Aggregate 12-Month Investment Limit, (iv) could adversely affect the Company or a Series or subject the Company, a Series, the Managing Member or any of their respective Affiliates to any additional regulatory or governmental requirements or cause the Company to be disqualified as a limited liability company, or subject the Company, any Series, the Managing Member or any of their respective Affiliates to any tax to which it would not otherwise be subject, (v) cause the Company to be required to register as an investment company under the Investment Company Act, (vi) cause the Managing Member or any of its Affiliates being required to register under the Investment Advisers Act, (vii) cause the assets of the Company or any Series to be treated as plan assets as defined in Section 3(42) of ERISA, or (viii) result in a loss of (a) partnership status by the Company for US federal income tax purposes or the termination of the Company for US federal

income tax purposes or (b) corporation taxable as an association status for US federal income tax purposes of any Series or termination of any Series for US federal income tax purposes. A Person may become a Record Holder without the consent or approval of any of the Economic Members. A Person may not become a Member without acquiring an Interest.

(c) The name and mailing address of each Member shall be listed on the books and records of the Company and each Series maintained for such purpose by the Company and each Series. The Managing Member shall update the books and records of the Company and each Series from time to time as necessary to reflect accurately the information therein.

(d) Except as otherwise provided in the Delaware Act and subject to Sections 3.1(e) and 3.3 relating to each Series, the debts, obligations and liabilities of the Company, whether arising in contract, tort or otherwise, shall be solely the debts, obligations and liabilities of the Company, and the Members shall not be obligated personally for any such debt, obligation or liability of the Company solely by reason of being a Member.

(e) Except as otherwise provided in the Delaware Act, the debts, obligations and liabilities of a Series, whether arising in contract, tort or otherwise, shall be solely the debts, obligations and liabilities of such Series, and not of any other Series. In addition, the Members shall not be obligated personally for any such debt, obligation or liability of any Series solely by reason of being a Member.

(f) Unless otherwise provided herein, and subject to ARTICLE XI, Members may not be expelled from or removed as Members of the Company. Members shall not have any right to resign or redeem their Interests from the Company; *provided* that when a transferee of a Members Interests becomes a Record Holder of such Interests, such transferring Member shall cease to be a Member of the Company with respect to the Interests so transferred and that Members of a Series shall cease to be Members of such Series when such Series is finally liquidated in accordance with Section 11.3.

(g) Except as may be otherwise agreed between the Company or a Series, on the one hand, and a Member, on the other hand, any Member shall be entitled to and may have business interests and engage in business activities in addition to those relating to the Company or a Series, including business interests and activities in direct competition with the Company or any Series. None of the Company, any Series or any of the other Members shall have any rights by virtue of this Agreement in any such business interests or activities of any Member.

(h) RSE Archive Manager, LLC was appointed as the Managing Member of the Company with effect from the date of the formation of the Company on January 3, 2019 and shall continue as Managing Member of the Company until the earlier of (i) the dissolution of the Company pursuant to Section 11.1(a), or (ii) its removal or replacement pursuant to Section 4.3 or ARTICLE X. Except as otherwise set forth in the Series Designation, the Managing Member of each Series shall be RSE Archive Manager, LLC until the earlier of (i) the dissolution of the Series pursuant to Section 11.1(b) or (ii) its removal or replacement pursuant to Section 4.3 or Article X. Unless otherwise set forth in the applicable Series Designation, the Managing Member or its Affiliates shall, as at the closing of any Initial Offering, hold at least 2.00% of the Interests

of the Series being issued pursuant to such Initial Offering. Unless provided otherwise in this Agreement, the Interests held by the Managing Member or any of its Affiliates shall be identical to those of an Economic Member and will not have any additional distribution, redemption, conversion or liquidation rights by virtue of its status as the Managing Member; provided, that the Managing Member shall have the rights, duties and obligations of the Managing Member hereunder, regardless of whether the Managing Member shall hold any Interests.

Section 3.2 Capital Contributions.

(a) The minimum number of Interests a Member may acquire is one (1) Interest or such higher or lesser amount as the Managing Member may determine from time to time and as specified in each Series Designation, as applicable. Persons acquiring Interests through an Initial Offering or Subsequent Offering shall make a Capital Contribution to the Company in an amount equal to the per share price determined in connection with such Initial Offering or Subsequent Offering and multiplied by the number of Interests acquired by such Person in such Initial Offering or Subsequent Offering, as applicable. Persons acquiring Interests in a manner other than through an Initial Offering or Subsequent Offering or pursuant to a Transfer shall make such Capital Contribution as shall be determined by the Managing Member in its sole discretion.

(b) Except as expressly permitted by the Managing Member, in its sole discretion (i) initial and any additional Capital Contributions to the Company or Series as applicable, by any Member shall be payable in currency and (ii) initial and any additional Capital Contributions shall be payable in one installment and shall be paid prior to the date of the proposed acceptance by the Managing Member of a Persons admission as a Member to a Series (or a Members application to acquire additional Interests) (or within five business days thereafter with the Managing Members approval). No Member shall be required to make an additional capital contribution to the Company or Series but may make an additional Capital Contribution to acquire additional interests at such Members sole discretion.

(c) Except to the extent expressly provided in this Agreement (including any Series Designation): (i) no Member shall be entitled to the withdrawal or return of its Capital Contribution, except to the extent, if any, that distributions made pursuant to this Agreement or upon dissolution or termination of the Company or any Series may be considered as such by law and then only to the extent provided for in this Agreement; (ii) no Member holding any Series of any Interests of a Series shall have priority over any other Member holding the same Series either as to the return of Capital Contributions or as to distributions; (iii) no interest shall be paid by the Company or any Series on any Capital Contributions; and (iv) no Economic Member, in its capacity as such, shall participate in the operation or management of the business of the Company or any Series, transact any business in the Company or any Series name or have the power to sign documents for or otherwise bind the Company or any Series by reason of being a Member.

Section 3.3 Series of the Company.

(a) <u>Establishment of Series</u>. Subject to the provisions of this Agreement, the Managing Member may, at any time and from time to time and in compliance with paragraph (c), cause the Company to establish in writing (each, a **Series Designation**) one or more series as such term is used under Section 18-215 of the Delaware Act (each a **Series**). The Series Designation shall relate solely to the Series established thereby and shall not be construed: (i) to affect the terms and conditions of any other Series, or (ii) to designate, fix or determine the rights, powers, authority, privileges, preferences, duties, responsibilities, liabilities and obligations in respect of Interests associated with any other Series, or the Members associated therewith. The terms and conditions for each Series Designation, as applicable, for the Series. Upon approval of any Series Designation by the Managing Member, such Series Designation shall be attached to this Agreement as an Exhibit until such time as none of such Interests of such Series remain Outstanding.

(b) <u>Series Operation</u>. Each of the Series shall operate to the extent practicable as if it were a separate limited liability company.

(c) Series Designation. The Series Designation establishing a Series may: (i) specify a name or names under which the business and affairs of such Series may be conducted; (ii) designate, fix and determine the relative rights, powers, authority, privileges, preferences, duties, responsibilities, liabilities and obligations in respect of Interests of such Series and the Members associated therewith (to the extent such terms differ from those set forth in this Agreement) and (iii) designate or authorize the designation of specific Officers to be associated with such Series. A Series Designation (or any resolution of the Managing Member amending any Series Designation) shall be effective when a duly executed original of the same is included by the Managing Member among the permanent records of the Company, and shall be annexed to, and constitute part of, this Agreement (it being understood and agreed that, upon such effective date, the Series described in such Series Designation shall be deemed to have been established and the Interests of such Series shall be deemed to have been authorized in accordance with the provisions thereof). The Series Designation establishing a Series may set forth specific provisions governing the rights of such Series against a Member associated with such Series who fails to comply with the applicable provisions of this Agreement (including, for the avoidance of doubt, the applicable provisions of such Series Designation). In the event of a conflict between the terms and conditions of this Agreement and a Series Designation, the terms and conditions of the Series Designation shall prevail.

(d) Assets and Liabilities Associated with a Series.

(i) <u>Assets Associated with a Series</u>. All consideration received by the Company for the issuance or sale of Interests of a particular Series, together with all assets in which such consideration is invested or reinvested, and all income, earnings, profits and proceeds thereof, from whatever source derived, including any proceeds derived from the sale, exchange or liquidation of such assets, and any funds or payments derived from any reinvestment of such proceeds, in whatever form the same may be (**assets**), shall, subject to the provisions of this

Agreement, be held for the benefit of the Series or the Members associated with such Series, and not for the benefit of the Members associated with any other Series, for all purposes, and shall be accounted for and recorded upon the books and records of the Series separately from any assets associated with any other Series. Such assets are herein referred to as **assets associated with** that Series. In the event that there are any assets in relation to the Company that, in the Managing Members reasonable judgment, are not readily associated with a particular Series, the Managing Member shall allocate such assets to, between or among any one or more of the Series, in such manner and on such basis as the Managing Member deems fair and equitable, and in accordance with the Allocation Policy, and any asset so allocated to a particular Series shall thereupon be deemed to be an asset associated with that Series. Each allocation by the Managing Member pursuant to the provisions of this paragraph shall be conclusive and binding upon the Members associated with each and every Series. Separate and distinct records shall be maintained for each and every Series, and the Managing Member shall not commingle the assets of one Series with the assets of any other Series.

(ii) Liabilities Associated with a Series. All debts, liabilities, expenses, costs, charges, obligations and reserves incurred by, contracted for or otherwise existing (liabilities) with respect to a particular Series shall be charged against the assets associated with that Series. Such liabilities are herein referred to as liabilities associated with that Series. In the event that there are any liabilities in relation to the Company that, in the Managing Members reasonable judgment, are not readily associated with a particular Series, the Managing Member shall allocate and charge (including indemnification obligations) such liabilities to, between or among any one or more of the Series, in such manner and on such basis as the Managing Member deems fair and equitable and in accordance with the Allocation Policy, and any liability so allocated and charged to a particular Series shall thereupon be deemed to be a liability associated with that Series. Each allocation by the Managing Member pursuant to the provisions of this Section shall be conclusive and binding upon the Members associated with each and every Series. All liabilities associated with a Series shall be enforceable against the assets associated with that Series only, and not against the assets associated with the Company or any other Series, and except to the extent set forth above, no liabilities shall be enforceable against the assets associated with any Series prior to the allocation and charging of such liabilities as provided above. Any allocation of liabilities that are not readily associated with a particular Series to, between or among one or more of the Series shall not represent a commingling of such Series to pool capital for the purpose of carrying on a trade or business or making common investments and sharing in profits and losses therefrom. The Managing Member has caused notice of this limitation on inter-series liabilities to be set forth in the Certificate of Formation, and, accordingly, the statutory provisions of Section 18 215(b) of the Delaware Act relating to limitations on inter-series liabilities (and the statutory effect under Section 18 207 of the Delaware Act of setting forth such notice in the Certificate of Formation) shall apply to the Company and each Series. Notwithstanding any other provision of this Agreement, no distribution on or in respect of Interests in a particular Series, including, for the avoidance of doubt, any distribution made in connection with the winding up of such Series, shall be effected by the Company other than from the assets associated with that Series, nor shall any Member or former Member associated with a Series otherwise have any right or claim against the assets associated with any other Series (except to the extent that such Member or former Member has

such a right or claim hereunder as a Member or former Member associated with such other Series or in a capacity other than as a Member or former Member).

(e) <u>Ownership of Series Assets</u>. Title to and beneficial interest in Series Assets shall be deemed to be held and owned by the relevant Series and no Member or Members of such Series, individually or collectively, shall have any title to or beneficial interest in specific Series Assets or any portion thereof. Each Member of a Series irrevocably waives any right that it may have to maintain an action for partition with respect to its interest in the Company, any Series or any Series Assets. Any Series Assets may be held or registered in the name of the relevant Series, in the name of a nominee or as the Managing Member may determine; *provided, however*, that Series Assets shall be recorded as the assets of the relevant Series on the Company's books and records, irrespective of the name in which legal title to such Series Assets is held. Any corporation, brokerage firm or transfer agent called upon to transfer any Series Assets to or from the name of any Series shall be entitled to rely upon instructions or assignments signed or purporting to be signed by the Managing Member or its agents without inquiry as to the authority of the person signing or purporting to sign such instruction or assignment or as to the validity of any transfer to or from the name of such Series.

(f) <u>Prohibition on Issuance of Preference Interests</u>. No Interests shall entitle any Member to any preemptive, preferential or similar rights unless such preemptive, preferential or similar rights are set forth in the applicable Series Designation on or prior to the date of the Initial Offering of any interests of such Series (the designation of such preemptive, preferential or similar rights with respect to a Series in the Series Designation, the **Interest Designation**).

Section 3.4 Authorization to Issue Interests.

(a) The Company may issue Interests, and options, rights and warrants relating to Interests, for any Company or Series purpose at any time and from time to time to such Persons for such consideration (which may be cash, property, services or any other lawful consideration) or for no consideration and on such terms and conditions as the Managing Member shall determine, all without the approval of the Economic Members. Each Interest shall have the rights and be governed by the provisions set forth in this Agreement (including any Series Designation).

(b) Subject to Section 6.3(a)(i), and unless otherwise provided in the applicable Series Designation, the Company is authorized to issue in respect of each Series an unlimited number of Interests. All Interests issued pursuant to, and in accordance with the requirements of, this ARTICLE III shall be validly issued Interests in the Company, except to the extent otherwise provided in the Delaware Act or this Agreement (including any Series Designation).

Section 3.5 Voting Rights of Interests Generally. Unless otherwise provided in this Agreement or any Series Designation, (i) each Record Holder of Interests shall be entitled to one vote per Interest for all matters submitted for the consent or approval of Members generally, (ii) all Record Holders of Interests (regardless of Series) shall vote together as a single class on all matters as to which all Record Holders of Interests are entitled to vote, (iii) Record Holders of a particular Series of Interest shall be entitled to one vote per Interest for all matters submitted for

the consent or approval of the Members of such Series and (iv) the Managing Member or any of its Affiliates shall not be entitled to vote in connection with any Interests they hold pursuant to Section 3.1(h) and no such Interests shall be deemed Outstanding for purposes of any such vote.

Section 3.6 Record Holders. The Company shall be entitled to recognize the Record Holder as the owner of an Interest and, accordingly, shall not be bound to recognize any equitable or other claim to or interest in such Interest on the part of any other Person, regardless of whether the Company shall have actual or other notice thereof, except as otherwise provided by law or any applicable rule, regulation, guideline or requirement of any National Securities Exchange or over-the-counter market on which such Interests are listed for trading (if ever). Without limiting the foregoing, when a Person (such as a broker, dealer, bank, trust company or clearing corporation or an agent of any of the foregoing) is acting as nominee, agent or in some other representative capacity for another Person in acquiring or holding Interests, as between the Company on the one hand, and such other Persons on the other, such representative Person shall be the Record Holder of such Interests.

Section 3.7 Splits.

(a) Subject to paragraph (c) of this Section and Section 3.4, and unless otherwise provided in any Interest Designation, the Company may make a pro rata distribution of Interests of a Series to all Record Holders of such Series, or may effect a subdivision or combination of Interests of any Series, in each case, on an equal per Interest basis and so long as, after any such event, any amounts calculated on a per Interest basis or stated as a number of Interests are proportionately adjusted.

(b) Whenever such a distribution, subdivision or combination of Interests is declared, the Managing Member shall select a date as of which the distribution, subdivision or combination shall be effective. The Managing Member shall send notice thereof at least 10 Business Days prior to the date of such distribution, subdivision or combination to each Record Holder as of a date not less than 5 Business Days prior to the date of such distribution, subdivision or combination, subdivision or combination. The Managing Member also may cause a firm of independent public accountants selected by it to calculate the number of Interests to be held by each Record Holder after giving effect to such distribution, subdivision or combination. The Managing Member of Interests to be held by each Record Holder after giving effect to such distribution, subdivision or combination. The Managing Member of Interests to be held by each Record Holder after giving effect to such distribution, subdivision or combination. The Managing Member of Interests to be held by each Record Holder after giving effect to such distribution, subdivision or combination. The Managing Member shall be entitled to rely on any certificate provided by such firm as conclusive evidence of the accuracy of such calculation.

(c) Subject to Section 3.4 and unless otherwise provided in any Series Designation, the Company shall not issue fractional Interests upon any distribution, subdivision or combination of Interests. If a distribution, subdivision or combination of Interests would otherwise result in the issuance of fractional Interests, each fractional Interest shall be rounded to the nearest whole Interest (and a 0.5 Interest shall be rounded to the next higher Interest).

