

PLACEMENT MEMORANDUM CONFIDENTIAL



WPP ENERGY
World Power Production

WPP ENERGY GMBH

Corporate Bond Issue

\$50,000,000,000.00

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THESE SECURITIES INVOLVE A LOW DEGREE OF RISK. See “**RISK FACTORS**” for information regarding WPP ENERGY GMBH’s (“WPP” or the “Company”) operating ability, history, capital needs and other risk factors to be considered by investors prior to subscribing for Bonds. WPP, a Swiss corporation, is hereby privately offering (the “Offering”) Bonds representing debt securities of the Company (“Bonds”).

THIS IS A “BEST EFFORTS” OFFERING.

THE ISSUER MAKES NO GUARANTEE OF SALE OF ALL BONDS UNDER THIS OFFERING.

This document is the Regulation D, Rule 506 (c) Private Placement Memorandum for WPP ENERGY GMBH., offered to a limited number of individuals and entities who are Institutional investors or sophisticated individual investors or are Accredited or Qualified investors within the meaning of Rule 501(a) under the Act.

Neither the Securities and Exchange Commission (SEC) nor any state securities commission has approved or disapproved these securities or determined if this confidential *Private Placement Memorandum* is truthful or complete. Any representation to the contrary is a criminal offense.

Mailing address:

WPP ENERGY GMBH

Rue des Bains 35, Geneva 1205. Switzerland

info@wppenergy.com <https://www.wppenergy.com/>

The date of this Memorandum is March __, 2019

Name of Offeree: WPP ENERGY GMBH PPM No. 1----2019-1

THESE SECURITIES HAVE NOT BEEN REGISTERED WITH THE SECURITIES AND EXCHANGE COMMISSION UNDER THE SECURITIES ACT OF 1933, AS AMENDED (THE 3 “ACT”), IN RELIANCE UPON THE EXEMPTION FROM REGISTRATION PROVIDED BY SECTION 4(2) OF THE ACT, RULE 256 OF REGULATION D OF THE GENERAL RULES AND REGULATIONS PROMULGATED THEREUNDER BY THE SECURITIES AND EXCHANGE COMMISSION. ACCORDINGLY, DISTRIBUTION OF THIS PRIVATE PLACEMENT MEMORANDUM IS LIMITED TO PERSONS WHO MEET CERTAIN MINIMUM FINANCIAL QUALIFICATIONS AND THIS PRIVATE PLACEMENT MEMORANDUM DOES NOT CONSTITUTE AN OFFER TO SELL OR SOLICITATION OF AN OFFER TO BUY WITH RESPECT TO ANY PERSON WHOM DOES NOT MEET SUCH FINANCIAL QUALIFICATIONS. THESE SECURITIES HAVE NOT BEEN APPROVED OR DISAPPROVED BY THE SECURITIES AND EXCHANGE COMMISSION, NOR HAS THE COMMISSION PASSED UPON OR ENDORSED THE MERITS OF THE OFFERING OR THE ACCURACY OR ADEQUACY OF THIS PRIVATE PLACEMENT MEMORANDUM. ANY REPRESENTATION TO THE CONTRARY IS A CRIMINAL OFFENSE.

WPP ENERGY GMBH., a Swiss corporation (“WPP”) or (the “Company”), is offering \$50,000,000,000.00 of its authorized Bonds (“the Bonds”) to qualified investors at a nomination of \$500,000,000.00 per Bond (the “Offering”). The minimum subscription is one (1) Bond (\$500,000,000.00).

WPP reserves the right to pay expenses related to this Offering from the proceeds of the Offering.

ISSUER:	WPP ENERGY GMBH
TOTAL VALUE	\$50,000,000,000.00 USD
CUSIP NUMBER	
ISIN NUMBER	
ISSUE	BD 144A
DESCRIPTION	
RATE	0 %
MATURITY	03/20/2029
TERM	10 Years

1. The Company may pay fees to bona fide finders of up to 1% of the Gross Proceeds (\$50,000,000,000.00 if fully subscribed) of this private placement; however, finders may also be paid additional fees in the form of cash, bonds, stock or warrants to purchase common stock or bonds and be collectively allowed accountable expense reimbursements of up to \$20,000, all of which to the extent incurred will reduce the Net Proceeds realized by the Company. In addition, the Company may elect in its discretion to selectively discount the purchase price per bond to any purchaser, based on size of a subscription, timing of purchase, and other factors deemed to be relevant by the Company.

2. Also, the Company estimates it may incur up to \$75,000 of legal and accounting expenses and \$25,000 of promotional expenses in connection with this private placement.
3. No minimum number of Bonds must be sold in order for the Company to accept any subscription. All accepted subscription funds will be immediately available for Company purposes without impound or escrow.
4. The Offering will terminate on Bond maturity date at the sole discretion of WPP, but none the less in compliance with any regulations as required by SEC Rule 256(c) (the “Offering Termination Date”). Management reserves the right to terminate the Offering at any time. Any subscriptions which have been tendered to WPP and have not been accepted on or before the *Offering Termination Date* will be returned to subscribers and any subscription funds included therewith will be returned without interest thereon unless the *Offering Termination Date* is extended or WPP elects, in its sole discretion, to accept such subscriptions.

The Offering will terminate on Bond maturity date at the sole discretion of WPP, but none the less in compliance with any regulations as required by SEC Rule 256(c) (the “Offering Termination Date”). Management reserves the right to terminate the Offering at any time. Any subscriptions which have been tendered to WPP and have not been accepted on or before the *Offering Termination Date* will be returned to subscribers and any subscription funds included therewith will be returned without interest thereon unless the *Offering Termination Date* is extended or WPP elects, in its sole discretion, to accept such subscriptions.

IMPORTANT NOTICE ABOUT THIS MEMORANDUM

The information contained in this Private Placement Memorandum is confidential and is furnished for use only by potential investors. Each potential investor agrees that he/she will not transmit, reproduce, or make available this Private Placement Memorandum or any related exhibits or documents to any other person or entity. Any action to the contrary may place the potential investor in violation of various state and/or federal securities acts.

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THESE SECURITIES ARE SUBJECT TO RESTRICTIONS ON TRANSFERABILITY AND RESALE AND MAY NOT BE TRANSFERRED OR RESOLD EXCEPT AS PERMITTED UNDER THE SECURITIES ACT AND APPLICABLE STATE SECURITIES LAWS. INVESTORS SHOULD BE AWARE THAT THEY MAY BE REQUIRED TO BEAR THE FINANCIAL RISKS OF THIS INVESTMENT FOR AN INDEFINITE PERIOD OF TIME.

INFORMATION SET FORTH IN THIS MEMORANDUM WITH RESPECT TO ISSUANCE OF THE BONDS, PRICING AND OTHER RELATED INFORMATION STATES A VARIABLE PURCHASE PRICE THAT HAS BEEN DETERMINED BY THE COMPANY. WHEN USED IN THIS MEMORANDUM, THE WORDS “FORECASTS”, “ESTIMATES”, “PROJECTIONS”, “INTENDS”, “PLANS”, “BELIEVES” AND OTHER SIMILAR EXPRESSIONS ARE INTENDED TO IDENTIFY FORWARD-LOOKING STATEMENTS. SUCH STATEMENTS ARE SUBJECT TO NUMEROUS RISKS AND UNCERTAINTIES, INCLUDING THOSE DISCUSSED BELOW UNDER THE HEADING “RISK FACTORS” THAT COULD CAUSE ACTUAL RESULTS TO DIFFER MATERIALLY FROM THOSE PROJECTED. NO REPRESENTATION, ASSURANCE OR GUARANTEE CAN BE OR IS MADE AS TO THE ACTUAL RESULTS, WHICH MAY OCCUR.

AN INVESTMENT IN THE BONDS OFFERED HEREIN IS SPECULATIVE, INVOLVES A LOW DEGREE OF RISK, AND YET SHOULD ONLY BE MADE BY PERSONS WHO CAN AFFORD THE LOSS OF THEIR ENTIRE INVESTMENT. PROSPECTIVE INVESTORS AND THEIR PROFESSIONAL ADVISORS SHOULD CAREFULLY CONSIDER, AMONG OTHER THINGS, THE FACTORS DETAILED UNDER “RISK FACTORS” BEFORE SUBSCRIBING TO PURCHASE BONDS.

THIS OFFERING IS SUBJECT TO WITHDRAWAL, CANCELLATION OR MODIFICATION BY THE COMPANY WITHOUT NOTICE. THE COMPANY RESERVES THE RIGHT, IN ITS SOLE DISCRETION, TO REJECT ANY SUBSCRIPTION IN WHOLE OR IN PART FOR ANY REASON OR TO ALLOT TO ANY SUBSCRIBER LESS THAN THE NUMBER OF BONDS SUBSCRIBED FOR OR TO WAIVE CONDITIONS TO THE PURCHASE OF THE BONDS.

IN MAKING AN INVESTMENT DECISION, INVESTORS MUST RELY ON THEIR OWN EXAMINATION OF THE COMPANY AND THE TERMS OF THE OFFERING, INCLUDING THE MERITS AND RISKS INVOLVED. THE PURPOSE.

OF THIS MEMORANDUM IS SOLELY TO AID IN SUCH EXAMINATION AND NOT TO SERVE AS THE SOLE BASIS FOR AN INVESTMENT DECISION. EACH OFFEREE MAY MAKE INQUIRIES OF THE COMPANY ABOUT THE COMPANY'S BUSINESS OR ANY OTHER MATTERS RELATING TO THE COMPANY AND INVESTMENT IN THE BONDS, AND MAY OBTAIN ADDITIONAL INFORMATION WHICH SUCH PERSON DEEMS TO BE NECESSARY IN CONNECTION WITH MAKING AN INVESTMENT DECISION (TO THE EXTENT THAT THE COMPANY POSSESSES SUCH INFORMATION OR CAN ACQUIRE IT WITHOUT UNREASONABLE EFFORT OR EXPENSE). IN CONNECTION WITH SUCH INQUIRY, DOCUMENTS WILL BE MADE AVAILABLE FOR INSPECTION AND COPYING OR FURNISHED, UPON REQUEST, SUBJECT TO THE OFFEREE'S EXECUTION OF A CONFIDENTIALITY AND NONDISCLOSURE AGREEMENT TO MAINTAIN SUCH INFORMATION IN CONFIDENCE AND TO RETURN THE SAME TO THE COMPANY IF THE RECIPIENT DOES NOT PURCHASE THE SECURITIES OFFERED HEREUNDER OR OTHERWISE UPON DEMAND BY THE COMPANY. ANY SUCH INQUIRIES SHOULD BE MADE IN WRITING TO THE COMPANY ADDRESS AS FOLLOWS: WPP ENERGY GMBH., RUE DES BAINS 35, GENEVA 1205. SWITZERLAND.

