

YELLOWSTONE ACQUISITION CO

FORM DEFA14A

(Additional Proxy Soliciting Materials (definitive))

Filed 01/10/22

| | |
|-------------|---|
| Address | 1601 DODGE STREET SUITE 3300 OMAHA, NE, 68102 |
| Telephone | (402) 225-6511 |
| CIK | 0001823587 |
| Symbol | YSAC |
| SIC Code | 6770 - Blank Checks |
| Industry | Holding Companies |
| Sector | Financials |
| Fiscal Year | 12/31 |

UNITED STATES
SECURITIES AND EXCHANGE COMMISSION
Washington, D.C. 20549

SCHEDULE 14A

Information Required in Proxy Statement
Schedule 14A Information

Proxy Statement Pursuant to Section 14(a) of the
Securities Exchange Act of 1934

Filed by the Registrant
Filed by a Party other than the Registrant

Check the appropriate box:

- Preliminary Proxy Statement
 Confidential, for Use of the Commission Only (as permitted by Rule 14a-6(e)(2))
 Definitive Proxy Statement
 Definitive Additional Materials
 Soliciting Material Pursuant to §240.14a-12

Yellowstone Acquisition Company
(Name of Registrant as Specified In Its Charter)
N/A
(Name of Person(s) Filing Proxy Statement, if other than the Registrant)

Payment of Filing Fee (Check the appropriate box):

- No fee required.
 Fee computed on table below per Exchange Act Rules 14a-6(i)(1) and 0-11.
- (1) Title of each class of securities to which transaction applies: _____
- (2) Aggregate number of securities to which transaction applies: _____
- (3) Per unit price or other underlying value of transaction computed pursuant to Exchange Act Rule 0-11 (set forth the amount on which the filing fee is calculated and state how it was determined): _____
- (4) Proposed maximum aggregate value of transaction: _____
- (5) Total fee paid: _____
- Fee paid previously with preliminary materials.
 Check box if any part of the fee is offset as provided by Exchange Act Rule 0-11(a)(2) and identify the filing for which the offsetting fee was paid previously. Identify the previous filing by registration statement number, or the Form or Schedule and the date of its filing.
- (1) Amount Previously Paid: _____
- (2) Form, Schedule or Registration Statement No.: _____
- (3) Filing Party: _____
- (4) Date Filed: _____

UNITED STATES
SECURITIES AND EXCHANGE COMMISSION
Washington, D.C. 20549

FORM 8-K

CURRENT REPORT
Pursuant to Section 13 or 15(d) of the Securities Exchange Act of 1934

Date of Report (Date of earliest event reported): January 10, 2022 (January 10, 2022)

YELLOWSTONE ACQUISITION COMPANY
(Exact name of registrant as specified in its Charter)

Delaware
(State or other jurisdiction of Incorporation)

001-39648
(Commission File Number)

85-2732947
(IRS Employer Identification Number)

1601 Dodge Street, Suite 3300
Omaha, Nebraska 68102
(Address and telephone number of principal executive offices, including zip code)
(402) 225-6511
(Registrant's telephone number, including area code)
Not Applicable
(Former name or address, if changed since last report)

Securities registered under Section 12(b) of the Exchange Act:

| Title of Class | Trading Symbol | Name of Exchange on Which Registered |
|--|----------------|--------------------------------------|
| Units, each consisting of one share of Class A common stock, \$0.0001 par value, and one-half of one redeemable warrant | YSACU | The New York Stock Exchange |
| Class A common stock, \$0.0001 par value included as part of the units | YSAC | The New York Stock Exchange |
| Warrants, each whole warrant exercisable for one share of Class A common stock at an exercise price of \$11.50 per share | YSACW | The New York Stock Exchange |

Check the appropriate box below if the Form 8-K filing is intended to simultaneously satisfy the filing obligation of Registrant under any of the following provisions (see General Instruction A.2. below):

- Written communications pursuant to Rule 425 under the Securities Act (17 CFR 230.425)
- Soliciting material pursuant to Rule 14a-12 under the Exchange Act (17 CFR 240.14a-12)
- Pre-commencement communications pursuant to Rule 14d-2(b) under the Exchange Act (17 CFR 240.14d-2(b))
- Pre-commencement communications pursuant to Rule 13e-4(c) under the Exchange Act (17 CFR 240.13e-4(c))

Indicate by check mark whether the registrant is an emerging growth company as defined in Rule 405 of the Securities Act of 1933 or Rule 12b-2 of the Securities Exchange Act of 1934.

Emerging growth company

If an emerging growth company, indicate by check mark if the registrant has elected not to use the extended transition period for complying with any new or revised financial accounting standards provided pursuant to Section 13(a) of the Exchange Act.

Item 7.01 Regulation FD Disclosure

On August 1, 2021, Yellowstone Acquisition Company (the “Company”) announced that it had entered into an Equity Purchase Agreement with Sky Harbour LLC (“Sky”), a developer of private aviation infrastructure focused on building, leasing and managing business aviation hangars by which Sky would exchange its securities for securities of Yellowstone (the “Business Combination”). On January 7, 2022, Yellowstone filed a definitive proxy statement (the “Definitive Proxy Statement”) with the U.S. Securities and Exchange Commission (the “SEC”) in connection with the proposed Business Combination and has mailed the Definitive Proxy Statement and other relevant documents to its stockholders in connection with a meeting of stockholders to be held on January 25, 2022 at 9:00 a.m. Eastern Time.

On January 10, 2022, Sky made the investor presentation attached hereto as Exhibit 99.1 (the “Presentation”) available to certain investors as part of a webcast and intends to use such presentation in connection with other presentations to investors in the coming days in connection with the proxy solicitation.

The information under this Item 7.01 and the Presentation attached to this Current Report on Form 8-K as Exhibit 99.1 shall be deemed to be “furnished” and shall not be deemed “filed” for purposes of Section 18 of the Securities Exchange Act of 1934, as amended (the “Exchange Act”), or otherwise subject to the liabilities of that section, nor shall it be deemed incorporated by reference in any filing under the Securities Act of 1933, as amended, or the Exchange Act. The furnishing of the information in this report is not intended to, and does not, constitute a determination or admission by Yellowstone that the information in this report is material or complete, or that investors should consider this information before making an investment decision with respect to any security of Yellowstone.

Participants in the Solicitation

Yellowstone, BOC Yellowstone, LLC, and their respective directors, executive officers, other members of management, and employees, under SEC rules, may be deemed to be participants in the solicitation of proxies of Yellowstone’s stockholders in connection with the Business Combination. **Investors and security holders may obtain more detailed information regarding the names and interests in the Business Combination of Yellowstone’s directors and officers in Yellowstone’s filings with the SEC, including Yellowstone’s Annual Report on Form 10-K for the fiscal year ended December 31, 2020, which was filed with the SEC on March 12, 2021, as amended on May 24, 2021 and such information and names of Sky’s directors and executive officers which appears in the Definitive Proxy Statement of Yellowstone for the Business Combination.** Stockholders can obtain copies of Yellowstone’s filings with the SEC, without charge, at the SEC’s website at www.sec.gov.

Sky and its directors and executive officers may also be deemed to be participants in the solicitation of proxies from Yellowstone’s stockholders in connection with the Business Combination. A list of the names of such directors and executive officers and information regarding their interests in the Business Combination is included in the Definitive Proxy Statement for the Business Combination, which is available at the SEC’s website at www.sec.gov.

Forward-Looking Statements

The information under this Item 7.01 and the Presentation includes “forward-looking statements” within the meaning of Section 27A of the Securities Act of 1933 and Section 21E of the Exchange Act that are not historical facts and involve risks and uncertainties that could cause actual results to differ materially from those expected and projected. All statements, other than statements of historical fact contained in this communication including, without limitation, statements regarding Yellowstone’s or Sky’s financial position, business strategy and the plans and objectives of management for future operations; anticipated financial impacts of the Business Combination; the satisfaction of the closing conditions to the Business Combination; and the timing of the completion of the Business Combination, are forward-looking statements. Also, forward-looking statements relate to future events or future performance of Sky and include statements about Sky’s expectations or forecasts for future periods and events which are based on Sky management’s assumptions and beliefs in light of the information currently available to it. Words such as “may,” “will,” “should,” “expect,” “plan,” “believe,” “anticipate,” “intend,” “estimate,” “predict,” “potential,” “seek” and variations and similar words and expressions and the negative of such terms or other comparable terminology are intended to identify such forward-looking statements. Yellowstone disclaims any obligation to update those statements, except as applicable law may require it to do so, and cautions you not to rely unduly on them. While Yellowstone’s management considers those expectations and assumptions to be reasonable, they are inherently subject to significant business, economic, competitive, regulatory and other risks, contingencies and uncertainties, most of which are difficult to predict and many of which are beyond Yellowstone and Sky’s control. Therefore, actual results may differ materially and adversely from those expressed in any forward-looking statements.

These forward-looking statements involve significant risks and uncertainties that could cause the actual results to differ materially from the expected results. Most of these factors are outside Yellowstone’s and Sky’s control and are difficult to predict. Factors that may cause such differences include, but are not limited to: (i) the occurrence of any event, change or other circumstances that could give rise to the termination of the Equity Purchase Agreement or could otherwise cause the Business Combination to fail to close; (ii) the outcome of any legal proceedings that may be instituted against Yellowstone and Sky following the execution of the Equity Purchase Agreement and the Business Combination; (iii) any inability to complete the Business Combination, including due to failure to obtain approval of the stockholders of Yellowstone or other conditions to closing in the Equity Purchase Agreement; (iv) the inability to maintain the listing of the shares of common stock of the post-acquisition company on The New York Stock Exchange following the Business Combination; (v) the risk that the Business Combination disrupts current plans and operations as a result of the announcement and consummation of the Business Combination; (vi) the ability to recognize the anticipated benefits of the Business Combination, which may be affected by, among other things, competition, the ability of the combined company to grow and manage growth profitably and retain its key employees; (vii) costs related to the Business Combination; (viii) changes in applicable laws or regulations; (ix) the possibility that Sky or the combined company may be adversely affected by other economic, business, and/or competitive factors; and (x) other risks and uncertainties indicated in the Definitive Proxy Statement, including those under the section entitled “Risk Factors”, and in Yellowstone’s other filings with the SEC.

