CONFIDENTIAL PRIVATE PLACEMENT MEMORANDUM

[Logo goes here]
CompanyName
(a YourState Corporation)

US\$3,000,000 Class 'A' Preferred Common Share Units Representing 30% of the Common Shares in CompanyName or 100 Units Each Unit consists of a .25% Interest in CompanyName

This is a private offering of Preferred Common Share Units of CompanyName, a YourState corporation (the "Company"). The Company is offering to a limited number of accredited investors Preferred Common Share Units ("Units") in a private offering exempt from registration under federal securities laws upon the terms and conditions set forth in this memorandum ("Memorandum"). The minimum investment in the Units is \$30,000, although the Company may accept an investment of a lesser amount. The Company will use all of the proceeds of this offering to develop, manufacture, and distribute its consumer brand product CompanyName[®]. In certain contexts in this Memorandum, "CompanyName" also refers in general terms to the business of owning the consumer brand, product and other assets relating to the business as currently and historically operated under the CompanyName[®] name.

The Company's Preferred Common Share Units in CompanyName will be entitled to periodic distributions based on a percentage of excess cash flow as determined by the Board of Directors. In the event of a qualified public offering by The Company's Preferred Common Share Units will be exchanged for shares of the issuer's common stock. The Company's Preferred Common Share Units will be evidenced by the issuance of membership Units in CompanyName, which are referred to as "the Company's Class 'A' Preferred Common Share Units" throughout this Memorandum.

AN INVESTMENT IN THE UNITS IS SPECULATIVE AND INVOLVES A HIGH DEGREE OF RISK. SEE "RISK FACTORS" FOR A DISCUSSION OF CERTAIN FACTORS THAT SHOULD BE CONSIDERED IN CONNECTION WITH ANY PURCHASE OF THE UNITS. THERE IS NO PUBLIC MARKET FOR ANY OF THE COMPANY'S SECURITIES AND NO SUCH MARKET IS EXPECTED TO DEVELOP FOLLOWING THE PLACEMENT OF THE UNITS. SIGNIFICANT RESTRICTIONS ON TRANSFER WILL APPLY. YOU SHOULD BE PREPARED TO BEAR THE ECONOMIC RISK OF YOUR INVESTMENT FOR AN INDEFINITE PERIOD OF TIME AND BE ABLE TO WITHSTAND A TOTAL LOSS OF YOUR INVESTMENT.

NEITHER THE UNITS NOR THE OFFERING OF THE UNITS HAS BEEN REGISTERED UNDER THE SECURITIES ACT OF 1933, AS AMENDED (THE "SECURITIES ACT") OR UNDER ANY STATE OR OTHER SECURITIES LAW, AND NEITHER THE SECURITIES AND EXCHANGE COMMISSION NOR ANY STATE OR OTHER REGULATORY AUTHORITY HAS PASSED UPON THE ACCURACY OR ADEQUACY OF THIS MEMORANDUM OR APPROVED OR ENDORSED THE TERMS OR MERITS OF THE UNITS OR THIS OFFERING. ANY REPRESENTATION TO THE CONTRARY IS A CRIMINAL OFFENSE.

The Company will act as the placement agent in connection with the offering of the Units. Please direct all inquiries regarding the Company and the offering of the Units to:

CompanyName
Attn: ContactName
CompanyAddress, CityStateZip
tel CompanyPhone | email CompanyEmail

November 2015

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NOTICE TO PROSPECTIVE INVESTORS

This Memorandum is being furnished solely for the purpose of enabling prospective investors to determine whether they wish to proceed with further investigation of the Company and making an investment in the Units. This Memorandum is not intended to form the basis of any investment decision and does not attempt to present all the information that prospective investors may require for purposes of making an investment decision. The Company anticipates providing prospective investors with the opportunity to ask questions, receive answers, obtain additional information and complete their own due diligence review concerning the Company and the offering of the Units prior to entering into any agreement to purchase Units.

By accepting delivery of this Memorandum, you agree to undertake and rely on your own independent investigation and analysis and consult with your own attorneys, accountants and other professional advisors regarding the Company and the merits and risks of an investment in the Units, including all related legal, investment, tax and other matters.