Section 3.8 Agreements. The rights of all Members and the terms of all Interests are subject to the provisions of this Agreement (including any Series Designation).

ARTICLE IV - REGISTRATION AND TRANSFER OF INTERESTS.

Section 4.1 Maintenance of a Register. Subject to the restrictions on Transfer and ownership limitations contained below:

(a) The Company, or its appointee, shall keep or cause to be kept on behalf of the Company and each Series a register that will set forth the Record Holders of each of the Interests and information regarding the Transfer of each of the Interests. The Managing Member is hereby initially appointed as registrar and transfer agent of the Interests, provided that the Managing Member may appoint such third-party registrar and transfer agent as it determines appropriate in its sole discretion, for the purpose of registering Interests and Transfers of such Interests as herein provided, including as set forth in any Series Designation.

(b) Upon acceptance by the Managing Member of the Transfer of any Interest, each transferee of an Interest (i) shall be admitted to the Company as a Substitute Economic Member with respect to the Interests so transferred to such transferee when any such transfer or admission is reflected in the books and records of the Company, (ii) shall be deemed to agree to be bound by the terms of this Agreement by completing a Form of Adherence to the reasonable satisfaction of the Managing Member in accordance with Section 4.2(g)(ii), (iii) shall become the Record Holder of the Interests so transferred, (iv) grants powers of attorney to the Managing Member and any Liquidator of the Company and each of their authorized officers and attorneys in fact, as the case may be, as specified herein, and (v) makes the consents and waivers contained in this Agreement. The Transfer of any Interests and the admission of any new Economic Member shall not constitute an amendment to this Agreement, and no amendment to this Agreement shall be required for the admission of new Economic Members.

(c) Nothing contained in this Agreement shall preclude the settlement of any transactions involving Interests entered into through the facilities of any National Securities Exchange or over-the-counter market on which such Interests are listed or quoted for trading, if any.

Section 4.2 Ownership Limitations.

(a) No Transfer of any Economic Members Interest, whether voluntary or involuntary, shall be valid or effective, and no transferee shall become a substituted Economic Member, unless the written consent of the Managing Member has been obtained, which consent may be withheld in its sole and absolute discretion as further described in this Section 4.2. In the event of any Transfer, all of the conditions of the remainder of this Section must also be satisfied. Notwithstanding the foregoing but subject to Section 3.6, assignment of the economic benefits of ownership of Interests may be made without the Managing Members consent, provided that the assignee is not an ineligible or unsuitable investor under applicable law.

(b) No Transfer of any Economic Members Interests, whether voluntary or involuntary, shall be valid or effective unless the Managing Member determines, after consultation with legal counsel acting for the Company that such Transfer will not, unless waived by the Managing Member:

(i) result in the transferee directly or indirectly exceeding the Individual Aggregate 12-Month Investment Limit or owning in excess of the Aggregate Ownership Limit;

(ii) result in there being 2,000 or more beneficial owners (as such term is used under the Exchange Act) or 500 or more beneficial owners that are not accredited investors (as defined under the Securities Act) of any Series of Interests, as specified in Section 12(g)(1)(A)(ii) of the Exchange Act, unless such Interests have been registered under the Exchange Act or the Company is otherwise an Exchange Act reporting company;

(iii) cause all or any portion of the assets of the Company or any Series to constitute plan assets for purposes of ERISA;

(iv) adversely affect the Company or such Series, or subject the Company, the Series, the Managing Member or any of their respective Affiliates to any additional regulatory or governmental requirements or cause the Company to be disqualified as a limited liability company or subject the Company, any Series, the Managing Member or any of their respective Affiliates to any tax to which it would not otherwise be subject;

(v) require registration of the Company, any Series or any Interests under any securities laws of the United States of America, any state thereof or any other jurisdiction; or

(vi) violate or be inconsistent with any representation or warranty made by the transferring Economic Member.

(c) The transferring Economic Member, or such Economic Members legal representative, shall give the Managing Member prior written notice before making any voluntary Transfer and notice within thirty (30) days after any involuntary Transfer (unless such notice period is otherwise waived by the Managing Member), and shall provide sufficient information to allow legal counsel acting for the Company to make the determination that the proposed Transfer will not result in any of the consequences referred to in paragraphs (b)(i) through (b)(vi) above. If a Transfer occurs by reason of the death of an Economic Member or assignee, the notice may be given by the duly authorized representative of the estate of the Economic Member or assignee. The notice must be supported by proof of legal authority and valid assignment in form and substance acceptable to the Managing Member.

(d) In the event any Transfer permitted by this Section shall result in beneficial ownership by multiple Persons of any Economic Members interest in the Company, the Managing Member may require one or more trustees or nominees to be designated to represent a portion of or the entire interest transferred for the purpose of receiving all notices which may be given and all payments which may be made under this Agreement, and for the purpose of exercising the rights which the transferor as an Economic Member had pursuant to the provisions of this Agreement.

(e) A transferee shall be entitled to any future distributions attributable to the Interests transferred to such transferee and to transfer such Interests in accordance with the terms of this Agreement; provided, however, that such transferee shall not be entitled to the other rights of an

Economic Member as a result of such Transfer until he or she becomes a Substitute Economic Member.

(f) The Company and each Series shall incur no liability for distributions made in good faith to the transferring Economic Member until a written instrument of Transfer has been received by the Company and recorded on its books and the effective date of Transfer has passed.

(g) Any other provision of this Agreement to the contrary notwithstanding, any Substitute Economic Member shall be bound by the provisions hereof. Prior to recognizing any Transfer in accordance with this Section, the Managing Member may require, in its sole discretion:

(i) the transferring Economic Member and each transferee to execute one or more deeds or other instruments of Transfer in a form satisfactory to the Managing Member;

(ii) each transferee to acknowledge its assumption (in whole or, if the Transfer is in respect of part only, in the proportionate part) of the obligations of the transferring Economic Member by executing a Form of Adherence (or any other equivalent instrument as determined by the Managing Member);

(iii) each transferee to provide all the information required by the Managing Member to satisfy itself as to anti-money laundering, counter-terrorist financing and sanctions compliance matters; and

(iv) payment by the transferring Economic Member, in full, of the costs and expenses referred to in paragraph (h) below,

and no Transfer shall be completed or recorded in the books of the Company, and no proposed Substitute Economic Member shall be admitted to the Company as an Economic Member, unless and until each of these requirements has been satisfied or, at the sole discretion of the Managing Member, waived.

(h) The transferring Economic Member shall bear all costs and expenses arising in connection with any proposed Transfer, whether or not the Transfer proceeds to completion, including any legal fees incurred by the Company or any broker or dealer, any costs or expenses in connection with any opinion of counsel, and any transfer taxes and filing fees.

Section 4.3 Transfer of Interests and Obligations of the Managing Member.

(a) The Managing Member may Transfer all Interests acquired by the Managing Member (including all Interests acquired by the Managing Member in the Initial Offering pursuant to Section 3.1(h)) at any time and from time to time following the closing of the Initial Offering.

(b) The Economic Members hereby authorize the Managing Member to assign its rights, obligations and title as Managing Member to an Affiliate of the Managing Member without the prior consent of any other Person, and, in connection with such transfer, designate such Affiliate of the Managing Member as a successor Managing Member <u>provided</u>, that the Managing Member shall notify the applicable Economic Members of such change in the next regular communication to such Economic Members.

(c) Except as set forth in Section 4.3(b) above, in the event of the resignation of the Managing Member of its rights, obligations and title as Managing Member, the Managing Member shall nominate a successor Managing Member and the vote of a majority of the Interests held by Economic Members shall be required to elect such successor Managing Member. The Managing Member shall continue to serve as the Managing Member of the Company until such date as a successor Managing Member is elected pursuant to the terms of this Section 4.3(c).

Section 4.4 Remedies for Breach. If the Managing Member shall at any time determine in good faith that a Transfer or other event has taken place that results in a violation of this ARTICLE IV, the Managing Member shall take such action as it deems advisable to refuse to give effect to or to prevent such Transfer or other event, including, without limitation, causing the Company to redeem shares, refusing to give effect to such Transfer on the books of the Company or instituting proceedings to enjoin such Transfer or other event.

ARTICLE V - MANAGEMENT AND OPERATION OF THE COMPANY AND EACH SERIES

Section 5.1 Power and Authority of Managing Member. Except as explicitly set forth in this Agreement, the Manager, as appointed pursuant to Section 3.1(h) of this Agreement, shall have full power and authority to do, and to direct the Officers to do, all things and on such terms as it determines to be necessary or appropriate to conduct the business of the Company and each Series, to exercise all powers set forth in Section 2.5 and to effectuate the purposes set forth in Section 2.4, in each case without the consent of the Economic Members, including but not limited to the following:

(a) the making of any expenditures, the lending or borrowing of money, the assumption or guarantee of, or other contracting for, indebtedness and other liabilities, the issuance of evidences of indebtedness, including entering into on behalf of a Series, an Operating Expenses Reimbursement Obligation, or indebtedness that is convertible into Interests, and the incurring of any other obligations;

(b) the making of tax, regulatory and other filings, or rendering of periodic or other reports to governmental or other agencies having jurisdiction over the business or assets of the Company or any Series (including, but not limited to, the filing of periodic reports on Forms 1-K, 1-SA and 1-U with the U.S. Securities and Exchange Commission), and the making of any tax elections;

(c) the acquisition, disposition, mortgage, pledge, encumbrance, hypothecation or exchange of any or all of the assets of the Company or any Series or the merger or other

combination of the Company with or into another Person and for the avoidance of doubt, any action taken by the Managing Member pursuant to this sub-paragraph shall not require the consent of the Economic Members;

(d) (i) the use of the assets of the Company (including cash on hand) for any purpose consistent with the terms of this Agreement, including the financing of the conduct of the operations of the Company and the repayment of obligations of the Company and (ii) the use of the assets of a Series (including cash on hand) for any purpose consistent with the terms of this Agreement, including the financing of the conduct of the operations of such Series and the repayment of obligations of such Series;

(e) the negotiation, execution and performance of any contracts, conveyances or other instruments (including instruments that limit the liability of the Company or any Series under contractual arrangements to all or particular assets of the Company or any Series);

(f) the declaration and payment of distributions of Free Cash Flows or other assets to Members associated with a Series;

(g) the election and removal of Officers of the Company or associated with any Series;

(h) the appointment of the Asset Manager in accordance with the terms of this Agreement;

(i) the selection, retention and dismissal of employees, agents, outside attorneys, accountants, consultants and contractors and the determination of their compensation and other terms of employment, retention or hiring, and the payment of fees, expenses, salaries, wages and other compensation to such Persons;

(j) the solicitation of proxies from holders of any Series of Interests issued on or after the date of this Agreement that entitles the holders thereof to vote on any matter submitted for consent or approval of Economic Members under this Agreement;

(k) the maintenance of insurance for the benefit of the Company, any Series and the Indemnified Persons and the reinvestment by the Managing Member in its sole discretion, of any proceeds received by such Series from an insurance claim in a replacement Series Asset which is substantially similar to that which comprised the Series Asset prior to the event giving rise to such insurance payment;

(1) the formation of, or acquisition or disposition of an interest in, and the contribution of property and the making of loans to, any limited or general partnership, joint venture, corporation, limited liability company or other entity or arrangement;

(m) the placement of any Free Cash Flow funds in deposit accounts in the name of a Series or of a custodian for the account of a Series, or to invest those Free Cash Flow funds in any other investments for the account of such Series, in each case pending the application of

those Free Cash Flow funds in meeting liabilities of the Series or making distributions or other payments to the Members (as the case may be);

(n) the control of any matters affecting the rights and obligations of the Company or any Series, including the bringing, prosecuting and defending of actions at law or in equity and otherwise engaging in the conduct of litigation, arbitration or remediation, and the incurring of legal expense and the settlement of claims and litigation, including in respect of taxes;

(o) the indemnification of any Person against liabilities and contingencies to the maximum extent permitted by law;

(p) the giving of consent of or voting by the Company or any Series in respect of any securities that may be owned by the Company or such Series;

(q) the waiver of any condition or other matter by the Company or any Series;

(r) the entering into of listing agreements with any National Securities Exchange or over-the-counter market and the delisting of some or all of the Interests from, or requesting that trading be suspended on, any such exchange or market;

(s) the issuance, sale or other disposition, and the purchase or other acquisition, of Interests or options, rights or warrants relating to Interests;

(t) the registration of any offer, issuance, sale or resale of Interests or other securities or any Series issued or to be issued by the Company under the Securities Act and any other applicable securities laws (including any resale of Interests or other securities by Members or other security holders);

(u) the execution and delivery of agreements with Affiliates of the Company or other Persons to render services to the Company or any Series;

(v) the adoption, amendment and repeal of the Allocation Policy;

(w) the selection of auditors for the Company and any Series;

(x) the selection of any transfer agent or depositor for any securities of the Company or any Series, and the entry into such agreements and provision of such other information as shall be required for such transfer agent or depositor to perform its applicable functions; and

(y) unless otherwise provided in this Agreement or the Series Designation, the calling of a vote of the Economic Members as to any matter to be voted on by all Economic Members of the Company or if a particular Series, as applicable.

The authority and functions of the Managing Member, on the one hand, and of the Officers, on the other hand, shall be identical to the authority and functions of the board of directors and officers, respectively, of a corporation organized under the DGCL in addition to the powers that now or

hereafter can be granted to managers under the Delaware Act. No Economic Member, by virtue of its status as such, shall have any management power over the business and affairs of the Company or any Series or actual or apparent authority to enter into, execute or deliver contracts on behalf of, or to otherwise bind, the Company or any Series.

Section 5.2 Determinations by the Managing Member. In furtherance of the authority granted to the Managing Member pursuant to Section 5.1 of this Agreement, the determination as to any of the following matters, made in good faith by or pursuant to the direction of the Managing Member consistent with this Agreement, shall be final and conclusive and shall be binding upon the Company and each Series and every holder of Interests:

(a) the amount of Free Cash Flow of any Series for any period and the amount of assets at any time legally available for the payment of distributions on Interests of any Series;

(b) the amount of paid in surplus, net assets, other surplus, annual or other cash flow, funds from operations, net profit, net assets in excess of capital, undivided profits or excess of profits over losses on sales of assets; the amount, purpose, time of creation, increase or decrease, alteration or cancellation of any reserves or charges and the propriety thereof (whether or not any obligation or liability for which such reserves or charges shall have been created shall have been paid or discharged);

(c) any interpretation of the terms, preferences, conversion or other rights, voting powers or rights, restrictions, limitations as to distributions, qualifications or terms or conditions of redemption of any Series;

(d) the fair value, or any sale, bid or asked price to be applied in determining the fair value, of any asset owned or held by any Series or of any Interests;

(e) the number of Interests within a Series;

(f) any matter relating to the acquisition, holding and disposition of any assets by any Series;

(g) the evaluation of any competing interests among the Series and the resolution of any conflicts of interests among the Series;

(h) each of the matters set forth in Section 5.1(a) through Section 5.1(y); or

(i) any other matter relating to the business and affairs of the Company or any Series or required or permitted by applicable law, this Agreement or otherwise to be determined by the Managing Member.

Section 5.3 Delegation. The Managing Member may delegate to any Person or Persons any of the powers and authority vested in it hereunder and may engage such Person or Persons to provide administrative, compliance, technological and accounting services to the Company, on such terms and conditions as it may consider appropriate.

Section 5.4 Advisory Board.

The Managing Member may establish an Advisory Board comprised of members of (a) the Managing Members expert network and external advisors. The Advisory Board will be available to provide guidance to the Managing Member on the strategy and progress of the Company. Additionally, the Advisory Board may: (i) be consulted with by the Managing Member in connection with the acquisition and disposal of a Series Asset, (ii) conduct an annual review of the Company's acquisition policy, (iii) provide guidance with respect to, material conflicts arising or that are reasonably likely to arise with the Managing Member, on the one hand, and the Company, a Series or the Economic Members, on the other hand, or the Company or a Series, on the one hand, and another Series, on the other hand, (iv) approve any material transaction between the Company or a Series and the Managing Member or any of its Affiliates, another Series or an Economic Member (other than the purchase of interests in such Series), (v) provide guidance with respect to the appropriate levels of annual fleet level insurance costs and maintenance costs specific to each individual Series Asset, and review fees, expenses, assets, revenues and availability of funds for distribution with respect to each Series on an annual basis and (vi) approve any service providers appointed by the Managing Member in respect of the Series Assets.