Yellowstone cautions that the foregoing list of factors is not exclusive. Yellowstone cautions readers not to place undue reliance upon any forward-looking statements, which speak only as of the date made. For information identifying important factors that could cause actual results to differ materially from those anticipated in the forward-looking statements, please refer to the Risk Factors section of Yellowstone’s Annual Report on Form 10-K and the Definitive Proxy Statement as filed with the SEC. Yellowstone’s securities filings can be accessed on the EDGAR section of the SEC’s website at www.sec.gov. Except as expressly required by applicable securities law, Yellowstone disclaims any intention or obligation to update or revise any forward-looking statements whether as a result of new information, future events or otherwise.

No Offer or Solicitation

This communication is for informational purposes only and is neither an offer to purchase, nor a solicitation of an offer to sell, subscribe for or buy any securities or the solicitation of any vote in any jurisdiction pursuant to the Business Combination or otherwise, nor shall there be any sale, issuance or transfer of securities in any jurisdiction in contravention of applicable law. No offer of securities shall be made except by means of a prospectus meeting the requirements of Section 10 of the Securities Act of 1933, as amended, and otherwise in accordance with applicable law.

ITEM 9.01 Financial Statements and Exhibits.

(d) Exhibits. The Exhibit Index set forth below is incorporated herein by reference.

EXHIBIT INDEX

| <u>Exhibit Number</u> | <u>Exhibit Title</u> |
|---------------------------|---|
| 99.1 | Investor Presentation dated January 10, 2022 |
| 104 | Cover Page Interactive Data File (embedded within the Inline XBRL document) |

SIGNATURES

Pursuant to the requirements of the Securities Exchange Act of 1934, the Registrant has duly caused this report to be signed on its behalf by the undersigned hereunto duly authorized.

YELLOWSTONE ACQUISITION COMPANY
(Registrant)
By: /s/ Joshua P. Weisenburger
Joshua P. Weisenburger,
Chief Financial Officer

Date: January 10, 2022

SkyHarbour

AVIATION • INFRASTRUCTURE • REAL ESTATE

Business Combination with Yellowstone Acquisition Company (NYSE: YSAC, YSACU and YSACW)



SkyHarbour

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MISSION: BUILD THE FIRST NATIONWIDE NETWORK OF BUSINESS AVIATION HOME-BASES



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www.skyharbour.com

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DISCLAIMER

Forward-looking Statements

This presentation made by Sky Harbour LLC (the "Company," "we," "us," or "our") and Yellowstone Acquisition Company ("Yellowstone") related to the proposed business combination between the Company and Yellowstone (the "Business Combination") contains statements which constitute "forward-looking statements". All statements other than statements of historical fact included or incorporated by reference in this document are forward-looking statements, including, without limitation, statements regarding the Company's plans, objectives, goals, intentions, projections, strategies, future events or performance, and underlying assumptions. The words "may," "if," "will," "should," "could," "expect," "plan," "anticipate," "believe," "estimate," "predict," "project," "continue," "forecast," "intend," "promote," "seek," and similar words and expressions are generally used and intended to identify forward-looking statements. Without limiting the generality of the foregoing, the forward-looking statements in this presentation include certain models of unit economics, annual revenues, gross profit, operating income, operating expenses, net income and other financial measures under various operational assumptions (referred to as the "Illustrative Model"). A number of important factors affecting the business and financial results of the Company could cause actual results, including those reflected in the Illustrative Model, to differ materially from those stated in the forward-looking statements. You should carefully consider the "Risk Factors" set forth in Yellowstone's Registration Statement on S-1, in its Annual Report on Form 10-K and in its definitive proxy statement related to the Business Combination, which was filed with the Securities and Exchange Commission ("SEC") on January 7, 2022, as well as the other disclosure contained in Yellowstone's filings from time-to-time with SEC. Readers are cautioned not to place undue reliance on forward looking statements and the Company and Yellowstone can give you no assurances as to the Company's ability to achieve its expectations.

Certain of those factors include, but are not limited to: (i) the parties ability to satisfy the conditions to the completion of the proposed business combination and related transactions, including stockholder approval of the business combination and related proposals; (ii) the occurrence of any event, change or other circumstance that could give rise to the termination of the business combination agreement between the parties; (iii) the effect of the announcement or pendency of the proposed business combination on the Company's business relationships, operating results, and business generally; (iv) risks that the proposed business combination disrupts the Company's current plans and operations; (v) risks related to diverting management's attention from the Company's ongoing business operations; (vi) potential litigation that may be instituted against the Company or Yellowstone or their respective directors or officers related to the proposed acquisition or the business combination agreement and related transactions; (vii) risks relating to the uncertainty of the projected financial information with respect to the Company; (viii) risks related to the Company's limited operating history and early stage of operations; (ix) the amount of the costs, fees, expenses and other charges related to the proposed business combination and (x) the Company's ability to operate as a public company following the merger, and (xi) the Company's ability to execute its business and growth strategy and complete acquisitions of additional properties.

Except as otherwise required, neither the Company nor Yellowstone undertake any obligation to update or revise publicly any forward-looking statements, whether as a result of new information, future events or otherwise, after the date on which the statements are made or to reflect the occurrence of unanticipated events. Readers are cautioned not to place undue reliance on forward-looking statements, including the Illustrative Model.

The information herein does not purport to be all-inclusive. The data contained herein was obtained from various sources, including certain third parties, and has not been independently verified. While the information in this presentation is believed to be accurate, the Company, Yellowstone and their respective agents, advisors, directors, officers, employees and shareholders make no representation or warranties, expressed or implied, as to the accuracy, completeness or reliability of such information. Neither the Company, Yellowstone nor any of their respective affiliates, agents, advisors, directors, officers, employees and shareholders shall have any liability whatsoever, under contract, tort, trust or otherwise, to you or any person resulting from the use of the information in this presentation by you or any of your representatives or for omissions from the information in this presentation. We reserve the right to amend or replace the information contained herein, in part or entirely, at any time, and undertake no obligation to provide you with access to the amended information or to notify you thereof.

Further, Sky Harbour Capital LLC (the "Bond Borrower"), a subsidiary of the Company, raised capital through a municipal bond offering. That bond offering was made through a Preliminary Offering Statement ("POS"), which contained a number of disclosures regarding the Bond Borrower and its subsidiaries, which comprise the obligated group (the "Obligated Group") for such bonds. The POS disclosure includes projections regarding the future business obligations of the Obligated Group and other disclosure pertaining to the Obligated Group. Because the POS disclosure has been drafted to convey information concerning only the Obligated Group, such disclosure should not be relied upon in making an investment decision regarding Yellowstone or the Company.

DISCLAIMER

Non-GAAP Financial Measures and Projections

This presentation, including the Illustrative Model, includes certain financial measures not presented in accordance with United States generally accepted accounting principles ("GAAP"). These non-GAAP financial measures are not measures of financial performance in accordance with GAAP and may exclude items that are significant in understanding and assessing financial results. Therefore, these measures should not be considered in isolation or as an alternative to net income, cash flows from operations or other measures of profitability, liquidity or performance under GAAP. You should be aware that the presentation of these measures may not be comparable to similarly-titled measures used by other companies.

The Company believes these non-GAAP measures of financial results provide useful information to management and investors regarding certain financial and business trends. These non-GAAP financial measures are subject to inherent limitations as they reflect the exercise of judgments about which expense and income are excluded or included in determining these non-GAAP financial measures. Due to the high variability and difficulty in making accurate forecasts and projections of some of the information excluded from these illustrative measures, together with some of the excluded information not being ascertainable or accessible, the Company is unable to quantify certain amounts that would be required to be included in the most directly comparable GAAP financial measures without unreasonable effort. Consequently, in certain instances, no disclosure of estimated comparable GAAP measures is included and certain reconciliations of the forward-looking non-GAAP financial measures are not included.

This Illustrative Model contains financial scenarios with respect to the Company's prospective financial scenarios, including with respect to its results of operations and other financial information for the year ended December 31, 2021. Independent auditors have not audited, reviewed, compiled or performed any procedures with respect to such financial scenarios for the purpose of their inclusion in this presentation, and accordingly, cannot express an opinion or provide any other form of assurance with respect thereto for the purpose of this presentation. These scenarios should not be relied upon as being necessarily indicative of future results. This presentation also contains certain financial projections, which are based upon a number of assumptions, estimates and forecasts that, while considered reasonable by the Company, are inherently subject to significant business, economic and competitive uncertainties and contingencies, many of which are beyond the Company's control, and upon assumptions with respect to future business decisions which are subject to change. These projections may vary materially from actual results. The Company and its representatives make no representation that these projected results will be achieved. You should not place undue reliance on this information. The Company and its representatives assume no obligation to and do not undertake to update such projections. Inclusion of the Illustrative Model in this presentation should not be regarded as a representation by any person that the results contained therein will be achieved. In this presentation, the Company and Yellowstone rely on and refer to certain information and statistics obtained from third-party sources which they believe to be reliable. Neither the Company nor Yellowstone has independently verified the accuracy or completeness of any such third-party information.

Certain information contained herein is subject to the effects of the continued impact of the ongoing novel coronavirus outbreak ("COVID-19") and related economic conditions, and have the potential to be revised to take into account further adverse effects of COVID-19 on the Company as well as the sectors in which the Company operates. The full impact of COVID-19 is particularly uncertain and difficult to predict but may have an adverse effect on the information contained herein.

INVESTMENT IN ANY SECURITIES DESCRIBED HEREIN HAS NOT BEEN APPROVED OR DISAPPROVED BY THE SEC OR ANY OTHER REGULATORY AUTHORITY NOR HAS ANY AUTHORITY PASSED UPON OR ENDORSED THE MERITS OF THE OFFERING OR THE ACCURACY OR ADEQUACY OF THE INFORMATION CONTAINED HEREIN. ANY REPRESENTATION TO THE CONTRARY IS A CRIMINAL OFFENSE.

DISCLAIMER

Participants in the Solicitation

The Company, Yellowstone and their respective directors and executive officers, other members of management and employees may be considered participants in the solicitation of proxies with respect to the potential transaction described in this communication under the rules of the SEC. Information about the directors and executive officers of Yellowstone and other persons who may, under the rules of the SEC, be deemed participants in the solicitation of the shareholders in connection with the potential transaction and a description of their interests is set forth in its definitive proxy statement filed with the SEC on January 7, 2022.

In connection with the proposed Business Combination, Yellowstone has filed with the SEC a definitive proxy statement, which Yellowstone has mailed to its shareholders. This presentation does not contain all the information that should be considered concerning the proposed Business Combination and is not intended to form the basis of any investment decision or any other decision in respect of the Business Combination. Yellowstone's shareholders and other interested persons are advised to read this proxy and any amendments or supplements thereto and other documents filed in connection with the proposed Business Combination, as these materials will contain important information about the Company, Yellowstone and the Business Combination. Shareholders can obtain copies of the definitive proxy statement and other documents filed with the SEC, without charge, once available, at the SEC's website at www.sec.gov.