All information included in this Memorandum and otherwise furnished in connection with this offering is submitted to you on a strictly and permanently confidential basis, except as indicated below or otherwise expressly agreed in writing by the Company. Any reproduction or further distribution of this Memorandum or any such information is prohibited. By accepting delivery of this Memorandum, you agree that neither you nor any of your employees, agents or advisors will use this Memorandum or any such information for any purpose other than evaluating the Company and the offering of the Units. Except as indicated below or otherwise expressly agreed by the Company, you also agree not to disclose to any person the fact that you have received this Memorandum or any such information or any terms, conditions or other information with respect to the Company. If you decide not to participate in this offering, or if the Company so requests, you agree to promptly return this Memorandum and all other materials received in connection therewith without retaining any copies thereof.

Neither the Company nor any of their respective affiliates shall have any liability for any information included in this Memorandum or otherwise made available in connection with this offering, except for liabilities expressly assumed by the Company in the definitive subscription agreement, the form of which is attached as *Exhibit B* to this Memorandum, and related documentation for each purchase of Units. Without limitation of the foregoing, the Company makes no representation or warranty as to the accuracy or completeness of any information included in this Memorandum or any other information, written or oral, or any document made available in connection with this offering.

Until the execution of definitive purchase documentation for the purchase of the Units, the Company reserves the right, in its sole discretion and for any reason, to modify or amend the terms of the Units, to approve or disapprove any prospective investor, to

accept or reject, in whole or in part, any subscription, to allot to any investor fewer Units than the number sought by such investor and to withdraw from any further discussions, negotiations or transactions. Neither the Company nor any of their respective affiliates will have any liability or obligation whatsoever to any prospective investor in the event of any of the foregoing.

This Memorandum speaks as of the date hereof. Neither the delivery of this Memorandum nor any eventual sale of the Units shall, under any circumstances, imply that the information contained herein is correct as of any future date or that there has been no change in the Company's affairs after the date hereof. Nothing contained herein is, or should be relied upon as, a promise or representation as to future performance. Neither the Company nor any of their affiliates undertake any obligation to update or revise the Memorandum.

This Memorandum is intended solely for the use of the prospective investor to whom this Memorandum is initially provided. This Memorandum does not constitute an offer to sell to or solicitation of an offer to purchase from any investor or in any jurisdiction in which such an offer or solicitation is not authorized or would be unlawful. Each investor must comply with all legal requirements in each jurisdiction in which it purchases, offers or sells the Units or possesses this Memorandum, and must obtain any consent, approval or permission required by it in connection with the Units or the offering. Neither the Company nor any of their respective affiliates make any representation or warranty regarding, or shall have any responsibility for, the legality of an investment in the Units under any securities or similar laws. Prospective investors are not to construe the contents of this Memorandum as investment, legal, business or tax advice of any kind.

This Memorandum may contain descriptions of the Units and certain other documents relevant to this offering that do not set forth all the information that is included in or may be derived from those documents. You should read the complete text of the documents carefully and in their entirety prior to making any investment decision. You may request copies of the documents from the Company.

Any financial projections and other statements of anticipated future performance that are included in this Memorandum or otherwise furnished in connection with the offering are for illustrative purposes only and are based on assumptions by the Company's management that are subject to significant risks and uncertainties and may prove to be incomplete or inaccurate. Actual results achieved may vary from the projections and the variations may be material. Variations in the assumptions underlying the projections may also significantly affect projected results. The projections contained in this Memorandum were not prepared with a view toward compliance with published guidelines of the American Institute of Certified Public Accountants or generally accepted accounting principles and have not been examined, reviewed or compiled by the Company's independent certified accountants.

OFFERING MEMORANDUM SUMMARY

The Company

The Company has recently been formed for the purpose of conducting this offering and using the proceeds of this offering to acquire \$3 million of Company Preferred Common Share Units. The Company does not expect to own any assets other than the Company Preferred Common Share Units. Company will reimburse all legal, accounting, and directors' and officers' insurance costs and expenses reasonably incurred by the Company. Accordingly, the Company expects to distribute to holders of units all proceeds received on account of the Company Preferred Common Share Units.