NO ADVERTISING HAS BEEN EMPLOYED IN THE CONNECTION WITH THIS OFFERING. NO PERSON HAS BEEN AUTHORIZED TO GIVE ANY INFORMATION OR TO MAKE ANY REPRESENTATIONS OTHER THAN THOSE CONTAINED IN THIS MEMORANDUM IN CONNECTION WITH THE OFFER BEING MADE HEREBY, AND, IF GIVEN OR MADE, SUCH INFORMATION OR REPRESENTATIONS MUST NOT BE RELIED UPON AS HAVING BEEN AUTHORIZED BY THE COMPANY. THIS MEMORANDUM DOES NOT CONSTITUTE AN OFFER TO SELL OR THE SOLICITATION OF AN OFFER TO BUY ANY SECURITY OTHER THAN THE SECURITIES OFFERED HEREIN, NOR DOES IT CONSTITUTE AN OFFER TO SELL OR A SOLICITATION OF AN OFFER TO BUY SUCH SECURITIES BY ANYONE IN ANY JURISDICTION IN WHICH SUCH OFFER OR SOLICITATION IS NOT AUTHORIZED, OR IN ANY JURISDICTION IN WHICH THE PERSON MAKING SUCH OFFER OR SOLICITATION IS NOT QUALIFIED TO DO SO.

PROSPECTIVE INVESTORS ARE NOT TO CONSTRUCT THE CONTENTS OF THIS MEMORANDUM AS LEGAL, INVESTMENT OR TAX ADVICE. PROSPECTIVE INVESTORS SHOULD CONSULT THEIR ADVISORS AS TO LEGAL, INVESTMENT, TAX AND RELATED MATTERS CONCERNING AN INVESTMENT IN THE COMPANY.

THE STATEMENTS CONTAINED HEREIN ARE BASED ON INFORMATION BELIEVED BY THE COMPANY TO BE RELIABLE. NO ASSURANCE OR WARRANTY CAN BE GIVEN THAT CIRCUMSTANCES WILL NOT HAVE MATERIALLY CHANGED SINCE THE DATE SUCH INFORMATION WAS SUPPLIED TO AN INVESTOR. THIS MEMORANDUM CONTAINS SUMMARIES OF AND REFERENCES TO CERTAIN PROVISIONS OF CONTRACTS, OTHER DOCUMENTATION RELATING TO THE COMPANY AND THE

PURCHASE OF ITS BONDS, AND RELEVANT STATUTES AND REGULATIONS. SUCH SUMMARIES DO NOT PURPORT TO BE COMPLETE AND ARE QUALIFIED IN THEIR ENTIRETY BY REFERENCE TO THE TESTS OF THE ORIGINAL CONTRACTS, DOCUMENTATION, STATUTES AND REGULATIONS, WHICH ARE AVAILABLE UPON REQUEST.

INVESTMENT IN THE BONDS HEREBY OFFERED IS SUITABLE ONLY FOR PERSONS WHO MEET THE SUITABILITY STANDARDS HEREAFTER SET FORTH IN THIS PRIVATE PLACEMENT MEMORANDUM, AND WHO ARE NOT DEPENDENT ON INCOME OR PROFITS FROM THIS INVESTMENT AND CAN FINANCIALLY AFFORD THE COMPLETE LOSS OF THE INVESTMENT MADE IN THE BONDS SHOULD SUCH AN EVENT OCCUR. (SEE "RISK FACTORS".)

THE INFORMATION PRESENTED HEREIN HAS BEEN PREPARED BY WPP AND IS BEING FURNISHED TO PROSPECTIVE INVESTORS SOLELY FOR THEIR EVALUATION IN CONJUNCTION WITH THIS FINANCING. ANY BROKER/DEALER PRESENTING THIS MEMORANDUM TO A PROSPECTIVE INVESTOR SHALL MAKE NO REPRESENTATIONS OR WARRANTIES REGARDING THE ACCURACY OR COMPLETENESS OF THE INFORMATION CONTAINED HEREIN AND NOTHING CONTAINED HEREIN IS, OR SHALL BE RELIED UPON, AS A PROMISE OR REPRESENTATION AS TO THE FUTURE PERFORMANCE OF THE COMPANY.

NO REPRESENTATION OR WARRANTY OF ANY KIND IS INTENDED OR SHOULD BE INFERRED WITH RESPECT TO THE ECONOMIC RETURN WHICH MAY ACCRUE TO INVESTORS WHO INVEST IN ANY SECURITIES OFFERED BY (WPP) IN CONJUNCTION WITH THIS FINANCING. NO ASSURANCE CAN BE MADE, OR IS MADE, THAT ANY ECONOMIC RETURN WILL BE ACHIEVED, SINCE ANY SUCH ECONOMIC RETURN WOULD BE DEPENDENT UPON THE FUTURE OPERATING RESULTS OF WPP, WHICH CANNOT BE PREDICTED AT THIS TIME, AND UPON A COMBINATION OF THE GENERAL ECONOMIC, FINANCIAL AND MARKET CONDITIONS AND OTHER FACTORS WHICH ARE BEYOND THE DIRECT CONTROL OF THE COMPANY.

THIS MEMORANDUM AND BOND ISSUE IS INTENDED FOR INVESTMENT PURPOSES ACCORDINGLY TO RULE 144a FOR INSTITUTIONAL INVESTORS, QUALIFIED INVESTORS FOR USE ONLY BY THE PARTY TO WHOM IT IS PROVIDED, AND HIS OR HER PROFESSIONAL ADVISORS. IT MAY NOT BE REPRODUCED IN WHOLE OR IN PART OR USED FOR ANY OTHER PURPOSE. EACH PROSPECTIVE INVESTOR, BY ACCEPTING DELIVERY OF THIS MEMORANDUM, AGREES TO TREAT THE MEMORANDUM AND ALL RELATED INFORMATION AS CONFIDENTIAL. IF A PROSPECTIVE INVESTOR DOES NOT INTEND TO PARTICIPATE IN THE OFFERING, HE OR SHE SHALL RETURN THIS MEMORANDUM AND ALL RELATED DOCUMENTS TO THE COMPANY.

For Residents of all States:

THE SECURITIES OFFERED HEREIN HAVE NOT BEEN REGISTERED UNDER THE SECURITIES ACT OF 1933, AS AMENDED, OR THE SECURITIES LAWS OF ANY STATE AND ARE BEING OFFERED AND SOLD IN RELIANCE ON EXEMPTIONS FROM THE REGISTRATION REQUIREMENTS OF SAID ACT AND SUCH LAWS. THE SECURITIES ARE SUBJECT TO RESTRICTIONS ON TRANSFERABILITY AND RESALE AND MAY NOT BE TRANSFERRED OR RESOLD EXCEPT AS PERMITTED UNDER SAID ACT AND SUCH LAWS PURSUANT TO REGISTRATION OR EXEMPTION THEREFROM.

THESE SECURITIES HAVE NOT BEEN APPROVED OR DISAPPROVED BY THE SECURITIES AND EXCHANGE COMMISSION, ANY STATE SECURITIES COMMISSION OR OTHER REGULATORY AUTHORITY NOR HAVE ANY OF THE FOREGOING GOVERNMENTAL AUTHORITIES PASSED UPON OR ENDORSED THE MERITS OF THIS OFFERING OR THE ACCURACY OR ADEQUACY OF THIS OFFERING MEMORANDUM. ANY REPRESENTATION TO THE CONTRARY IS A CRIMINAL OFFENSE.

NOTICE TO FLORIDA RESIDENTS ONLY:

THE SECURITIES REFERRED TO HEREIN WILL BE SOLD TO AND ACQUIRED BY THE HOLDER IN A TRANSACTION EXEMPT UNDER SECTION 517.061 OF SAID ACT.

THE SECURITIES HAVE NOT BEEN REGISTERED UNDER SAID ACT IN THE STATE OF FLORIDA. IN ADDITION, ALL OFFEREEES WHO ARE FLORIDA RESIDENTS SHOULD BE AWARE THAT SECTION 517.061(11)(a)(5) OF THE ACT PROVIDES, IN RELEVANT PART, AS FOLLOWS: “WHEN SALES ARE MADE TO FIVE OR MORE PERSONS IN [FLORIDA], ANY SALE IN [FLORIDA] MADE PURSUANT TO [THIS SECTION] IS VOIDABLE BY THE PURCHASER IN SUCH SALE EITHER WITHIN 3 DAYS AFTER THE FIRST TENDER OF CONSIDERATION IS MADE BY THE PURCHASER TO THE ISSUER, AN AGENT OF THE ISSUER OR AN ESCROW AGENT OR WITHIN 3 DAYS AFTER THE AVAILABILITY OF THAT PRIVILEGE IS COMMUNICATED TO SUCH PURCHASER, WHICHEVER OCCURS LATER.”

THE AVAILABILITY OF THE PRIVILEGE TO VOID SALES PURSUANT TO SECTION 517.061(11) IS HEREBY COMMUNICATED TO EACH FLORIDA OFFEREE. EACH PERSON ENTITLED TO EXERCISE THE PRIVILEGE TO AVOID SALES GRANTED BY SECTION 517.061(11)(a)(5) AND WHO WISHES TO EXERCISE SUCH RIGHT, MUST, WITHIN 3 DAYS AFTER THE TENDER OF ANY AMOUNT TO THE COMPANY OR TO ANY AGENT OF THE COMPANY (INCLUDING THE SELLING AGENT OR ANY OTHER DEALER ACTING ON BEHALF OF THE PARTNERSHIP OR ANY SALESMAN OF SUCH DEALER) OR AN ESCROW AGENT CAUSE A WRITTEN NOTICE OR TELEGWPP TO BE SENT TO THE COMPANY AT THE ADDRESS PROVIDED IN THIS CONFIDENTIAL EXECUTIVE SUMMARY. SUCH LETTER OR TELEGWPP MUST BE SENT AND, IF POSTMARKED, POSTMARKED ON OR

PRIOR TO THE END OF THE AFOREMENTIONED THIRD DAY. IF A PERSON IS SENDING A LETTER, IT IS PRUDENT TO SEND SUCH LETTER BY CERTIFIED MAIL, RETURN RECEIPT REQUESTED, TO ASSURE THAT IT IS RECEIVED AND ALSO TO EVIDENCE THE TIME IT WAS MAILED. SHOULD A PERSON MAKE THIS REQUEST ORALLY, HE MUST ASK FOR WRITTEN CONFIRMATION THAT HIS REQUEST HAS BEEN RECEIVED.