(b) If the Advisory Board determines that any member of the Advisory Boards interests conflict to a material extent with the interests of a Series or the Company as a whole, such member of the Advisory Board shall be excluded from participating in any discussion of the matters to which that conflict relates and shall not participate in the provision of guidance to the Managing Member in respect of such matters, unless a majority of the other members of the Advisory Board determines otherwise.

(c) The members of the Advisory Board shall not be entitled to compensation by the Company or any Series in connection with their role as members of the Advisory Board (including compensation for attendance at meetings of the Advisory Board), *provided*, *however*, the Company or any applicable Series shall reimburse a member of the Advisory Board for any out of pocket expenses or Operating Expenses actually incurred by it or any of its Affiliates on behalf of the Company or a Series when acting upon the Managing Members instructions or pursuant to a written agreement between the Company or a Series and such member of the Advisory Board or its Affiliates.

(d) The members of the Advisory Board shall not be deemed managers or other persons with duties to the Company or any Series (under Sections 18-1101 or 18-1104 of the Delaware Act or under any other applicable law or in equity) and shall have no fiduciary duty to the Company or any Series. The Managing Member shall be entitled to rely upon, and shall be fully protected in relying upon, reports and information of the Advisory Board to the extent the Managing Member reasonably believes that such matters are within the professional or expert competence of the members of the Advisory Board, and shall be protected under Section 18-406 of the Delaware Act in relying thereon.

Section 5.5 Exculpation, Indemnification, Advances and Insurance.

Subject to other applicable provisions of this ARTICLE V including Section 5.7, the (a) Indemnified Persons shall not be liable to the Company or any Series for any acts or omissions by any of the Indemnified Persons arising from the exercise of their rights or performance of their duties and obligations in connection with the Company or any Series, this Agreement or any investment made or held by the Company or any Series, including with respect to any acts or omissions made while serving at the request of the Company or on behalf of any Series as an officer, director, member, partner, fiduciary or trustee of another Person, other than such acts or omissions that have been determined in a final, non-appealable decision of a court of competent jurisdiction to constitute fraud, willful misconduct or gross negligence. The Indemnified Persons shall be indemnified by the Company and, to the extent Expenses and Liabilities are associated with any Series, each such Series, in each case, to the fullest extent permitted by law, against all expenses and liabilities (including judgments, fines, penalties, interest, amounts paid in settlement with the approval of the Company and counsel fees and disbursements on a solicitor and client basis) (collectively, Expenses and Liabilities) arising from the performance of any of their duties or obligations in connection with their service to the Company or each such Series or this Agreement, or any investment made or held by the Company, each such Series, including in connection with any civil, criminal, administrative, investigative or other action, suit or proceeding to which any such Person may hereafter be made party by reason of being or having been a manager of the Company or such Series under Delaware law, an Officer of the Company or associated with such Series, a member of the Advisory Board or an officer, director, member, partner, fiduciary or trustee of another Person, provided that this indemnification shall not cover Expenses and Liabilities that arise out of the acts or omissions of any Indemnified Party that have been determined in a final, non-appealable decision of a court, arbitrator or other tribunal of competent jurisdiction to have resulted primarily from such Indemnified Persons fraud, willful misconduct or gross negligence. Without limitation, the foregoing indemnity shall extend to any liability of any Indemnified Person, pursuant to a loan guaranty or otherwise, for any indebtedness of the Company or any Series (including any indebtedness which the Company or any Series has assumed or taken subject to), and the Managing Member or the Officers are hereby authorized and empowered, on behalf of the Company or any Series, to enter into one or more indemnity agreements consistent with the provisions of this Section in favor of any Indemnified Person having or potentially having liability for any such indebtedness. It is the intention of this paragraph that the Company and each applicable Series indemnify each Indemnified Person to the fullest extent permitted by law, provided that this indemnification shall not cover Expenses and Liabilities that arise out of the acts or omissions of any Indemnified Party that have been determined in a final, non-appealable decision of a court, arbitrator or other tribunal of competent jurisdiction to have resulted primarily from such Indemnified Persons fraud, willful misconduct or gross negligence.

(b) The provisions of this Agreement, to the extent they restrict the duties and liabilities of an Indemnified Person otherwise existing at law or in equity, including Section 5.7, are agreed by each Member to modify such duties and liabilities of the Indemnified Person to the maximum extent permitted by law.

(c) Any indemnification under this Section (unless ordered by a court) shall be made by each applicable Series. To the extent, however, that an Indemnified Person has been successful on the merits or otherwise in defense of any action, suit or proceeding described above, or in

defense of any claim, issue or matter therein, such Indemnified Person shall be indemnified against expenses (including attorney's fees) actually and reasonably incurred by such Indemnified Person in connection therewith.

(d) Any Indemnified Person may apply to the Court of Chancery of the State of Delaware or any other court of competent jurisdiction in the State of Delaware for indemnification to the extent otherwise permissible under paragraph (a). The basis of such indemnification by a court shall be a determination by such court that indemnification of the Indemnified Person is proper in the circumstances because such Indemnified Person has met the applicable standards of conduct set forth in paragraph (a). Neither a contrary determination in the specific case under paragraph (c) nor the absence of any determination thereunder shall be a defense to such application or create a presumption that the Indemnified Person seeking indemnification pursuant to this paragraph shall be given to the Company promptly upon the filing of such application. If successful, in whole or in part, the Indemnified Person seeking indemnification shall also be entitled to be paid the expense of prosecuting such application.

(e) To the fullest extent permitted by law, expenses (including attorney's fees) incurred by an Indemnified Person in defending any civil, criminal, administrative or investigative action, suit or proceeding may, at the option of the Managing Member, be paid by each applicable Series in advance of the final disposition of such action, suit or proceeding upon receipt of an undertaking by or on behalf of such Indemnified Person to repay such amount if it shall ultimately be determined that such Indemnified Person is not entitled to be indemnified by each such Series as authorized in this Section.

(f) The indemnification and advancement of expenses provided by or granted pursuant to this Section shall not be deemed exclusive of any other rights to which those seeking indemnification or advancement of expenses may be entitled under this Agreement, or any other agreement (including without limitation any Series Designation), vote of Members or otherwise, and shall continue as to an Indemnified Person who has ceased to serve in such capacity and shall inure to the benefit of the heirs, successors, assigns and administrators of the Indemnified Person unless otherwise provided in a written agreement with such Indemnified Person or in the writing pursuant to which such Indemnified Person is indemnified, it being the policy of the Company that indemnification of the persons specified in paragraph (a) shall be made to the fullest extent permitted by law. The provisions of this Section shall not be deemed to preclude the indemnification of any person who is not specified in paragraph (a) but whom the Company or an applicable Series has the power or obligation to indemnify under the provisions of the Delaware Act.

(g) The Company and any Series may, but shall not be obligated to, purchase and maintain insurance on behalf of any Person entitled to indemnification under this Section against any liability asserted against such Person and incurred by such Person in any capacity to which they are entitled to indemnification hereunder, or arising out of such Persons status as such, whether or not the Company would have the power or the obligation to indemnify such Person against such liability under the provisions of this Section.

(h) The indemnification and advancement of expenses provided by, or granted pursuant to, this Section shall, unless otherwise provided when authorized or ratified, inure to the benefit of the heirs, executors and administrators of any person entitled to indemnification under this Section.

(i) The Company and any Series may, to the extent authorized from time to time by the Managing Member, provide rights to indemnification and to the advancement of expenses to employees and agents of the Company or such Series.

(j) If this Section or any portion of this Section shall be invalidated on any ground by a court of competent jurisdiction each applicable Series shall nevertheless indemnify each Indemnified Person as to expenses (including attorney's fees), judgments, fines, and amounts paid in settlement with respect to any action, suit, proceeding or investigation, whether civil, criminal or administrative, including a grand jury proceeding or action or suit brought by or in the right of the Company, to the full extent permitted by any applicable portion of this Section that shall not have been invalidated.

(k) Each of the Indemnified Persons may, in the performance of his, her or its duties, consult with legal counsel, accountants, and other experts, and any act or omission by such Person on behalf of the Company or any Series in furtherance of the interests of the Company or such Series in good faith in reliance upon, and in accordance with, the advice of such legal counsel, accountants or other experts will be full justification for any such act or omission, and such Person will be fully protected for such acts and omissions; *provided* that such legal counsel, accountants, or other experts were selected with reasonable care by or on behalf of such Indemnified Person.

(1) An Indemnified Person shall not be denied indemnification in whole or in part under this Section because the Indemnified Person had an interest in the transaction with respect to which the indemnification applies if the transaction was otherwise permitted by the terms of this Agreement.

(m) Any liabilities which an Indemnified Person incurs as a result of acting on behalf of the Company or any Series (whether as a fiduciary or otherwise) in connection with the operation, administration or maintenance of an employee benefit plan or any related trust or funding mechanism (whether such liabilities are in the form of excise taxes assessed by the Internal Revenue Service, penalties assessed by the Department of Labor, restitutions to such a plan or trust or other funding mechanism or to a participant or beneficiary of such plan, trust or other funding mechanism, or otherwise) shall be treated as liabilities indemnifiable under this Section, to the maximum extent permitted by law.

(n) The Managing Member shall, in the performance of its duties, be fully protected in relying in good faith upon the records of the Company and any Series and on such information, opinions, reports or statements presented to the Company by any of the Officers or employees of the Company or associated with any Series, or by any other Person as to matters the Managing Member reasonably believes are within such other Persons professional or expert competence (including, without limitation, the Advisory Board).

(o) Any amendment, modification or repeal of this Section or any provision hereof shall be prospective only and shall not in any way affect the limitations on the liability of or other rights of any indemnitee under this Section as in effect immediately prior to such amendment, modification or repeal with respect to claims arising from or relating to matters occurring, in whole or in part, prior to such amendment, modification or repeal, regardless of when such claims may arise or be asserted and provided such Person became an indemnitee hereunder prior to such amendment, modification or repeal.

Section 5.6 Duties of Officers.

(a) Except as set forth in Sections 5.5 and 5.7, as otherwise expressly provided in this Agreement or required by the Delaware Act, (i) the duties and obligations owed to the Company by the Officers shall be the same as the duties and obligations owed to a corporation organized under DGCL by its officers, and (ii) the duties and obligations owed to the Members by the Officers shall be the same as the duties and obligations owed to the stockholders of a corporation under the DGCL by its officers.

(b) The Managing Member shall have the right to exercise any of the powers granted to it by this Agreement and perform any of the duties imposed upon it thereunder either directly or by or through the duly authorized Officers of the Company or associated with a Series, and the Managing Member shall not be responsible for the misconduct or negligence on the part of any such Officer duly appointed or duly authorized by the Managing Member in good faith.

Section 5.7 Standards of Conduct and Modification of Duties of the Managing Member. Notwithstanding anything to the contrary herein or under any applicable law, including, without limitation, Section 18 1101(c) of the Delaware Act, the Managing Member, in exercising its rights hereunder in its capacity as the managing member of the Company, shall be entitled to consider only such interests and factors as it desires, including its own interests, and shall have no duty or obligation (fiduciary or otherwise) to give any consideration to any interest of or factors affecting the Company, any Series or any Economic Members, and shall not be subject to any other or different standards imposed by this Agreement, any other agreement contemplated hereby, under the Delaware Act or under any other applicable law or in equity. The Managing Member shall not have any duty (including any fiduciary duty) to the Company, any Series, the Economic Members or any other Person, including any fiduciary duty associated with selfdealing or corporate opportunities, all of which are hereby expressly waived. This Section shall not in any way reduce or otherwise limit the specific obligations of the Managing Member expressly provided in this Agreement or in any other agreement with the Company or any Series.

Section 5.8 Reliance by Third Parties. Notwithstanding anything to the contrary in this Agreement, any Person dealing with the Company or any Series shall be entitled to assume that the Managing Member and any Officer of the Company or any Series has full power and authority to encumber, sell or otherwise use in any manner any and all assets of the Company or such Series and to enter into any contracts on behalf of the Company or such Series, and such Person shall be entitled to deal with the Managing Member or any Officer as if it were the Company's or such Series sole party in interest, both legally and beneficially. Each Economic Member hereby waives, to the fullest extent permitted by law, any and all defenses or other remedies that may be available against such Person to contest, negate or disaffirm any action of the Managing Member or any Officer in connection with any such dealing. In no event shall any Person dealing with the Managing Member or any Officer or its representatives be obligated to ascertain that the terms of this Agreement have been complied with or to inquire into the necessity or expedience of any act or action of the Managing Member or any Officer or its representatives. Each and every certificate, document or other instrument executed on behalf of the Company or any Series by the Managing Member or any Officer or its representatives shall be conclusive evidence in favor of any and every Person relying thereon or claiming thereunder that (a) at the time of the execution and delivery of such certificate, document or instrument, this Agreement were in full force and effect, (b) the Person executing and delivering such certificate, document or instrument was duly authorized and empowered to do so for and on behalf of the Company or any Series and (c) such certificate, document or instrument was duly executed and delivered in accordance with the terms and provisions of this Agreement and is binding upon the Company or the applicable Series.

Section 5.9 Certain Conflicts of Interest. The resolution of any Conflict of Interest approved by the Advisory Board shall be conclusively deemed to be fair and reasonable to the Company and the Members and not a breach of any duty hereunder at law, in equity or otherwise.

Section 5.10 Appointment of the Asset Manager. The Managing Member exercises ultimate authority over the Series Assets. Pursuant to Section 5.3, the Managing Member has the right to delegate its responsibilities under this Agreement in respect of the management of the Series Assets. The Managing Member has agreed on behalf of the Company to appoint the Asset Manager to manage the Series Assets on a discretionary basis, and to exercise, to the exclusion of the Managing Member (but under the supervision and authority of the Managing Member), all the powers, rights and discretions conferred on the Managing Member in respect of the Series Assets and, the Managing Member on behalf of each Series, will enter into an Asset Management Agreement pursuant to which the Asset Manager is formally appointed to manage the Series Assets. The consideration payable to the Asset Manager for managing the Series Assets will be the Management Fee.

ARTICLE VI - FEES AND EXPENSES

Section 6.1 Cost to acquire the Series Asset; Brokerage Fee; Offering Expenses; Acquisition Expenses; Sourcing Fee. The following fees, costs and expenses in connection with any Initial Offering and the sourcing and acquisition of a Series Asset shall be borne by the relevant Series (except in the case of an unsuccessful Offering in which case all Abort Costs shall be borne by the Managing Member, and except to the extent assumed by the Managing Member in writing):

- (a) Cost to acquire the Series Asset;
- (b) Brokerage Fee;
- (c) Offering Expenses

- (d) Acquisition Expenses; and
- (e) Sourcing Fee.

Section 6.2 Operating Expenses; Dissolution Fees. Each Series shall be responsible for its Operating Expenses, all costs and expenses incidental to the termination and winding up of such Series and its share of the costs and expenses incidental to the termination and winding up of the Company as allocated to it in accordance with Section 6.4.

Section 6.3 Excess Operating Expenses; Further Issuance of Interests; Operating Expenses Reimbursement Obligation(s).

(a) If there are not sufficient cash reserves of, or revenues generated by, a Series to meet its Operating Expenses, the Managing Member may:

(i) issue additional Interests in such Series in accordance with Section 3.4. Economic Members shall be notified in writing at least 10 Business Days in advance of any proposal by the Managing Member to issue additional Interests pursuant to this Section; and/or

(ii) pay such excess Operating Expenses and not seek reimbursement; and/or

(iii) enter into an agreement pursuant to which the Managing Member loans to the Company an amount equal to the remaining excess Operating Expenses (the **Operating Expenses Reimbursement Obligation(s)**). The Managing Member, in its sole discretion, may impose a reasonable rate of interest (a rate no less than the Applicable Federal Rate (as defined in the Code)) on any Operating Expenses Reimbursement Obligation. The Operating Expenses Reimbursement Obligation(s) shall become repayable when cash becomes available for such purpose in accordance with ARTICLE VII.

Section 6.4 Allocation of Expenses. Any Brokerage Fee, Offering Expenses, Acquisition Expenses, Sourcing Fee and Operating Expenses shall be allocated by the Managing Member in accordance with the Allocation Policy.

Section 6.5 Overhead of the Managing Member. The Managing Member shall pay and the Economic Members shall not bear the cost of: (i) any annual administration fee to the Broker or such other amount as is agreed between the Broker and the Managing Member from time to time, (ii) all of the ordinary overhead and administrative expenses of the Managing Member including, without limitation, all costs and expenses on account of rent, utilities, insurance, office supplies, office equipment, secretarial expenses, stationery, charges for furniture, fixtures and equipment, payroll taxes, travel, entertainment, salaries and bonuses, but excluding any Operating Expenses, (iii) any Abort Costs, and (iv) such other amounts in respect of any Series as it shall agree in writing or as is explicitly set forth in any Offering Document.