No Offer or Solicitation

This communication is for informational purpose only and not a proxy statement or solicitation of a proxy, consent or authorization with respect to any securities or in respect of the potential transaction and shall not constitute an offer to sell or a solicitation of an offer to buy the securities of the Company or Yellowstone, nor shall there be any sale of any such securities in any state or jurisdiction in which such offer, solicitation, or sale would be unlawful prior to registration or qualification under the securities laws of such state or jurisdiction.

SKY HARBOUR – SNAPSHOT

Capitalizing on the long-standing supply and demand imbalance in business aviation infrastructure



Important Note: All information in this presentation should be read in light of the information and disclaimers set forth on slides 2 through 4 of this presentation.



INVESTMENT HIGHLIGHTS

- 1 Proven market opportunity with recession-resistant demand drivers
- 2 Simple yet disruptive business model supported by clear advantages to customers and airport sponsors
- 3 Business structured to scale quickly in large addressable market
- 4 Significant barriers to entry
- 5 Management team with real estate, aviation and capital markets expertise is optimally suited to mission
- 6 Elegant and powerful capital structure
- 7 Potential for robust NOI yield and free cash flow generation
- 8 Considerable option value for airport land beyond business aviation
- 9 Attractive opportunity in a high-growth sector



Important Note: All information in this presentation should be read in light of the information and disclaimers set forth on slides 2 through 4 of this presentation.

SkyHarbour

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Renderings are conceptual and subject to change

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EXECUTIVE TEAM MATCHED TO MISSION

Francisco Gonzalez

SkyHarbour CFO



Millie Becker

SkyHarbour Director of Sales



Neil Szymczak

SkyHarbour VP Development



Tal Keinan

SkyHarbour Founder, CEO



Alex Saltzman

SkyHarbour COO



Peter Rusnak

SkyHarbour VP Operations

Crate&Barrel

Tim Johnson

SkyHarbour SVP Corp-Dev



Tim Herr

SkyHarbour VP Development



Eric Stolpman

SkyHarbour VP Development



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FINANCE: COST OF CAPITAL ADVANTAGE

Recent successful BOND issue creates meaningful new equity value

- Priced August 24, 2021
- Total Raise: \$166,340,000
 - Total Orders: \$982,105,000 (5.9X Oversubscription)
- Final Blended Interest Rate: **4.28% Fixed**
 - Target Rate at Merger Announcement: **5.50%**
- Maturities:
 - 2036: ~\$21MM
 - 2041: ~\$30MM
 - 2054: ~\$117MM
- Underwriters:



Investors include:

- Nuveen
- Blackrock
- T Rowe Price
- Lord Abbett
- Van Eck Associates
- Neuberger Berman
- AllianceBernstein
- Columbia Treadneedle Investments
- BNY Mellon Private Wealth Management
- Northern Trust
- Manulife Asset Management
- Fidelity

Source: From public filing reports September thru November as compiled by Refinitiv Eikon as of January 3, 2022.

<https://www.businesswire.com/news/home/20210825005463/en/Sky-Harbour-Capital-LLC-a-subsiary-of-Sky-Harbour-LLC-a-Developer-of-US-Airport-Infrastructure-Agrees-to-166340000-Bond-Sale-Through-Public-Finance-Authority>

Sky Harbour

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CURRENT TRANSACTION OVERVIEW

PIPE and SPAC combination

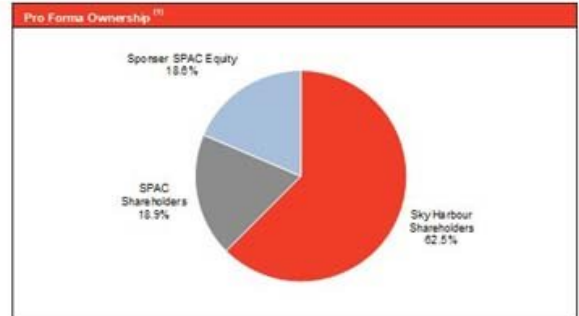
- Business combination to raise equity proceeds toward the funding of approximately 20 Sky Harbour airport hangar campus sites
- Pre-money equity value of \$450MM, pro forma equity value of \$722MM, based on Sources and Uses set forth below
- Target of \$223MM net cash proceeds inclusive of \$138MM SPAC cash-in-trust, \$45MM of Sponsor PIPE and \$55MM Sponsor Pre-PIPE Investment
- Original Minimum Cash Value Condition of \$150MM has been waived
- Sky Harbour shareholders rolling 100% equity ownership

| Sources and Capitalization (\$MM) ⁽¹⁾ | |
|--|--------------|
| SPAC Cash in Trust ⁽²⁾ | \$138 |
| Existing Shareholder Rollover Equity | 450 |
| Sponsor SPAC Equity | 34 |
| Sponsor Pre-PIPE Investment | 55 |
| Proceeds from Sponsor PIPE ⁽³⁾ | 45 |
| Total Sources | \$722 |

| Uses (\$MM) ⁽⁴⁾ | |
|--------------------------------|--------------|
| Cash to PF Balance Sheet | \$168 |
| Estimated Transaction Expenses | 15 |
| Equity Purchase Price | 450 |
| Sponsor Equity ⁽⁴⁾ | 89 |
| Total Uses | \$722 |

| Pro Forma Enterprise Value (\$MM) ⁽¹⁾ | |
|---|--------------|
| Pro Forma Equity Value | \$722 |
| Private Activity Bonds, Series 2021 | \$168 |
| Cash and Restricted Cash on Balance Sheet as of 9/30/21 | \$217 |
| Unrestricted Cash to Balance Sheet from PIPE and SPAC | \$168 |
| Net Debt | (219) |
| Pro Forma Enterprise Value | \$503 |

| Pro Forma Valuation (\$MM) ⁽¹⁾ | |
|---|--------------|
| Illustrative Share Price | \$10.00 |
| x Pro Forma Shares Outstanding (mm) | 72.2 |
| Pro Forma Equity Value | \$722 |



BUSINESS AVIATION INFRASTRUCTURE
SURGING DEMAND
RIPE FOR A NEW BUSINESS MODEL



SkyHarbour

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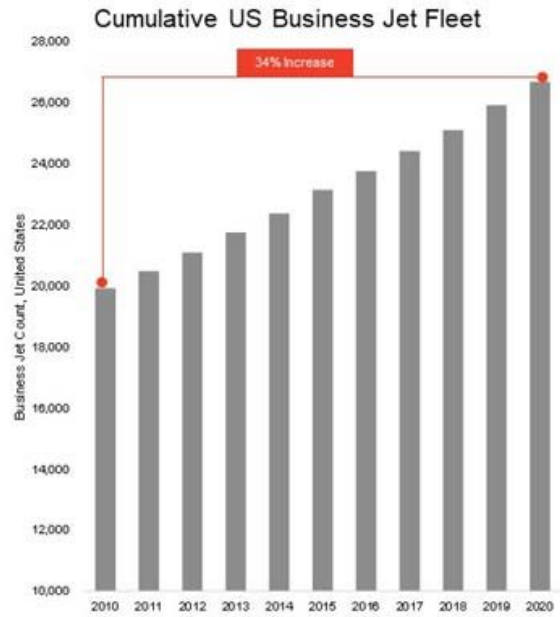
SKY HARBOUR'S TOTAL ADDRESSABLE MARKET IS GROWING

US business jet fleet grows every year

- Net growth: new aircraft deliveries exceed retirements
- Demand for hangar space (versus tie-down) is highest among new aircraft
- Existing US fleet does not migrate overseas on a net basis
- Hangar supply has historically grown much more slowly than demand
- Airport land supply is generally unable to grow

Fleet growth drives hangar demand

Source: JETNET data as of December 2020

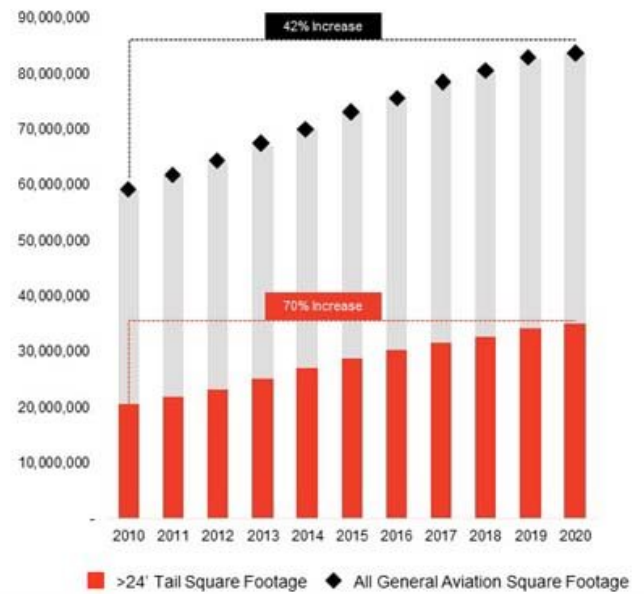


SQUARE FOOTAGE GROWTH HIGHER THAN AIRCRAFT UNIT GROWTH

Square footage is the real driver of hangar demand

- Average new aircraft length and wingspan grow every year
 - 27,500,000 square feet of airplane added from 2010 to 2020, straining existing hangar supply
 - Large footprint (>9,000 sqft) aircraft with winglets impose severe stacking constraints in community hangars
- Average tail height grows every year
 - Most existing US hangar inventory already has insufficient main-door-threshold clearance to accommodate business jets with tail heights greater than 24 feet
 - 16,500,000 square feet of airplane with tail height greater than 24 feet added from 2010 to 2020

Cumulative US Business Aircraft Fleet Square Footage



Cumulative square footage of US business aviation fleet growing faster than number of aircraft in fleet

Source: JETNET data as of December 2020

HANGAR SUPPLY CONSTRAINED

Existing hangar infrastructure already insufficient

- Hangar occupancy significantly >100% at major Bizav hubs
- Demand growing much faster than supply
- Community hangar format suboptimal for high-end tenants

CBRE forecasts 2.1MM square feet of unmet hangar demand by 2025 on Sky Harbour's first five fields alone⁽¹⁾

Airport land is a scarce and dwindling resource

- Little developable land remains on many key airports
- Secular increase in Bizav activity
- Increasing non-Bizav uses for airports – logistics, EVTOL, etc.
- Virtually impossible to develop new airports

Airports are beachfront property



HANGARS IN HIGH DEMAND
SURVEYS CITE SCARCITY, WAITING LISTS, DEPOSITS



COVID-19 PANDEMIC FUELING PRIVATE AVIATION BOOM TRANSITION FROM COMMERCIAL TO BIZAV LARGELY SECULAR

Demand for Private Jet Flights
continue



Blackstone, GIP Unite on \$4.7 Billion
Private Jet Deal



How private aviation has
normal



BizJet Deliveries to Reach Near 700 in 2021

That number is about 11 percent over 2020...
... next year's total should climb another 12% to about 770...