FORWARD- LOOKING STATEMENTS

This Offering contains forward-looking statements. Such forward-looking statements are generally accompanied by words such as “intends,” “projects,” “strategies,” “believes,” “anticipates,” “plans,” and similar terms that convey the uncertainty of future events or outcomes. The forward - looking statements contained herein are subject to certain risks and uncertainties that could cause actual results to differ materially from those reflected in the forward-looking statements. Factors that might cause such a difference include, but are not limited to, dependence on the services of the current officers and directors of the Company, the competitiveness of the industry, the regulatory climate of the industry, the possibility that the Company may need additional funding precipitating dilution of ownership, no assurance that the Company’s services will be competitive, and the general economic climate may affect future results of the Company. Readers are cautioned not to place undue reliance on these forward-looking statements, which reflect management’s analysis only as of the date hereof and are in all cases subject to the Company’s ability to raise sufficient capital. The Company undertakes no obligation to publicly revise these forward-looking statements to reflect events or circumstances that arise after the date hereof.



WPPENERGY
World Power Production

WPP ENERGY GmbH

SUMMARY OF BONDS (THE “BONDS”) PRIVATE PLACEMENT OFFERING

The following summary is qualified in its entirety by reference to more detailed information appearing elsewhere herein. Each prospective Shareholder is urged to read this document in its entirety, including without limitation those identified in the “Certain Risk Factors” section. The Company undertakes no obligation to publicly revise these documents to reflect events or circumstances that arise after the date hereof.

The Issuer: **WPP ENERGY GMBH.** (“WPP” or the “Company”), is a Swiss corporation organized June 7, 2016.

The Opportunity: WPP ENERGY GMBH is a **Swiss multi-national financial group for acquisitions, projects and licensing of technologies for advanced power production, renewable energy and global environmental solutions.** WPP intends to license, on an exclusive worldwide basis, a disruptive global technology for a mobile waste-to-energy conversion container technology which can convert municipal solid waste, green wastes and medical and hazardous wastes into gas which can then be further converted into other gases or used for the generation of electricity. WPP intends to manufacture and sell this containerized technology to be deployed around the world for waste conversion from municipalities, corporations, disaster relief and put adjacent to landfills to solve the myriad of environmental impact problems caused by landfills. WPP provides a green renewable methodology and solution to waste conversion, reducing the carbon footprint of the Planet and with the Company’s commitment to the targeted markets selected, in terms of our knowledge of these markets, our significant waste-to-energy experience and development experience for power generation projects. This should enable us to develop and execute on profitable business models. We have a long-term view of value creation in the sectors, in which we operate and a management team with a proven track record.

WPP recently closed a sizable transaction that yielded a \$50 billion dollar profit, which profit has been set aside and blocked in an account, as cash backing for the retirement of the corporate bonds being marketed. This cash backing serves to considerably limit the risk of bond non- payment to the investor.

Company Information:

WPP ENERGY GmbH

Rue des Bains 35, Geneva 1205. Switzerland

info@wppenergy.com <https://www.wppenergy.com/>

The books and records of the Company are located at its principal place of business.

Company Contact: [REDACTED] is the Chief Financial Officer and a Director of WPP ENERGY GmbH.

The Offering: The Company is offering up to \$50,000,000,000 Bonds to individuals and entities that qualify as institutional investors or sophisticated individual investors or are accredited investors within the meaning of Rule 501(a) under the Act “(the “Securities Act”).

Exit Options: The Bonds offered herein will be deemed RULE 144a “restricted securities” for as defined by the Securities Act, and may not be sold, transferred or otherwise disposed of except under certain limited circumstances and conditions (**Institutional Investors six (6) months minimum per Rule 144a**). Furthermore, it is likely that a lending institution will accept the Bonds as pledged collateral for loans proving a Financial Guarantee Bond and/or Credit Rating or as regular trading in markets develops.

Plan of Distribution: The Bonds will be offered directly by the Company.

Company History: The Company was formed in June 2016, www.wppenergy.com, for the purpose of becoming a **Swiss multi-national financial group for acquisitions, projects and licensing of technologies for advanced power production, renewable energy and global environmental solutions**. WPP intends to license, on an exclusive worldwide basis, a disruptive global technology for a mobile waste-to-energy conversion container technology which can convert municipal solid waste, green wastes and medical and hazardous wastes into gas which can then be further converted into other gases or used for the generation of electricity. WPP intends to manufacture and sell waste-to-energy Mobile Conversion Containers to be deployed around the world for waste conversion from municipalities, corporations, disaster relief and put adjacent to landfills to solve the myriad of environmental impact problems caused by landfills. WPP provides a green renewable methodology and solution to waste conversion, reducing the carbon footprint of the Planet and with the Company’s commitment to the targeted markets selected, in terms of our knowledge of these markets, our significant waste-to-energy experience and development experience for power generation projects. This should enable us to develop and execute on profitable business models. We have a long-term view of value creation in the sectors, in which we operate and a management team with a long-term history and proven track record.

Summary of Risks: The following is a summary of certain risks. Please see the section entitled “Certain Risk Factors” for greater detail of certain of these risks.

- There is a transparent public market and liquidity for the corporate Bonds being issued. The ability to transfer or sell your Bonds is restricted. Therefore, you will likely be required to wait until the Bonds have matured before you trade or sell your Bonds. (**Qualified Investors six (6) months minimum per Rule 144a**).
- The Company closed a recent transaction that yielded a sizable cash profit, which profit has been deposited and blocked as cash backing for the retirement of the subject bonds. This cash backing provides to considerably limit the risk of bond non-payment to the investor.

- Municipal Securities, Public and Private Account Receivables, Commercial Paper, Public and Privately held real estate Notes, tax certificates **investments are time sensitive and require detailed research.**
- Management and the executive board have extensive experience in tax certificates and the real estate industry in various capacities, but they have not operated this company as of yet.
- You have no discretion over how the Company spends the proceeds from the Bonds, and you must trust the judgment of the Company and its management in how they invest your money in tax certificates and tax deeds.
- The Company's ability to service debt, payment principal and interest on the bonds are secured in the raised capital that is not placed at risk, secured in the Company's acquired, owned and controlled performing assets, Financial Guarantee Bonds Insurances, Captive insurances and reinsurance Bonds and Policies.
- These assurances are subject to the type of the bonds being issued, industry and market performances also the business model and the performance of the Company. Due to the nature of industry regulations, low risks ventures and transparent market investment described herein, there can be the intended assurance that the Company is positioned to service the debt value of the bonds, or any or of the entire portion of the principal amount of the Bonds.
- As a holder of Bonds which are debt securities there are no voting rights on matters related to the Company at this time.

THE OFFERING

Securities: If fully subscribed, the Company will issue \$50,000,000,000.00 in Bonds. See “Description of Bonds.” Each Bond will evidence \$500,000,000.00 denominations in principal amount.

Offering

Amount: Bondholders may purchase a minimum of one (1) Bond. In Five Hundred Million USD (\$500,000,000.00) denominations, in the principal amount of \$500,000,000.00 per Bond, subject to the Company’s right to accept subscriptions for fewer bonds. The maximum aggregate number of Bonds that the Bondholders may purchase is 100 bonds, in the aggregate amount of \$50,000,000,000.00. On the date of purchase, the funds will be deposited in the Bank and the Bonds will be issued to the Bondholders (the “Date of Issuance”). There is no minimum amount of Bonds that the Company is required to sell before conducting an initial closing. Thereafter, the Company may have additional closings in its discretion during the Offering Period. The Company reserves the right to terminate this Offering at any time.

Offering Period: The Offering will terminate on Bond maturity date at the sole discretion of WPP, but none the less in compliance with any regulations as required by SEC Rule 506 (c) (the “Offering Termination Date”). Management reserves the right to terminate the Offering at any time. Any subscriptions which have been tendered to WPP and have not been accepted on or before the Offering Termination Date will be returned to subscribers and any subscription funds included therewith will be returned without interest thereon unless the Offering Termination Date is extended or WPP elects, in its sole discretion, to accept such subscriptions. The Offering Period begins on March 20, 2019 and will terminate at the earlier of: (i) the date upon which the Company shall have accepted subscriptions for \$50,000,000,000.00 in principal amount of Bonds; or (ii) March 20, 2029. The Company may, in its sole discretion, extend the Offering Period.

Eligibility of Investors: The Company may sell Bonds to individuals or entities, to institutional investors or sophisticated individual investors or accredited investors within the meaning of Rule 501(a) under the Securities Act.

How to Subscribe: The Company will review subscription applications as they are received. In order for an application to be considered, the applicant must complete and execute the Bond Purchaser Questionnaire, *Bond Purchaser Agreement* and provide payment for the desired subscription. If the application is accepted, the Company will then countersign the *Bond Purchaser Agreement* and execute the Bond in the form attached, indicating the principal amount that has been accepted for subscription.

Description of Securities: WPP ENERGY GMBH. is offering \$50,000,000,000 Bonds of its authorized Corporate Bond Issue (“the Bonds”) to individuals or entities, to institutional investors or sophisticated individual investors or accredited investors within the meaning of Rule 501(a) under the Securities Act. at a purchase price of \$500,000,000.00 per Bond (the “Offering”).

The Bonds are offered pursuant to Rule 506 of Regulation D of the Securities Act of 1933 (“Securities Act”) and applicable state securities laws. The Company, in its sole discretion, elects to accept subscriptions for Bonds. The Bonds, when issued, will be fully paid at maturity. The Offering price of the Bonds has been arbitrarily determined by the Company and bears no relationship to the value of assets, earnings, or book value of the Company.

Security: The Bonds will be secured by the assets of the Company/ See discussion of “Certain Risk Factors.” The Company will enter into a Collateral Agency Agreement, attached hereto in Exhibit “B” whereby a third party (who may be a Bondholder, Trustee or Collateral Agent otherwise have a relationship with the Company) will serve as collateral agent on behalf of all Bondholders. The Collateral Agent may be appointed by the Company.

The Company will execute a Security Agreement with the Collateral Agent on behalf of the Bondholders whereby the Company will grant a security interest in all the assets of the Company. The security interest will be managed by the Collateral Agent, which will take direction from the Bondholders in accordance with the Collateral Agency Agreement. The Bondholders will each irrevocably authorize the Collateral Agent to take such action on behalf of each Shareholder, and to exercise such rights and powers and to perform such duties, as are specifically delegated to or required of the Collateral Agent by the terms of the Collateral Agency Agreement and Security Agreement.