ARTICLE VII - DISTRIBUTIONS

Section 7.1 Application of Cash. Subject to Section 7.3, ARTICLE XI and any Interest Designation, any Free Cash Flows of each Series after (i) repayment of any amounts outstanding under Operating Expenses Reimbursement Obligations including any accrued interest as there may be and (ii) the creation of such reserves as the Manager deems necessary, in its sole discretion, to meet future Operating Expenses, shall be applied and distributed, at least 50% by way of distribution to the Members of such Series (pro rata to their Interests and which, for the avoidance of doubt, may include the Managing Member or its Affiliates), and at most 50% to the Asset Manager in payment of the Management Fee, except to the extent waived by the Asset Manager, in its sole discretion.

Section 7.2 Application of Amounts upon the Liquidation of a Series. Subject to Section 7.3 and ARTICLE XI and any Interest Designation, any amounts available for distribution following the liquidation of a Series, net of any fees, costs and liabilities (as determined by the Managing Member in its sole discretion), shall be applied and distributed 100% to the Members (pro rata to their Interests and which, for the avoidance of doubt, may include the Managing Member and its Affiliates).

Section 7.3 Timing of Distributions.

(a) Subject to the applicable provisions of the Delaware Act and except as otherwise provided herein, the Managing Member shall pay distributions to the Members associated with such Series pursuant to Section 7.1, at such times as the Managing Member shall reasonably determine, and pursuant to Section 7.2, as soon as reasonably practicable after the relevant amounts have been received by the Series; provided that, the Managing Member shall not be obliged to make any distribution pursuant to this Section (i) unless there are sufficient amounts available for such distribution or (ii) which, in the reasonable opinion of the Managing Member, would or might leave the Company or such Series with insufficient funds to meet any future contemplated obligations or contingencies including to meet any Operating Expenses and outstanding Operating Expenses Reimbursement Obligations (and the Managing Member is hereby authorized to retain any amounts within the Company to create a reserve to meet any such obligations or contingencies), or which otherwise may result in the Company or such Series having unreasonably small capital for the Company or such Series to continue its business as a going concern. Subject to the terms of any Series Designation (including, without limitation, the preferential rights, if any, of holders of any other class of Interests of the applicable Series), distributions shall be paid to the holders of the Interests of a Series on an equal per Interest basis as of the Record Date selected by the Managing Member. Notwithstanding any provision to the contrary contained in this Agreement, the Company shall not be required to make a distribution to any Member on account of its interest in any Series if such distribution would violate the Delaware Act or other applicable law.

(b) Notwithstanding Section 7.2 and Section 7.3(a), in the event of the termination and liquidation of a Series, all distributions shall be made in accordance with, and subject to the terms and conditions of, ARTICLE XI.

(c) Each distribution in respect of any Interests of a Series shall be paid by the Company, directly or through any other Person or agent, only to the Record Holder of such Interests as of the Record Date set for such distribution. Such payment shall constitute full payment and satisfaction of the Company and such Series liability in respect of such payment, regardless of any claim of any Person who may have an interest in such payment by reason of an assignment or otherwise.

Section 7.4 Distributions in kind. Distributions in kind of the entire or part of a Series Asset to Members are prohibited.

ARTICLE VIII - BOOKS, RECORDS, ACCOUNTING AND REPORTS

Section 8.1 Records and Accounting.

(a) The Managing Member shall keep or cause to be kept at the principal office of the Company or such other place as determined by the Managing Member appropriate books and records with respect to the business of the Company and each Series, including all books and records necessary to provide to the Economic Members any information required to be provided pursuant to this Agreement or applicable law. Any books and records maintained by or on behalf of the Company or any Series in the regular course of its business, including the record of the Members, books of account and records of Company or Series proceedings, may be kept in such electronic form as may be determined by the Managing Member; *provided*, that the books and records so maintained are convertible into clearly legible written form within a reasonable period of time. The books of the Company shall be maintained, for tax and financial reporting purposes, on an accrual basis in accordance with U.S. GAAP, unless otherwise required by applicable law or other regulatory disclosure requirement.

(b) Each Member shall have the right, upon reasonable demand for any purpose reasonably related to the Members Interest as a member of the Company (as reasonably determined by the Managing Member) to such information pertaining to the Company as a whole and to each Series in which such Member has an Interest, as provided in Section 18-305 of the Delaware Act; provided, that prior to such Member having the ability to access such information, the Managing Member shall be permitted to require such Member to enter into a confidentiality agreement in form and substance reasonably acceptable to the Managing Member. For the avoidance of doubt, except as may be required pursuant to Article X, a Member shall only have access to the information (including any Series Designation) referenced with respect to any Series in which such Member has an Interest and not to any Series in which such Member does not have an Interest.

(c) Except as otherwise set forth in the applicable Series Designation, within 120 calendar days after the end of the fiscal year and 90 calendar days after the end of the semiannual reporting date, the Managing Member shall use its commercially reasonable efforts to circulate to each Economic Member electronically by e-mail or made available via an online platform:

(i) a financial statement of such Series prepared in accordance with U.S. GAAP, which includes a balance sheet, profit and loss statement and a cash flow statement; and

(ii) confirmation of the number of Interests in each Series Outstanding as of the end of the most recent fiscal year;

provided, that notwithstanding the foregoing, if the Company or any Series is required to disclose financial information pursuant to the Securities Act or the Exchange Act (including without limitations periodic reports under the Exchange Act or under Rule 257 under Regulation A of the Securities Act), then compliance with such provisions shall be deemed compliance with this Section 8.1(c) and no further or earlier financial reports shall be required to be provided to the Economic Members of the applicable Series with such reporting requirement.

Section 8.2 Fiscal Year. Unless otherwise provided in a Series Designation, the fiscal year for tax and financial reporting purposes of each Series shall be a calendar year ending December 31 unless otherwise required by the Code. The fiscal year for financial reporting purposes of the Company shall be a calendar year ending December 31.

ARTICLE IX - TAX MATTERS

The Company intends to be taxed as a partnership or a disregarded entity for federal income tax purposes and will not make any election or take any action that could cause it to be treated as an association taxable as a corporation under Subchapter C of the Code. The Company will make an election on IRS Form 8832 for each Series to be treated as an association taxable as a corporation under Subchapter C of the Code and not as a partnership under Subchapter K of the Code.

ARTICLE X - REMOVAL OF THE MANAGING MEMBER

Economic Members of the Company acting by way of a Super Majority Vote may elect to remove the Managing Member at any time if the Managing Member is found by a non-appealable judgment of a court of competent jurisdiction to have committed fraud in connection with a Series or the Company and which has a material adverse effect the Company. The Managing Member shall call a meeting of all of the Economic Members of the Company within 30 calendar days of such final non-appealable judgment of a court of competent jurisdiction, at which the Economic Members may (i) by Super Majority Vote, remove the Managing Member of the Company and each relevant Series in accordance with this ARTICLE X and (ii) if the Managing Member is so removed, by a plurality, appoint a replacement Managing Member or the liquidation and dissolution and termination the Company and each of the Series in accordance with ARTICLE XI. If the Managing Member fails to call a meeting as required by this Article X, then any Economic Member shall have the ability to demand a list of all Record Holders of the Company pursuant to Section 8.1(b) and to call a meeting at which such a vote shall be taken. In the event of its removal, the Managing Member shall be entitled to receive all amounts that have accrued and are then currently due and payable to it pursuant to this Agreement but shall forfeit its right to any future distributions. If the Managing Member of a Series and the Asset Manager of a Series shall be the same Person or controlled Affiliates, then the Managing Members appointment as Asset Manager of such Series shall concurrently automatically terminate. Prior to its admission as a Managing Member of any Series, any replacement Managing Member shall acquire the Interests held by the departing Managing Member in such Series for fair market value and in cash immediately payable on the Transfer of such Interests and appoint a replacement Asset Manager on the same terms and

conditions set forth herein and in the Asset Management Agreement. For the avoidance of doubt, if the Managing Member is removed as Managing Member of the Company it shall also cease to be Managing Member of each of the Series.

ARTICLE XI - DISSOLUTION, TERMINATION AND LIQUIDATION

Section 11.1 Dissolution and Termination.

(a) The Company shall not be dissolved by the admission of Substitute Economic Members or Additional Economic Members or the withdrawal of a transferring Member following a Transfer associated with any Series. The Company shall dissolve, and its affairs shall be wound up, upon:

(i) an election to dissolve the Company by the Managing Member;

(ii) the sale, exchange or other disposition of all or substantially all of the assets and properties of all Series (which shall include the obsolesce of the Series Assets) and the subsequent election to dissolve the Company by the Managing Member;

(iii) the entry of a decree of judicial dissolution of the Company pursuant to the provisions of the Delaware Act;

(iv) at any time that there are no Members of the Company, unless the business of the Company is continued in accordance with the Delaware Act; or

(v) a vote by the Economic Members to dissolve the Company following the for-cause removal of the Managing Member in accordance with ARTICLE X.

(b) A Series shall not be terminated by the admission of Substitute Economic Members or Additional Economic Members or the withdrawal of a transferring Member following a Transfer associated with any Series. Unless otherwise provided in the Series Designation, a Series shall terminate, and its affairs shall be wound up, upon:

(i) the dissolution of the Company pursuant to Section 11.1(a);

(ii) the sale, exchange or other disposition of all or substantially all of the assets and properties of such Series (which shall include the obsolesce of the Series Asset) and the subsequent election to dissolve the Company by the Managing Member. The termination of the Series pursuant to this sub-paragraph shall not require the consent of the Economic Members;

(iii) an event set forth as an event of termination of such Series in the Series Designation establishing such Series;

(iv) an election to terminate the Series by the Managing Member; or

(v) at any time that there are no Members of such Series, unless the business of such Series is continued in accordance with the Delaware Act.

(c) The dissolution of the Company or any Series pursuant to Section 18-801(a)(3) of the Delaware Act shall be strictly prohibited.

Section 11.2 Liquidator. Upon dissolution of the Company or termination of any Series, the Managing Member shall select one or more Persons (which may be the Managing Member) to act as Liquidator.

In the case of a dissolution of the Company, (i) the Liquidator shall be entitled to receive compensation for its services as Liquidator; (ii) the Liquidator shall agree not to resign at any time without 15 days prior notice to the Managing Member and may be removed at any time by the Managing Member; (iii) upon dissolution, death, incapacity, removal or resignation of the Liquidator, a successor and substitute Liquidator (who shall have and succeed to all rights, powers and duties of the original Liquidator) shall within 30 days be appointed by the Managing Member. The right to approve a successor or substitute Liquidator in the manner provided herein shall be deemed to refer also to any such successor or substitute Liquidator approved in the manner herein provided. Except as expressly provided in this ARTICLE XI, the Liquidator approved in the manner provided herein shall have and may exercise, without further authorization or consent of any of the parties hereto, all of the powers conferred upon the Managing Member under the terms of this Agreement (but subject to all of the applicable limitations, contractual and otherwise, upon the exercise of such powers) necessary or appropriate to carry out the duties and functions of the Liquidator hereunder for and during the period of time required to complete the winding up and liquidation of the Company as provided for herein. In the case of a termination of a Series, other than in connection with a dissolution of the Company, the Managing Member shall act as Liquidator.

Section 11.3 Liquidation of a Series. In connection with the liquidation of a Series, whether as a result of the dissolution of the Company or the termination of such Series, the Liquidator shall proceed to dispose of the assets of such Series, discharge its liabilities, and otherwise wind up its affairs in such manner and over such period as determined by the Liquidator, subject to Sections 18 215 and 18 804 of the Delaware Act, the terms of any Series Designation and the following:

(a) Subject to Section 11.3(c), the assets may be disposed of by public or private sale on such terms as the Liquidator may determine. The Liquidator may defer liquidation for a reasonable time if it determines that an immediate sale or distribution of all or some of the assets would be impractical or would cause undue loss to the Members associated with such Series.

(b) Liabilities of each Series include amounts owed to the Liquidator as compensation for serving in such capacity (subject to the terms of Section 11.2) as well as any outstanding Operating Expenses Reimbursement Obligations and any other amounts owed to Members associated with such Series otherwise than in respect of their distribution rights under ARTICLE VII. With respect to any liability that is contingent, conditional or unmatured or is otherwise not yet due and payable, the Liquidator shall either settle such claim for such amount as it thinks appropriate or establish a reserve of Free Cash Flows or other assets to provide for its payment. When paid, any unused portion of the reserve shall be applied to other liabilities or distributed as additional liquidation proceeds. (c) Subject to the terms of any Series Designation (including, without limitation, the preferential rights, if any, of holders of any other class of Interests of the applicable Series), all property and all Free Cash Flows in excess of that required to discharge liabilities as provided in Section 11.3(b) shall be distributed to the holders of the Interests of the Series on an equal per Interest basis.

Section 11.4 Cancellation of Certificate of Formation. In the case of a dissolution of the Company, upon the completion of the distribution of all Free Cash Flows and property in connection the termination of all Series (other than the reservation of amounts for payments in respect of the satisfaction of liabilities of the Company or any Series), the Certificate of Formation and all qualifications of the Company as a foreign limited liability company in jurisdictions other than the State of Delaware shall be canceled and such other actions as may be necessary to terminate the Company shall be taken by the Liquidator or the Managing Member, as applicable.

Section 11.5 Return of Contributions. None of any Member, the Managing Member or any Officer of the Company or associated with any Series or any of their respective Affiliates, officers, directors, members, shareholders, employees, managers, partners, controlling persons, agents or independent contractors will be personally liable for, or have any obligation to contribute or loan any monies or property to the Company or any Series to enable it to effectuate, the return of the Capital Contributions of the Economic Members associated with a Series, or any portion thereof, it being expressly understood that any such return shall be made solely from Series Assets.

Section 11.6 Waiver of Partition. To the maximum extent permitted by law, each Member hereby waives any right to partition of the Company or Series Assets.

ARTICLE XII - AMENDMENT OF AGREEMENT, SERIES DESIGNATION

Section 12.1 General. Except as provided in Section 12.2, the Managing Member may amend any of the terms of this Agreement or any Series Designation as it determines in its sole discretion and without the consent of any of the Economic Members. Without limiting the foregoing, the Managing Member, without the approval of any Economic Member, may amend any provision of this Agreement or any Series Designation, and execute, swear to, acknowledge, deliver, file and record whatever documents may be required in connection therewith, to reflect:

(a) a change that the Managing Member determines to be necessary or appropriate in connection with any action taken or to be taken by the Managing Member pursuant to the authority granted in ARTICLE V hereof;

(b) a change in the name of the Company, the location of the principal place of business of the Company, the registered agent of the Company or the registered office of the Company;

(c) the admission, substitution, withdrawal or removal of Members in accordance with this Agreement, any Series Designation;

(d) a change that the Managing Member determines to be necessary or appropriate to qualify or continue the qualification of the Company as a limited liability company under the laws of any state or to ensure that each Series will continue to be taxed as an entity for U.S. federal income tax purposes;

(e) a change that the Managing Member determines to be necessary or appropriate to satisfy any requirements, conditions or guidelines contained in any opinion, directive, order, ruling or regulation of any federal or state agency or judicial authority or contained in any federal or state statute (including the Delaware Act);

(f) a change that the Managing Member determines to be necessary, desirable or appropriate to facilitate the trading of the Interests (including, without limitation, the division of any class or classes or series of Outstanding Interests into different classes or Series to facilitate uniformity of tax consequences within such classes or Series) or comply with any rule, regulation, guideline or requirement of any National Securities Exchange or over-the-counter market on which Interests are or will be listed for trading, compliance with any of which the Managing Member deems to be in the best interests of the Company and the Members;

(g) a change that is required to effect the intent expressed in any Offering Document or the intent of the provisions of this Agreement or any Series Designation or is otherwise contemplated by this Agreement or any Series Designation;

(h) a change in the fiscal year or taxable year of the Company or any Series and any other changes that the Managing Member determines to be necessary or appropriate;

(i) an amendment that the Managing Member determines, based on the advice of counsel, to be necessary or appropriate to prevent the Company, the Managing Member, any Officers or any trustees or agents of the Company from in any manner being subjected to the provisions of the Investment Company Act, the Investment Advisers Act, or plan asset regulations adopted under ERISA, regardless of whether such are substantially similar to plan asset regulations currently applied or proposed by the United States Department of Labor;

(j) an amendment that the Managing Member determines to be necessary or appropriate in connection with the establishment or creation of additional Series pursuant to Section 3.3 or the authorization, establishment, creation or issuance of any class or series of Interests of any Series pursuant to Section 3.4 and the admission of Additional Economic Members;

(k) any other amendment other than an amendment expressly requiring consent of the Economic Members as set forth in Section 12.2; and

(1) any other amendments substantially similar to the foregoing.