Investment Highlights

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Significant Market Opportunity. CompanyName believes that certain demographic tr for its services and products in the coming years. According to the United States Depar increasing at the rate of 25% per year. In addition, Real Demographics LLC cites so over the next three years. Company believes that these trends provide it wit from its current position as a market leader in the industry to a leading array of services and products.	tment of urces the h a unice	f Health at foreca que oppo	& Hum ast an a rtunity	an Servi Ilmost 50 to transf	ices, 0% incre form Co	is ease in mpany
Substantial Growth Opportunities. Currently, Company derives most of its reven-	ue from	its		and i	ts	
Although it expects these businesses to continue to grow in the near term, Company be primary growth driver of its business over the next five to ten years. Company be based upon market research and the strong demand and premiu commanded. Company believes that it can generate significant revenue from these Once the Company project is developed, Company expects to generate on for managing the and Company plans to replicate its its general form to develop additional Company in select major met can grow its Company products division. Currently, it has sold Company produce exploring alternative distribution channels to distribute its products beyond the confinal alternative channels could generate substantial additional revenue. **Favorable Projected Credit Statistics.** The following table shows certain projected credit statistics based upon Company's transactions contemplated by this Memorandum have been completed:	lieves the elieves m price agoing r Compactopolita ts only a nes of it	that its Co that there is that the with with evenue being nareas. It its Contact proper	ompany re is an ne Com limited by charg Compa mpany I	untapp pany l use of i ging a m bus ny also propertie ompany	ts own canageminess mobelieves es. Comp	be the ket for has capital. ent fee odel in that it pany is these
	P	rojected	Year En	ıding Dec	ember 3	81.
		2012		_		
Credit Statistic						
Projected EBITDA/Total Interest + Total Preferred Membership Distributions(1)	1.9x	2.5x	4.0x	8.6x	8.1x	4.7x
Total Senior Debt + Total Preferred Common Share Units/Projected EBITDA(2)	7.4x	5.5x	3.4x	1.6x	1.7x	2.9x
Net Senior Debt + Total Preferred Common Share Units/Projected EBITDA(3)	5.5x	3.9x	2.1x	0.6x	0.1x	NM
(1) (2) (3)						
Competitive Advantages						
Company believes it has significant advantages over its competitors, including the follow	wing:					

Distinguished Brand. Company believes the "Company" brand name is recognized worldwide and is synonymous with quality and superior service. The Company brand name ranks as one of the most highly recognized brands among affluent consumers according to

by trade

or

given

_. Company is recognized as a leader in the _____

awards

industries. Since its inception, Company has

such

consumer publications,

____, as well as awards from the ______. These awards

SUMMARY OF THE UNIT OFFERING

The following summary provides an overview of the material terms and conditions of the Units and the Company's Class 'A' Preferred Common Share Units.

The Company

CompanyName, a YourState corporation, will use the US\$3,000,000 of proceeds from this offering to develop, manufacture and distribute the CompanyName brand and equipment.

Securities Being Offered

100 Units of Class "A" Common Shares in the Company representing 30% of the Company, referred to in this Memorandum as Units. Each Unit is priced at \$30,000 and consists of .25% Interest ownership in the Company.

Total Offering Price

US\$3,000,000. The minimum investment in the Units is \$30,000, although the Company may accept an investment of a lesser amount.

Investors

Accredited investors only (as defined under Regulation D promulgated under the Securities Act) approved by the Company.

Ownership

The founders of the Company (the "Founders"), will initially hold 35% and 35%, respectively, of the common Class 'B' Membership Units in the Company. The Company's Class 'A' Preferred Common Share Units held by the Investors represent 30% of the Company.

Description on the Company Common Membership Shares The Common Shares are divided into two classes, Class "A" Preferred Common Shares and Class "B" Common Shares. The rights and privileges of both classes are identical, except (1) the holders of the outstanding Class 'A' Preferred Common Share Units will receive a preferred pro-rata distribution equal to 90% until such time the total distribution equals the original subscription amount, after which the both Classes will share in distributions on a pro-rata basis.

Class "B" Common Shares may be converted into Class "A" Common Shares at any time on the basis of one share of Class "A" Common Shares for each share of Class "B" Common Shares so converted.

All the Company Class 'A' Preferred Interest Membership Units and the Class 'B' Interest Membership Shares will be exchanged for shares of the common stock of a successor issuer to the Company

The Company's Board of Directors will initially be comprised of the two Founders. Upon consummation of this offering, at least one member to be designated by such unit holders. Members of the Company's Board of Directors will serve until death, resignation or until investors representing at least 70% of the Units request in writing that a meeting be held to elect new members of the Board of Directors. Replacement members of the Board of Directors will be elected by a vote of unit holders, with each unit entitled to one vote.

