Golden Valley Development, Inc.

OTC Pink Sheets: GVDI



DIGIT-PRO



SPORTS MEDIA PRODUCTIONS, INC.



eWASTE EXCHANGE



Initial Disclosure Statement As of December 31, 2014

Part A: General Company Information

1) Name of the issuer and its predecessors (if any)

GOLDEN VALLEY DEVELOPMENT, INC. was incorporated on July 26, 2004 in Delaware and re-domiciled to the State of Wyoming on October 8, 2010.

2) Company headquarters:

611 S. Fort Harrison Ave. # 380 Clearwater, FL 33756 www.goldenvalleyco.com

IR Contact:

Mr. Nick Balomenos
611 S. Fort Harrison Ave. #380
Clearwater, FL 33755
727-266-5418
nick.balomenos@goldenvalleyco.com
www.goldenvalleyco.com

Part B: Share Structure and Issuance History

3) Security Information:

We have two classes of outstanding stock securities: Common and Preferred Stock Classes

Common Stock Class

Par value: \$0.00001 (was \$0.0001 prior to March 20, 2014)

CUSIP Number: 381229 301

Trading Symbol: GVDI

Total shares authorized: Unlimited as of March 26, 2014

Total shares outstanding: 44,109,323 as of September 10, 2014

Preferred Stock Class

Exact title and class of securities outstanding: Preferred Series 'A'

Par value: \$0.00001

Total shares authorized: 5,000,000

Total shares outstanding: 2,010,000 as of June 11, 2014

Exact title and class of securities outstanding: Preferred Series 'B'

Par value: \$0.00001

Total shares authorized: 60,000,000

Total shares outstanding: 503 as of August 3, 2014.

Exact title and class of securities outstanding: Preferred Series 'C'

Par value: \$0.00001

Total shares authorized: 3,000,000

Total shares outstanding: 2,457,273 as of May 27, 2014

Exact title and class of securities outstanding: Preferred Series 'D'

Par value: \$0.00001

Total shares authorized: 105,000,000

Total shares outstanding: 52,393,727 as of August 1, 2014

Exact title and class of securities outstanding: Preferred Series 'H'

Par value: \$0.00001

Total shares authorized: 30,000

Total shares outstanding: 24,058 as of August 5, 2014

We have no provisions in our charter or by-laws that which would place any restrictions on transfer of securities. There have not been any suspension orders issued by the SEC.

4) Issuance History

COMMON - Private

5/21/14 Issuance-Roger Ng
7/15/14 Issuance-Evotech Capital SA
7/30/14 Issuance-FMCOCO Inc
7/30/14 Issuance-Fordee CA Trust
7/30/14 Issuance-Yuhui Chen
7/30/14 Issuance-CKDCO Inc
7/30/14 Issuance-CKDCO Inc
7/30/14 Issuance-SOS Resource Services
7/30/14 Issuance-The Diverse Group
96,822,047,000 Share Exchange with eWaste (RC)
20,000,000,000 Share Purchase Agreement
1,500,000,000 Conversion from Preferred Stock
2,400,000,000 Conversion from Preferred Stock
1,500,000,000 Conversion from Preferred Stock
1,500,000,000 Conversion from Preferred Stock

9/10/14 1 for 3000 Split

PREFERRED B - Private, Restricted

All shares issued in exchange for consulting services rendered.