The rights and remedies to be exercised by the Collateral Agent in the event of default by the Company shall be exercisable only by the Collateral Agent on behalf of all the Bondholders in accordance with the terms of the Collateral Agency Agreement. The Collateral Agency Agreement provides among other things, that no Bondholder may alter the terms of the Bonds or enforce the Bonds against the Company individually. All such actions and similar actions are reserved for Bondholders and delegated to the Collateral Agent. The Company makes no representation or warranty regarding the financial condition of the Collateral Agent.

Use of Proceeds: The Company intends to use the net proceeds from the sale of the Bonds offered hereby primarily to fund and execute business and the purchases as stated in this Private placement Memorandum and the company’s business plan.

Restrictions on Resale: The Bonds offered herein have not been registered under the Securities Act or any state securities laws and may not be offered or sold unless registered or pursuant to an exemption from the registration requirements of the Securities Act and applicable state securities laws. Restricted securities are previously-issued securities held by security holders that are not freely tradable because the sale transaction from the issuer to the security holders was a private transaction. After such a private transaction, the security holders can only resell the securities into the market by using an “effective” registration statement under the Securities Act or a valid exemption from the registration requirements of the Securities Act for the resale, such as [Rule 144](#) under the Securities Act. If holders of restricted securities want to resell using an effective registration statement, the issuing company can provide a registration statement for them to make sales in a public offering by following the process discussed above for registering a public offering of securities. Alternatively, a holder of restricted securities can resell using an exemption. *For example, Securities [Act Rule 144](#) provides an exemption that permits the resale of restricted securities if a number of conditions are met, including holding the securities, depending on whether the issuer has been filing reports under the Exchange Act. [Rule 144](#) may limit the amount of securities that can be sold at one time and may restrict the manner of sale, depending on whether the security holder is an affiliate. An affiliate of a company is a person that, directly, or indirectly through one or more intermediaries’ controls, or is controlled by, or is under common control with, the company.*

No General Solicitation: No general solicitation has been made in connection with issuance of the securities being offered and subscriptions for purchase of the Bonds will be accepted only from institutional investors or sophisticated individual investors or accredited investors within the meaning of Rule 501(a) under the Act.

WHO SHOULD INVEST (SUITABILITY STANDARDS)

Subject to the right of the Company to sell Bonds to institutional investors or sophisticated individual investors or accredited investors within the meaning of Rule 501(a) under the Act, Bonds will be sold only to those investors who submit an *Offeree Questionnaire* in the form attached hereto as Exhibit A establishing to the satisfaction of the Company that:

He or she: (i) is at least eighteen (18) years of age; and (ii) (a) is an institutional investor or sophisticated individual investor or accredited investor within the meaning of Rule 251(a) under the Act or (b) meets certain suitability standards set forth in the Subscription Agreement.

The investor has such knowledge and experience in financial and business matters that he is able to evaluate the merits and risks of an investment in the Bonds.

The investor has the financial ability to bear the economic risk of an investment in the Bonds, adequate means of providing for his current needs and personal contingencies and no need for liquidity in an investment in the Bonds.

The investor is acquiring the Bonds for his own account for investment and not with a view to resell or distribution.

ESTIMATED USE OF PROCEEDS

Assuming the sale of all of the Bonds the following sets forth summary information about the estimated use of offering proceeds, based on the sale of all \$50,000,000,000.00 Bonds on offer. If this private placement is fully subscribed, the anticipated net proceeds from the sale of the Bonds offered, after deducting maximum offering and organization expenses and fees, is estimated at approximately \$50,000,000,000.00. However, the actual net proceeds the Company will receive will depend on the number of Bonds sold. The planned use of proceeds shown in the Prospectus is subject to change based on the actual net proceeds received from this Offering, actual expenses, changes in general business, economic and competitive conditions, timing and management discretion, each of which may change the amount of proceeds expended for the purposes intended.

RISK FACTORS

THE SECURITIES BEING OFFERED INVOLVE SOME DEGREE OF RISK AND, THEREFORE, SHOULD BE CONSIDERED MODERATELY CONSERVATIVE TO MODERATELY AGGRESSIVE. THEY SHOULD NOT BE PURCHASED BY PERSONS WHO CANNOT AFFORD THE POSSIBILITY OF THE LOSS OF THE ENTIRE INVESTMENT. PROSPECTIVE INVESTORS SHOULD READ THE ENTIRE PRIVATE PLACEMENT MEMORANDUM AND CAREFULLY CONSIDER, AMONG OTHER FACTORS THE FOLLOWING RISK FACTORS.

Management of WPP intends for the business to become a profitable entity with its principle business focus as set forth in the prospectus. (The risks and uncertainties described below are not the only ones faced). Additional risks and uncertainties not known to the Company or ones known now, but believed to be less significant could also impair the business. If any of the following risks actually occur, the business, financial condition or operating results could be negatively affected). Among other things, consider the following:

LACK OF PUBLIC MARKET

The Company does not anticipate that a public trading market will develop for the Bonds. The company has no plans to register or bid its securities on any exchange. Purchasers of the Bonds offered herein may have difficulty selling should they desire to do so. The Bonds offered herein will be deemed “restricted securities” as defined in the Securities Act, and may not be sold, transferred or otherwise disposed of except under certain limited circumstances and conditions. Furthermore, it is unlikely that a lending institution will accept the Bonds as pledged collateral for loans even if a regular trading market does develop.

NO FIRM COMMITMENTS TO PURCHASE BONDS

The Bonds will be sold on a “best efforts” basis through the officers of the Company and may be offered through other persons including brokerage firms who are members of, where such persons may lawfully offer such Bonds. No commitment exists by anyone to purchase all, or any portion of the Bonds being offered. The Company can give no assurance that any of the Bonds will be sold.

ASSURANCE OF PROFITABILITY.

Due to the nature of the securities, financial and economic structures and the management's experience there can be high degree of assurance that the Company will be profitable.

DEPENDENCE ON MANAGEMENT

The Company has the ability to rapidly and significantly expand its operations and anticipates that significant expansion of its operations will be by use of third-party expert administrations of legal, accountant and industry compliance that will continue to be required in order to address potential market opportunities. The rapid growth will place and is expected to continue to place a significant strain on the operations, financial resources and Company's management. The normal course of business has cyclical time frames, The Company's success is principally dependent on its current management and personnel for the operation of this business, the consistency in the laws of the sovereign power of entities involved, and the high credit rating of the assets purchased and managed.

THE COMPANY MUST PROCURED TALENTED, EDUCATED and EXPERIENCED PERSONNEL, ACQUIRE EQUIPMENT AND EXPAND MARKET AND OPERATIONS.

FACILITIES IN ANTICIPATION OF INCREASED BUSINESS

In the event the Company may not be able to hire or retain qualified staff, and if qualified and skilled staff are not attracted and retained the growth of the business may be limited. The ability to provide high quality service will depend on attracting and retaining professionally experienced staff, as well as educated staff that is relevant to our marketing, technology and general experience in real estate investing. There will be competition for personnel with these skill sets. Some technical job categories may experience severe shortages in the United States.

BROAD DISCRETION IN APPLICATION OF PROCEEDS

The management of the Company has broad discretion to adjust the application and allocation of the net proceeds of this Offering in order to address change in circumstances and opportunities. As a result of the foregoing, the success of the Company will be substantially dependent upon the discretion and judgment of the management and executive board of the Company with respect to the application and allocation of the net proceeds hereof.

The net proceeds from the Offering will be applied to the current model and growth strategy found under "Use of Proceeds". See "Use of Proceeds" above.

ARBITRARY OFFERING PRICE

The price of the Bonds offered herein has been arbitrarily determined by the Company and bears no relationship to the Company's earnings, book value or any other recognized criteria of value.

IMMEDIATE AND SUBSTANTIAL DILUTION

An investor in this Offering may experience immediate and substantial dilution.

LACK OF AUDITED FINANCIAL STATEMENTS

The Company had no prior operations or financial statements. In the future, the books and records of the Company will be audited by a firm of independent certified public accountants selected by Management.

FAILURE TO MANAGE THE GROWTH COULD REDUCE REVENUES OR NET INCOME

Rapid expansion could strain infrastructure, management, internal controls and financial systems. To support growth, the Company plans to hire new employees to integrate and properly train because inadequate integration and training of employees may result in underutilization of the workforce and may reduce revenues or net income.

Additional Information

During and prior to any sale in this Offering, each purchaser and their professional advisor(s), if any, are invited to ask questions concerning the terms and conditions of the Offering and to request any additional information necessary to verify the accuracy of the information herein. Such information will be provided to the extent the Company possesses such information or can acquire it without unreasonable effort or expense.

Each prospective investor will be afforded the opportunity to obtain additional information which they reasonably require, and to receive answers from, the Company or its authorized agents, concerning the terms and conditions of the Offering and any additional information which investors believes is necessary to evaluate the merits of the Offering, as well as to verify the accuracy of the information herein or provided in response to the investor's inquiries. Any prospective investor having any questions or desiring additional information should contact:

WPP ENERGY GMBH.,

Rue des Bains 35, Geneva 1205. Switzerland,

██████████, CFO

████████████████████



EXHIBIT A
“PROSPECTUS”



WPPENERGY
World Power Production

WPP ENERGY GMBH

Rue des Bains 35, Geneva 1205. Switzerland

info@wppenergy.com

www.wppenergy.com

Exhibit' A'

PROSPECTUS

MARCH 2019

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1. EXECUTIVE SUMMARY

The Opportunity: WPP ENERGY GMBH is a **Swiss multi-national financial group for acquisitions, projects and licensing of technologies for advanced power production, renewable energy and global environmental solutions**. WPP intends to license, on an exclusive worldwide basis, a disruptive global technology for a mobile waste-to-energy conversion container technology which can convert municipal solid waste, green wastes and medical and hazardous wastes into gas which can then be further converted into other gases or used for the generation of electricity. WPP intends to manufacture and sell this containerized technology to be deployed around the world for waste conversion from municipalities, corporations, disaster relief and put adjacent to landfills to solve the myriad of environmental impact problems caused by landfills. WPP provides a green renewable methodology and solution to waste conversion, reducing the carbon footprint of the Planet and with the Company's commitment to the targeted markets selected, in terms of our knowledge of these markets, our significant waste-to-energy experience and development experience for power generation projects. This should enable us to develop and execute on profitable business models. We have a long-term view of value creation in the sectors, in which we operate and a management team with a proven track record.

The Company is headquartered in Geneva, Switzerland. It currently has operations in Switzerland, Russia and the Americas.

WPP's strategic advantage, once the technology acquisition closes, will include the Company's proprietary waste-to-energy technology through mobile waste conversion using 20' and 40' containers to the targeted markets, including manufacturing, project development, joint ventures, strategic alliances, government relationships and our experienced management and ability to establish and execute profitable business models, sets us apart. We have a long-term view of value creation, in the sectors we select and a management team with proven track record to execute in those sectors.

