

Emaji

"Where Imagination Comes Alive"

**QUARTERLY REPORT
FOR THE PERIOD ENDED
JUNE 30, 2104**

Filed August 14, 2014



Emaji, Inc.
8001 Irvine Center Drive, Suite 400
Irvine, California 92618

Emaji, Inc. Quarterly Report

For the Period Ended 6/30/2014

1) Name of the issuer and its predecessors during the past five years

Emaji, Inc.

2) Address of the issuer's principal executive offices

Company Headquarters

Address 1: 8001 Irvine Center Drive
Address 2: Suite 400
Address 3: Irvine, CA 92618
Phone: 949-831-3784
Email: bob@emaji.com
Website(s): www.emaji.com

IR Contact

Address 1: 8001 Irvine Center Drive
Address 2: Suite 400
Address 3: Irvine, CA 92618
Phone: 949-831-3784
Email: info@emaji.com
Website(s): www.emaji.com

3) Security Information

Trading Symbol: EMJI

Exact title and class of securities outstanding: Common Stock

CUSIP: 29077P200

Par or Stated Value:	<u>\$.00001</u>	
Total common shares authorized:	<u>39,800,000,000</u>	as of: <u>6/30/14</u>
Total common shares outstanding:	<u>15,616,180,087*</u>	as of: <u>6/30/14</u>
Total common shares restricted:	<u>11,603,361,491*</u>	as of: <u>6/30/14</u>
Total common shares non-restricted:	<u>4,012,818,596</u>	as of: <u>6/30/14</u>
Total common shares in CEDE (Float):	<u>3,283,220,573</u>	as of: <u>6/30/14</u>

* 4,000,000,000 common shares retired subsequent to 6/30/14. See Subsequent events in Financial Notes to Financial Statements.

Additional class of securities (if necessary): Total Preferred Authorized: 200,000,000

Trading Symbol: Not Traded

Exact title and class of securities outstanding: Preferred Stock Class A

CUSIP: N/A

Par or Stated Value:	<u>\$.00001</u>	
Total shares authorized:	<u>30,000,000</u>	as of: <u>6/30/14</u>

Total shares outstanding: 24,000,000 as of: 6/30/14

Additional class of securities (if necessary):

Trading Symbol: Not Traded

Exact title and class of securities outstanding: Preferred Stock Class B

CUSIP: N/A

Par or Stated Value: \$.00001

Total shares authorized: 50,000,000 as of: 6/30/14

Total shares outstanding: 44,000,000 as of: 6/30/14

Additional class of securities (if necessary):

Trading Symbol: N/A

Exact title and class of securities outstanding: Preferred Stock Class C

CUSIP: N/A

Par or Stated Value: \$.00001

Total shares authorized: 10,000,000 as of: 6/30/14

Total shares outstanding: 0 as of: 6/30/14

Additional class of securities (if necessary):

Trading Symbol: N/A

Exact title and class of securities outstanding: Preferred Stock Class D

CUSIP: N/A

Par or Stated Value: \$.00001

Total shares authorized: 20,000,000 as of: 6/30/14

Total shares outstanding: 0 as of: 6/30/14

Additional class of securities (if necessary):

Trading Symbol: N/A

Exact title and class of securities outstanding: Preferred Stock Class E

CUSIP: N/A

Par or Stated Value: \$.00001

Total shares authorized: 10 as of: 6/30/14

Total shares outstanding: 0 as of: 6/30/14

Transfer Agent

Name: Pacific Stock Transfer Company

Address 1: 4045 South Spencer Street

Address 2: Suite 403

Address 3: Las Vegas, NV 89119

Phone: 702-361-3033

Is the Transfer Agent registered under the Exchange Act? Yes: X No: ☐

List any restrictions on the transfer of security:

None

Describe any trading suspension orders issued by the SEC in the past 12 months.