Macquarie Infrastructure to sell unit Atlantic
Aviation in \$4.5 bln deal



Port Says It's 'Party Time' for Bizjets



Travel Heats up as Major U.S.
Cities Fully Reopen



GJC Forecasts \$162.1B Bizjet Market
over Next 5 Years



Bombardier lifts forecast for business jet
deliveries as demand rebounds



Revenue surges 68% amid
demand for private jet travel



BUSINESS OVERVIEW



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www.skyharbour.com

SKY HARBOUR – PHYSICAL OFFERING

Total Privacy. Uncompromising Quality. Full Suite of Features.

• Unparalleled Ownership Experience

- Tenant-Exclusive Hangar
- Unfettered Airside Access
 - No Transient Ramp Traffic
- Direct Landside Access with Indoor Parking
- Adjoining Lounge and Office
- Accommodates Largest Business Aircraft
 - Main Door Threshold Height: 28'
 - Main Door Threshold Width: 108'

• Generous Technical Features

- No-Foam Fire Suppression
- High-Volume Air Circulation and Humidity Control
- High-Gloss Crystalline Densified Flooring
- High Efficiency LED Lighting (Daylight+)
- Accommodates Scissor Lifts, Cranes, and Fall Protection
- High-Voltage Connections: 480V, 240V, 120V
- Integrated Drainage (Handles all detailing solvents)

THE HOME-BASING MODEL: A WIN FOR ALL STAKEHOLDERS

Sky Harbour Tenants Get

- Privacy and Security
- Efficiency of Operations
- Shortest Time to Wheels-Up in Business Aviation
- Dedicated Line Service
- No Wait Times
- Tailored Service
- Landside Drive-In Access
- Aircraft Value Preservation
- No Hangar Rash
- No Foam Dumps
- Condensation Control
- In-Hangar Maintenance 24/7
- Competitive pricing with reduced fuel costs offsetting higher rental fees

Airport Sponsors Get

- High Sponsor Revenues
- Low Environmental Impact
- Low Noise Impact
- Long-Life Valuable Asset
- Symbiotic Offering to FBOs

The Best Home-Basing Solution in Aviation

High Cost/Benefit among Airfield Operators

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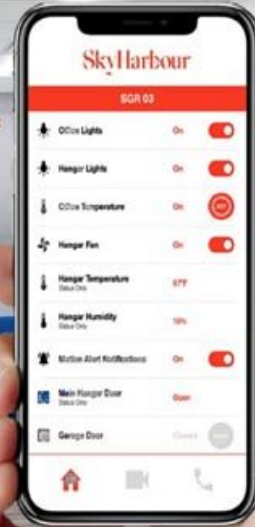
SKY HARBOUR — SERVICE OFFERING

24/7 On-Demand Service, Dedicated Exclusively to Sky Harbour Tenants

Dedicated Services

- Aircraft Towing
- Aircraft Fueling
- Potable Water
- Ice
- Lavatory Service
- Baggage Handling
- DC Ground Power
- Cleaning
- Smart Hangar app
 - Remote Monitoring
 - Remote Access Control
 - Remote Environmental Control
 - Real-time and Stored Video
 - Optional Real-Time Messaging Alerts

No Competition with Transient Traffic



Confidential

HOME-BASING MODEL FUNDAMENTALS

Not an FBO

The Fixed Base Operator Model

- **Two main revenue components:**
 - **Fuel Sales: > 65%**
 - Fuel drives the business model and provides for banner revenue years (2019) while also volatile revenue stream in business aviation (2020)
 - **Hangar + Tie-Down + Parking Rental Revenue: 22%**
 - Most stable revenue stream in aviation (2020)
 - Almost always inextricably bundled with a fueling deal
 - Capacity shared between based and transient clients
- **Significant OPEX with meaningful capacity utilization challenges**
 - Ratio: Payroll to Hangar Square Footage: \$13.50 *
 - Bizav operators tend to fly at the same times: Staff and equipment underutilized most of the time, but stretched beyond capacity when service demand peaks.
 - OPEX rises significantly with inflation
- **Commensurate cost of capital.**
 - Volatile model, not amenable to efficient, long-term, fixed-rate debt
- **Bottomline:**
 - Model poised for high growth as bizav fleet capacity utilization grows.
 - Note: Average aircraft spends 97% of life on ground. If this decreases to 94%, the FBO industry **DOUBLES** in size.

The Home-Basing Solution Model

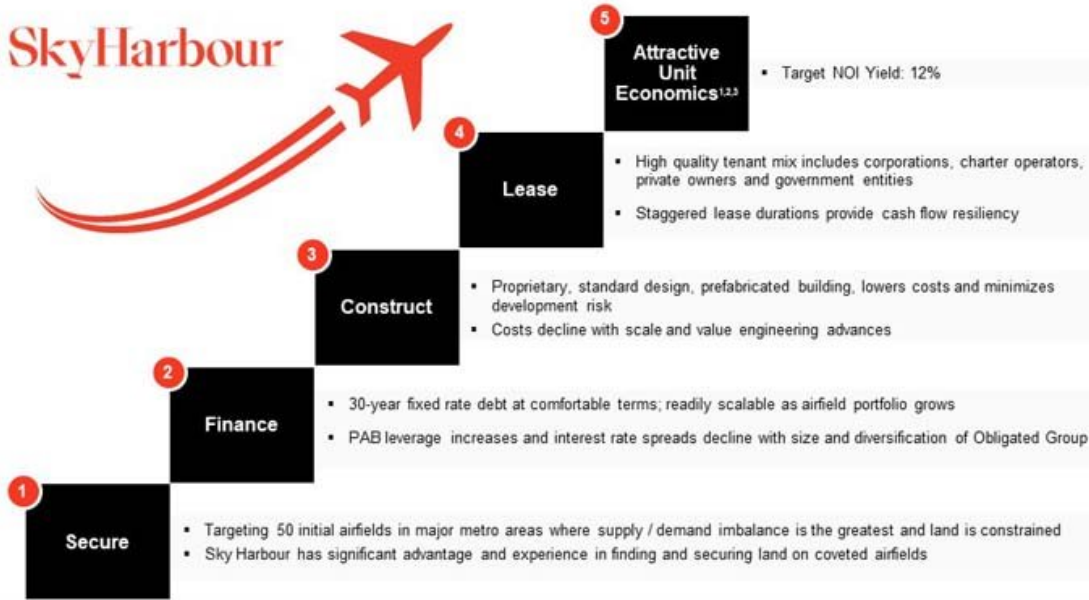
- **One main revenue component:**
 - **Hangar Rent: > 95%**
 - No Banner Years (2019), but is the most stable revenue stream in aviation (2020)
 - Zero reliance on fueling deals
 - Superior product for tenant: **NO TRANSIENTS**
- **Minimal OPEX with few capacity utilization challenges**
 - Ratio: Payroll to Hangar Square Footage : \$1.19
 - No capacity management challenges
 - No OPEX volatility
 - Better tenant service
 - Extremely resilient to inflation
- **Commensurate cost of capital.**
 - Stable model lends itself to efficient, long-term, fixed-rate debt
- **Bottomline:**
 - Predictable model, still poised for high growth as bizav fleet grows.
 - Financially efficient to equity and inflation-resistant

* Represents FBO with 40% transient fuel sales - Higher transient sales = Higher ratio

BUILDING THE SKY HARBOUR PORTFOLIO

Leveraging first-mover advantage in an under-invested aviation segment

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¹ Unit economics are provided for illustrative purposes to demonstrate targeted performance.

² Actual performance may not achieve these targets.

³ Unit economics also do not include all costs that will be necessary to implement business plan and operate business, and are not indicative of targeted consolidated results.

LAND ACQUISITION APPROACH

Land on federally-funded fields may be leased long-term but not privately owned.

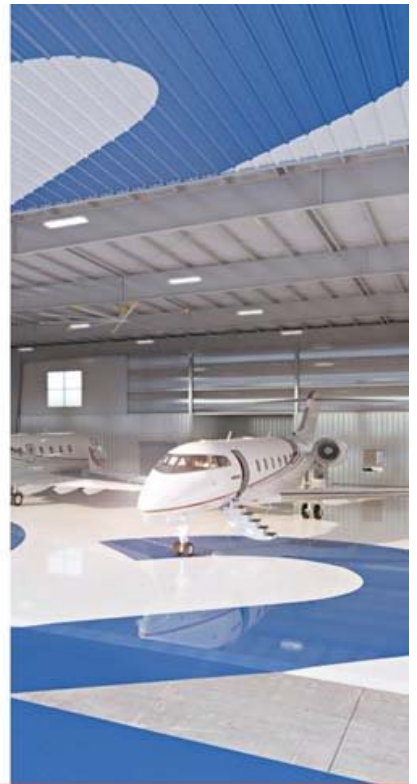
| Unsolicited bid to Airport Sponsor | Sub-lease or Assignment | RFP | Acquisition | Fee Simple + Through the Fence (Private ownership permitted) | Master Planning |
|---|--|--|--|--|--|
| <ul style="list-style-type: none"> EX: <ul style="list-style-type: none"> – SGR – DVT (Fueling) Process varies by sponsor <ul style="list-style-type: none"> – Direct agreement – RFP trigger | <ul style="list-style-type: none"> EX: <ul style="list-style-type: none"> – OPF – APA Typically simplest Master tenant may be FBO, Legacy leaseholder <ul style="list-style-type: none"> – Fuel agreements – Capex logic (MA) | <ul style="list-style-type: none"> EX: <ul style="list-style-type: none"> – BNA (Fueling) – ADS Non-FBO advantage Potentially significant pursuit cost | <ul style="list-style-type: none"> FBO chain or specific properties <ul style="list-style-type: none"> – SUS Single-location FBO <ul style="list-style-type: none"> – EX: BFI, PDK Non-FBO / SASO (Special Aviation Services Operator) <ul style="list-style-type: none"> – EX: HPN | <ul style="list-style-type: none"> EX: <ul style="list-style-type: none"> – ADS – SDL Up-front cost FAA permitting process | <ul style="list-style-type: none"> Leverage Relationships Spread Costs |