The Company's marketing strategy is to identify the specific needs of its targeted markets, identify opportunities and provide strategies to enhance the bottom line of the investments selected.

The Senior managers of the firm are professionals with over 300 years of management experience combined, including energy and renewable energy sectors, banking, risk management, audit, compliance, financial management, project development and in adapting technology in the energy industry.

WPP recently generated a \$50 billion-dollar profit in a business transaction, which profits have been deposited and blocked to support a corporate bond issuance, in the same amount. This cash backing to the corporate bond sales (MTN's) will serve to limit the risk of non-payment to the investor.

WPP's founding mission and vision statement:

Mission Statement:

WPP EAt WPP our mission is to provide advanced power production, renewable energy and environmental solutions through acquisition, licensing of technologies and joint ventures. These include sustainable waste - to - energy solutions on a global scale to reduce the carbon footprint and create a significantly cleaner environment and lower costs for the production of energy for governments, major corporations, joint venture partners, strategic alliance partners, waste haulers, disaster relief, and all other Stakeholders (“Clients”).

Vision Statement:

We understand that our mission and shareholders are the reason we exist. We strive to create long-term relationships with our Clients and create lasting partnerships with those, with whom we do business. This allows us to reach an intimate knowledge and understanding of the issues, so we can deliver the appropriate solutions. We constantly refine our concepts and innovative methods and technologies and find our greatest satisfaction in making our projects successful. We enjoy our work and the people with whom we do business.

2. OVERVIEW

a. History and Background

WPP is a team of highly motivated executives and staff with significant experience in mergers and acquisitions, building public and private companies, joint ventures, strategic alliances, project developers for energy and energy related projects, acquiring and licensing technologies, engineering and finance. The leadership team has over 300 years of combined experience, knowledge, engineering expertise and rigorous field training that provides for successful projects. We take great effort in maintaining long-term partnerships primarily due to the value we bring to every technology acquisition and project development.

Our leadership team over the many years has earned an exceptional reputation for building companies and projects related to renewable energy and power generation, with multi-billion-dollar strategic partners. Over the years we have identified, evaluated, acquired and developed projects including forming joint ventures to take advantage of energy technologies. The WPP team specializes in the essential services to get the job challenge done right. Being on time and on budget is an essential core component, and we work constantly with this expectation in mind, to deliver exceptional services and a dynamic environment from project start to finish.

WPP's ability to integrate teams from joint venture partners, to vendors, to specialty consultants, to subcontractors and equipment suppliers, help us to create collaborative environments, lead value-driven discussions, and facilitate early, upfront decision making, in order to shape optimal project outcomes.

b. Operations, Professional Services and Technologies

WPP provides the following as its core professional services/technologies:

- **Operational Management**
 - Human Resource Development
 - Financial Controls Built into the System
 - Audit and Oversight
- **Project Management**
 - Visioning to optimize project outcome
 - Planning Strategic Partners needed for Implementation and successful outcome
 - Selection of the Technologies
 - Planning & Design Coordination
 - Sourcing EPC
 - Land Development Construction Inspection Services
 - Funding
- **Technologies**
 - Building Conversion of Waste-2-Energy Solutions (“CW-2-E”)
 - Manufacturing
 - Civil Engineering
 - EPC Contracting
 - Construction Services
 - New Technologies Frontier Development

c. Strategy and Policy

WPP's policy is to use criteria that enhance the Company's business integrity while giving Clients services desired. During the forecast period, the Company will continue to utilize policies that capture the essence of integrity, creativity and transparency.

Investment and Market Risk. All investing and trading activities (including technology-related debt investing) risk the loss of capital. No assurance can be given that the Company's investment objective will be achieved, that the performance of the Company and the Company's assets will be positive over any period of time, or that stockholders will not suffer losses. An investment in corporate bonds represents an indirect investment in the assets owned by the Company. The value of the Company's portfolio and other assets may move up or down, sometimes rapidly and unpredictably, and in certain circumstances investment techniques utilized by the Company may increase the impact of such adverse market movements. At any point in time, assets value may be worth less than the original investment.

Limited Operating History. Although WPP management has substantial experience investing in energyrelated debt investments, the Company commenced operations on March, 2019. WPP management has considerable experience in the development of renewable energy technologies and projects.

Risk Management & Internal Control

WPP appreciates that in order to help reduce risk, increase portfolio growth, increase profitability performance, and increase cash flow, it must adhere to the following risk management policies which include maintaining adequate capital, performing thorough background checks, maintaining an up-to-date database of vendors, and fact checking all requisitions to assure authenticity.

The Company's risk management function fosters a disciplined risk culture and creates appropriate transparency, providing a sound basis for management to define suitable risk. WPP conducts a company-wide, standardized reputational risk review process every year.

Exclusive License Waste-to-Energy Containerization

The Company intends to exclusively license in perpetuity a Waste-to-Energy Container Technology for Global manufacturing and distribution. Under the terms of the Exclusive Licensing Agreement, the Company will make a down payment of two billion U.S. dollars (\$2,000,000,000.00) and pay Royalties based upon performance criteria, of sub-license fees and sales related to the licensing of territories globally and the sale of containers.

d. Market Sector Focus:

The core investment themes selected for investment were done so to minimize the effect of a softening in the economy, which is inevitable and has been proven historically. Risk Management & Internal Control

CORE INVESTMENT THEMES

WPP Believes:

Waste-to-Energy

This sector is insulated from serious economic downturns

Power Generation

Sensitive to market economic adjustments. First to be affected

Technology

The ability to disrupt the marketplace with innovation and upside

Production of Syn-Fuels

Sensitive to market downturns and is resilient

Philanthropic / Humanitarian

Necessary for the future of this Planet to be successful environmentally

e. Capital Infusion:

The prospect of an expanded capital base through the issuance of corporate bond debt is appealing for a variety of sound business reasons:

- The debt raised is backed by a cash account equal to the par amount of the MTN's being placed.
- The long-term structure of the debt enables the ISSURER to forego repayment in the traditional sense, for a more favorable investment opportunity for the Bond Holder ("Lender").
- At the end of the maturity of the bonds – zero coupon – Ten (10) year Bonds, the blocked cash, equal to the full-face amount of the bonds is cashed in and the bonds are completely retired.

This capital raise allows for the thoughtful expansion of our business into business sectors hard to reach without significant cash availability present.

f. Social Considerations

There are a host of relevant topics we should cover, as it relates to the social considerations being evaluated, as we launch into another expansion. Most notably is the strategic alliances WPP intends to develop with Charitable organizations around the world who care about the environment both on the ground and otherwise.

Philanthropic & Humanitarian Purposes:

WPP is at its core a company that understands, from where its strength lies; in God. We understand that in the beginning we have been given responsibility over a little, and that now we have been given responsibility over significant resources, we strive to invest our resources in areas, for which we have a passion and the ultimate guidance.

WPP intends to work with many Charitable Organizations Not-For-Profit (501.c.3) established and recognized for their dedication to the care and development of our planet. We will provide Free Disaster Relief to any disaster requiring clean-up services from debris and wastes as well as in need of power generation. Furthermore, we intend to provide this technology and services to third world countries that cannot afford this technology but whose people cannot afford to continually live without electricity and who suffer from the health factors caused by improper waste elimination. This will significantly increase their health and many other environmental related benefits.

WPP is committed to the support and funding of the vision expressed above.

Job Creation

The Company plans to employ both internally and through joint ventures approximately 1,000 direct employees across manufacturing, administrative and operational business units during the 2019 fiscal year and up to 4,000 indirect employees. Over the next five years this number is projected to grow to over 10,000 direct employees and 32,000 indirect employees.

Skills Development

All staff will benefit from a continuous and compulsory skills development program. In particular, our training for skilled and unskilled labor, people and communication skills will be upgraded to enable better serving of and interaction with Clients.

Community Outreach

The Company will have a positive impact on the communities it serves, in many respects. Its promoters are leaders who have a passion to see the development of programs and services to help solve local community issues. Where possible, the Company uses local services and labor. The economic impact of WPP shall be spread wide.

g. Environmental Considerations

There are no internal environmental implications in relation to the Company's business. However, WPP will continue to exercise its strict environmental compliance policies as part of its operations and executing its business plan.

Occupational Safety

WPP has developed an occupational and health safety plan to govern its operations. The plan addresses the issue of emergency responses in the event of an accident that requires medical attention beyond that available through the first-aid equipment maintained by the Company. Notwithstanding, the Company's operations pose no risk of major accident (related to flammable, explosive, reactive or other toxic substances). Cleaning chemicals will be handled, stored and disposed of properly as designated in the safety plan.

The layout of the Company's premises and equipment will be consistent with the safety requirements of office facilities. Appropriate construction materials as well as furnishings and fixtures will be used to mitigate fire hazards as well as trauma associated with impact from falls, scrapes and scratches.

3. CORPORATE IDENTITY

a. Mission Statement:

At WPP our mission is to provide advanced power production, renewable energy and environmental solutions through acquisition, licensing of technologies and joint ventures. These include sustainable waste-to-energy solutions on a global scale to reduce the carbon footprint and create a significantly cleaner environment and lower costs for the production of energy for governments, major corporations, joint venture partners, strategic alliance partners, waste haulers, disaster relief, and all other Stakeholders ("Clients").

b. Vision Statement:

We understand that our Clients and shareholders are the reason we exist. We strive to create long-term relationships with Clients and create lasting partnerships, with those, with whom we do business. This allows us to reach an intimate knowledge and understanding of the issues they face so we can deliver the appropriate solutions. We constantly refine our concepts and innovative methods and find our greatest satisfaction in making them successful. We enjoy our work and the people with whom we do business.

c. Objectives

The Company's objectives are concise:

- Be at the leading edge of our industry
- Exceed our Client's expectations
- Provide forward-thinking, creative and financially practical solutions
- Optimize our vast experience and resources to best serve each Client
- Create an empowering and inspiring workplace for our employees
- Engage a team of professionals who are committed to excellence
- Recognize our employees for their contributions to our community, our industry and our firm

d. Strategy

In order to achieve these objectives, the Company's continuing strategy is founded on the following initiatives: Cultivate long-term partnerships; Strive for transparency in all we do; Our most valued resource are our employees.