Section 12.2 Certain Amendment Requirements. Notwithstanding the provisions of Section 12.1, no amendment to this Agreement shall be made without the consent of the Economic Members holding of a majority of the Outstanding Interests, that:

(a) decreases the percentage of Outstanding Interests required to take any action hereunder;

(b) materially adversely affects the rights of any of the Economic Members (including adversely affecting the holders of any particular Series of Interests as compared to holders of other series of Interests);

(c) modifies Section 11.1(a) or gives any Person the right to dissolve the Company; or

(d) modifies the term of the Company.

Amendment Approval Process. If the Managing Member desires to amend any Section 12.3 provision of this Agreement or any Series Designation, other than as permitted by Section 12.1, then it shall first adopt a resolution setting forth the amendment proposed, declaring its advisability, and then call a meeting of the Members entitled to vote in respect thereof for the consideration of such amendment. Amendments to this Agreement or any Series Designation may be proposed only by or with the consent of the Managing Member. Such meeting shall be called and held upon notice in accordance with ARTICLE XIII of this Agreement. The notice shall set forth such amendment in full or a brief summary of the changes to be effected thereby, as the Managing Member shall deem advisable. At the meeting, a vote of Members entitled to vote thereon shall be taken for and against the proposed amendment. A proposed amendment shall be effective upon its approval by the affirmative vote of the holders of not less than a majority of the Interests of all Series then Outstanding, voting together as a single class, unless a greater percentage is required under this Agreement or by Delaware law. The Company shall deliver to each Member prompt notice of the adoption of every amendment made to this Agreement or any Series Designation pursuant to this ARTICLE XII.

ARTICLE XIII - MEMBER MEETINGS

Section 13.1 Meetings. The Company shall not be required to hold an annual meeting of the Members. The Managing Member may, whenever it thinks fit, convene meetings of the Company or any Series. The non-receipt by any Member of a notice convening a meeting shall not invalidate the proceedings at that meeting.

Section 13.2 Quorum. No business shall be transacted at any meeting unless a quorum of Members is present at the time when the meeting proceeds to business; in respect of meetings of the Company, Members holding 50% of Interests, and in respect of meetings of any Series, Members holding 50% of Interests in such Series, present in person or by proxy shall be a quorum. In the event a meeting is not quorate, the Managing Member may adjourn or cancel the meeting, as it determines in its sole discretion.

Section 13.3 Chairman. Any designee of the Managing Member shall preside as chairman of any meeting of the Company or any Series.

Section 13.4 Voting Rights. Subject to the provisions of any class or series of Interests of any Series then Outstanding, the Members shall be entitled to vote only on those matters provided for under the terms of this Agreement.

Section 13.5 Extraordinary Actions. Except as specifically provided in this Agreement, notwithstanding any provision of law permitting or requiring any action to be taken or authorized by the affirmative vote of the holders of a greater number of votes, any such action shall be effective and valid if taken or approved by the affirmative vote of holders of Interests entitled to cast a majority of all the votes entitled to be cast on the matter.

Section 13.6 Managing Member Approval. Other than as provided for in ARTICLE X, the submission of any action of the Company or a Series to Members for their consideration shall first be approved by the Managing Member.

Section 13.7 Action By Members without a Meeting. Any Series Designation may provide that any action required or permitted to be taken by the holders of the Interests to which such Series Designation relates may be taken without a meeting by the written consent of such holders or Members entitled to cast a sufficient number of votes to approve the matter as required by statute or this Agreement, as the case may be.

Section 13.8 Managing Member. Unless otherwise expressly provided in this Agreement, the Managing Member or any of its Affiliates who hold any Interests shall not be entitled to vote in its capacity as holder of such Interests on matters submitted to the Members for approval, and no such Interests shall be deemed Outstanding for purposes of any such vote.

ARTICLE XIV - CONFIDENTIALITY

Section 14.1 Confidentiality Obligations. All information contained in the accounts and reports prepared in accordance with ARTICLE VIII and any other information disclosed to an Economic Member under or in connection with this Agreement is confidential and non-public and each Economic Member undertakes to treat that information as confidential information and to hold that information in confidence. No Economic Member shall, and each Economic Member shall ensure that every person connected with or associated with that Economic Member shall not, disclose to any person or use to the detriment of the Company, any Series, any Economic Member or any Series Assets any confidential information which may have come to its knowledge concerning the affairs of the Company, any Series, any Economic Member, any Series Assets or any potential Series Assets, and each Economic Member shall use any such confidential information exclusively for the purposes of monitoring and evaluating its investment in the Company. This Section 14.1 is subject to Section 14.2 and Section 14.3.

Section 14.2 Exempted information. The obligations set out in Section 14.1 shall not apply to any information which:

(a) is public knowledge and readily publicly accessible as of the date of such disclosure;

(b) becomes public knowledge and readily publicly accessible, other than as a result of a breach of this ARTICLE XIV; or

(c) has been publicly filed with the U.S. Securities and Exchange Commission.

Section 14.3 Permitted Disclosures. The restrictions on disclosing confidential information set out in Section 14.1 shall not apply to the disclosure of confidential information by an Economic Member:

(a) to any person, with the prior written consent of the Managing Member (which may be given or withheld in the Managing Members sole discretion);

(b) if required by law, rule or regulation applicable to the Economic Member (including without limitation disclosure of the tax treatment or consequences thereof), or by any Governmental Entity having jurisdiction over the Economic Member, or if requested by any Governmental Entity having jurisdiction over the Economic Member, but in each case only if the Economic Member (unless restricted by any relevant law or Governmental Entity): (i) provides the Managing Member with reasonable advance notice of any such required disclosure; (ii) consults with the Managing Member prior to making any disclosure, including in respect of the reasons for and content of the required disclosure; and (iii) takes all reasonable steps permitted by law that are requested by the Managing Member to prevent the disclosure of confidential information (including (a) using reasonable endeavors to oppose and prevent the requested disclosure and (b) returning to the Managing Member any confidential information held by the Economic Member or any person to whom the Economic Member has disclosed that confidential information in accordance with this Section); or

(c) to its trustees, officers, directors, employees, legal advisers, accountants, investment managers, investment advisers and other professional consultants who would customarily have access to such information in the normal course of performing their duties, but subject to the condition that each such person is bound either by professional duties of confidentiality or by an obligation of confidentiality in respect of the use and dissemination of the information no less onerous than this ARTICLE XIV.

ARTICLE XV - GENERAL PROVISIONS

Section 15.1 Addresses and Notices.

(a) Any notice to be served in connection with this Agreement shall be served in writing (which, for the avoidance of doubt, shall include e-mail) and any notice or other correspondence under or in connection with this Agreement shall be delivered to the relevant party at the address given in this Agreement (or, in the case of an Economic Member, in its Form of Adherence) or to such other address as may be notified in writing for the purposes of this Agreement to the party serving the document and that appears in the books and records of the relevant Series. The Company intends to make transmissions by electronic means to ensure prompt receipt and may also publish notices or reports on a secure electronic application to which all Members have

access (including without limitation the Rally Rd. platform or any successor thereto), and any such publication shall constitute a valid method of serving notices under this Agreement.

(b) Any notice or correspondence shall be deemed to have been served as follows:

(i) in the case of hand delivery, on the date of delivery if delivered before 5:00 p.m. on a Business Day and otherwise at 9:00 a.m. on the first Business Day following delivery;

(ii) in the case of service by U.S. registered mail, on the third Business Day after the day on which it was posted;

(iii) in the case of email (subject to oral or electronic confirmation of receipt of the email in its entirety), on the date of transmission if transmitted before 5:00 p.m. on a Business Day and otherwise at 9:00 a.m. on the first Business Day following transmission; and

(iv) in the case of notices published on an electronic application, on the date of publication if published before 5:00 p.m. on a Business Day and otherwise at 9:00 a.m. on the first Business Day following publication.

(c) In proving service (other than service by e-mail), it shall be sufficient to prove that the notice or correspondence was properly addressed and left at or posted by registered mail to the place to which it was so addressed.

(d) Any notice to the Company (including any Series) shall be deemed given if received by any member of the Managing Member at the principal office of the Company designated pursuant to Section 2.3. The Managing Member and the Officers may rely and shall be protected in relying on any notice or other document from an Economic Member or other Person if believed by it to be genuine.

Section 15.2 Further Action. The parties to this Agreement shall execute and deliver all documents, provide all information and take or refrain from taking action as may be necessary or appropriate to achieve the purposes of this Agreement.

Section 15.3 Binding Effect. This Agreement shall be binding upon and inure to the benefit of the parties hereto and their heirs, executors, administrators, successors, legal representatives and permitted assigns.

Section 15.4 Integration. This Agreement, together with the applicable Form of Adherence and Asset Management Agreement and any applicable Series Designation, constitutes the entire agreement among the parties hereto pertaining to the subject matter hereof and supersedes all prior agreements and understandings pertaining thereto.

Section 15.5 Creditors. None of the provisions of this Agreement shall be for the benefit of, or shall be enforceable by, any creditor of the Company or any Series.

Section 15.6 Waiver. No failure by any party to insist upon the strict performance of any covenant, duty, agreement or condition of this Agreement or to exercise any right or remedy consequent upon a breach thereof shall constitute waiver of any such breach of any other covenant, duty, agreement or condition.

Section 15.7 Counterparts. This Agreement may be executed in counterparts, all of which together shall constitute an agreement binding on all the parties hereto, notwithstanding that all such parties are not signatories to the original or the same counterpart. Each party shall become bound by this Agreement immediately upon affixing its signature hereto (which signature may be provided electronically) or, in the case of a Person acquiring an Interest, upon acceptance of its Form of Adherence.

Section 15.8 Applicable Law and Jurisdiction.

(a) This Agreement and the rights of the parties shall be governed by and construed in accordance with the laws of the State of Delaware. Non-contractual obligations (if any) arising out of or in connection with this agreement (including its formation) shall also be governed by the laws of the State of Delaware. The rights and liabilities of the Members in the Company and each Series and as between them shall be determined pursuant to the Delaware Act and this Agreement. To the extent the rights or obligations of any Member are different by reason of any provision of this Agreement than they would otherwise be under the Delaware Act in the absence of any such provision, or even if this Agreement is inconsistent with the Delaware Act, this Agreement shall control, except to the extent the Delaware Act prohibits any particular provision of the Delaware Act to be waived or modified by the Members, in which event any contrary provisions hereof shall be valid to the maximum extent permitted under the Delaware Act.

(b) To the fullest extent permitted by applicable law, any suit, action or proceeding seeking to enforce any provision of, or based on any matter arising out of or in connection with this Agreement, or the transactions contemplated hereby shall be brought in Chancery Court in the State of Delaware and each Member hereby consents to the exclusive jurisdiction of the Chancery Court in the State of Delaware (and of the appropriate appellate courts therefrom) in any suit, action or proceeding, and irrevocably waives, to the fullest extent permitted by applicable law, any objection which it may now or hereafter have to the laying of the venue of any such suit, action or proceeding in any such court or that any such suit, action or proceeding which is brought in any such court has been brought in an inconvenient forum. To the fullest extent permitted by applicable law, each Member hereby waives the right to commence an action, suit or proceeding seeking to enforce any provisions of, or based on any matter arising out of or in connection with this Agreement, or the transactions contemplated hereby or thereby in any court outside of the Chancery Court in the State of Delaware except to the extent otherwise explicitly provided herein. The provisions of this Section 15.8(b) shall not be applicable to an action, suit or proceeding to the extent it pertains to a matter as to which the claims are exclusively vested in the jurisdiction of a court or forum other than the Court of Chancery of the State of Delaware, or if the Chancery Court in the State of Delaware does not have jurisdiction over such matter. The Company acknowledges for the avoidance of doubt that this Section 15.8(b) shall not apply to claims arising under the Securities Act and the Exchange Act, and by agreeing to the provisions of this Section 15.8(b), each Member will not be deemed to have waived compliance with U.S. federal securities laws and the rules and regulations promulgated thereunder. (c) Process in any suit, action or proceeding may be served on any party anywhere in the world, whether within or without the jurisdiction of any court. Without limiting the foregoing, each party agrees that service of process on such party by written notice pursuant to Section 11.1 will be deemed effective service of process on such party.

(d) TO THE FULLEST EXTENT PERMITTED BY APPLICABLE LAW, EVERY PARTY TO THIS AGREEMENT AND ANY OTHER PERSON WHO BECOMES A MEMBER OR HAS RIGHTS AS AN ASSIGNEE OF ANY PORTION OF ANY MEMBERS MEMBERSHIP INTEREST HEREBY WAIVES ANY RIGHT TO A JURY TRIAL AS TO ANY MATTER UNDER THIS AGREEMENT OR IN ANY OTHER WAY RELATING TO THE COMPANY OR THE RELATIONS UNDER THIS AGREEMENT OR OTHERWISE AS TO THE COMPANY AS BETWEEN OR AMONG ANY SAID PERSONS. NOTWITHSTANDING THE ABOVE, THE FOREGOING WAIVER OF THE RIGHT TO A JURY TRIAL DOES NOT APPLY TO CLAIMS ARISING UNDER THE SECURITIES ACT AND THE EXCHANGE ACT.

Section 15.9 Invalidity of Provisions. If any provision of this Agreement is or becomes invalid, illegal or unenforceable in any respect, the validity, legality and enforceability of the remaining provisions contained herein shall not be affected thereby.

Section 15.10 Consent of Members. Each Member hereby expressly consents and agrees that, whenever in this Agreement it is specified that an action may be taken upon the affirmative vote or consent of less than all of the Members, such action may be so taken upon the concurrence of less than all of the Members and each Member shall be bound by the results of such action.

[Remainder of page intentionally left blank]

IN WITNESS WHEREOF, this Agreement has been executed as of the date first written above.

MANAGING MEMBER RSE ARCHIVE MANAGER, LLC

By: <u>/s/ Christopher Bruno</u> Christopher Bruno President

COMPANY RSE ARCHIVE, LLC

By: RSE Archive Manager, LLC, its managing member

By: <u>/s/ Christopher Bruno</u> Christopher Bruno President

LIMITED LIABILITY COMPANY AGREEMENT OF

RSE ARCHIVE MANAGER, LLC

A DELAWARE LIMITED LIABILITY COMPANY

The undersigned member (the "<u>Member</u>") hereby, and with the filing of a certificate of formation, forms a limited liability company pursuant to and in accordance with the Limited Liability Company Act of the State of Delaware, as amended from time to time (the "<u>Act</u>"), and hereby declares the following to be the Limited Liability Company Agreement of such limited liability company (this "<u>Agreement</u>"):

1. <u>Name</u>. The name of the limited liability company is RSE Archive Manager, LLC (the "<u>Company</u>").

2. <u>**Purposes.**</u> The Company shall have the power to engage in any lawful act or activity for which limited liability companies may be organized under the Act.

3. <u>Office</u>. The principal office of the Company is 250 Lafayette Street, 3rd Floor, New York, New York, 10012.

4. <u>Member</u>. The name and the business, residence or mailing address of the Member is as follows:

RSE Markets, Inc. 250 Lafayette Street, 3rd Floor New York, New York, 10012

5. <u>Capital Contributions</u>. The Member shall make a cash capital contribution to the Company from time to time as approved by the Member (the "<u>Capital Contribution</u>"). In exchange, the Member shall have 100% Membership Interest in the Company (the "<u>Membership Interest</u>"). The Member is not required to make any contributions of cash, assets or other property to the Company in excess of his Capital Contribution (but may do so at his election).

6. **Management.** The business and affairs of the Company shall be managed by the Member.

7. Allocation of Profits and Losses. The Company's profits and losses shall be allocated to the Member.

8. <u>Distributions</u>. The Company shall make distributions to the Member at the times and in the aggregate amounts determined by the Member.

9. <u>Assignments</u>. The Member may assign all or any part of its Membership Interest at any time, and, unless the Member otherwise provides, any transferee shall become a substituted member automatically. In such event, this Agreement shall be amended in accordance with Section 16 hereof to reflect the new member(s).

10. **Dissolution.** The Company shall dissolve, and its affairs shall be wound up, upon the earliest to occur of (a) the written consent of the Member or (b) an event of dissolution of the Company under the Act.

