The Securities and Exchange Commission has not necessarily reviewed the information in this filing and has not determined if it is accurate and complete.

The reader should not assume that the information is accurate and complete.

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

Notice of Exempt Offering of Securities

OMB APPROVAL
OMB 3235-

Number: 0076 Estimated average

burden

hours per response:

4.00

1. Issuer's Identity

CIK (Filer ID Number)

Previous
Names

X None

Entity Type

<u>0001856028</u> X Corporation

Name of Issuer Limited Partnership

Stronghold Digital Mining, Inc.

Limited Liability Company

General Partnership

Incorporation/Organization

DELAWARE

General Partnership
Business Trust
Other (Specify)

Year of Incorporation/Organization

Over Five Years Ago

X Within Last Five Years (Specify Year) 2021

Yet to Be Formed

2. Principal Place of Business and Contact Information

Name of Issuer

Stronghold Digital Mining, Inc.

Street Address 1 Street Address 2

2151 LISBON ROAD

City State/Province/Country ZIP/PostalCode Phone Number of Issuer

KENNERDELL PENNSYLVANIA 16374 (917) 915-1803

3. Related Persons

Last Name First Name Middle Name

Beard Gregory A.

Street Address 1 Street Address 2

2151 Lisbon Road

City State/Province/Country ZIP/PostalCode

Kennerdell PENNSYLVANIA 16374

Relationship: X Executive Officer X Director Promoter

Clarification of Response (if Necessary):

Chief Executive Officer, President and Co-Chairman of the Board

Last Name First Name Middle Name

Spence William B.

Street Address 1 Street Address 2

2151 Lisbon Road

City State/Province/Country ZIP/PostalCode

Kennerdell PENNSYLVANIA 16374

Relationship: Executive Officer X Director Promoter

Clarification of Response (if Necessary):

Co-Chairman of the Board

Last Name First Name Middle Name

Larroude Ricardo R.A.

Street Address 1 Street Address 2

2151 Lisbon Road

City State/Province/Country ZIP/PostalCode

Kennerdell PENNSYLVANIA 16374

Relationship: X Executive Officer Director Promoter

Clarification of Response (if Necessary):

Chief Financial Officer

Last Name First Name Middle Name

Shaffer Richard J.

Street Address 1 Street Address 2

2151 Lisbon Road

City State/Province/Country ZIP/PostalCode

Kennerdell PENNSYLVANIA 16374

Relationship: X Executive Officer Director Promoter

Clarification of Response (if Necessary):

Asset Manager and Environmental Lead

4. Industry Group

Agriculture Health Care Retailing
Banking & Financial Services Biotechnology Restaurants

Commercial Banking Health Insurance Technology
Insurance

Investing

Hospitals & Physicians

Computers

Tologommunicate

Tologommunicate

Investment Banking Pharmaceuticals Telecommunications
Pooled Investment Fund Other Health Care X Other Technology

Is the issuer registered as Manufacturing Travel

an investment company under

Real Estate

Air

the Investment Company

Act of 10402

Real Estate

Airlines & Airports

Commercial

Lodging & Convent

Act of 1940? Commercial Lodging & Conventions

Yes No Construction Tourism & Travel Services

Other Banking & Financial Services REITS & Finance Other Travel

Other Real Estate

Other Banking & Financial Services RE115 & Finance Other Travel

Business Services Residential Other
Energy

Coal Mining

Environmental Services
Oil & Gas

Energy Conservation

Other Energy

Electric Utilities

5. Issuer Size

Revenue Range OR Aggregate Net Asset Value Range

No Revenues No Aggregate Net Asset Value

\$1 - \$1,000,000 \$1 - \$5,000,000

\$1,000,001 - \$5,000,000 \$5,000,001 - \$25,000,000 \$5,000,001 -

\$25,000,000 \$25,000,001 -

\$25,000,001 - \$50,000,000

\$100,000,000 Over \$100,000,000 Over \$100,000,000 X Decline to Disclose Decline to Disclose Not Applicable Not Applicable

6. Federal Exemption(s) and Exclusion(s) Claimed (select all that apply)

	Investment Company Act Section 3(c)		
Rule 504(b)(1) (not (i), (ii) or (iii))	Section 3(c)(1)	Section 3(c)(9)	
Rule 504 (b)(1)(i)	Section 3(c)(2)	Section 3(c)(10)	
Rule 504 (b)(1)(ii)	Section 3(c)(3)	Section 3(c)(11)	
Rule 504 (b)(1)(iii)	Section 3(c)(4)	Section 3(c)(12)	
X Rule 506(b)	. , , ,	, , , ,	
Rule 506(c)	Section 3(c)(5)	Section 3(c)(13)	
Securities Act Section 4(a)(5)	Section 3(c)(6)	Section 3(c)(14)	

Section 3(c)(7)

\$50,000,001 - \$100,000,000

7. Type of Filing

X New Notice Date of First Sale 2021-04-01 First Sale Yet to Occur Amendment

8. Duration of Offering

Does the Issuer intend this offering to last more than one year? Yes X No

9. Type(s) of Securities Offered (select all that apply)

X Equity **Pooled Investment Fund Interests** Debt Tenant-in-Common Securities Option, Warrant or Other Right to Acquire Another Security Mineral Property Securities

X Security to be Acquired Upon Exercise of Option, Warrant or X Other (describe)

Series A Convertible Redeemable Preferred Stock, par value \$.0001 per share and underlying common stock issuable upon conversion.