- Prudent Risk Management; continually seek to enhance risk management techniques and provide assurance that risks are identified, monitored and controlled appropriately
- Innovative Services; always provide relevant and life improving technology and services, to our projects.
- Technology and Security; Cyber Security is a focus in this ever changing and challenging IT environment. To create and enhance a safe and secure environment, in which to do business.

e. Values

The Company's core values, which guides and governs its daily interactions with Clients and amongst staff and other stakeholders are based on the following:

- Respect; the Company believes that people matter and that everyone matters and treated with utmost respect.
- Teamwork; WPP nurtures a culture of collaboration and believes that together everyone achieves more.
- Integrity; WPP does not compromise the truth, does what is right and delivers on its promises.
- Excellence; the company performs to benchmark standards applying utmost skill and supreme diligence in its dealings.
- Customer Focus: WPP is defined by its customers and its partners. The Company appreciates that its business will thrive or die based on its performance, so it is passionate about execution at the highest level.
- Innovation: The Company believes that innovation is essential. It is committed to identifying and deploying cutting edge technology to address the future.

f. Critical Success Factors

WPP's code of conduct establishes a common set of ethical values and professional standards across the Company and guides its efforts to maintain and strengthen its reputation for integrity, fair dealing and measured risk-taking.

The Company is also committed to employing a responsible compensation approach that rewards excellence, ensures a prudent approach to risk-taking and aligns its employees' interests with those of its shareholders and partners. In this competitive professional environment, we must be certain we are engaging in creative compensation packages that will not only attract key talent but that our long-term commitment to the employee that encourages career retainage.

e. Corporate Image

The Company's image has been developed in line with its core values. The current brand is depicted below:



h. SWOT Analysis

Opportunities

- Profitable business model
- Qualified professionals with relevant experience and skills in energy, project development business management, banking, micro finance, etc.
- Impressive turnaround time for delivery of products and services
- An all-inclusive approach to offering products and services to target markets and provision of premium customer services
- Directors and managers who are familiar with our niche market, with a commitment to contributing to the development of the identified market.
- Innovation in Containerization of waste – to – energy will Disrupt the Industry
- Disruption in the Marketplace

Risks

- Not visualizing the next industry disruptive technology.
- Not having significant capital to build our portfolio during the next economic downturn.
- An unforeseen economic event that stalls the growth currently being experienced.
- A catastrophic world event that stalls growth and economic expansion.

4. INDUSTRY ANALYSIS

a. Background – The Future

Looking to the future, the rapid development in technology has changed how we do business and will be one of the driving forces in determining which companies succeed and which ones no longer compete in the marketplace.

In a recent survey of global investor preferences, with respect to the energy sectors, insights into what factors are influencing how and how much global investors deploy their capital in the Renewable Energy (“RE”) sectors, was telling:

- i. A large proportion of respondents plan to increase the capital commitment to RE, with China, the United States, Germany, and Canada leading the way.
- j. Many surveyed investors expect to prioritize their investments in existing and potential investee companies that respond rapidly to changes in business models and adopt a variety of technologies.

In particular, points #3 and #4 above were of interest, since WPP has been analyzing, reviewing and negotiating an exclusive global technology license for a Containerization Waste-to-Energy (“CW-2-E”) solution that is advanced and cutting edge. This, in our opinion, combined with our selected technology companies, will be the next disruptive force in the renewable energy markets. Not only will the thoughtful deployment of CW-2-E change the way we handle waste today and, in the future, but also how we eliminate landfills and produce syn-fuels or create power producing facilities using non-fossil fuels.

CW – 2 – E

CW – 2 – E is a disruptive waste-to-energy technology enabling mobile waste conversion in combination with other technologies and partners to provide power generation at low cost and significant environmental safety, reducing the carbon footprint of power production today. Landfills can be remediated and therefore stop emitting harmful gases into the atmosphere, one of the worse polluters on the planet. CW – 2 – E can provide disaster relief anywhere in the world as it can convert disaster waste into renewable energy and provide electricity or syn-gas. WPP brings a CW – 2 – E approach that takes advantage of the full range of applications CW – 2 – E can provide over the life cycle of the asset that benefit the stakeholders and owners/investors.

WPP intends to build one manufacturing facility it will own to produce 6,600 waste-to-energy Conversion Containers per year, while working with manufacturing facilities that have the capability of building the waste-to-energy Conversion Containers.

WPP will then sell the Mobile Waste-to-Energy 20' and 40' waste-to-energy Conversion Containers to wholesalers, governments and government agencies, municipalities, waste haulers, corporations, landfill owners and utilities for use to convert waste into fuels or electricity.

CW – 2 – E implementation involves:

- Design – Enable a coordinated design and construction process to reduce conflicts in the field and support efficient production among delivery team. This increases quality, enhances alignment of design and construction professionals, enables for early knowledge of construction cost and creates cost and time savings.
- Construction – Accurately manage and monitor the design and construction progress by aligning virtual design models, construction activities, schedules, cost estimations and financial spending. Lower claims and litigation are a result.
- Operations – Develop CW – 2 – E assets that will be used in the future operations and facility management of the built structures. The availability of these assets will allow for streamlined operations and maintenance during the asset lifecycle.

CW – 2 – E stages are described as follows:

- Typical CW – 2 – E or 3D is the production of geometrically accurate 3D models with object data to support design intent and coordination activities. Outcome becomes preconstruction coordination and conflict resolution with 3D geometry and data delivered in support of or in addition to traditional 2D documents.
- 4D CW – 2 – E: The combination of construction schedules and CW – 2 – E elements to simulate construction and phasing sequencing. Outcome is coordination of phasing and construction schedules and virtual models in support of construction management.
- 5D CW – 2 – E: The implementation of cost data relative to CW – 2 – E elements and digital assets. Outcome is more accurate project cost estimation and cost tracking through construction phases.
- 6D CW – 2 – E: CW – 2 – E assets produced for the purposes of facility operations and management. These assets may include geometry, plans, specifications, and maintenance information for the facility/asset. Outcome is a database that allows operator and facility managers to access, maintain and build upon accurate facility information over assets lifecycle.

WPP has established a CW – 2 – E Management Team (“CW – 2 – E”) to oversee the Modeling for the design, execution, operations and asset management of strategic partnered projects as part of a global portfolio. The goal of the CW – 2 – E is to set the project-wide strategy and oversee the execution of CW – 2 – E, as a means implementation of Manufacturing and to enable coordination efficiency, review deliverable quality, and support the monitoring of project costs.

WPP has taken the time to outline our approach since we are confident this will be a disruptive force in the WASTE – TO – ENERGY market.

WC – 2 – E - EXECUTIVE SUMMARY:

The WC – 2 – E is comprised of a multidisciplinary group of WC – 2 – E leaders familiar with uses of WC – 2 – E for design, construction, and operations. As a project proceeds, the WC – 2 – E may evolve to facilitate different strategic objectives. In addition to Client representatives, it will be important to include participation from other stakeholders. A two-tiered team structure is utilized as follows:

WC-2-E / Management Team

Executive WC-2-E Core Team – Owner Representatives

The Executive WC-2-E Core Team will be made up of members that will act as the Client’s representative for enabling a WC-2-E delivery process throughout the project. This team should be responsible for the following:

Phase 1 - Strategy

- Aspirations – Set out the overall WC-2-E aspirations for the project and aligning the needs of the owner and operators to the design and construction process.
- Evaluation - Evaluate the project team’s WC-2-E capabilities and recommending appropriate actions to extend those capabilities for purposes of design and construction.
- Contract - Recommend appropriate contract language among design and construction teams so WC-2-E expectations are set as part of the contractual deliverables.
- Project Execution Plan –Oversee and contribute to the creation of a project-wide Project Execution Plan which will describe the goals, objectives, roles, processes, and products of the WC-2-E process.
- Phase 2 – Management and Auditing
- Model Audits (Design/Construction) – Perform model quality audits at regular intervals for design and construction. The team should review federated models and other digital submissions.
- Cost Control (Construction) – Review 5D WC-2-E relative to invoice and payment submissions.
 - Use model as a check on construction process relative to quantity surveying
 - Coordinate invoices with model to verify task completion and element installation.

b. Competitive Environment

The current growth in the development and investment market is highly competitive. Jobs is a good indication of just how robust the competitive environment is. Here is a snapshot of what the Bureau of Labor Statistics indicates.

The Bureau of Labor Statistics (“BLS”) publishes an occupational outlook each decade. It goes into great detail about each industry and occupation. Overall, the BLS expects total employment to increase by 20.5 million jobs between 2010 and 2020. While 88 percent of all occupations will experience growth, the fastest growth will occur in healthcare, personal care and social assistance, energy and construction.

The BLS assumes that the economy will fully recover from the recession by 2020 and that the labor force will return to full employment or an unemployment rate of 4 to 5 percent. The most significant growth, forecasted at 5.7 million jobs, will occur in healthcare and other forms of social assistance as the American population ages.

The next most substantial increase, 2.1 million jobs, will occur in professional and technical occupations. Most of this is in computer systems design, especially mobile technologies and management, scientific, and technical consulting. Businesses will need advice on planning and logistics; implementing new technologies; and complying with workplace safety, environmental, and employment regulations.

Energy is a growth sector that WPP identified long ago and is taking steps to position the Company for growth, in this sector.

c. Project Development Strategy

WPP has adopted a company-wide philosophy, which is at the core to its approach to project development. This approach places project development in the central role in all departments of the Company. It ensures that the general staff attitude towards our Clients, partners, vendors and the public is geared towards building lasting relationships and providing value-added services. The company-wide approach is designed to make the Company a solution center where the critical needs of our partners and Clients are met.

WPP has identified strong joint venture partners and vendors to manufacture our Waste-to-Energy Conversion Containers in different parts of the world including Europe and the Americas. WPP also intends to build one manufacturing facility it will own to produce 6,600 containers per year, while working with manufacturing facilities that have the capability of building the containers.

WPP will then sell the containers to wholesalers, municipalities, waste haulers, corporations, landfill owners and utilities for use to convert waste into fuels or electricity.

WPP will seek to expand its manufacturing capabilities with strong partners who have in-country expertise to license and/or fund the manufacturing facilities or use of the containers.

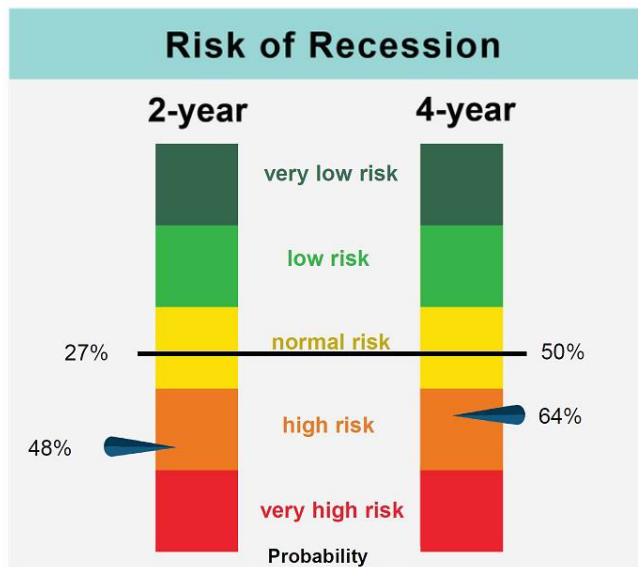
Finally, WPP will seek strategic partners with in-country government influence and/or municipal or waste hauling contracts as strategic partners.

