

JOBS Act Rule 506(c) Summary of the announced Offering Circular

This is a JOBS Act Rule 506(c) bond offering made pursuant to the rules and regulations of the United States Securities and Exchange Commission. (S.E.C.), in the amount of \$1.5 million.

The bond is made, in addition, so as to qualify as investment property, pursuant to Article 9(46) of the Uniform Commercial Code in the United States.

Holders of the bond must do so for one year at which time the bond can be resold.

This seventh amended offering includes a special bond program. The issuer is offering eleven certificated bond coupons at \$162,750.00, per coupon. The full details may be viewed at the corresponding seventh amended offering circular at <u>www.mhrnyc.com</u>. A resale incentive will be the right of the new purchaser to take over the receipt of the monthly profit payouts under the program.

This special bond program can be used to process the E-2 investor visa under the same terms, conditions and benefits as are offered to non-visa purchasers.



This Kansas natural gas field has its own private pipeline that connects 41 wells. The field has just a 3-mile radius, and the pipeline within the field is 5 miles long. This system, in turn, allows for delivery directly into the company's port into the national pipeline for sales. Plus, all of the wells have pumps and electricity, so this one is ready to go. With just one field port of entry, all 41 wells can be operating. All have electric pumps and electric connections. The account with the local electric company is still active.

The field, when active, was connected to a pipeline that is still connected to an inactive tap station into the national pipeline.

The pipeline to the pipeline will deliver additional revenue on the bond.

The tap station is the subject of a separate bond.

Pay with crypto or U.S. money. Accredited investors U.S. Stateside, no accreditation needed for overseas investors. Passive investor income from bond interest, plus regular 30-day revenue share and quarterly dividend.

There is nothing in the entire announcement, including in this summary, that can be considered as anything more than an announcement.

There is no offer to sell anything throughout this entire announcement.

There is nothing in this announcement, including in this summary, that, in any way, shape or form, constitutes an endorsement by the United States Securities and Exchange Commission (S.E.C.) of anything in this announcement, in the offering circular, this summary or any uploads onto EDGAR, or in any announcement media presentations, whether pictorial, by motions ad, videos or multimedia vendor companies, like YouTube.

The electronic upload to the most recent amendment to the bond may be viewed on the documents section for this offering at the Burris project as posted on <u>www.mhrnyc.com</u>.

The corresponding full offering circular may also be viewed on the documents section for this offering at the Burris project as posted on <u>www.mhrnyc.com</u>.

Any investor, or potential investor, must not rely on the contents of this summary. Instead, such persons must rely solely on the contents of the offering circular and the electronic EDGAR upload as far as this offering is concerned. The investor, or potential investor may rely on other sources of information, attorneys and accountants for example. Any interpretation by the members of those professions as to this offering is between the investor or potential investor and the professional. No professionals are giving advice on behalf of the issuer in this offering, to any investor or potential investor. With respect to the issuing company here,MHR Acquisitions, Inc., the investor may only rely on the offering circular and the EDGAR upload.

U.S. INVESTORS MUST BE ACCREDITED INVESTING CARRIES RISK WE DO NOT GIVE INVESTMENT ADVICE INVEST RESPONSIBLY

Everything said in this summary is contained within the four corners of the offering circular that is made a part of this Rule 506(c) offering.