8/24/12	Issuance-David I Minkoff	1,000
11/26/12	2 Issuance-Jukka Valkonen	1,000
3/13/14	Issuance-NFS INC	2,500
4/30/14	Cancellation-Ancla Systems Co	(2,500)
4/30/14	Cancellation-Thomas Beaumont	(1,000)
4/30/14	Cancellation-Emerson Dibley	(167)
4/30/14	Cancellation-Abigale Douglass-Reitze	(833)
4/30/14	Cancellation-Liz Jacobs	(1,067)
4/30/14	Cancellation-Ariella Kapelner	(1,000)
4/30/14	Cancellation-Milton V Marshall	(1,000)
4/30/14	Cancellation-David I Minkoff	(1,000)
4/30/14	Cancellation-Cody Moore	(333)
4/30/14	Cancellation-John M Powers	(6,000)
4/30/14	Cancellation-Loren G Sherman	(1,067)
4/30/14	Cancellation-Curt Stewart	(1,000)
4/30/14	Cancellation-Jukka Valkonen	(1,000)
5/2/14	Cancellation-Joseph Hochman	(2,607)
5/2/14	Cancellation-Alastair N Wood	(1,667)
5/7/14	Cancellation-Joseph Hochman	(150)
5/15/14	Cancellation-Willaim Kilmartin	(510)
5/22/14	Cancellation-Vision Practice	(1,000)
5/23/14	Cancellation-FMCOCO Inc	(7,500)
5/23/14	Cancellation-Fordee CA Trust	(5,000,000)
5/27/14	Cancellation-M Kevin Sorrels	(49,900,000)
8/5/14	Cancellation-James Somers	(157)

PREFERRED C - Private, Restricted

All shares issued as a result of a conversion from shares of a different series of stock.

3,145
521
15,000
2,457,273

PREFERRED D - Private, Restricted

All shares issued as a result of a conversion from a different series of preferred stock.

5/23/14 Issuance-FMCOCO Inc	7,500
5/23/14 Issuance-Fordee CA Trust	5,000,000
5/27/14 Issuance-CKDCO Inc	2,692,499
_ / /	

5/27/14 Issuance-Profit Seeker

Emerging Growth LTD	44,750,228
7/30/14 Conversion-FMCOCO Inc	(7,500)
7/30/14 Conversion-Fordee CA Trust	(49,000)
PREFERRED H - Private, Restricted	

All shares issued as a result of a conversion from a different series of preferred stock.

2,500
1,000
167
833
1,067
1,000
1,000
1,000
333
6,000
1,067
1,000
1,000
2,607
1,667
150
510
1,000
157

The certificates that evidence the shares contain a restrictive legend stating the shares (1) have not been registered under the Securities Act and (2) setting forth or referring to the restrictions on transferability and sale of the shares under the Securities Act.

(5) <u>Financial Statements</u>: Please see financial statements for years ending 2012 and 2013 posted to OTC Markets on June 17, 2014.

Part C: Business, Products and Services

(6) Nature of Issuer's Business, Products and Services

A. <u>Description of Operations</u>

Golden Valley Development, Inc. is a holding company engaging in several business activities:

Through its wholly owned subsidiary Digit-Pro, the Company develops, patents, manufactures and distributes patented and patentable products. The first products being Percuguard™ and CutStop™ which are intended to be used in the healthcare and hospitality services industries, respectively.



Through its wholly owned subsidiary Sports Media Production, Inc. the Company aims to develop sports, media, and other entertainment properties.



Through its 80% owned subsidiary eWaste Exchange, the company will provide web-based services to the forward and reverse logistics including electronic waste, logistics to a range of industries and organizations, including manufacturing, retail and hospitality.



В.

Golden Valley Development, Inc. has been incorporated in Delaware: July 26, 2004, Wyoming since October 8, 2010.

C.

Our SIC Codes:

Primary: 3841 - Surgical, Medical, and Dental Instruments and Supplies

Secondary: 7373 - Computer Integrated Systems Design.

D.

Our fiscal year ends on December 31st.

E.

Our principal Products and Services:

(1) Patented and patentable products such as "PercuGuard"™ and "Cut Stop"™, currently launching in the healthcare and hospitality services industries respectively,

- (2) Media sports and entertainment products and services. These will be augmented with sophisticated technology, enabling social networking technology to manage interaction with fans on many topics of interest;
- (3) The Company offers web-based services to the forward and reverse logistics including electronic waste, logistics to a range of industries and organizations, including manufacturing, retail and hospitality.