5. GENERAL MARKET, ECONOMIC ENVIRONMENT

a. United States Outlook

With recession risks double the norm.

48% recession likelihood within 2 years and 64% within 4 years



A forward looking component of the index with data back to 1953 provides a lead on recession events as well as an early indication of coming growth cycles. We did a 64 year back test of this data which shows a normal risk of recession in any given year on average to be 27% 2 years out and 50% four years out.

Source: John Burns Real Estate Consulting, LLC (Pub: Jan-19)

Economic Environment

The U.S. economic outlook is healthy according to the key economic indicators. The most critical indicator is the gross domestic product, which measures the nation's production output. The GDP growth rate is expected to remain between the 2 percent to 3 percent, which is the ideal range. Unemployment is forecast to continue at the natural rate. There isn't too much inflation or deflation. That's a Goldilocks economy.

President Trump promised to increase economic growth to 4 percent. That's faster than is healthy. Growth at that pace leads to overconfident irrational exuberance. That creates a boom that leads to a damaging bust. The factors that cause these changes in the business cycle are supply, demand, capital availability, and the market's perception of the economic future. We only have to go back to 2005 and 2006 to remember the overconfident irrational exuberance in the housing industry, coupled with the residential mortgage backed securities issues, the economy tanked. We'll have none of that thank you.

Yes, we believe we are in for a softening of the economy in the next 18 to 24 months but nothing that is unusual or troubling. When we look back, we can see a series of consistent market downturns that were foreseeable and we planned for them. The early 2000's aside, the market rhythm can be anticipated and there are opportunities for those that are properly positioned with a strong cash position and that is where we will be.

6. ORGANIZATIONAL, GOVERNANCE AND OPERATIONAL STRUCTURE

a. Board of Directors and Key Management

WPP has a three (3) member Board of Directors:

- [REDACTED] CEO
- [REDACTED] COO
- [REDACTED] CFO

██████████; **Chairman, CEO**

World Power Production Energy Corporation (WPP), is led by President ██████████ with 30+ years' experience in the sector and is an established guest speaker and lecturer at international Green Energy Summits.

██████████ heads a team leadership engineers and experts in the waste to energy power generation with the latest modern technologies, well recognized on a global scale, having an extensive technical and business experience conducting business ventures across the globe.

2009 to Present, World Power Production Energy Corporation was formally formed (WPP Energy) to solve Municipal Solid Waste problems around the world using the advanced zero pollution technology, converting waste into power.

From 2006-2008 ██████████ had power plants in Managua, Nicaragua for upgrading into Biomass plants. The conversion was to adopt new advanced Pyrolysis, combining Plasma Gasification with the Pyrolysis using tires and biomass combination to increase the amount of BTU's converting the plants to run on a clean energy, with much higher profits on the sale of the Carbon Black, and Stainless Steel by products using the Kremsmuler exhaust system that eliminate the gases and fumes used as a second cycle, increasing power production by 18%.

In 2004 ██████████ became one of the world's VIP speakers in green summits, speaking about the need to convert and upgrade power generation throughout the world to advance the use of new technologies as an alternative to the oil and gas sectors starting at Sydney Australia, Hong Kong, Cambodia, Bulgaria, Georgia, Macedonia, Crete, Greece, Saint Petersburg, and others.

In 1999 ██████████ started the first testing device that converts water into Hydrogen via a small unit with ██████████ proprietary science developed in Belarus. The first model to extract water into Hydrogen and Oxygen with membrane electrodes by electrical pulse in a small chamber that generates fire at 2500 degree to heat boilers in a small scale, with the vision to convert large thermal power plants to reduce operating costs by 75% while increasing efficiency by 35% while running the entire power station at zero pollution, removing the chimney while saving huge amounts of oil and gas costs.

In 1998 ██████████ team in conjunction with partner CPG, deployed the first power plant in a remote village in Ghana, West Africa, which was installed successfully and commissioned using Biomass. A new power source to 24,000 homes, avoiding the cost of underground cables with great success.

In 1997 ██████████, and his engineering team started the first prototype of a 1 Mega Watt per hour Biomass Plant in Chandpur near New Delhi the testing of the smallest unit that produces a 24MW power generation per day that could power a small village with great success.

In 1997 [REDACTED], and his engineering team started the first prototype of a 1 Mega Watt per hour Biomass Plant in Chandpur near New Delhi the testing of the smallest unit that produces a 24MW power generation per day that could power a small village with great success.

In 1996 [REDACTED] travelled around the world, visiting various gasification sites, gathering information for the book “Survey of Biomass Gasification”.

In 1990 [REDACTED] traveled to India for FAO in 1990 and evaluated conversion of agricultural wastes to fuels.

In 1992 [REDACTED] traveled to China for the Rockefeller Foundation to evaluate two new gasifiers built there.

In 1986 [REDACTED] worked various aspects of developmental technology for biomass and gasification.

In 1972 [REDACTED] became concerned about the energy and fuel futures of the U.S. and began working on researching alternate fuel technology. He was the first person to use alcohol blends during this period and when he wrote “Methanol – A Clean Fuel for the 21st century”.

Since 2000 [REDACTED] and his team of engineers conducted ongoing research and development, partnering with world leaders in power generation sectors focusing on the world’s most advanced technology to reach the highest possible capacity of power production, and at the same time to reducing the cost of operations with the vision to run only clean energy sources to address the global warming issue and to bring to power producers around the world a viable solution to produce power in an environmentally friendly way, resulting in clean air for the benefit of generations to come.

[REDACTED], Chief Operating Officer

[REDACTED] is a driven and versatile entrepreneur with an intense focus on project management that produces high quality outcomes. He has extensive experience in Physical and Digital Currency and Finance. As a lifelong learner [REDACTED] is currently enrolled at MIT University in Cambridge, MA in their Blockchain Technology & Business Innovation Program. Harvard Business School student in Disruptive Innovation Strategy and Stanford University as a student in Energy Innovation and Emerging Technologies. He is a 4-time National Award Winner for outstanding business development as an HNW Private Banker with TD Bank (a Top 25 World Bank) and National Employee of the Year with HFC/HSBC.

[REDACTED] is passionate about renewable energy and making an impact in developing nations, having witnessed first-hand unacceptable living conditions in Africa while conducting precious metals business as an invited delegate of the Ghana Minerals Commission. [REDACTED] is under accelerated tutorship from WPP President [REDACTED], undergoing a focused study of renewable energy and to ensure this is translated into an optimum cryptocurrency model where WPP TOKEN investors receive maximum financial benefit from all of WPP ENERGY’S present and future activity.

██████████ is also an internationally known Numismatist with a 40-year, 2 generation history in physical coins and currency. He possesses an established network in bullion banking & gold refineries and the acquisition and processing of gold mining output. A major stakeholder in a promising 160sq km active gold mining tenement in Central Australia.

██████████ is a Precious Gemstones expert and the founder of Gem of a Diamond, a B2C and B2B as a private wholesale supplier of elite gemstones to some of the world's most prestigious jewelry brands.

██████████ is a competitive Tournament Chess Player (4 World Opens, the World Chess Festival and the Pan American Games).

██████████, **Chief Financial Officer**

██████████ has served in executive capacities including Chairman, CEO, COO and CFO for various public companies including NYSE, NASDAQ: NMS, OTC: BB and OTC. He has specialized in building companies through Mergers and Acquisitions, Joint Ventures and Turn arounds.

Positions held:

██████████ is the CFO of WPP Energy GmbH since March of 2018. WPP is a repository for the development and implementation of disruptive energy technologies. www.wppenergy.com

██████████ since February 2017 is a Managing Member of two affiliates, The Asset Acquisition Group, LLC and Infrastructure Development Companies, LLC. Both companies have the same funding partners and use their own private equity to invest in the acquisition of companies, projects and assets, with a focus on cash flow.

██████████ was Chairman, CEO and co-founder of BioPower Operations Corporation, ("BioPower") (OTC: BOPO), a public company in the United States, founded in 2010 through March 2017. BioPower acquired Green3Power (G3P) in 2014, with a waste-to-energy technology. BioPower was in different stages of development of more than \$7 Billion in waste-to-energy projects throughout the world when G3P was to take over BioPower in 2017.

██████████ served from 2003-2008 as CFO and then CEO of Global Real Estate Development Corporation, a public company. ██████████ was hired to complete the development of 7 Australian Commercial and Residential developments and sell them off. They were all sold by 2008.

1996 – The Beginning of Business to Business Internet (B2B) to 2003

Affiliated Companies –

- Entrade, Chairman & CEO and Founder at Exelon (NYSE: EXC)
- AssetTRADE today GoIndustry AG, Chairman CEO Co-founder
- Worldwide NetworX Corporation, Chairman, CEO and Founder

In February 1996, [REDACTED] joined PECO Energy/Exelon (NYSE: EXC), a major electric utility as well as having an exclusive joint venture with AT&T wireless for Exelon's market. Internet platforms were built in conjunction with IBM to be used for the purpose of utilities and corporations buying, selling and trading, for cash or for credit, products and services worldwide. [REDACTED] founded Entrade.com (Energy Trading) and became the President of the Business unit.

[REDACTED] formed World Wide Web NetworX Corporation (OTC: "WWWX") and then purchased Entrade on February 22, 1999 for \$4,000,000 in cash plus stock in WWWX and stock in ARTRA (NYSE: ATA), which signed an agreement to acquire Entrade. ATA was selling at \$2.75 per share with a market cap of \$27.5 Million. By March 2000, the NYSE company had grown from \$2.75 per share to \$54 per share with a fully diluted market cap of almost \$1 Billion. WWWX had grown from \$.23 per share to \$9.00 per share with a market cap of \$360 Million and a Book Value of over \$90 Million. WWWX entered into 50-50 joint ventures with NAI, today NAI Global which did \$40 Billion in commercial real estate transactions in 2015. NAI eventually bought out WWWX's 50% share. WWWX also entered into a joint venture with Textron Financial Corporation (TFC) and formed Asset Control. TFC bought WWWX's 50% interest. There were various other similar joint ventures in different vertical markets that were purchased.

