## Subject: Introducing brooqLy: Social Networking Re-invented | PIPE Offering of \$2mm Maximum Raise up to 20,000,000 Shares of Common Stock b/w \$0.14 and \$0.10 a share.

brooqLy, Inc (<u>www.brooqLy.com</u>) is a technology company (traded on the OTCPK: BRQL) that has developed an innovative platform that uniquely combines (a) Online Food Ordering, (b) Gifting and (c) Social Networking technologies. The platform consists of:

- a smartphone app (available in both iOS and Android stores) and
- a web-based administration and reporting platform

that are intended to connect Consumers, Retail Shops and Brands under a Social Networking experience.

Currently the platform enables its users to purchase and send consumer products (mainly Food, Beverage and other Gifting Items) from collaborating retail shops, called "Treats", to anyone, anywhere, and at any time, in a personalized way.

The Company aims to upgrade the platform to a holistic "out-of-home entertainment" platform by adding further user-friendly functionalities for its users like Table Booking, Menu Pre-Ordering and Meal Vouchers.

brooqLy currently operates in Greece, Romania, Turkey, Czech Republic and Zambia and plans to expand its operations by Q1 of 2025 in Hungary, Serbia and Bulgaria.

The Company desires to sell up to an aggregate of 20,0000,000 shares of the Company's common stock, par value US\$0.0001 per share, as follows:

- 1. for those who invest \$25,000 to \$99,999, the Company is offering \$0.14 per share
- 2. for those who invest \$100,000 to \$249,999, the Company is offering \$0.12 per share and
- **3.** for those who invest more than \$250,000, the Company \$0.10 per share.

This Offering is being made only to US persons; non-US persons are not entitled to invest in this Offering.

These factors are designed to potentially allow rapid, yet organic progress.

Please review the attached materials and reach out with any questions.

Regards,

John G. "Jack" Myers Registered Representative Investment Banking & Capital Markets CIM Securities, LLC Member FINRA / SiPC

6898 S. University Blvd, Suite 270 Centennial, CO 80122

619-749-2460 - Office 619-249-5926 - Mobile 303-488-9555 - Fax

JackMyers@cimsecurities.com www.cimsecurities.com

If you would like to Unsubscribe, Please Click Here: UNSUBSCRIBE

## PLACEMENT AGENT DISCLOSURE:

This Disclosure Statement is being provided to you to describe the relationship among our current Investment Banking (OTCPK: Client BRQL) described herein this email outreach (the "Company") brooqLy, Inc and CIM Securities, LLC ("CIM"), relating to your potential investment in the Company's private placement transaction ("Transaction"). CIM is a registered broker dealer member of FINRA and SIPC. The Company and CIM are not related parties.

The Company and CIM have entered into an Engagement Letter Agreement ("Agreement") under which CIM provides advisory services and solicits investor prospects of preferred shares ("Shares") for the Company and the Company compensates CIM for referring investors to the Company. For each person or entity (including "You", the "Investor") that is solicited by CIM pursuant to the terms and conditions of the Agreement, who acquires or commits to acquire an interest in the Company, within a defined time period, as a result of such solicitation, Company shall pay, or cause to be paid, to CIM and any licensed Selling Agents it may be working with a Commission fee of up to Ten Percent (10%) of gross transaction proceeds to the Company, in cash and Seven Percent (7%) of the Shares purchased in the form of Common Stock Placement Agent Warrants ("PA Warrants") that contain a three (3) year term and CIM has a cashless exercise provision. CIM is also being paid ~\$15,000 as a Retainer Fee and to be reimbursed for its Legal Counsel and Background Checks in connection with the Engagement Letter.

This compensation to CIM does not in any way affect the number of Shares that would be issued to you if you acquired such interest without the solicitation of CIM or any of its Selling Agents. These fees may cause a conflict between your interests and CIM's. Registered Representatives of CIM and their family members may be or may become investors in this Transaction or any other Company issuance. This may also cause a conflict of interest in your investment. Registered Representatives of CIM and Selling Agents may be engaged to solicit other transactions at higher or lower compensation agreements, which may also be a conflict of interest to your solicitation for this investment. The Firm may also provide you with other comparable investment opportunities that should be considered and discussed with your representative, prior to making any investments. Please review the <u>Customer Relationship Summary (CRS) of CIM Securities</u>.