None

List any stock split, stock dividend, recapitalization, merger, acquisition, spin-off, or reorganization either currently anticipated or that occurred within the past 12 months:

None

4) Issuance History

List below any events, in chronological order, that resulted in changes in total shares outstanding by the issuer in the past two fiscal years and any interim period. The list shall include all offerings of equity securities, including debt convertible into equity securities,

whether private or public, and all shares or any other securities or options to acquire such securities issued for services, describing (1) the securities, (2) the persons or entities to whom such securities were issued and (3) the services provided by such persons or entities.

Between September 1, 2013 and December 31, 2013, the Company issued the following common stock:

Name	Date	Issuance Type	Shares Offered	Shares Sold	Price Offered	Price Paid	Issuance Exemption	Trading Status Upon Issuance	Current Issuance Legend Status	Holder Exemption	Consideration	Consideration Date
The Corporate Solution	9/6/13	Preferred A	10,000,000	10,000,000	\$.0001	\$.0001	4.2	Restricted	Control Affiliate	4.2	Debt Reduction	1/1/2009
The Corporate Solution	9/6/13	Preferred B	20,000,000	20,000,000	\$.0001	\$.0001	4.2	Restricted	Control Affiliate	4.2	Debt Reduction	1/1/2009
The Corporate Solution	9/6/13	Common	1,200,000,000	1,200,000,000	\$.0001	\$.0001	4.2	Restricted	Control Affiliate	4.2	Debt Reduction	1/1/2009
Playground Partners*	9/9/13	Common	30,000,000	30,000,000	\$.0001	\$.0001	4.2	Restricted	Shares Cancelled	4.2	Cash	5/14/12
The Corporate Solution	9/18/13	Common	9,000,000,000	9,000,000,000	\$.00001	\$.00001	4.2	Restricted	Control Affiliate	4.2	Debt Reduction	1/1/2009
Playground Partners**	9/27/13	Common	30,000,000	30,000,000	\$.0001	\$.0001	4.2	Restricted	Shares Available for Resale	144	Cash	5/14/12
Consulting A to Z Corp	10/14/13	Common	59,850,000	59,850,000	\$.00001	\$.00001	4.2	Restricted	Shares Available for Resale	144	Settlement	5/17/10
LDR Capital Investments LLC	10/14/13	Common	10,000,000	10,000,000	\$.00001	\$.00001	4.2	Restricted	Shares Available for Resale	144	Settlement	5/17/10
LDR Capital Investments LLC	10/14/13	Common	10,000,000	10,000,000	\$.00001	\$.00001	4.2	Restricted	Shares Available for Resale	144	Settlement	5/17/10
LDR Capital Investments LLC	10/14/13	Common	10,000,000	10,000,000	\$.00001	\$.00001	4.2	Restricted	Shares Available for Resale	144	Settlement	5/17/10
LDR Capital Investments LLC	10/14/13	Common	10,000,000	10,000,000	\$.00001	\$.00001	4.2	Restricted	Shares Available for Resale	144	Settlement	5/17/10
LDR Capital Investments LLC	10/14/13	Common	10,000,000	10,000,000	\$.00001	\$.00001	4.2	Restricted	Shares Available for Resale	144	Settlement	5/17/10
LDR Capital Investments LLC	10/14/13	Common	10,000,000	10,000,000	\$.00001	\$.00001	4.2	Restricted	Shares Available for Resale	144	Settlement	5/17/10
LDR Capital Investments LLC	10/14/13	Common	9,850,000	9,850,000	\$.00001	\$.00001	4.2	Restricted	Shares Available for Resale	144	Settlement	5/17/10
Playground Partners	10/28/13	Common	30,000,000	30,000,000	\$.00001	\$.00001	4.2	Restricted	Shares Available for Resale	144	Cash	9/5/12
Amenas Trade Corp	11/14/13	Common	725,000,000	725,000,000	\$.00003	\$.00003	4.2	Restricted	Shares Available for Resale	144	Cash	7/12/11
Playground Partners	11/14/13	Common	40,000,000	40,000,000	\$.00001	\$.00001	4.2	Restricted	Shares Available for Resale	144	Cash	9/5/12
Left Coast Pictures Inc.	11/27/13	Common	100,000,000	100,000,000	\$.00001263	\$.00001263	4.2	Restricted	Shares Available for Resale	144	Cash	2/24/12
*Retired												
**Relssue												