[REDACTED] co-founded and became the CEO of AssetTRADE in 1999 and then Consultant until 2003, today GoIndustry AG, www.go-dove.com. AssetTRADE was formed for the liquidation of machinery, equipment, facilities and real estate on a global basis with Henry Butcher International (25% and 150 years old), Michael Fox International (25% and 53 years old), Entrade (25%) and the [REDACTED] (25%).

[REDACTED] brought in Internet Capital Group (ICG) which invested \$11.7 Million for 25% in February 2000 and eventually with Alcoa and DuPont invested \$65 Million. AssetTRADE grew to over 500 employees in 2 years and merged with GoIndustry AG (an ICG shell company) in 2001, which today has approximately 1,200 employees in 21 countries doing over \$1 Billion in transactions. GoIndustry completed 9 acquisitions of European vertical market companies which [REDACTED] developed and vetted as CEO of AssetTRADE.

[REDACTED] took Global Entertainment Ltd. public in 1989, became CEO and over five years acquired 4 operating companies. Once it exceeded \$100 Million in sales, Mr. Kohn sold the company to American Interactive Media in December, 1995.

██████████ took Global Entertainment Ltd. public in 1989, became CEO and over five years acquired 4 operating companies. Once it exceeded \$100 Million in sales, ██████████ sold the company to American Interactive Media in December, 1995.

██████████ with three others co-founded ORFA Corporation of America in 1983. ORFA went public and achieved National Market NASDAQ in 1985. ORFA was a licensee of a Swiss disruptive Technology which took municipal solid waste and turned it into energy - fuel pellets. ██████████ raised over \$50 Million in equity, \$200 Million in debt and negotiated a three-way Joint Venture with Southern Cos., Fluor-Daniel and the Thyssen (Thyssen Krupp) group for \$900 Million to build 30 plants at \$30 Million each. The stock went from \$.023 to \$9.00 with a \$375 Million market cap fully-diluted in 1985. ██████████ sold out in December 1985 and was a consultant to the Company through 1986.

██████████ between 1975-1983 operating as Equity Resources International took 31 companies public through reverse mergers as a CPA in Cherry Hill, NJ. He was the sole founder and Managing Member.

██████████ graduated from the Fox School of Business, Temple University with a B.B.A. in accounting. ██████████ worked for Deloitte Touché as a Senior Tax CPA in the Philadelphia office specializing in M&A.

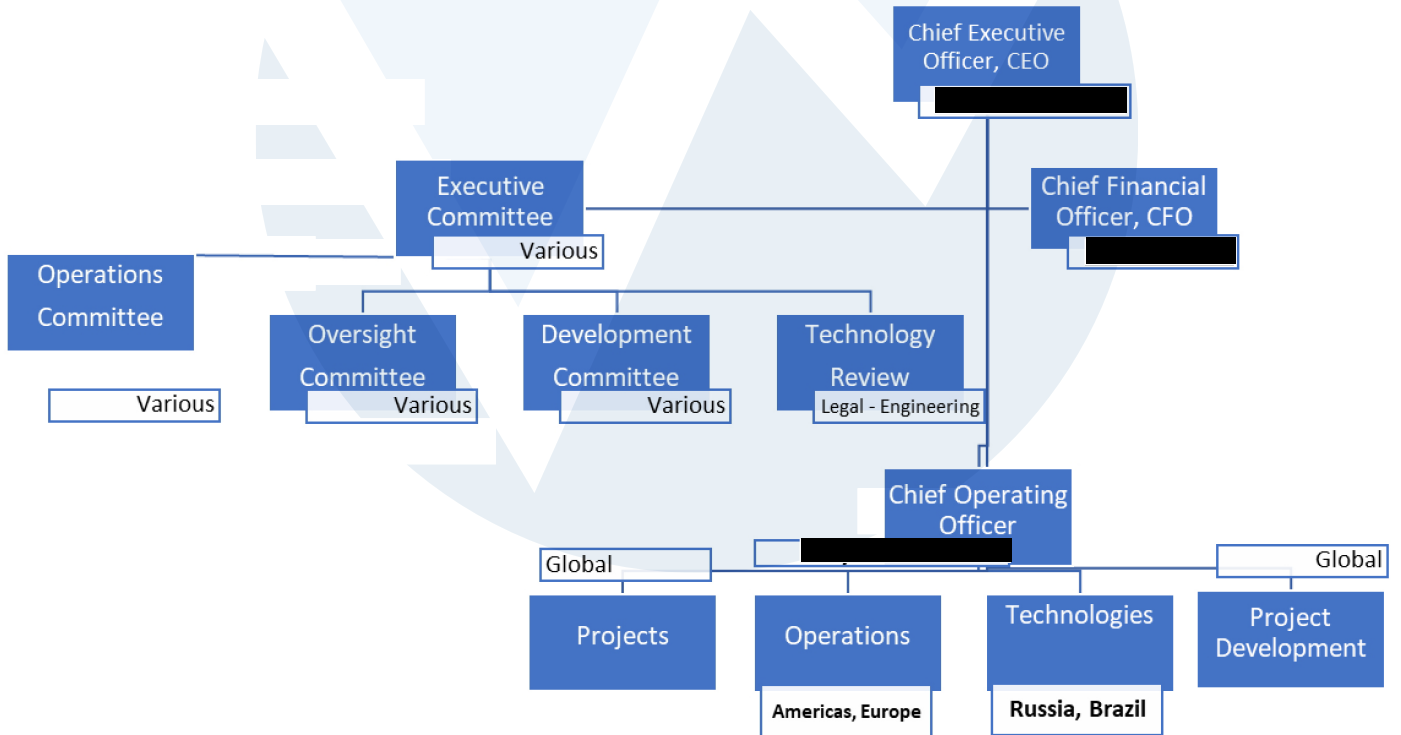
b. Organizational Chart

The Company’s organizational structure is presented below. The management team is supervised by the board of directors:

There are approximately one hundred and twenty-five (125) employees and consultants represented at WPP around the globe, in which 30% are management and senior management. The management team covers all disciplines necessary to effectively manage the planned expansion, as described herein.



WPP ENERGY GmbH ORGANIZATION CHART



c. This Prospectus:

No broker-dealer, salesperson, or other person is authorized to provide any information or to represent anything not contained in this Prospectus. As an investor, you must not rely on any unauthorized information or representations that anyone provides to you, including information not contained in this Prospectus. The information contained in this Prospectus is current only as of the date of this Prospectus.

The SEC has not approved or disapproved these securities or passed upon the adequacy of this Prospectus. Any representation to the contrary is a criminal offense.

7. CONCLUSION

An investment in the corporate bonds entails a high degree of risk and is suitable only for sophisticated investors for whom an investment in the Company does not represent a complete investment program, and who fully understand and are capable of bearing the risk of an investment in the Company. Prospective investors should carefully consider the following risk factors, among others, in determining whether an investment in the Company is a suitable investment, and should consult their own legal, tax and financial advisers as to all these risks and an investment in the Company generally. Prospective bond holders should only invest in the Company as part of an overall investment strategy. The following list of risk factors is not a complete summary or explanation of the various risks involved in an investment in the Company. There can be no assurance that the Company will be able to achieve its investment objective, and investment results may vary substantially depending on a variety of economic and market factors.

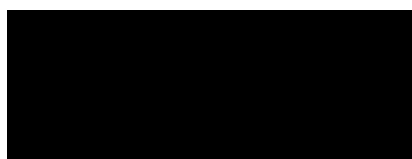
This prospectus has been prepared by WPP and its advisors. Please be mindful, prudent, and discrete when sharing the information herein. If you need additional information, feel free to reach us here:

Address: Rue des Bains 35, Geneva 1205 Switzerland

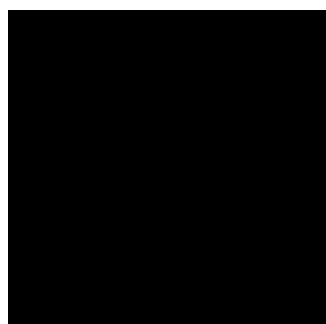
Telephone: (954) 892 – 0200

Email: robertk@wppenergy.com **Website:** www.wppenergy.com

Respectfully yours,



Chief Financial Officer
WPP ENERGY GmbH




<http://rc.ge.ch>

Excerpt without cancellations

INTERNET EXCERPT

Ref. Nr 09757/2016

UID CHE-311.420.649

WPP Energy Sàrl
inscrite le 07 juin 2016
Société à responsabilité limitée

Ref.	Company Name
4	WPP Energy Sàrl (WPP Energy GmbH) (WPP Energy Sagl) (WPP Energy Ltd liab Co)
1	Head office Genève
1	Address rue des Bains 35, 1205 Genève
4	Bylaws date 29.03.2018 (nouv. stat.)
1	Goal, Observations Opting-out: Selon déclaration du 13.05.2016, il est renoncé à un contrôle restreint.
1	<u>Prestations accessoires:</u> Obligation de fournir des prestations accessoires, droits de préférence, de préemption ou d'emp- tion: pour les détails, voir les statuts.
4	<u>But:</u> production et distribution d'énergie verte; recherches de financements destinés à soutenir des projets et entreprises dans le domaine des énergies vertes, notamment des financements réalisés par le biais de crypto-monnaies (cf. statuts pour but complet).
1	Publication board
1	Communication aux associés: par écrit ou par courriel
1	Feuille Officielle Suisse du Commerce

Ref.	Nominal capital		
	Nominal	Released	service of the associates
1	CHF 20'000	CHF 20'000	

Ref.	Partners, managers and people having signing capability				
Regi	Mod	Can.	Name and First names, Origin, Residence,	Functions	Signature Mode
5			██████████ d'Israel, à Jérusalem, ISR, pour 180 parts de CHF 100	associé gérant président	signature individuelle
5			██████████ du Canada, à Lutes Mountain, CAN, pour 20 parts de CHF 100	associé gérant	signature individuelle
	5		██████████ de Carouge GE, à Plan-les- Ouates	gérant	signature individuelle

Ref.	JOURNAL	
	Number	Date
1	9757	07.06.2016
3	601	09.01.2018

SOGC PUBLICATION	
Date	Page/Id
10.06.2016	0/2883591
12.01.2018	0/3986973

Ref.	JOURNAL	
	Number	Date
2	22697	19.12.2017
4	6539	06.04.2018

SOGC PUBLICATION	
Date	Page/Id
22.12.2017	0/3953005
11.04.2018	0/4165325

Ref.	JOURNAL	
	Number	Date
5	7033	13.04.2018

SOGC PUBLICATION	
Date	Page/Id
18.04.2018	0/4179749