CONSTRUCTION APPROACH

Proprietary prototype design, requiring minimal adaptation to local conditions

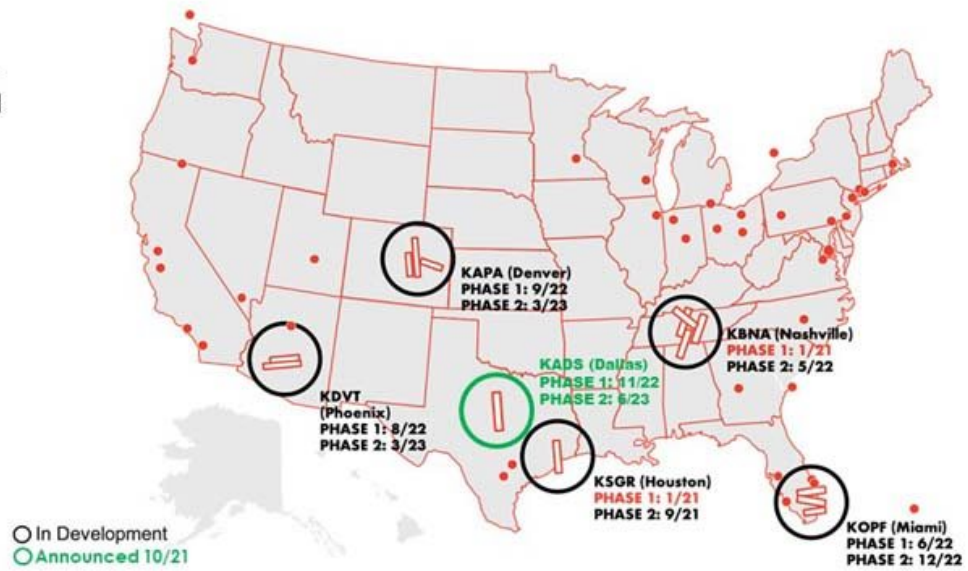
- Minimizes development time and risk
 - Code compliance precedent
 - GC RFPs issued with full construction drawings
- Lowers costs
 - Centralized purchasing
 - Soft costs distributed over many projects
 - Accommodates easy implementation of refinements across entire portfolio, improving offering and lowering development cost over time
 - EX. Now compliant with NFPA 409 Group III fire code, eliminating foam fire protection systems
 - Significant construction and opex savings
 - Compelling advantage for tenants



INITIALLY TARGETING 50+ AIRFIELDS

Initial target airfields represent less than 2% of US NPIAS airfields

- First 20 sites to be financed by merger proceeds and bond issuance
- 6 sites currently in development



Source: FAA, National Plan of Integrated Airport Systems

FINANCE, UNIT ECONOMICS AND SCALABILITY

UNIT ECONOMICS

Maximize NOI yield minus cost of debt

| FIELD DEVELOPMENT COST (PRSF) * | |
|---------------------------------|--------------|
| SGR – actual | \$156 |
| OPF – GMP | \$213 |
| BNA – GMP | \$179 |
| APA – budget | \$208 |
| DVT – budget | \$185 |
| AVERAGE | \$193 |

| 2025 OPEX (PRSF) ** | |
|-------------------------|---------------|
| SGR – actual | \$3.92 |
| OPF – budget | \$4.96 |
| BNA – budget | \$6.74 |
| APA – budget | \$3.80 |
| DVT – budget | \$3.51 |
| WEIGHTED AVERAGE | \$4.51 |

| 2025 TENANT RENT PRSF *** | |
|---------------------------|----------------|
| SGR – actual | \$21.95 |
| OPF – actual | \$37.37 |
| BNA – actual | \$31.51 |
| APA – LOI | \$39.39 |
| DVT – LOI | \$28.14 |
| WEIGHTED AVERAGE | \$32.93 |



| 2025 FIVE-FIELD ROLL-UP ECONOMICS **** | |
|--|---------------|
| IMPLIED TOTAL RENTAL REVENUE | \$32,001,271 |
| IMPLIED OPEX | \$4,380,471 |
| IMPLIED NOI | \$27,620,800 |
| IMPLIED FIELD DEVELOPMENT COST | \$191,165,823 |
| NET RESERVE FUNDS AND COST OF ISSUANCE | \$33,548,920 |
| TOTAL FIVE-PROJECT COST | \$224,714,743 |
| IMPLIED NET NOI YIELD | 12.29% |

* Hard costs include Owner's Contingency of 10% before GMP, and 5% after GMP. Total cost includes 5% annual inflation provision.

** Excludes Asset Management and Property Management fees, which flow to equity. Assumes 3% annual escalation.

*** Actual includes both existing tenants and executed binding leases. Assumes 3% annual escalation in accordance with Sky Harbour leases.

**** Assumes Ramp-Up Reserve Fund released, and DSRF 50% released.

Important Note: All information in this presentation should be read in light of the information and disclaimers set forth on slides 2 through 4 of this presentation.

SCALE ECONOMICS

Cost-of-capital advantage

| Airfields | 5 | 20 | 50 |
|---------------------------------|---------------|---------------|-----------------|
| Total Capital | \$224,714,743 | \$930,000,000 | \$2,500,000,000 |
| Total Debt | \$166,340,000 | \$706,800,000 | \$2,050,000,000 |
| Leverage | 74% | 76% | 82% |
| Blended Rate: | 4.28% | 3.90% | 3.40% |
| Project Equity | \$68,000,000 | \$223,200,000 | \$450,000,000 |
| Cost of Debt | \$7,119,352 | \$27,565,200 | \$69,700,000 |
| NOI Yield | 12.29% | 12.50% | 11.50% |
| NOI ⁽¹⁾ | \$27,620,800 | \$116,250,000 | \$287,500,000 |
| NOI Less Cost of Debt | \$20,501,448 | \$88,684,800 | \$217,800,000 |
| Return on Project Equity | 30.1% | 39.7% | 48.4% |

Source: Company data.

⁽¹⁾ Full stabilized year of operations.

Important Note: All information in this presentation should be read in light of the information and disclaimers set forth on slides 2 through 4 of this presentation.

Private Activity Bonds Issued in September 2021

- 33 year fixed-rate debt
- 4.28% Blended all-in Rate
- Scalable and increasingly efficient as Obligated Group grows

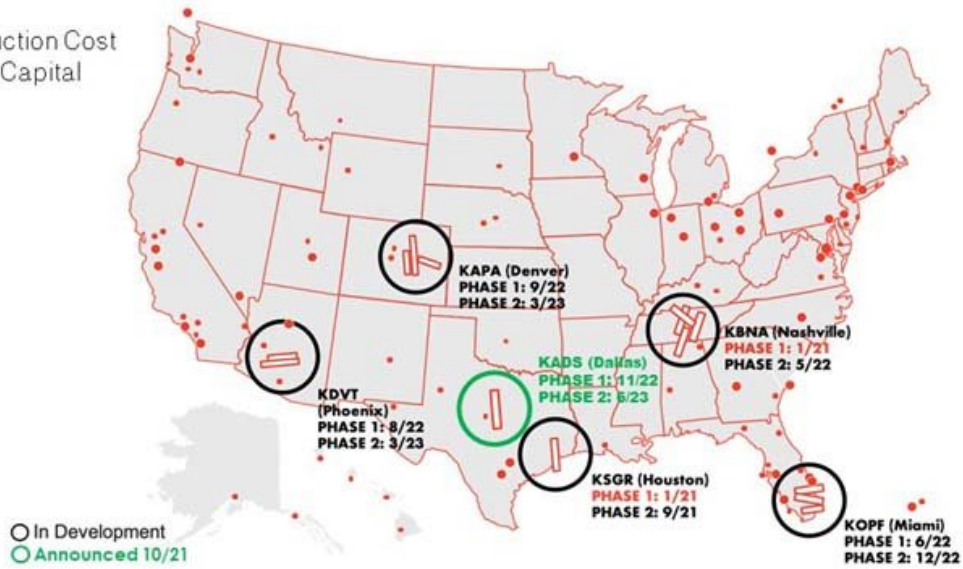
Assumptions

- Average airfield development cost per rentable square foot held constant at \$193.19.
- Average total project cost per rentable square foot held constant at \$231.27.
- NOI yield increases for fields 6-20, then decreases for fields 21-50.
- PABs leverage increases with size and diversification of Obligated Group.
- Effective PABs interest rate spread declines with size and diversification of Obligated Group.
 - Assumes long-term base interest rate hedge in-place.

LONG TERM TARGETING

Declining development cost = Improved unit economics and dramatic expansion of target universe

- Declining Construction Cost
- Declining Cost of Capital



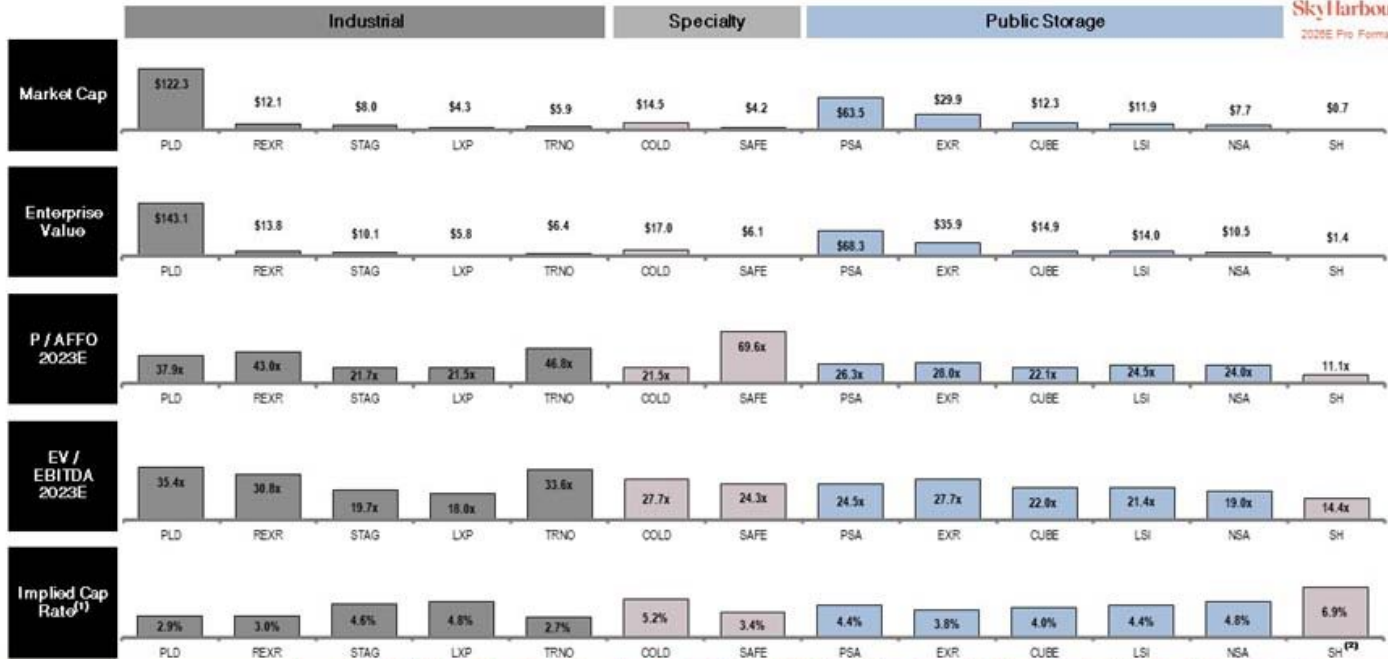
Source: FAA, National Plan of Integrated Airport Systems.

