The Temu Posh Store







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.)

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 short term bond is made in order to fund the creation of 'The Temu Posh Store' (the Store). The proceeds from the sale of the bond will pay for the vendors to create the Store, which is an extension of a cannabis company called Posh Luxury Cannabis, Inc.

This bond is short term, just six months, and at an interest rate, 5%, that is higher than the prevailing short term interest rate at the time of its filing, March 28, 2033, on EDGAR.

This opportunity is significant because Temu is one of the most popular retail shopping apps worldwide. Very importantly, it allows for the creation of the Store for the sale of cannabis accessories. The Posh company has over 2,000 accessories for sale, but until Temu came along, has been extremely limited by country laws, in its marketing and selling efforts. Before Temu, the company was all but stifled as far as e-commerce.

Temu, by contrast, takes PayPal and all major credit cards.

Amazon is not a competitor, because Amazon does not allow the sale of cannabis accessories.

This bond will focus on the Store set up, contracts with the vendors and marketers, and purchasing of the first batch of inventory of the most popular cannabis accessories, for resale.

Purchasers of the bond will receive an equal matching dollar value of common/voting/diluted shares in the Posh company, which is also enrolled on the S.E.C.

Pay with crypto or U.S. money. Accredited investors U.S. Stateside, no accreditation needed for overseas investors. Passive investor income, plus matching shares.



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.

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 full offering circular is posted on this website.

The S.E.C. CIK number for MHR is: 0001644516.

The S.E.C. CIK number for Posh is: 0001948741.

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 this offering circular and the EDGAR upload.

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