(7) Facilities:

We are using an office at 611 S. Fort Harrison Ave. # 380 Clearwater, FL 33756. It is a rented space. We have no other properties which we own or lease.

Part D: Management and Third Party Providers

(8) Name of the chief executive officer, members of the board of directors and control persons.

President: M. Kevin Sorrels, Nikolaos M. Balomenos

Chief Executive Officer: M. Kevin Sorrels
Secretary: M. Kevin Sorrels
Treasurer: M. Kevin Sorrels

Directors: M. Kevin Sorrels, Nikolaos M. Balomenos

Control Persons/Beneficial Owners:

M. Kevin Sorrels, 611 S. Fort Harrison Ave. # 380, FL 33756 Roger Ng., 2219 20th Ave., San Francisco, CA 94116

None of the foregoing persons described in the "Officers and Directors" subsection above have, in the last five years, been the subject of:

- 1. A conviction in a criminal proceeding or named as a defendant in a pending criminal proceeding (excluding traffic violations and other minor offenses);
- 2. The entry of an order, judgment, or decree, not subsequently reversed, suspended or vacated, by a court of competent jurisdiction that permanently or temporarily enjoined, barred, suspended or otherwise limited such person's involvement in any type of business, securities, commodities, or banking activities;
- 3. A finding or judgment by a court of competent jurisdiction (in a civil action), the Securities and Exchange Commission, the Commodity Futures Trading Commission, or a state securities regulator of a violation of federal or state securities or commodities law, which finding or judgment has not been reversed, suspended, or vacated; or

4. The entry of an order by a self-regulatory organization that permanently or temporarily barred, suspended or otherwise limited such person's involvement in any type of business or securities activities.

Beneficial Shareholders:

Common Stock Authorized: Unlimited.

Beneficial Owners:

Roger Ng, 2219 20th Avenue, San Francisco, CA 94116- 96,822,047,000 (RC) Common - 73%

Transfer agent:

Action Stock Transfer Corporation 2469 E. Fort Union Blvd., Suite 214 Salt Lake City, UT 84121 (801) 274-1088

Our transfer agent is registered under the Exchange Act. The appropriate regulatory authority of the transfer agent is the Securities and Exchange Commission.

(9) Outside Providers that advise the issuer on matters relating to operations, business development and disclosure:

Investment Banker: None

Promoters: None other than the issuer's officers and directors

Special Counsel for purposes of reviewing this Initial Disclosure Statement and providing attorney 'Current Information' opinion letter:

Lorin A. Rosen, Esq. Law Office of Lorin A. Rosen, Esq. 1-877-570-2620 larlawgroup@gmail.com

Accountant:

Teresa Cox, CPA
President
974 Campbell Rd., #106
Houston, TX 77024
713-647-0007
www.coxcpaservices.com

Public Relations Consultant: None

Investor Relations Consultant: None

Any other adviser(s) that assisted, advised, prepared or provided information with respect to this disclosure statement – the information shall include the telephone number and e-mail address of each advisor: None.

There have been no purchases of the Issuer's securities by the Issuer. The Issuer has no Affiliated Purchasers.

The Company's certificates which evidence the shares contain a legend (1) stating that the shares have not been registered under the Securities Act and (2) setting forth or referring to the restrictions on transferability and sale of the shares under the Securities Act.

(10) Issuer's Certifications.

I, M. Kevin Sorrels, certify that:

I have reviewed this OTC Pink®Basic Disclosure Guidelines of Golden Valley Development, Inc.

Based on my knowledge, this disclosure statement does not contain any untrue statement of a material fact or omit to state a material fact necessary to make the statements made, in light of the circumstances under which such statements were made, not misleading with respect to the period covered by this disclosure statement; and Based on my knowledge, the financial statements, and other financial information included or incorporated by reference in this disclosure statement, fairly present in all material respects the financial condition, results of operations and cash flows of the issuer as of, and for, the periods presented in this disclosure statement.

February 16, 2015

/s/ M. Kevin Sorrels CEO