FRAMING SKY HARBOUR'S PEER SET



¹⁾ Currently all private companies. Signature Aviation transaction completed June 1, 2021. Atlantic Aviation, part of Macquarie Infrastructure Corp., transaction announced June 7, 2021.

PEER SET BENCHMARKING



Source: Capital IQ, SNL Kagan & GreenStreet Advisors, Inc. as of December 15, 2021. STAG and LXP are not covered by GreenStreet with a NAV and applied cap rate based on consensus estimates.
⁽¹⁾ Data from GreenStreet weekly pricing update 12/15/2021 adjusted for current share price, cap rates are implied nominal cap rates.

⁽²⁾ Sky Harbour EV Pro Forma for 2026E with total debt of \$707 million. Cap rate calculated using 2026E NOI.

Important Note EBITDA is a non-GAAP financial measure. All information in this presentation should be read in light of the information and disclaimers set forth on slides 2 through 4 of this presentation.

VALUATION FRAMEWORK

Multiple Analysis versus Benchmarks



Proforma Sky Harbour equity market capitalization after merger combination and PIPE closing with projected debt and financial projections for 2026.
Important Note: EBITDA is a non-GAAP financial measure. All information in this presentation should be read in light of the information and disclaimers set forth on slides 2 through 4 of this presentation.

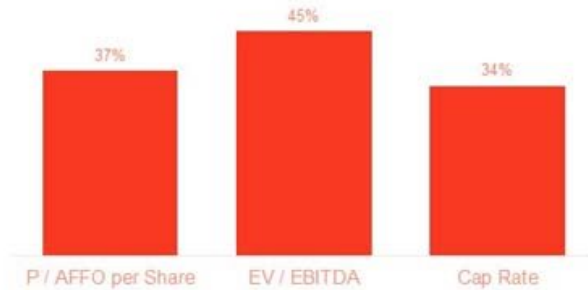
VALUATION FRAMEWORK

Discount Methodology to Current Peer Multiples

Company Highlights

- \$722 million fully diluted, post money valuation^(1,2)
- Expected issuance of \$707 million of PABs inclusive of already secured \$166 million issuance
- Discount rate of 12.5%

Sky Harbour Valuation Discount to Peers



Valuation Methodologies Against Peers

- 2026E AFFO = \$64.9mm @ 30x = \$1,948mm
 - PV at 12.5% = \$1,146mm
 - Post Money Valuation of \$722mm = 37% discount
- 2026E EBITDA = \$99.0mm @ 27.5x = \$2,722mm
 - 2026E Net Debt = \$707mm
 - 2026E Equity Value = \$2,015mm
 - PV at 12.5% = \$1,186mm + \$130mm PABs value = \$1,316mm
 - Post Money Valuation of \$722mm = 45% discount
- 2026E NOI = \$99.0mm @ 4.2% = \$2,357mm
 - 2026E Net Debt = \$707mm
 - 2026E Equity Value = \$1,650mm
 - PV at 12.5% = \$971mm + \$130mm PABs value = \$1,101mm
 - Post Money Valuation of \$722mm = 34% discount

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⁽¹⁾ Assumes no SPAC Trust redemptions.

⁽²⁾ Excludes 7,719,779 Sponsor warrants and 6,799,449 SPAC shareholder warrants.

Important Note: EBITDA is a non-GAAP financial measure. All information in this presentation should be read in light of the information and disclaimers set forth on slides 2 through 4 of this presentation.

ESG IMPACT

- 1 Sky Harbour Hangar Capacity at Target Airports Reduces Repositioning Flight Volume**
 - Lower Carbon Emissions
 - Reduced Noise Footprint
- 2 Sky Harbour Works with Local Small Businesses and Participates in Disadvantaged Business Programs**
 - Local General Contractors and Subcontractors
 - Women and Minority-Owned Business Programs
- 3 Electric Ready**
 - Vehicle-Charger-Equipped (Airplane-Ready)
 - Electric Ground Support Equipment
- 4 Environmentally-Friendly Design**
 - No Chemical-Foam Fire Suppression
 - Above-Standard Insulation
 - Solar/Wind-Ready



FUTURE BUSINESS OPPORTUNITIES

Sky Harbour is the logical partner for emerging Air Mobility and Logistics players – manned and unmanned

- Emerging UAM and light logistics aircraft will likely require access to FAA-regulated ground infrastructure
- Only airports can accommodate manned-unmanned interface (Ex: Textron Sky Courier to FedEx drone) in single facility
- McKinsey & Co. argues for regional and business aviation airports providing the lion's share of UAM infrastructure
- Sky Harbour campus locations satisfy customer demands
 - Seamless interface between airside and landside logistics
 - Access to high-voltage infrastructure for charging
 - Minimal ancillary aircraft traffic, unlike FBOs

Significant upside optionality

Existing and Emerging Aviation Infrastructure Users



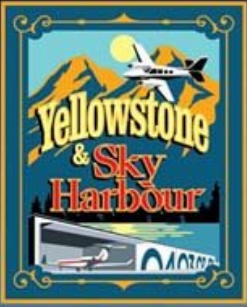
Source: McKinsey & Company, May 2021: "Right in your backyard: Regional airports are an accessible and underused resource for future air mobility"

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SkyHarbour

- ✓ Simple, Yet Disruptive
- ✓ High Growth Sector
- ✓ Downside Protected
- ✓ Inflation Resilient
- ✓ Significant Optionality
- ✓ Right Team



SkyHarbour

AVIATION • INFRASTRUCTURE • REAL ESTATE



APPENDIX SLIDES FOLLOW

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FINANCIAL PROJECTIONS

Detailed Financials

GAAP Metrics (\$ Millions)

| | Projections | | | | | |
|-------------------------------|-------------------|---------------|---------------|--------------|-------------|-------------|
| | 2021 ¹ | 2022 | 2023 | 2024 | 2025 | 2026 |
| Total revenues | 0.6 | 4.8 | 17.6 | 49.9 | 103.4 | 134.4 |
| Airfield operating expense | (3.1) | (6.7) | (11.1) | (15.0) | (19.0) | (22.5) |
| Gross profit | (2.5) | (2.0) | 6.5 | 34.9 | 84.3 | 111.9 |
| Corporate operating expense | (6.5) | (11.0) | (11.8) | (12.0) | (12.0) | (12.9) |
| Share-based compensation | (0.5) | (3.4) | (5.8) | (8.3) | (10.3) | (10.0) |
| Depreciation and amortization | (0.4) | (0.8) | (2.8) | (8.7) | (16.8) | (22.8) |
| Operating income | (10.0) | (17.1) | (14.0) | 6.0 | 45.2 | 66.1 |
| Interest expense, net | (2.3) | (3.6) | (4.8) | (11.2) | (22.2) | (29.8) |
| Pre-tax income | (12.3) | (20.7) | (18.8) | (5.2) | 23.0 | 36.3 |
| Provision for income taxes | 0.0 | 0.0 | 0.0 | 0.0 | (4.8) | (7.6) |
| Net income (loss) | (12.3) | (20.7) | (18.8) | (5.2) | 18.2 | 28.7 |

Source: Company data.

Note: The forecasted results of operations for the years 2021-2026 presented herein reflect the material positive impact of the proposed transaction and Sky Harbour's planned uses of the anticipated post-closing cash on hand. The ability to advance these growth initiatives in 2021 as a result of the transaction is projected to result in substantial revenue, gross profit and Adjusted EBITDA increases in 2022-2025 over the results Sky Harbour would have otherwise expected to achieve had the transaction not occurred and such additional cash not been available for such uses; projections contained herein are subject to numerous risks described on slides 2 through 4, and actual results may differ from projected results.

¹ All 2021 financial data in this presentation is unaudited. Estimated from actual results through June 30, 2021, with GAAP adjustments and projections through year end.

Important Note: All information in this presentation should be read in light of the information and disclaimers set forth on slides 2 through 4 of this presentation.

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FINANCIAL PROJECTIONS

Reconciliation of non-GAAP metrics (\$ Millions)

| | Projections | | | | | |
|--|-------------------------|---------------|---------------|--------------|-------------|-------------|
| | 2021 ¹ | 2022 | 2023 | 2024 | 2025 | 2026 |
| GAAP Operating Income | (10.0) | (17.1) | (14.0) | 6.0 | 45.2 | 66.1 |
| Plus: Depreciation and amortization | 0.4 | 0.8 | 2.8 | 8.7 | 16.8 | 22.8 |
| Plus: Share-based compensation | 0.5 | 3.4 | 5.8 | 8.3 | 10.3 | 10.0 |
| EBITDA | (9.1) | (12.9) | (5.3) | 22.9 | 72.3 | 99.0 |
| | 2021¹ | 2022 | 2023 | 2024 | 2025 | 2026 |
| GAAP net income (loss) | (12.3) | (20.7) | (18.8) | (5.2) | 18.2 | 28.7 |
| Plus: Depreciation and amortization | 0.4 | 0.8 | 2.8 | 8.7 | 16.8 | 22.8 |
| Plus: Share-based compensation | 0.5 | 3.4 | 5.8 | 8.3 | 10.3 | 10.0 |
| Plus: Straight-line ground rent | 2.8 | 5.6 | 7.1 | 6.7 | 4.1 | 3.9 |
| Funds from Operations (FFO)² | (8.6) | (11.0) | (3.0) | 18.4 | 49.4 | 65.5 |
| Minus: Recurring Capex | 0.0 | 0.0 | 0.1 | 0.2 | 0.4 | 0.5 |
| Adjusted Funds from Operations (AFFO)³ | (8.7) | (11.0) | (3.0) | 18.3 | 49.0 | 64.9 |

Source: Company data.