11. **Distributions upon Dissolution.** Upon the occurrence of an event set forth in Section 10 hereof, the Member shall be entitled to receive, after paying or making reasonable provision for all of the Company's creditors to the extent required by the Act, the remaining funds of the Company.

12. **Withdrawal.** The Member may withdraw from the Company at any time.

13. <u>Limited Liability</u>. The Member shall not have any liability for the obligations of the Company except to the extent required by the Act. No member, officer or other manager of the Company shall be liable to the Company, any member, any officer or any manager of the Company for any and all liabilities for breach of contract or breach of duties (including fiduciary duties) of a member, manager or officer of the Company, except for any act or omission that constitutes a bad faith violation of the implied contractual covenant of good faith and fair dealing.

14. <u>Officers and Agents</u>. The Member may appoint or designate a president, chief executive officer, chief financial officer, one or more vice-presidents, secretary, treasurer and such other officers or agents of the Company as the Member may determine.

15. **Indemnification.** To the fullest extent permitted by applicable law, the Member, any affiliate of the Member, any officers, directors, shareholders, members, partners or employees of the affiliate of the Member, and any officer, employee or expressly authorized agent of the Company or its affiliates (collectively, "<u>Covered Person</u>"), shall be entitled to indemnification from the Company for any loss, damage, claim or liability incurred by such Covered Person by reason of any act or omission performed, or omitted to be performed, or alleged to be performed or omitted to be performed, by such Covered Person in good faith on behalf of the Company and in a manner reasonably believed to be within the scope of authority conferred on such Covered Person by this Operating Agreement, except that no Covered Person shall be entitled to be indemnified in respect of any loss, damage, claim or liability incurred by such Covered Person by reason of his gross negligence, actual fraud or willful misconduct with respect to such acts or omissions.

16. <u>Amendment</u>. This Agreement may be amended only in a writing signed by the Member. The business purpose to which the Company's activities are directed shall not be changed in the absence of an amendment to this Agreement effected in accordance with the terms of this Section 16.

17. <u>Governing Law</u>. This Agreement shall be governed by and construed under the laws of the State of Delaware, excluding any conflicts of laws rule or principle that might refer the governance or construction of this Agreement to the law of another jurisdiction.

IN WITNESS WHEREOF, the undersigned has caused this Limited Liability Company Agreement of RSE Archive Manager, LLC, to be executed as of the 12th day of August 2019.

SOLE MEMBER:

RSE Market, Inc., a Delaware corporation

By: <u>/s/ Christopher Bruno</u> Name: Christopher Bruno Title: President

USE OF PROCEEDS – SERIES #XMEN1

We estimate that the gross proceeds of the Series Offering (including from Series Interests acquired by the Manager) will be approximately the amount listed in the Use of Proceeds Table assuming the full amount of the Series Offering is sold, and will be used as follows:

Use of Proceeds Table		Dollar Amount	Percentage of Gross Cash Proceeds
Uses			
Cash Portion of the #XMEN1 Asse	et Cost (1)	\$215,000	89.58%
Interests issued to Asset Seller as p	art of total consideration (1)	\$0	0.00%
Cash on Series Balance Sheet		\$300	0.13%
Brokerage Fee		\$2,400	1.00%
Offering Expenses (2)		\$1,800	0.75%
	Accrued Interest	\$0	0.00%
	Finder Fee	\$0	0.00%
	Authentication Expense	\$0	0.00%
Acquisition Expenses (3)	Transport from Seller to Warehouse incl. associated Insurance (as applicable)	\$100	0.04%
	Marketing Materials	\$200	0.08%
	Refurbishment & maintenance	\$0	0.00%
Sourcing Fee	·	\$20,200	8.42%
Total Fees and Expenses		\$24,700	10.29%
Total Proceeds		\$240,000	100.00%

- (1) Consists of an agreement listed in the Series Detail Table with the Asset Seller to be paid in full at the expiration date of the agreement listed in the Series Detail Table.
- (2) Solely in connection with the offering of the Series Interests, the Manager has assumed and will not be reimbursed for Offering Expenses, except for expenses related to the Custody Fee, which will be paid through the proceeds of the Series Offering.
- (3) To the extent that Acquisition Expenses are lower than anticipated, any overage would be maintained in an operating account for future Operating Expenses.

On the date listed in the Series Detail Table, the Company entered into the agreement listed in the Series Detail Table regarding the Series with the Asset Seller for the Cash Portion of the Asset Cost listed in the Use of Proceeds Table. A copy of the purchase agreement is attached as Exhibit 6.152 hereto.

Upon the Closing of the Offering, proceeds from the sale of the Series Interests will be distributed to the account of the Series. The Series will complete the agreement and pay the Asset Seller the amounts listed in the Series Detail Table.

Series Detail Table		
Agreement Type	Purchase Agreement	
Date of Agreement	11/12/2020	
Expiration Date of Agreement	N/A	
Down-payment Amount	\$0	
Installment 1 Amount	\$215,000	
Installment 2 Amount	\$0	
Interests issued to Asset Seller as part of total		
consideration	\$0	
Asset Seller Specifics	None	
Acquisition Expenses	\$300	

In addition to the costs of acquiring the Underlying Asset, proceeds from the Series Offering will be used to pay the following, listed in the Series Detail Table and the Use of Proceeds Table above (i) the Brokerage Fee to the BOR as consideration for providing certain broker-dealer services to the Company in connection with this Series Offering, (ii) the Offering Expenses related to the anticipated Custody Fee, (iii) the Acquisition Expenses, including but not limited to the items described in the Use of Proceeds Table above, except as to the extent that Acquisition Expenses are lower than anticipated, any overage will be maintained in an operating account for future Operating Expenses, and (iv) the Sourcing Fee to the Manager as consideration for assisting in the sourcing of the Series. Of the proceeds of the Series Offering, the Cash on Series Balance Sheet listed in the Use of Proceeds Table will remain in the operating account of the Series for future Operating Expenses.

The allocation of the net proceeds of this Series Offering set forth above, represents our intentions based upon our current plans and assumptions regarding industry and general economic conditions, our future revenues and expenditures. The amounts and timing of our actual expenditures will depend upon numerous factors, including market conditions, cash generated by our operations, business developments, and related rate of growth. The Manager reserves the right to modify the use of proceeds based on the factors set forth above. The Company is not expected to keep any of the proceeds from the Series Offering. The Series is expected to keep Cash on the Series Balance Sheet in the amount listed in the Use of Proceeds Table from the proceeds of the Series Offering for future Operating Expenses. In the event that less than the Maximum Series Interests are sold in connection with the Series Offering, the Manager may pay, and not seek reimbursement for, the Brokerage Fee, Offering Expenses and Acquisition Expenses and may waive the Sourcing Fee.

DESCRIPTION OF SERIES 1963 X-MEN #1

Investment Overview

- Upon completion of the Series #XMEN1 Offering, Series #XMEN1 will purchase a 1963 X-Men #1 CGC NM 9.4 comic book as the Underlying Asset for Series #XMEN1 (The "Series 1963 X-Men #1" or the "Underlying Asset" with respect to Series #XMEN1, as applicable), the specifications of which are set forth below.
- Marvel Comics is a comic book publisher and entertainment company founded in 1939 as Timely Productions.
- The X-Men comic series was launched in 1963 by Stan Lee and Jack Kirby of Marvel Comics with X-Men #1.
- The X-Men are a team of genetic mutants born with superpowers, brought together by their mentor, Professor X. The team originally consisted of Cyclops, Beast, Angel, Marvel Girl, and Iceman.
- The Underlying Asset is a 1963 X-Men #1 comic book graded CGC NM 9.4.

Asset Description

Overview & Authentication

- Marvel, under its' original name, Timely Comics, began publishing comic books in 1939, and introduced heroes like Captain America.
- Timely Comics became Atlas Comics in 1951, before officially renaming to Marvel Comics in 1961.
- The era between 1961-1978 has been referred to as the "Marvel Era of Comics."
- Stan Lee was looking for new characters to continue to fuel his success in the early 1960s and began by conceiving of characters and their super-powers. Having used the "radioactive-accident" origin story multiple times, Lee "took the cowardly way out" and decided they would be mutants, "born that way." He originally called the team the Mutants, but was advised by Marvel's publisher that kids were unfamiliar with the term, so instead settled on the name X-Men.
- X-Men #1 was released just days after the March on Washington in August 1963, and Lee claims he intentionally sought to show that "bigotry is a terrible thing" by creating characters facing adversity due to innate differences.
- The X-Men series was not an immediate hit but caught a second wind in 1975 when writer Len Wein and artist Dave Cockrum introduced new characters like Wolverine and Nightcrawler.
- The X-Men comic series was circulating approximately 500,000 copies per month by the early 1990s.
- In 1993, Marvel was financially vulnerable and sold the X-Men movie rights to 20th Century Fox.
- The first X-Men movie, X-Men, was released on July 14, 2000 by 20th Century Fox. Directed by Bryan Singer, the film starred Patrick Stewart as Professor X, Hugh Jackman as Wolverine, and Halle Berry as Storm. X-Men took in \$269,339,528 at the worldwide box office.
- X-Men 2 was released on May 2, 2003 by 20th Century Fox. Directed by Bryan Singer, the film starred Patrick Stewart as Professor X, Hugh Jackman as Wolverine, and Halle Berry as Storm. X-Men 2 took in \$407,711,549 at the worldwide box office.
- X-Men: The Last Stand was released on May 26, 2006 by 20th Century Fox. Directed by Brett Ratner, the film starred Patrick Stewart as Professor X, Hugh Jackman as Wolverine, and Halle Berry as Storm. X-Men: The Last Stand took in \$460,435,291 at the worldwide box office.
- X-Men Origins: Wolverine was released on May 1, 2009 by 20th Century Fox. Directed by Gavin Hood, the film starred Hugh Jackman as Wolverine, Liev Schreiber as Victor Creed, and Will.i.am as John Wraith. X-Men Origins: Wolverine took in \$373,062,864 at the worldwide box office.
- X-Men: First Class was released on June 3, 2011 by 20th Century Fox. Directed by Matthew Vaughn, the film starred James McAvoy as Charles Xavier (24 years-old), Laurence Belcher as Charles Xavier (12 years-old), and Michael Fassbender as Erik Lensherr. X-Men: First Class took in \$352,616,690 at the worldwide box office.
- X-Men: Days of Future Past was released on May 23, 2014 by 20th Century Fox. Directed by Bryan Singer, the film starred Patrick Stewart as Professor X, Hugh Jackman as Wolverine, Jennifer Lawrence as

Mystique, and Halle Berry as Storm. X-Men: Days of Future Past took in \$746,045,700 at the worldwide box office.

- X-Men: Apocalypse was released on May 27, 2016 by 20th Century Fox. Directed by Bryan Singer, the film starred James McAvoy as Professor X, Jennifer Lawrence as Mystique, and Oscar Isaac as Apocalypse. X-Men: Apocalypse took in \$543,934,105 at the worldwide box office.
- 13 movies are considered to be a part of the X-Men Franchise: X-Men, X-Men 2, X-Men: The Last Stand, X-Men Origins: Wolverine, X-Men: First Class, The Wolverine, X-Men: Days of Future Past, Deadpool, X-Men: Apocalypse, Logan, Deadpool 2, Dark Phoenix, and The New Mutants. In total, the franchise has grossed \$6,076,506,622 at the worldwide box office.
- Following a series of moves made by Marvel to recover characters with film rights they had previously sold off, including acquiring sharing rights to Spider-Man with Sony, the film rights to X-Men were brought back in-house by the Disney-20th Century Fox merger. Disney has owned Marvel since 2009.
- The next Marvel movie scheduled for release is "Black Widow" which has been postponed to 2021 amidst concerns regarding COVID-19.
- The recent surge in MCU movies has helped drive a resurgent comic book market, with comic book sales topping \$1,000,000,000 in 2017.
- The Underlying Asset has been authenticated by Certified Guaranty Company (CGC) and issued a grade of CGC NM 9.4 with certification number 1615570001.

Notable Features

- The Underlying Asset is in the top 0.5% of CGC graded copies of X-Men #1.
- The Underlying Asset is 1 of 13 copies of the 1963 X-Men #1 comic book graded CGC NM 9.4, with only 6 copies graded higher.
- The Underlying Asset features the first appearance of the X-Men.
- The Underlying Asset features the first appearance of Cyclops, Beast, Angel, Marvel Girl, Iceman, Magneto, and Professor X.
- The Underlying Asset's cover art by Jack Kirby features an illustration of the X-Men fighting Magneto and the text, "THE STRANGEST SUPER-HEROES OF ALL!" across the top of the page; "the X-MEN" and "DON'T MISS THIS FABULOUS / FIRST ISSUE!" on the upper middle of the page; "X-MEN / VERSUS / MAGNETO / EARTH'S MOST / POWERFUL / SUPER VILLAIN!!" in a red text box on the middle left of the page; and "IN THE / SENSATIONAL / FANTASTIC / FOUR / STYLE!" on the upper left side of the page.

Notable Defects

• The Underlying Asset shows signs of wear consistent with its condition grade from CGC.

Details

Series 1963 X-Men #1		
Title	X-Men #1	
Key Issue	First issue in self-titled series	
Key Issue cont'd	First appearance of X-Men	
Publisher	Marvel	
Store Date	August 31, 1963	
Cover Price	\$0.12	
Writer	Stan Lee	
Cover Artist	Jack Kirby	
Penciller	Jack Kirby	
Inker	Sol Brodsky, Paul Reinman (disputed)	
Letterer	Sam Rosen	
Editor	Stan Lee	
Rarity	1 of 13 (CGC NM 9.4)	
Authentication	Certified Guaranty Company (CGC)	
Grade	NM 9.4	
Certification No.	1615570001	

Depreciation

The Company treats Memorabilia Assets as collectible and therefore will not depreciate or amortize the Series 1963 X-Men #1 going forward.

Exhibit 3.175 Series Designation of Series #XMEN1, a series of RSE Archive, LLC

In accordance with the Amended and Restated Limited Liability Company Agreement of RSE Archive, LLC (the "<u>Company</u>") dated August 12, 2019 (the "<u>Agreement</u>") and upon the execution of this Exhibit 3.175 by the Company and RSE Archive Manager, LLC in its capacity as Managing Member of the Company and Initial Member of Series #XMEN1, a series of RSE Archive, LLC ("<u>Series #XMEN1</u>"), this exhibit shall be attached to, and deemed incorporated in its entirety into, the Agreement as "Exhibit 3.175".

References to Sections and Articles set forth herein are references to Sections and Articles of the Agreement, as in effect as of the effective date of establishment set forth below.