10. Business Combination Transaction

Is this offering being made in connection with a business combination transaction, such Yes X No as a merger, acquisition or exchange offer?

Clarification of Response (if Necessary):

11. Minimum Investment

Minimum investment accepted from any outside investor \$5,000 USD

12. Sales Compensation

Recipient Recipient CRD Number None

B. Riley Securities, Inc. 25027

(Associated) Broker or Dealer CRD (Associated) Broker or Dealer X None X None

Number

None None Street Address 1 Street Address 2

11100 Santa Monica Boulevard Suite 800

ZIP/Postal City State/Province/Country Code

Los Angeles **CALIFORNIA** 90025

State(s) of Solicitation (select all that apply) All Check "All States" or check individual

States

States

Foreign/non-US

States
ARIZONA
CALIFORNIA
COLORADO
CONNECTICUT
DISTRICT OF COLUMBIA
FLORIDA
GEORGIA
ILLINOIS
MARYLAND
MASSACHUSETTS
MISSOURI
NEW JERSEY
NEW YORK
NORTH CAROLINA
ОНЮ
PENNSYLVANIA
PUERTO RICO
TENNESSEE
TEXAS
UTAH
VIRGINIA
WISCONSIN
WYOMING

13. Offering and Sales Amounts

Total Offering Amount \$85,000,000 USD or Indefinite

Total Amount Sold \$85,000,000 USD

Total Remaining to be Sold \$0 USD or Indefinite

Clarification of Response (if Necessary):

\$85,000,000 of Series A Convertible Redeemable Preferred Stock, par value \$.0001 per share, at a per share price of \$25.00.

14. Investors

Select if securities in the offering have been or may be sold to persons who do not qualify as accredited investors, and enter the number of such non-accredited investors who already have invested in the offering.

Regardless of whether securities in the offering have been or may be sold to persons who do not qualify as accredited investors, enter the total number of investors who already have invested in the offering:

108

15. Sales Commissions & Finder's Fees Expenses

Provide separately the amounts of sales commissions and finders fees expenses, if any. If the amount of an expenditure is not known, provide an estimate and check the box next to the amount.

Sales Commissions \$5,100,000 USD **Estimate \$0 USD** Finders' Fees Estimate Clarification of Response (if Necessary):

A cash fee equal to 6% of gross proceeds received from the sale of shares of Series A Convertible Redeemable Preferred Stock. B. Riley Securities, Inc. also received warrants to purchase 34,000 shares of Series A Convertible Redeemable Preferred Stock.

16. Use of Proceeds

Provide the amount of the gross proceeds of the offering that has been or is proposed to be used for payments to any of the persons required to be named as executive officers, directors or promoters in response to Item 3 above. If the amount is unknown, provide an estimate and check the box next to the amount.

\$0 USD Estimate

Clarification of Response (if Necessary):

Signature and Submission

Please verify the information you have entered and review the Terms of Submission below before signing and clicking SUBMIT below to file this notice.

Terms of Submission

In submitting this notice, each issuer named above is:

- Notifying the SEC and/or each State in which this notice is filed of the offering of securities described and undertaking to furnish them, upon written request, in the accordance with applicable law, the information furnished to offerees.*
- Irrevocably appointing each of the Secretary of the SEC and, the Securities Administrator or other legally designated officer of the State in which the issuer maintains its principal place of business and any State in which this notice is filed, as its agents for service of process, and agreeing that these persons may accept service on its behalf, of any notice, process or pleading, and further agreeing that such service may be made by registered or certified mail, in any Federal or state action, administrative proceeding, or arbitration brought against the issuer in any place subject to the jurisdiction of the United States, if the action, proceeding or arbitration (a) arises out of any activity in connection with the offering of securities that is the subject of this notice, and (b) is founded, directly or indirectly, upon the provisions of: (i) the Securities Act of 1933, the Securities Exchange Act of 1934, the Trust Indenture Act of 1939, the Investment Company Act of 1940, or the Investment Advisers Act of 1940, or any rule or regulation under any of these statutes, or (ii) the laws of the State in which the issuer maintains its principal place of business or any State in which this notice is filed.
- Certifying that, if the issuer is claiming a Regulation D exemption for the offering, the issuer is not disqualified from relying on Rule 504 or Rule 506 for one of the reasons stated in Rule 504(b)(3) or Rule 506(d).

Each Issuer identified above has read this notice, knows the contents to be true, and has duly caused this notice to be signed on its behalf by the undersigned duly authorized person.

For signature, type in the signer's name or other letters or characters adopted or authorized as the signer's signature.

Issuer	Signature	Name of Signer	Title	Date
Stronghold Digital Mining, Inc.	/s/ Gregory A. Beard	Gregory A. Beard	Chief Executive Officer and President	2021-04-13

Persons who respond to the collection of information contained in this form are not required to respond unless the form displays a currently valid OMB number.

* This undertaking does not affect any limits Section 102(a) of the National Securities Markets Improvement Act of 1996 ("NSMIA") [Pub. L. No. 104-290, 110 Stat. 3416 (Oct. 11, 1996)] imposes on the ability of States to require information. As a result, if the securities that are the subject of this Form D are "covered securities" for purposes of NSMIA, whether in all instances or due to the nature of the offering that is the subject of this Form D, States cannot routinely require offering materials under this undertaking or otherwise and can require offering materials only to the extent NSMIA permits them to do so under NSMIA's preservation of their anti-fraud authority.