¹ All 2021 financial data in this presentation is unaudited. Estimated from actual results through June 30, 2021, with GAAP adjustments and projections through year end.

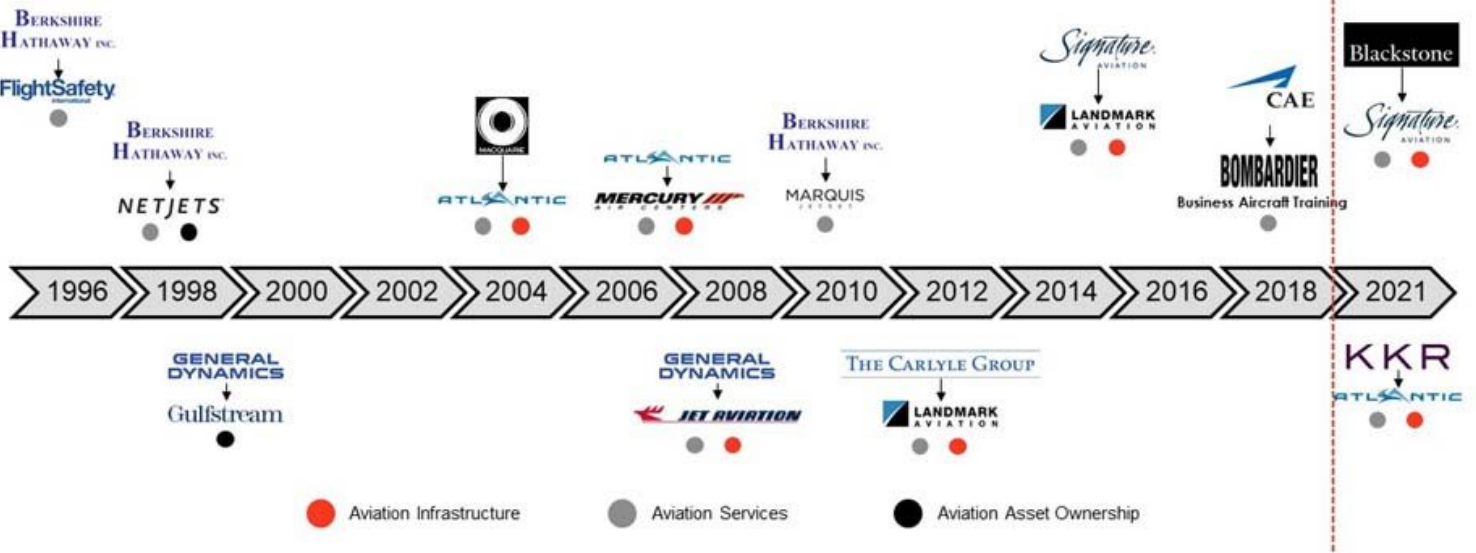
² Funds from Operations (FFO) adds back in depreciation and amortization. Sky Harbour does not expect any gains or losses from asset sales or interest income.

³ Adjusted Funds from Operations (AFFO) adds back recurring capex. Straight-lining of tenant rents was not factored into Net Income and thus not added back in AFFO.

Important Note: EBITDA is a non-GAAP financial measure. All information in this presentation should be read in light of the information and disclaimers set forth on slides 2 through 4 of this presentation.

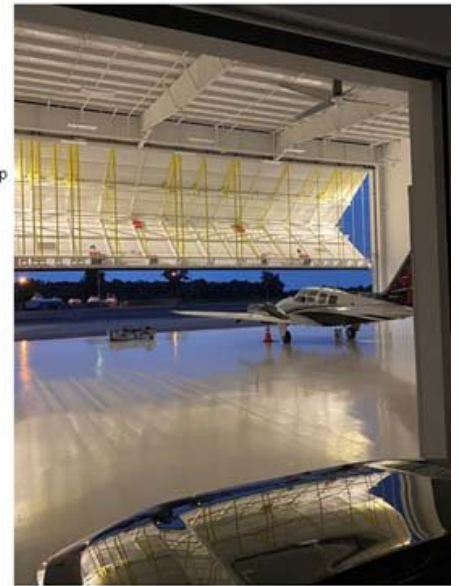
BUSINESS AVIATION LONG-TERM INVESTOR-FRIENDLY

Sky Harbour benefits from the same macro drivers that have long attracted sophisticated investors



ADVANTAGES TO SKY HARBOUR TENANTS

- 1 Exclusive Space**
Members never compromise on positioning and never park outside
- 2 Hangar Rash Virtually Eliminated**
Aircraft is only moved when needed and is only handled by the dedicated and certified Sky Harbour line service crew
- 3 Security**
Sky Harbour members and their Flight Departments control access and monitor all activity through the Sky Harbour Smart Hangar App
- 4 Environmental Control**
Hangars feature climate control, mitigating water condensation and associated corrosion
- 5 Exclusive Line Service**
Best-in-industry line crews are dedicated exclusively to Sky Harbour members, offering uniquely responsive and flexible service
- 6 Maintenance Access and Preflight Efficiency**
Hangars include all features required for routine maintenance, inspection and wet washing. Owner access is unfettered, including convenient land-side vehicle access with indoor parking, direct baggage loading and in-hangar passenger boarding
- 7 Private Suites**
Total privacy with elevated design including dedicated office, lounge, kitchen, restrooms, laundry and storage
- 8 No-Foam Fire Suppression**
Avoid chemical foam fire suppressant activation events with their associated expense, down-time and management distraction
- 9 Fuel Rate Advantage with No Minimum Uplift Requirement**
Provides significant operating savings to home-based tenants while not offered to transient users



ADVANTAGES TO OUR AIRPORT PARTNERS (SPONSORS)

1 Direct Revenue

- Ad Valorem tax receipts
- All tenants are based aircraft
- Typical tenant is a newer and larger aircraft

2 Low Impact

- Minimal to negative contribution to airport noise footprint
- Minimal to negative contribution to environmental footprint
- Minimal disruption to existing FBO pricing dynamics

3 Indirect Benefits

- Economic development and job creation
- Influx of businesses and new residents
- Aesthetic improvement of valuable public asset










BUSINESS AIRCRAFT BECOMING LARGER AND MORE EXPENSIVE

Owners of high-value aircraft prioritize value-retention, efficiency, security and privacy

- Hangared aircraft experience fewer incidents related to hangar rash, foam-dumps, condensation damage, inconsistent maintenance access, and time spent outdoors, protecting resale values
- Business jet owners attach a premium to time-to-wheels-up, a premium that typically grows with the cost of the aircraft
- Large-jet owners, particularly corporations, often seek control over access to their aircraft
- Large jet owners are the most likely to seek private boarding facilities versus public FBO terminals
- Large business jets often do not easily stack in community hangars due to footprint, tail-height and winglets

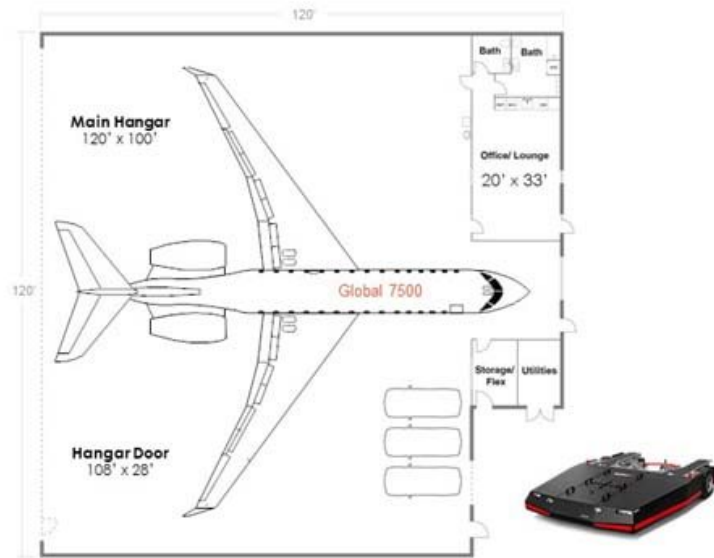
Sky Harbour benefits from rising average aircraft value and size

Source: Company Filings, JETNET data as of December 2020

| | | Footprint (RF) | Estimated Value |
|---------------------|---|----------------|-----------------|
| Falcon 10X |  | ~12,000 | \$75,000,000 |
| Global 7500 |  | ~11,500 | \$75,000,000 |
| Gulfstream G700 |  | ~11,250 | \$75,000,000 |
| Gulfstream G650ER |  | 9,940 | \$67,000,000 |
| Global 6000 |  | 9,344 | \$62,000,000 |
| Gulfstream G450 |  | 6,948 | \$15,000,000 |
| Embraer Praetor 600 |  | 4,801 | \$21,000,000 |