Name of Series	Series #XMEN1, a series of RSE Archive, LLC
Effective date of establishment	March 17, 2021
Managing Member	RSE Archive Manager, LLC, was appointed as the Managing Member of Series #XMEN1 with effect from the date of the Original LLC Agreement and shall continue to act as the Managing Member of Series #XMEN1 until dissolution of Series #XMEN1 pursuant to Section 11.1(b) or its removal and replacement pursuant to Section 4.3 or ARTICLE X
Initial Member	RSE Archive Manager, LLC
Series Asset	The Series Assets of Series #XMEN1 shall comprise the 1963 X-Men #1 CGC NM 9.4 comic book which will be acquired by Series #XMEN1 upon the close of the Initial Offering and any assets and liabilities associated with such asset and such other assets and liabilities acquired by Series #XMEN1 from time to time, as determined by the Managing Member in its sole discretion
Asset Manager	RSE Archive Manager, LLC
Management Fee	As stated in Section 6.5
Purpose	As stated in Section 2.4
Issuance	Subject to Section 6.3(a)(i), the maximum number of Series #XMEN1 Interests the Company can issue is 12,000

Number of Series #XMEN1 Interests held by the Managing Member and its Affiliates	The Managing Member must purchase a minimum of 2% of Series #XMEN1 Interests through the Offering
Broker	Dalmore Group, LLC.
Brokerage and Custody Fee	Up to 1.00% of the purchase price of the Interests from Series #XMEN1 sold at the Initial Offering of the Series #XMEN1 Interests
Interest Designation	No Interest Designation shall be required in connection with the issuance of Series #XMEN1 Interests
Voting	Subject to Section 3.5, the Series #XMEN1 Interests shall entitle the Record Holders thereof to one vote per Interest on any and all matters submitted to the consent or approval of Members generally. No separate vote or consent of the Record Holders of Series #XMEN1 Interests shall be required for the approval of any matter, except as required by the Delaware Act or except as provided elsewhere in this Agreement.
	The affirmative vote of the holders of not less than a majority of the Series #XMEN1 Interests then Outstanding shall be required for:
	(a) any amendment to this Agreement (including this Series Designation) that would adversely change the rights of the Series #XMEN1 Interests;
	(b) mergers, consolidations or conversions of Series #XMEN1 or the Company; and
	(c) all such other matters as the Managing Member, in its sole discretion, determines shall require the approval of the holders of the Outstanding Series #XMEN1 Interests voting as a separate class.
	Notwithstanding the foregoing, the separate approval of the holders of Series #XMEN1 Interests shall not be required for any of the other matters specified under Section 12.1
Splits	There shall be no subdivision of the Series #XMEN1 Interests other than in accordance with Section 3.7
Sourcing Fee	No greater than \$20,200, which may be waived by the Managing Member in its sole discretion

Other rights	Holders of Series #XMEN1 Interests shall have no conversion, exchange, sinking fund, redemption or appraisal rights, no preemptive rights to subscribe for any securities of the Company and no preferential rights to distributions of Series #XMEN1 Interests	
Officers	There shall initially be no specific officers associated with Series #XMEN1, although, the Managing Member may appoint Officers of Series #XMEN1 from time to time, in its sole discretion	
Aggregate Ownership Limit	As stated in Section 1.1	
Minimum Interests	One (1) Interest per Member	
Fiscal Year	As stated in Section 8.2	
Information Reporting	As stated in Section 8.1(c)	
Termination	As stated in Section 11.1(b)	
Liquidation	As stated in Section 11.3	
Amendments to this Exhibit 3.175	As stated in Article XII	

Series #XMEN1, a series of RSE Archive, LLC

Interests are offered through Dalmore Group, LLC, a registered broker-dealer and a member of FINRA and SIPC ("Dalmore" or the "BOR")

Subscription Agreement to subscribe for Series #XMEN1, a series of RSE Archive, LLC

Legal name of Purchaser



Number of Series #XMEN1 Interests subscribed for

Price of Series #XMEN1 Interests subscribed for

\$

PAYMENT DETAILS

Please complete the following ACH payment details in order to automatically transfer money into the escrow account:

Account Number:

Routing Number:

SUBSCRIPTION AGREEMENT SERIES #XMEN1, A SERIES OF RSE ARCHIVE, LLC

RSE Archive Manager, LLC, as managing member of RSE Archive, LLC 250 Lafayette Street, 3rd Floor New York, NY 10012

Ladies and Gentlemen:

1. Subscription. The person named on the front of this subscription agreement (the "<u>Purchaser</u>") (this "<u>Subscription Agreement</u>"), intending to be legally bound, hereby irrevocably agrees to purchase from Series #XMEN1, a series of RSE Archive, LLC, a Delaware series limited liability company (the "<u>Company</u>"), the number of Series #XMEN1 Interests (the "<u>Series #XMEN1</u> Interests") set forth on the front of this Subscription Agreement at a purchase price of \$20.00 (USD) per Series #XMEN1 Interest and on the terms and conditions of the Operating Agreement governing the Company dated on or around the date of acceptance of this subscription by RSE Archive Manager, LLC, the managing member of the Company (the "<u>Manager</u>"), as amended and restated from time to time (the "<u>Operating Agreement</u>"), a copy of which the Purchaser has received and read.

This subscription is submitted by the Purchaser in accordance with and subject to the terms and conditions described in this Subscription Agreement, relating to the exempt offering by the Company of up to 12,000 Series #XMEN1 Interests for maximum aggregate gross proceeds of \$240,000 (the "<u>Offering</u>"), unless further Series #XMEN1 Interests are issued by the Company in accordance with the terms of the Operating Agreement.

Upon the basis of the representations and warranties, and subject to the terms and conditions, set forth herein, the Company agrees to issue and sell the Series #XMEN1 Interests to the Purchaser on the date the Offering is closed (the "<u>Closing</u>") for the aggregate purchase price set forth on the front page hereto (the "<u>Subscription Price</u>").

2. Payment. Concurrent with the execution hereof, the Purchaser authorizes (i) Atlantic Capital Bank (the "Escrow Agent") as escrow agent for the Company, to request the Subscription Price from the Purchaser's bank (details of which are set out in the "Payment Details" section above) or (ii) the transfer of funds in an amount equal to the Subscription Price from the Purchaser's bank account into the escrow account through the payment services of a payment services provider, integrated with the mobile app-based investment platform called Rally Rd.TM (or its successor platform) operated by the Manager or its affiliates. The Company shall cause the Escrow Agent to maintain all such funds for the Purchaser's benefit in a segregated non-interest-bearing account until the earliest to occur of: (i) the Closing, (ii) the rejection of such subscription or (iii) the termination of the Offering by the Manager in its sole discretion.

3. Termination of Offering or Rejection of Subscription.

3.1 In the event that (a) the Company does not effect the Closing on or before the date which is one year from the Offering being qualified by the U.S. Securities and Exchange Commission (the "<u>SEC</u>"), which period may be extended for an additional six months by the Manager in its sole discretion, or (b) the Offering is terminated by the Manager in its sole discretion, the Company will cause the Escrow Agent to refund the Subscription Price paid by the Purchaser, without deduction, offset or interest accrued thereon and this Subscription Agreement shall thereafter be of no further force or effect.

3.2 The Purchaser understands and agrees that the Manager, in its sole discretion, reserves the right to accept or reject this or any other subscription for Series #XMEN1 Interests, in whole or in part, and for any reason or no reason, notwithstanding prior receipt by the Purchaser of notice of acceptance of this subscription. If the Manager rejects a subscription, either in whole or in part (which decision is in its sole discretion), the Manager shall cause the Escrow Agent to return the rejected Subscription Price or the rejected portion thereof to the Purchaser without deduction, offset or interest accrued thereon. If this subscription is rejected in whole this Subscription Agreement shall thereafter be of no further force or effect. If this subscription is rejected in part, this Subscription Agreement will continue in full force and effect to the extent this subscription was accepted.

4. Acceptance of Subscription. At the Closing, if the Manager accepts this subscription in whole or in part, the Company shall execute and deliver to the Purchaser a counterpart executed copy of this Subscription Agreement and cause the Escrow Agent to release the Subscription Price (or applicable portion thereof if such subscription is only accepted in part) to the Company for the benefit of Series #XMEN1. The Company shall have no obligation hereunder until the Company shall execute and deliver to the Purchaser an executed copy of this Subscription Agreement, and until the Purchaser shall have executed and delivered to the Manager this Subscription Agreement and a substitute Form W-9 (if applicable) and shall have deposited the Purchase Price in accordance with this Agreement. The Purchaser understands and agrees that this subscription is made subject to the condition that the Series #XMEN1 Interests to be issued and delivered on account of this subscription will be issued only in the name of and delivered only to the Purchaser. Effective upon the Company's execution of this Subscription Agreement, the Purchaser shall be a member of the Company, and the Purchaser agrees to adhere to and be bound by, the terms and conditions of the Operating Agreement as if the Purchaser were a party to it (and grants to the Manager the power of attorney described therein).

5. Representations and Warranties, Acknowledgments, and Agreements. The Purchaser hereby acknowledges, represents, warrants and agrees to and with the Company, Series #XMEN1 and the Manager as follows:

(a) The Purchaser is aware that an investment in the Series #XMEN1 Interests involves a significant degree of risk, and the Purchaser understands that the Company is subject to all the risks applicable to early-stage companies. The Purchaser acknowledges that no representations or warranties have been made to it or to its advisors or representatives with respect to the business or prospects of the Company or its financial condition.

(b) The offering and sale of the Series #XMEN1 Interests has not been registered under the Securities Act of 1933, as amended (the "<u>Securities Act</u>"), or any state securities laws. The Purchaser understands that the offering and sale of the Series #XMEN1 Interests is intended to be exempt from registration under the Securities Act, by virtue of Tier 2 of Regulation A thereof, based, in part, upon the representations, warranties and agreements of the Purchaser contained in this Subscription Agreement, including, without limitation, the investor qualification ("<u>Investor Qualification and Attestation</u>") immediately following the signature page of this Subscription Agreement. The Purchaser is purchasing the Series #XMEN1 Interests for its own account for investment purposes only and not with a view to or intent of resale or distribution thereof in violation of any applicable securities laws, in whole or in part.

(c) The Purchaser, as set forth in the Investor Certification attached hereto, as of the date hereof is a "qualified purchaser" as that term is defined in Regulation A (a "<u>Qualified</u> <u>Purchaser</u>"). The Purchaser agrees to promptly provide the Manager, the BOR (as defined on the

first page hereto) and their respective agents with such other information as may be reasonably necessary for them to confirm the Qualified Purchaser status of the Purchaser.

(d) The Purchaser acknowledges that the Purchaser's responses to the investor qualification questions posed in the Rally Rd.TM Platform and reflected in the Investor Qualification and Attestation, are complete and accurate as of the date hereof.

(e) The Purchaser acknowledges that neither the SEC nor any state securities commission or other regulatory authority has passed upon or endorsed the merits of the offering of the Series #XMEN1 Interests.

(f) In evaluating the suitability of an investment in the Series #XMEN1 Interests, the Purchaser has not relied upon any representation or information (oral or written) other than as set forth in the Company's Offering Circular dated February 23, 2021 (as amended the "Offering Circular"), the Operating Agreement and this Subscription Agreement.

(g) Except as previously disclosed in writing to the Company, the Purchaser has taken no action that would give rise to any claim by any person for brokerage commissions, finders' fees or the like relating to this Subscription Agreement or the transactions contemplated hereby and, in turn, to be paid to its selected dealers, and in all instances the Purchaser shall be solely liable for any such fees and shall indemnify the Company with respect thereto pursuant to paragraph 6 of this Subscription Agreement.

(h) The Purchaser, together with its advisors, if any, has such knowledge and experience in financial, tax, and business matters, and, in particular, investments in securities, so as to enable it to utilize the Offering Circular to evaluate the merits and risks of an investment in the Series #XMEN1 Interests and the Company and to make an informed investment decision with respect thereto.

(i) The Purchaser is not relying on the Company, the Manager, the BOR or any of their respective employees or agents with respect to the legal, tax, economic and related considerations of an investment in the Series #XMEN1 Interests, and the Purchaser has relied on the advice of, or has consulted with, only its own advisors, if any, whom the Purchaser has deemed necessary or appropriate in connection with its purchase of the Series #XMEN1 Interests.

(j) No consent, approval, authorization or order of any court, governmental agency or body or arbitrator having jurisdiction over the Purchaser or any of the Purchaser's affiliates is required for the execution of this Subscription Agreement or the performance of the Purchaser's obligations hereunder, including, without limitation, the purchase of the Series #XMEN1 Interests by the Purchaser.

(k) The Purchaser has adequate means of providing for such Purchaser's current financial needs and foreseeable contingencies and has no need for liquidity of its investment in the Series #XMEN1 Interests for an indefinite period of time.

(1) The Purchaser (i) if a natural person, represents that the Purchaser has reached the age of 21 (or 18 in states with such applicable age limit) and has full power and authority to execute and deliver this Subscription Agreement and all other related agreements or certificates and to carry out the provisions hereof and thereof; or (ii) if a corporation, partnership, or limited liability company or other entity, represents that such entity was not formed for the specific purpose of acquiring the Series #XMEN1 Interests, such entity is duly organized, validly existing and in good standing under the laws of the state of its organization, the consummation of the transactions

contemplated hereby is authorized by, and will not result in a violation of state law or its charter or other organizational documents, such entity has full power and authority to execute and deliver this Subscription Agreement and all other related agreements or certificates and to carry out the provisions hereof and thereof and to purchase and hold the Series #XMEN1 Interests, the execution and delivery of this Subscription Agreement has been duly authorized by all necessary action, this Subscription Agreement has been duly executed and delivered on behalf of such entity and is a legal, valid and binding obligation of such entity; or (iii) if executing this Subscription Agreement in a representative or fiduciary capacity, represents that it has full power and authority to execute and deliver this Subscription Agreement in such capacity and on behalf of the subscribing individual, ward, partnership, trust, estate, corporation, or limited liability company or partnership, or other entity for whom the Purchaser is executing this Subscription Agreement, and such individual, partnership, ward, trust, estate, corporation, or limited liability company or partnership, or other entity has full right and power to perform pursuant to this Subscription Agreement and make an investment in the Company, and represents that this Subscription Agreement constitutes a legal, valid and binding obligation of such entity. The execution and delivery of this Subscription Agreement will not violate or be in conflict with any order, judgment, injunction, agreement or controlling document to which the Purchaser is a party or by which it is bound.

(m) Any power of attorney of the Purchaser granted in favor of the Manager contained in the Operating Agreement has been executed by the Purchaser in compliance with the laws of the state, province or jurisdiction in which such agreements were executed.

(n) If an entity, the Purchaser has its principal place of business or, if a natural person, the Purchaser has its primary residence, in the jurisdiction (state and/or country) set forth in the "Investor Qualification and Attestation" section of this Subscription Agreement. The Purchase first learned of the offer and sale of the Series #XMEN1 Interests in the state listed in the "Investor Qualification and Attestation" section of this Subscription Agreement, and the Purchaser intends that the securities laws of that state shall govern the purchase of the Purchaser's Series #XMEN1 Interests.

The Purchaser is either (i) a natural person resident in the United States, (ii) a (0)partnership, corporation or limited liability company organized under the laws of the United States, (iii) an estate of which any executor or administrator is a U.S. person, (iv) a trust of which any trustee is a U.S. person, (v) an agency or branch of a foreign entity located in the United States, (vi) a non-discretionary account or similar account (other than an estate or trust) held by a dealer or other fiduciary for the benefit or account of a U.S. person, or (vii) a partnership or corporation organized or incorporated under the laws of a foreign jurisdiction that was formed by a U.S. person principally for the purpose of investing in securities not registered under the Securities Act, unless it is organized or incorporated, and owned, by accredited investors who are not natural persons, estates or trusts. The Purchaser is not (A) a discretionary account or similar account (other than an estate or trust) held for the benefit or account of a non-U.S. person by a dealer or other professional fiduciary organized, incorporated, or (if an individual) resident in the United States, (B) an estate of which any professional fiduciary acting as executor or administrator is a U.S. person if an executor or administrator of the estate who is not a U.S. person has sole or shared investment discretion with respect to the assets of the estate and the estate is governed by foreign law, (C) a trust of which any professional fiduciary acting as trustee is a U.S. person, if a trustee who is not a U.S. person has sole or shared investment discretion with respect to the trust assets and no beneficiary of the trust (and no settlor if the trust is revocable) is a U.S. person, (D) an employee benefit plan established and administered in accordance with the law of a country other than the United States and customary practices and documentation of such country, or (E) an agency or branch of a U.S. person located outside the United States that operates for valid business reasons engaged in the business of insurance or banking that is subject to substantive insurance or banking regulation, respectively, in the jurisdiction where located.

(p) Any information which the Purchaser has heretofore furnished or is furnishing herewith to the Company is true, complete and accurate and may be relied upon by the Manager, the Company and the BOR, in particular, in determining the availability of an exemption from registration under federal and state securities laws in connection with the Offering. The Purchaser further represents and warrants that it will notify and supply corrective information to the Company immediately upon the occurrence of any change therein occurring prior to the Company's issuance of the Series #XMEN1 Interests.

(q) The Purchaser is not, nor is it acting on behalf of, a "benefit plan investor" within the meaning of 29 C.F.R. § 2510.3-101(f)(2), as modified by Section 3(42) of the Employee Retirement Income Security Act of 1974 (such regulation, the "<u>Plan Asset Regulation</u>", and a benefit plan investor described in the Plan Asset Regulation, a "<u>Benefit Plan Investor</u>"). For the avoidance of doubt, the term Benefit Plan Investor includes all employee benefit plans subject to Part 4, Subtitle B, Title I of ERISA, any plan to which Section 4975 of the Code applies and any entity, including any insurance company general account, whose underlying assets constitute "plan assets", as defined under the Plan Asset Regulation, by reason of a Benefit Plan Investor's investment in such entity.

(r) The Purchaser is satisfied that the Purchaser has received adequate information with respect to all matters which it or its advisors, if any, consider material to its decision to make this investment.

(s) Within five (5) days after receipt of a written request from the Manager, the Purchaser will provide such information and deliver such documents as may reasonably be necessary to comply with any and all laws and ordinances to which the Company is subject.

