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What if Y not Everything, Inc.

For Immediate Release

\$100 Billion Offering: Changing the World for the Better

What if Y not Everything, Inc. A Delaware corporation, is a multifaceted company that will engage several lines of business. These lines include manufacturing, distributing and selling solar and / or electric vehicles and advance vehicles that are submersible and hydro propulsive, retail coffee and donut eateries, music recording, production, distribution, and competitive arts, indoor and outdoor amusement parks, retail fitness facilities announced today that it has initiated a \$100 Billion USD private placement offering solely with activities of accredited investors (the "Offering") under Rule 506(c) of Regulation D promulgated by the SEC under the Securities Act. The Company will use the proceeds from the Offering for general corporate purposes including the costs associated business activities such as manufacturing, marketing, distributing and selling products and services for all lines of its business, including but not limited to facilities acquisition and development inventory, working capital, design, distribution and marketing for each division. Shakeem Durden, What if Y not Everything, Inc.'s Chairman and Chief Executive Officer and Chief Financial Officer stated, "What if Y not Everything is the future. The Future waits for no man so why wait for the future. Invest in WiYnE and change the world." We are excited to offer investors this unprecedented opportunity to purchase up to 4,000,000,000 shares of our common stock and become a stakeholder in our company."

As part of the Offering, What if Y not Everything, Inc. will issue up to 4,000,000,000 units of class A stock each with a 6 year warrant exercisable for 17.50 that expire on 12/31/2023. The minimum investment consists of 40,000,000 shares Class A Common Stock of the Company's common stock. Each shares are priced at \$25.00 per share(book value) [Par Value 0.000000001]. The Maximum investment is 4,000,000,000 Shares of Class A Common Stock (Par Value 0.000000001) at \$25.00 per share (book value).

The securities offered in the Offering will not be and have not been registered under the Securities Act and may not be offered or sold in the United States absent registration or an applicable exemption from registration requirements. Additional details of the offering, including the Confidential Offering Memorandum, Investors Verification, and Confidential Disclosure

Documents are available for viewing by SEC-accredited investors at:
Whatifynot.wixsite.com/offering

About What if Y not Everything, Inc.

WiYnE, Inc. is a startup company, and WiYnE Motors, WiYnE Fitness, WiYnE Cafe, WiYnE Wild World, and WiYnE Music are the 6 Divisions that WiYnE plans to build and manage as a result of the Offering. WiYnE Motors will design, manufacture, distribute and sell solar and / or electric automobiles and submersible and hydro propulsive automobiles, WiYnE Fitness will be a chain of fitness centers that will include activities such as indoors swimming, indoor rock climbing, indoor track, weights, martial arts, and indoor basketball, WiYnE Cafe will be our coffee and doughnut eatery retail franchise that will also brew, manufacture, bottle and disbitubes it products to other retailers as well as its own franchisees, WiYnE Wild World will be our indoor / outdoor amusement park division that will build and manage indoor and outdoor amusement parks, water parks, and interactive parks, and WiYnE Music will produce, record, publish, and distribute music and WiYnE Battle League, a subdivision of WiYnE Music, will be based on professional head to head competitive arts such as singing competitions, poetry competitions, dance competitions, speed art competitions, and rap battles and will produce competitive arts programs that will span thru colleges, universities, high schools and middle schools. For more information, visit **Whatifynot.wixsite.com/offering**

Forward-Looking Statements

This release, like many written and oral communications presented by What if Y not Everything, Inc., and our authorized officers, may contain certain forward-looking statements regarding our prospective performance and strategies. We intend such forward-looking statements to be covered by the safe harbor provisions for forward-looking statements contained in the Private Securities Litigation Reform Act of 1995, and are including this statement for purposes of said safe harbor provisions. Forward-looking statements, which are based on certain assumptions and describe future plans, strategies, and expectations of the Company, are generally identified by use of words "anticipate," "believe," "estimate," "expect," "intend," "plan," "project," "seek," "strive," "try," or future or conditional verbs such as "could," "may," "should," "will," "would," or similar expressions. Our ability to predict results or the actual effects of our plans or strategies is inherently uncertain. Accordingly, actual results may differ materially from anticipated results. Readers are cautioned not to place undue reliance on these forward-looking statements, which speak only as of the date of this release. Except as required by applicable law or regulation, Confederate Motors, Inc. undertakes no obligation to update these forward-looking statements to reflect events or circumstances that occur after the date on which such statements were made.

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