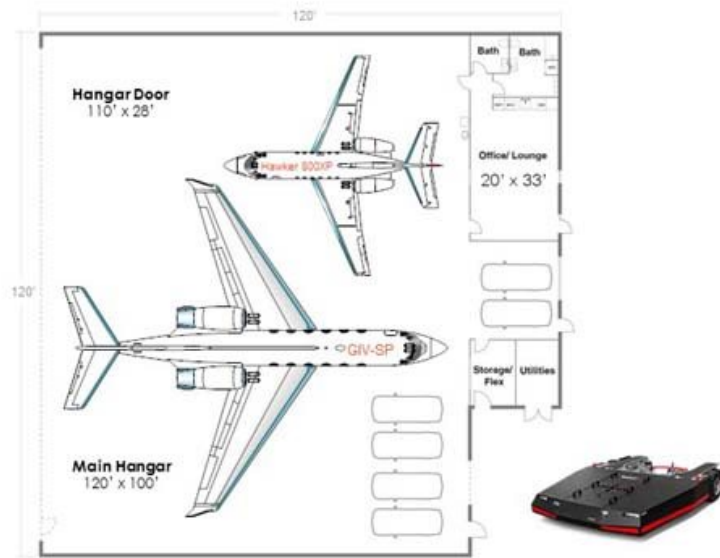
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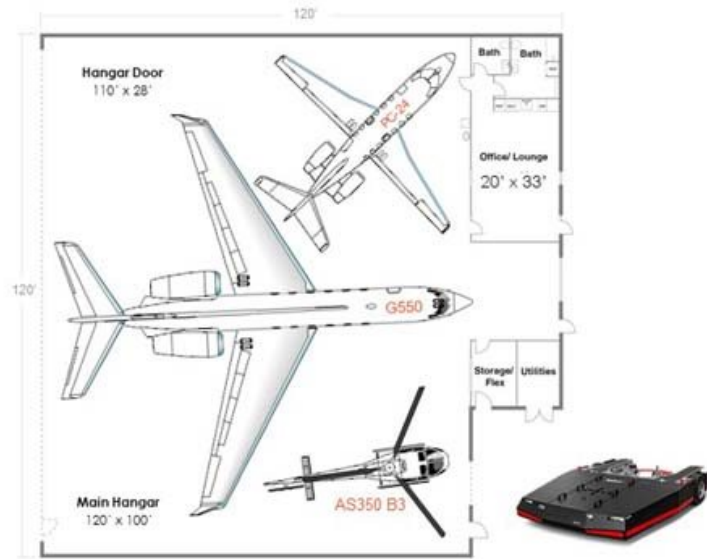
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SH16 Double



HANGAR LAYOUTS

SH16 Double



DISCLAIMER

Forward-looking Statements

This presentation made by Sky Harbour LLC (the "Company," "we," "us," or "our") and Yellowstone Acquisition Company ("Yellowstone") related to the proposed business combination between the Company and Yellowstone (the "Business Combination") contains statements which constitute "forward-looking statements". All statements other than statements of historical fact included or incorporated by reference in this document are forward-looking statements, including, without limitation, statements regarding the Company's plans, objectives, goals, intentions, projections, strategies, future events or performance, and underlying assumptions. The words "may," "if," "will," "should," "could," "expect," "plan," "anticipate," "believe," "estimate," "predict," "project," "continue," "forecast," "intend," "promote," "seek," and similar words and expressions are generally used and intended to identify forward-looking statements. Without limiting the generality of the foregoing, the forward-looking statements in this presentation include certain models of unit economics, annual revenues, gross profit, operating income, operating expenses, net income and other financial measures under various operational assumptions (referred to as the "Illustrative Model"). A number of important factors affecting the business and financial results of the Company could cause actual results, including those reflected in the Illustrative Model, to differ materially from those stated in the forward-looking statements. You should carefully consider the "Risk Factors" set forth in Yellowstone's Registration Statement on S-1, in its Annual Report on Form 10-K and in its definitive proxy statement related to the Business Combination, which was filed with the Securities and Exchange Commission ("SEC") on January 7, 2022, as well as the other disclosure contained in Yellowstone's filings from time-to-time with SEC. Readers are cautioned not to place undue reliance on forward looking statements and the Company and Yellowstone can give you no assurances as to the Company's ability to achieve its expectations.

Certain of those factors include, but are not limited to: (i) the parties ability to satisfy the conditions to the completion of the proposed business combination and related transactions, including stockholder approval of the business combination and related proposals; (ii) the occurrence of any event, change or other circumstance that could give rise to the termination of the business combination agreement between the parties; (iii) the effect of the announcement or pendency of the proposed business combination on the Company's business relationships, operating results, and business generally; (iv) risks that the proposed business combination disrupts the Company's current plans and operations; (v) risks related to diverting management's attention from the Company's ongoing business operations; (vi) potential litigation that may be instituted against the Company or Yellowstone or their respective directors or officers related to the proposed acquisition or the business combination agreement and related transactions; (vii) risks relating to the uncertainty of the projected financial information with respect to the Company; (viii) risks related to the Company's limited operating history and early stage of operations; (ix) the amount of the costs, fees, expenses and other charges related to the proposed business combination and (x) the Company's ability to operate as a public company following the merger, and (xi) the Company's ability to execute its business and growth strategy and complete acquisitions of additional properties.

Except as otherwise required, neither the Company nor Yellowstone undertake any obligation to update or revise publicly any forward-looking statements, whether as a result of new information, future events or otherwise, after the date on which the statements are made or to reflect the occurrence of unanticipated events. Readers are cautioned not to place undue reliance on forward-looking statements, including the Illustrative Model.

The information herein does not purport to be all-inclusive. The data contained herein was obtained from various sources, including certain third parties, and has not been independently verified. While the information in this presentation is believed to be accurate, the Company, Yellowstone and their respective agents, advisors, directors, officers, employees and shareholders make no representation or warranties, expressed or implied, as to the accuracy, completeness or reliability of such information. Neither the Company, Yellowstone nor any of their respective affiliates, agents, advisors, directors, officers, employees and shareholders shall have any liability whatsoever, under contract, tort, trust or otherwise, to you or any person resulting from the use of the information in this presentation by you or any of your representatives or for omissions from the information in this presentation. We reserve the right to amend or replace the information contained herein, in part or entirely, at any time, and undertake no obligation to provide you with access to the amended information or to notify you thereof.

Further, Sky Harbour Capital LLC (the "Bond Borrower"), a subsidiary of the Company, raised capital through a municipal bond offering. That bond offering was made through a Preliminary Offering Statement ("POS"), which contained a number of disclosures regarding the Bond Borrower and its subsidiaries, which comprise the obligated group (the "Obligated Group") for such bonds. The POS disclosure includes projections regarding the future business obligations of the Obligated Group and other disclosure pertaining to the Obligated Group. Because the POS disclosure has been drafted to convey information concerning only the Obligated Group, such disclosure should not be relied upon in making an investment decision regarding Yellowstone or the Company.

DISCLAIMER

Non-GAAP Financial Measures and Projections

This presentation, including the Illustrative Model, includes certain financial measures not presented in accordance with United States generally accepted accounting principles ("GAAP"). These non-GAAP financial measures are not measures of financial performance in accordance with GAAP and may exclude items that are significant in understanding and assessing financial results. Therefore, these measures should not be considered in isolation or as an alternative to net income, cash flows from operations or other measures of profitability, liquidity or performance under GAAP. You should be aware that the presentation of these measures may not be comparable to similarly-titled measures used by other companies.

The Company believes these non-GAAP measures of financial results provide useful information to management and investors regarding certain financial and business trends. These non-GAAP financial measures are subject to inherent limitations as they reflect the exercise of judgments about which expense and income are excluded or included in determining these non-GAAP financial measures. Due to the high variability and difficulty in making accurate forecasts and projections of some of the information excluded from these illustrative measures, together with some of the excluded information not being ascertainable or accessible, the Company is unable to quantify certain amounts that would be required to be included in the most directly comparable GAAP financial measures without unreasonable effort. Consequently, in certain instances, no disclosure of estimated comparable GAAP measures is included and certain reconciliations of the forward-looking non-GAAP financial measures are not included.

This Illustrative Model contains financial scenarios with respect to the Company's prospective financial scenarios, including with respect to its results of operations and other financial information for the year ended December 31, 2021. Independent auditors have not audited, reviewed, compiled or performed any procedures with respect to such financial scenarios for the purpose of their inclusion in this presentation, and accordingly, cannot express an opinion or provide any other form of assurance with respect thereto for the purpose of this presentation. These scenarios should not be relied upon as being necessarily indicative of future results. This presentation also contains certain financial projections, which are based upon a number of assumptions, estimates and forecasts that, while considered reasonable by the Company, are inherently subject to significant business, economic and competitive uncertainties and contingencies, many of which are beyond the Company's control, and upon assumptions with respect to future business decisions which are subject to change. These projections may vary materially from actual results. The Company and its representatives make no representation that these projected results will be achieved. You should not place undue reliance on this information. The Company and its representatives assume no obligation to and do not undertake to update such projections. Inclusion of the Illustrative Model in this presentation should not be regarded as a representation by any person that the results contained therein will be achieved. In this presentation, the Company and Yellowstone rely on and refer to certain information and statistics obtained from third-party sources which they believe to be reliable. Neither the Company nor Yellowstone has independently verified the accuracy or completeness of any such third-party information.

Certain information contained herein is subject to the effects of the continued impact of the ongoing novel coronavirus outbreak ("COVID-19") and related economic conditions, and have the potential to be revised to take into account further adverse effects of COVID-19 on the Company as well as the sectors in which the Company operates. The full impact of COVID-19 is particularly uncertain and difficult to predict but may have an adverse effect on the information contained herein.

INVESTMENT IN ANY SECURITIES DESCRIBED HEREIN HAS NOT BEEN APPROVED OR DISAPPROVED BY THE SEC OR ANY OTHER REGULATORY AUTHORITY NOR HAS ANY AUTHORITY PASSED UPON OR ENDORSED THE MERITS OF THE OFFERING OR THE ACCURACY OR ADEQUACY OF THE INFORMATION CONTAINED HEREIN. ANY REPRESENTATION TO THE CONTRARY IS A CRIMINAL OFFENSE.

DISCLAIMER

Participants in the Solicitation

The Company, Yellowstone and their respective directors and executive officers, other members of management and employees may be considered participants in the solicitation of proxies with respect to the potential transaction described in this communication under the rules of the SEC. Information about the directors and executive officers of Yellowstone and other persons who may, under the rules of the SEC, be deemed participants in the solicitation of the shareholders in connection with the potential transaction and a description of their interests is set forth in its definitive proxy statement filed with the SEC on January 7, 2022.

In connection with the proposed Business Combination, Yellowstone has filed with the SEC a definitive proxy statement, which Yellowstone has mailed to its shareholders. This presentation does not contain all the information that should be considered concerning the proposed Business Combination and is not intended to form the basis of any investment decision or any other decision in respect of the Business Combination. Yellowstone's shareholders and other interested persons are advised to read this proxy and any amendments or supplements thereto and other documents filed in connection with the proposed Business Combination, as these materials will contain important information about the Company, Yellowstone and the Business Combination. Shareholders can obtain copies of the definitive proxy statement and other documents filed with the SEC, without charge, once available, at the SEC's website at www.sec.gov.

No Offer or Solicitation

This communication is for informational purpose only and not a proxy statement or solicitation of a proxy, consent or authorization with respect to any securities or in respect of the potential transaction and shall not constitute an offer to sell or a solicitation of an offer to buy the securities of the Company or Yellowstone, nor shall there be any sale of any such securities in any state or jurisdiction in which such offer, solicitation, or sale would be unlawful prior to registration or qualification under the securities laws of such state or jurisdiction.