(t) THE SERIES #XMEN1 INTERESTS OFFERED HEREBY HAVE NOT BEEN REGISTERED UNDER THE SECURITIES ACT, OR ANY STATE SECURITIES LAWS AND ARE BEING OFFERED AND SOLD IN RELIANCE ON EXEMPTIONS FROM THE REGISTRATION REQUIREMENTS OF SAID ACT AND SUCH LAWS. THE SERIES #XMEN1 INTERESTS ARE SUBJECT TO RESTRICTIONS ON TRANSFERABILITY AND RESALE AND MAY NOT BE TRANSFERRED OR RESOLD EXCEPT AS PERMITTED BY THE OPERATING AGREEMENT. THE SERIES #XMEN1 INTERESTS HAVE NOT BEEN APPROVED OR DISAPPROVED BY THE SEC, ANY STATE SECURITIES COMMISSION OR ANY OTHER REGULATORY AUTHORITY, NOR HAVE ANY OF THE FOREGOING AUTHORITIES PASSED UPON OR ENDORSED THE MERITS OF THIS OFFERING OR THE ACCURACY OR ADEQUACY OF THE MEMORANDUM OR THIS SUBSCRIPTION AGREEMENT. ANY REPRESENTATION TO THE CONTRARY IS UNLAWFUL.

(u) The Purchaser should check the Office of Foreign Assets Control ("<u>OFAC</u>") website at <u>http://www.treas.gov/ofac</u> before making the following representations. The Purchaser represents that the amounts invested by it in the Company in the Offering were not and are not directly or indirectly derived from activities that contravene federal, state or international laws and regulations, including anti-money laundering laws and regulations. Federal regulations and Executive Orders administered by OFAC prohibit, among other things, the engagement in transactions with, and the provision of services to, certain foreign countries, territories, entities and individuals. The lists of OFAC prohibited countries, territories, persons and entities can be found on the OFAC website at <u>http://www.treas.gov/ofac</u>. In addition, the programs administered by OFAC (the "<u>OFAC Programs</u>") prohibit dealing with individuals, including specially designated

nationals, specially designated narcotics traffickers and other parties subject to OFAC sanctions and embargo programs, or entities in certain countries regardless of whether such individuals or entities appear on the OFAC lists. Furthermore, to the best of the Purchaser's knowledge, none of: (1) the Purchaser; (2) any person controlling or controlled by the Purchaser; (3) if the Purchaser is a privately-held entity, any person having a beneficial interest in the Purchaser; or (4) any person for whom the Purchaser is acting as agent or nominee in connection with this investment is a country, territory, individual or entity named on an OFAC list, or a person or entity prohibited under the OFAC Programs. Please be advised that the Company may not accept any amounts from a prospective investor if such prospective investor cannot make the representation set forth in the preceding paragraph. The Purchaser agrees to promptly notify the Company should the Purchaser become aware of any change in the information set forth in these representations. The Purchaser understands and acknowledges that, by law, the Company may be obligated to "freeze the account" of the Purchaser, either by prohibiting additional subscriptions from the Purchaser, declining any redemption requests and/or segregating the assets in the account in compliance with governmental regulations, and the Company may also be required to report such action and to disclose the Purchaser's identity to OFAC. The Purchaser further acknowledges that the Company may, by written notice to the Purchaser, suspend the redemption rights, if any, of the Purchaser if the Company reasonably deems it necessary to do so to comply with anti-money laundering regulations applicable to the Company or any of the Company's other service providers. These individuals include specially designated nationals, specially designated narcotics traffickers and other parties subject to OFAC sanctions and embargo programs.

To the best of the Purchaser's knowledge, none of: (1) the Purchaser; (2) any (v) person controlling or controlled by the Purchaser; (3) if the Purchaser is a privately-held entity, any person having a beneficial interest in the Purchaser; or (4) any person for whom the Purchaser is acting as agent or nominee in connection with this investment is a senior foreign political figure, or an immediate family member or close associate of a senior foreign political figure. A "senior foreign political figure" is a senior official in the executive, legislative, administrative, military or judicial branches of a foreign government (whether elected or not), a senior official of a major foreign political party, or a senior executive of a foreign government-owned corporation. In addition, a "senior foreign political figure" includes any corporation, business or other entity that has been formed by, or for the benefit of, a senior foreign political figure. "Immediate family" of a senior foreign political figure typically includes the figure's parents, siblings, spouse, children and in-laws. A "close associate" of a senior foreign political figure is a person who is widely and publicly known to maintain an unusually close relationship with the senior foreign political figure, and includes a person who is in a position to conduct substantial domestic and international financial transactions on behalf of the senior foreign political figure.

(w) If the Purchaser is affiliated with a non-U.S. banking institution (a "Foreign Bank"), or if the Purchaser receives deposits from, makes payments on behalf of, or handles other financial transactions related to a Foreign Bank, the Purchaser represents and warrants to the Company that: (1) the Foreign Bank has a fixed address, other than solely an electronic address, in a country in which the Foreign Bank is authorized to conduct banking activities; (2) the Foreign Bank maintains operating records related to its banking activities; (3) the Foreign Bank is subject to inspection by the banking authority that licensed the Foreign Bank to conduct banking activities; and (4) the Foreign Bank does not provide banking services to any other Foreign Bank that does not have a physical presence in any country and that is not a regulated affiliate.

(x) Each of the representations and warranties of the parties hereto set forth in this Section 5 and made as of the date hereof shall be true and accurate as of the Closing applicable to the subscription made hereby as if made on and as of the date of such Closing.

6. Indemnification. The Purchaser agrees to indemnify and hold harmless the Company, Series #XMEN1, the Manager and their respective officers, directors, employees, agents, members, partners, control persons and affiliates (each of which shall be deemed third party beneficiaries hereof) from and against all losses, liabilities, claims, damages, costs, fees and expenses whatsoever (including, but not limited to, any and all expenses incurred in investigating, preparing or defending against any litigation commenced or threatened) based upon or arising out of any actual or alleged false acknowledgment, representation or warranty, or misrepresentation or omission to state a material fact, or breach by the Purchaser of any covenant or agreement made by the Purchaser herein or in any other document delivered in connection with this Subscription Agreement. Notwithstanding the foregoing, no representation, warranty, covenant or acknowledgment made herein by the Purchaser shall be deemed to constitute a waiver of any rights granted to it under the Securities Act or state securities laws.

7. **Irrevocability; Binding Effect.** The Purchaser hereby acknowledges and agrees that the subscription hereunder is irrevocable by the Purchaser, except as required by applicable law, and that this Subscription Agreement shall survive the death or disability of the Purchaser and shall be binding upon and inure to the benefit of the parties and their heirs, executors, administrators, successors, legal representatives, and permitted assigns. If the Purchaser is more than one person, the obligations of the Purchaser hereunder shall be joint and several and the agreements, representations, warranties, and acknowledgments herein shall be deemed to be made by and be binding upon each such person and such person's heirs, executors, administrators, successors, legal representatives, and permitted assigns.

8. Modification. This Subscription Agreement shall not be modified or waived except by an instrument in writing signed by the party against whom any such modification or waiver is sought.

9. Assignability. This Subscription Agreement and the rights, interests and obligations hereunder are not transferable or assignable by the Purchaser and the transfer or assignment of the Series #XMEN1 Interests shall be made only in accordance with all applicable laws and the Operating Agreement. Any assignment contrary to the terms hereof shall be null and void and of no force or effect.

10. Lock-up Period. Following the Closing of the Offering for Series #XMEN1, the Purchaser agrees not to transfer its Series #XMEN1 Interests for a 90-day lock-up period after the Closing before the Series #XMEN1 Interests may be transferred by any investor, which transfer shall be in compliance with applicable laws and the Operating Agreement.

11. Applicable Law and Exclusive Jurisdiction. This Subscription Agreement and the rights and obligations of the Purchaser arising out of or in connection with this Subscription Agreement, the Operating Agreement and the Offering Circular shall be construed in accordance with and governed by the internal laws of the State of Delaware without regard to principles of conflict of laws. The Purchaser (i) irrevocably submits to the non-exclusive jurisdiction and venue of the Court of Chancery of the State of Delaware in any action arising out of this Subscription Agreement and the Operating Agreement, except where Federal law requires that certain claims be brought in Federal courts, and (ii) consents to the service of process by mail. Notwithstanding any of the foregoing to the contrary, the Company acknowledges for the avoidance of doubt that this Section 11 shall not apply to claims arising under the Securities Act and the Exchange Act, and by agreeing to the provisions of this Section 11, the Purchaser will not be deemed to have waived compliance with U.S. federal securities laws and the rules and regulations promulgated thereunder.

12. Use of **Pronouns.** All pronouns and any variations thereof used herein shall be deemed to refer to the masculine, feminine, neuter, singular or plural as the identity of the person or persons referred to may require.

13. Miscellaneous.

13.1 Sections 15.1 (Addresses and Notices), 15.2 (Further Action) and 15.8 (Applicable Law and Jurisdiction) of the Operating Agreement are deemed incorporated into this Subscription Agreement.

13.2 This Subscription Agreement, together with the Operating Agreement, constitutes the entire agreement between the Purchaser and the Company with respect to the subject matter hereof and supersedes all prior oral or written agreements and understandings, if any, relating to the subject matter hereof. The terms and provisions of this Subscription Agreement may be waived, or consent for the departure therefrom granted, only by a written document executed by the party entitled to the benefits of such terms or provisions.

13.3 The covenants, agreements, representations and warranties of the Company and the Purchaser made, and the indemnification rights provided for, in this Subscription Agreement shall survive the execution and delivery hereof and delivery of the Series #XMEN1 Interests, regardless of any investigation made by or on behalf of any party, and shall survive delivery of any payment for the Subscription Price.

13.4 Except to the extent otherwise described in the Offering Circular, each of the parties hereto shall pay its own fees and expenses (including the fees of any attorneys, accountants or others engaged by such party) in connection with this Subscription Agreement and the transactions contemplated hereby whether or not the transactions contemplated hereby are consummated.

13.5 This Subscription Agreement may be executed in one or more counterparts each of which shall be deemed an original (including signatures sent by facsimile transmission or by email transmission of a PDF scanned document or other electronic signature), but all of which shall together constitute one and the same instrument.

13.6 Each provision of this Subscription Agreement shall be considered separable and, if for any reason any provision or provisions hereof are determined to be invalid or contrary to applicable law, such invalidity or illegality shall not impair the operation of or affect the remaining portions of this Subscription Agreement.

13.7 Paragraph titles are for descriptive purposes only and shall not control or alter the meaning of this Subscription Agreement as set forth in the text.

13.8 Words and expressions which are used but not defined in this Subscription Agreement shall have the meanings given to them in the Operating Agreement.

[Signature Page Follows]

SIGNATURE PAGE TO THE SUBSCRIPTION AGREEMENT RSE ARCHIVE, LLC SERIES #XMEN1 INTERESTS

The Purchaser hereby elects to subscribe under the Subscription Agreement for the number and price of the Series #XMEN1 Interests stated on the front page of this Subscription Agreement and executes the Subscription Agreement.

If the Purchaser is an INDIVIDUAL, and if purchased as JOINT TENANTS, as TENANTS IN COMMON, or as COMMUNITY PROPERTY:

Print Name(s)

Signature(s) of Purchaser(s)

Date

If the Purchaser is a PARTNERSHIP, CORPORATION, LIMITED LIABILITY COMPANY or TRUST:

Name of Entity

By

Name: Title:

Date

Accepted:

RSE ARCHIVE, LLC, SERIES #XMEN1

By: RSE Archive Manager, LLC, its Manager

Name of Authorized Officer

Signature of Authorized Officer

Date

INVESTOR QUALIFICATION AND ATTESTATION

INVESTOR INFORMATION

First name	
Last name	
Date of Birth	
Address	
Phone Number	
E-mail Address	

Check the applicable box:

(a) I am an "accredited investor", and have checked the appropriate box on the attached Certificate of Accredited Investor Status indicating the basis of such accredited investor status, which Certificate of Accredited Investor Status is true and correct; or

(b) The amount set forth on the first page of this Subscription Agreement, together with any previous investments in securities pursuant to this offering, does not exceed 10% of the greater of my net worth¹ or annual income.





¹ In calculating your net worth: (i) your primary residence shall not be included as an asset; (ii) indebtedness that is secured by your primary residence, up to the estimated fair market value of the primary residence at the time of entering into this Subscription Agreement, shall not be included as a liability (except that if the amount of such indebtedness outstanding at the time of entering into this Subscription Agreement exceeds the amount outstanding 60 days before such time, other than as a result of the acquisition of the primary residence in excess of the estimated fair market value of the primary residence at the time of entering into this Subscription Agreement shall be included as a liability); and (iii) indebtedness that is secured by your primary residence in excess of the estimated fair market value of the primary residence at the time of entering into this Subscription Agreement shall be included as a liability.

Are you or anyone in your immediate household associated with a FINRA member, organization, or the SEC (Y / N)

If yes, please provide name of the FINRA institution

Are you or anyone in your household or immediate family a 10% shareholder, officer, or member of the board of directors of a publicly traded company? (Y / N)

If yes, please list ticker symbols of the publicly traded Company(s)

Social Security #

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ATTESTATION

I understand that an investment in private securities is very risky, that I may lose all of my invested capital that it is an illiquid investment with no short term exit, and for which an ownership transfer is restricted.



The undersigned Purchaser acknowledges that the Company will be relying upon the information provided by the Purchaser in this Questionnaire. If such representations shall cease to be true and accurate in any respect, the undersigned shall give immediate notice of such fact to the Company.

Signature(s) of Purchaser(s)

Date

CERTIFICATE OF ACCREDITED INVESTOR STATUS

The signatory hereto is an "accredited investor", as that term is defined in Regulation D under the Securities Act of 1933, as amended (the "<u>Act</u>"). I have checked the box below indicating the basis on which I am representing my status as an "accredited investor":

A natural person whose net worth ² , either individually or jointly with such person's spouse, at the time of such person's purchase, exceeds \$1,000,000;
A natural person who had individual income in excess of \$200,000, or joint income with your spouse in excess of \$300,000, in the previous two calendar years and reasonably expects to reach the same income level in the current calendar year;
A director, executive officer, or general partner of RSE Archive, LLC or RSE Archive Manager, LLC;
A bank as defined in section 3(a)(2) of the Act, or any savings and loan association or other institution as defined in section 3(a)(5)(A) of the Act whether acting in its individual or fiduciary capacity; any broker or dealer registered pursuant to section 15 of the Securities Exchange Act of 1934; any insurance company as defined in section 2(a)(13) of the Act; any investment company registered under the Investment Company Act of 1940 or a business development company as defined in section 2(a)(48) of that Act; any Small Business Investment Company licensed by the U.S. Small Business Administration under section 301(c) or (d) of the Small Business Investment Act of 1958; any plan established and maintained by a state, its political subdivisions, or any agency or instrumentality of a state or its political subdivisions, for the benefit of its employees, if such plan has total assets in excess of \$5,000,000; any employee benefit plan within the meaning of the Employee Retirement Income Security Act of 1974 if the investment decision is made by a plan fiduciary, as defined in section 3(21) of such act, which is either a bank, savings and loan association, insurance company, or registered investment adviser, or if the employee benefit plan has total assets in excess of \$5,000,000 or, if a self-directed plan, with investment decisions made solely by persons that are accredited investors;
A private business development company as defined in section 202(a)(22) of the Investment Advisers Act of 1940;
An organization described in section 501(c)(3) of the Internal Revenue Code, corporation, limited liability company, Massachusetts or similar business trust, or partnership, in each case not formed for the specific purpose of acquiring the securities offered, with total assets in excess of \$5,000,000;

² In calculating your net worth: (i) your primary residence shall not be included as an asset; (ii) indebtedness that is secured by your primary residence, up to the estimated fair market value of the primary residence at the time of entering into this Subscription Agreement, shall not be included as a liability (except that if the amount of such indebtedness outstanding at the time of entering into this Subscription Agreement exceeds the amount outstanding 60 days before such time, other than as a result of the acquisition of the primary residence, the amount of such excess shall be included as a liability); and (iii) indebtedness that is secured by your primary residence in excess of the estimated fair market value of the primary residence at the time of entering into this Subscription Agreement shall be included as a liability. In calculating your net worth jointly with your spouse, your spouse's primary residence (if different from your own) and indebtedness secured by such primary residence should be treated in a similar manner.

A trust, with total assets in excess of \$5,000,000, not formed for the specific purpose of acquiring the securities offered, whose purchase is directed by a sophisticated person as described in § 230.506(b)(2)(ii) under the Act; or

An entity in which all of the equity owners are accredited investors as described above.