Confidentiality Notice: This email, including any attachments, may include confidential and/or proprietary information. The reader is hereby notified that any unauthorized dissemination or copying of this email is prohibited. If you have received this email in error, please notify the sender immediately by replying to this message and delete this email. Do not use email to request, authorize or effect the purchase or sale of any security, to send fund transfer instructions, or to effect any other transactions relating to your account. In compliance with SEC and FINRA requirements, CIM Securities and its affiliates employ email monitoring software for the review of email messages. Under the terms of the SPAM Act 2003, if you wish to alter your communications with Jack Myers, Choice Investment Management and/or CIM Securities, LLC then you MUST REPLY to this email. If you no longer want to receive these messages, simply reply with Unsubscribe and you will be unsubscribed from future communications for the email address this communication was sent and it will be deleted from our database.

THE ATTACHED DOCUMENTS AND OR OTHER ATTACHMENTS INCLUDED HEREIN ARE TO BE STRICTLY CONSIDERED "PRELIMINARY INFORMATION MATERIALS" AND DOES NOT CONSTITUTE ANY OFFER TO SELL OR SOLICITATION OF AN OFFER TO BUY ANY SECURITY MENTIONED HEREIN. AN OFFER CAN ONLY BE MADE BY AN APPROPRIATE SUBSCRIPTION AGREEMENT AND THE FULL PRIVATE PLACEMENT MEMORANDUM WHICH THESE DOCUMENTS ARE A PART OF UNDER A REG D 506(c) OFFERING AND ONLY IN STATES IN WHICH THE OFFERING OF THE SECURITIES IS REGISTERED OR EXEMPT FROM REGISTRATION AND BY FINRA REGISTERED BROKER-DEALERS AUTHORIZED TO DO SO. EACH PRIVATE INVESTMENT TRANSACTION HAS ITS OWN INHERENT RISKS AND ONE SHOULD READ THE FULL MEMORANDUM / SUBSCRIPTION AGREEMENT IN AND CONSIDER ALL THE UNIQUE RISKS INVOLVED AND DO APPROPRIATE DUE DILIGENCE BEFORE INVESTING. ANY MENTION OF PAST PERFORMANCE ON ANY PAST TRANSACTIONS IS NO GUARANTEE OF FUTURE RESULTS. THE SECURITIES TO BE OFFERED BY THE MEMORANDUM ARE HIGHLY SPECULATIVE AND ILLIQUID AND INVOLVE A HIGH DEGREE OF RISK AND ARE ONLY AVAILABLE TO ACCREDITED INVESTORS WHO CAN BEAR THE ENTIRE ECONOMIC RISK OF SUCH AN ILLIQUID RISKY INVESTMENT AND WILLING TO HOLD THE INVESTMENT FOR AN INDEFINITE PERIOD OF TIME.

You should speak with your financial advisor, accountant, tax consultant and/or attorney when evaluating private placement offerings. The information you will review may contain forward-looking statements about investments which have not been reviewed by CIM Securities. You should not rely on these statements but should carefully evaluate the Materials in assessing any private investment opportunity, including the complete set of risk factors that are provided for your consideration. Articles or information from third-party sources may discuss CIM Securities or relate to information contained herein, but CIM does not approve and is not responsible for such content. Hyperlinks to third-party sites, or reproduction of third-party content, do not constitute an approval or endorsement by CIM of the linked or reproduced content. Risk statement: Keep in mind that strong investor interest is no indication of the merits of the investment.

CAUTIONARY NOTICE RELATING TO FORWARD-LOOKING STATEMENTS: These Preliminary Information Materials and/or Private Placement Memorandum contain "forward-looking statements" within the meaning of Rule 175 under the Securities Act of 1933 and Rule 3b-6 under the Securities Exchange Act of 1934, including statements regarding, among other items, the Company's business strategies, continued growth in the Company's markets, projections and anticipated trends in the Company's business and the industry in which it operates. The words "believe," "expect," "anticipate," "intends," "forecast," "project" and similar expressions identify forward-looking statements. These forward-looking statements are based largely on the Company's expectations and are subject to a number of risks and uncertainties that are beyond the Company's control. the Company cautions that these statements are further qualified by important factors that could cause actual results to differ materially from those in the forward-looking statements, including, among others, the following: reduced or lack of demand for the Company's Services, competitive pricing pressures, unexpected changes in the Industry or economic environment and the level of expenses incurred in the Company's operations. In light of these risks and uncertainties, there can be no assurance that the forward-looking information contained in these Materials and the documents incorporated herein by reference will, in fact, occur or prove to be accurate.