The Company will be controlled by a Board of Directors on which the Founders will initially have equal representation. The day-to-day operations will initially be controlled by the Founders that will serve as managing members of the Company.

From and after such time as both of the Founders cease to be members of the Board of Directors, the Members will be entitled to appoint two representatives to the three member Board of Directors, an entity controlled by the Founders or their affiliates will be entitled to appoint one member and the Chief Executive Officer of the Company will serve as a member of the Board of Directors. From and after such time, the Board of Directors will

Qualified Public Offering

Management of the Company

EXHIBIT B - SUBSCRIPTION AGREEMENT FORM

Offering Memorandum	No
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CompanyName (a YourState Corporation)

Subscription Documents For Preferred Units of Common Shares in CompanyName

These subscription documents do not constitute an offer to sell or a solicitation of an offer to buy any security. The subscription documents may only be used in conjunction with, and such offers and solicitations may only be made by means of CompanyName's Private Offering Memorandum dated November 1, 2015. CompanyName, a YourState Corporation (the "Company" or "CompanyName"), is offering securities in the form of Preferred Units of Common Shares consisting of one quarter (1/4) of one Common Shares in CompanyName:

[] 100 Units of Class "A" Preferred Common Share with each Unit consisting of one quarter percent (.25%) equity ownership in the CompanyName, a YourState Corporation. The total offering represents 30% equity of the Company priced at \$30,000.00 per Unit for a maximum of \$3,000,000.

The securities of the Company ("Interest") referred to herein have not been registered under the United States Securities Act of 1933, as amended (the "Act"), the YourState Uniform Securities Act or the securities laws of any other State. These Units of Common Shares may be acquired for investment purposes only and not with a view to distribution or resale, and may not be sold, mortgaged, pledged, hypothecated or otherwise transferred without an effective registration statement for such Units under the Act, unless exempt under the Act and applicable State securities laws.

CompanyName requires an opinion of counsel, satisfactory to counsel for the Company that any such transfer shall not violate any federal or State securities laws.

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ARTICLE I: OFFICES

Section 1.01 REGISTERED OFFICE. The registered office of **COMPANY NAME** (the "Corporation"), in the State of Delaware is 2711 Centerville Road, Dover, DE 19901 and its registered agent at such address is Corporation Service Company.

Section 1.02 PRINCIPAL OFFICE. The principal office for the transaction of the business of the Corporation shall be at such location, within or without the State of Delaware, as shall be designated by the Board of Directors of the Corporation (the "Board").

Section 1.03 OTHER OFFICES. The Corporation may also have an office or offices at such other place or places, either within or without the State of Delaware, as the Board may from time to time determine or as the business of the Corporation may require.

ARTICLE II: MEETINGS OF STOCKHOLDERS

Section 2.01 ANNUAL MEETINGS. Annual meetings of the stockholders of the Corporation for the purpose of electing directors and for the transaction of such other proper business as may come before such meetings may be held at such time, date and place as the Board shall determine by resolution.

Section 2.02 SPECIAL MEETINGS. Special meetings of the stockholders of the Corporation for any purpose or purposes may be called at any time by the Board, or the Chairman of the Board, the Chief Executive Officer, the President or the Secretary of the Corporation or by a committee of the Board which, has been duly designated by the Board and whose powers and authority, as provided in a resolution of the Board or in these Bylaws, include the power to call such meetings, or by the holder or holders of greater than 50% of the then outstanding voting securities of the Corporation.

Section 2.03 PLACE OF MEETINGS. All meetings of the stockholders shall be held at such places, within or without the State of Delaware, as may from time to time be designated by the person or persons calling the respective meetings and specified in the respective notices or waivers of notice thereof.

Section 2.04 NOTICE OF MEETINGS. Except as otherwise required by law, notice of each meeting of the stockholders, whether annual or special, shall be given not less than 10 nor more than 60 days before the date of the meeting to each stockholder of record entitled to vote at such meeting by delivering a typewritten or printed notice thereof to him personally, or by depositing such notice in the United States mail or overnight delivery service, in a postage prepaid envelope, or by-hand delivery service, charges prepaid, directed to him at his address furnished by him to the Secretary of the Corporation for such purpose or, if he shall not have furnished to the Secretary his address for such purpose, then at his address last known to the Secretary, or by