Between January 1, 2014 and June 30, 2014, the Company issued the following common stock:

Name	Date	Issuance Type	Shares Issued	Price Paid	Issuance Exemption	Trading Status Upon Issuance	Current Issuance Legend Status	Holder Exemption	Consideration	Consideration Date
EKO Corp Svcs	01/07/14	Common	50,000,000	\$.00002	4.2	Restricted	Shares Available for Resale	144	Cash	6/20/11
EKO Corp Svcs	01/07/14	Common	30,000,000	\$.00002	4.2	Restricted	Shares Available for Resale	144	Cash	6/20/11
Quail Management	01/07/14	Common	50,000,000	\$.00002	4.2	Restricted	Shares Available for Resale	144	Cash	6/20/11
Quail Management	01/07/14	Common	35,000,000	\$.00002	4.2	Restricted	Shares Available for Resale	144	Cash	6/20/11
Left Coast Pictures	1/21/14	Common	50,000,000	\$.0001	4.2	Restricted	Shares Available for Resale	144	Cash	2/23/12
Left Coast Pictures	1/21/14	Common	50,000,000	\$.0001	4.2	Restricted	Shares Available for Resale	144	Cash	2/23/12
Left Coast Pictures	1/21/14	Common	50,000,000	\$.0001	4.2	Restricted	Shares Available for Resale	144	Cash	2/23/12
Left Coast Pictures	1/21/14	Common	50,000,000	\$.0001	4.2	Restricted	Shares Available for Resale	144	Cash	2/23/12
International Consulting Experts	1/29/14	Common	82,500,000	\$.00002	4.2	Restricted	Shares Available for Resale	144	Cash	6/20/11
Robert MacKnight	2/7/14	Common	75,000,000	\$.00002	4.2	Restricted	Shares Available for Resale	144	Cash	6/20/11
Corporate Excellence	2/7/14	Common	75,000,000	\$.00002	4.2	Restricted	Shares Available for Resale	144	Cash	6/20/11
Harbor Point	2/10/14	Common	79,500,000	\$.00002	4.2	Restricted	Shares Available for Resale	144	Cash	6/20/11
Sonny Williams LLC	2/14/14	Common	60,000,000	\$.00002	4.2	Restricted	Shares Available for Resale	144	Cash	6/20/11
Maxcede Holdings	2/18/14	Common	100,000,000	\$.00001263	4.2	Restricted	Shares Available for Resale	144	Cash	7/17/12
Weinberger	2/20/14	Common	65,000,000	\$.00002	4.2	Restricted	Shares Available for Resale	144	Cash	6/20/11
Maxcede Holdings	2/21/14	Common	100,000,000	\$.00001263	4.2	Restricted	Shares Available for Resale	144	Cash	7/17/12
Playground Partners	2/26/14	Common	100,000,000	\$.00001	4.2	Restricted	Shares Available for Resale	144	Cash	8/1/11
Playground Partners	2/26/14	Common	100,000,000	\$.00001	4.2	Restricted	Shares Available for Resale	144	Cash	8/1/11
Playground Partners	2/26/14	Common	100,000,000	\$.00001	4.2	Restricted	Shares Available for Resale	144	Cash	8/1/11
Playground Partners	2/26/14	Common	100,000,000	\$.00001	4.2	Restricted	Shares Available for Resale	144	Cash	8/1/11
Playground Partners	2/26/14	Common	100,000,000	\$.00001	4.2	Restricted	Shares Available for Resale	144	Cash	8/1/11
Benchmark Advisory Partners	3/7/14	Common	50,000,000	\$.00002	4.2	Restricted	Shares Available for Resale	144	Cash	6/20/11
JT Sands Corp	3/7/14	Common	65,000,000	\$.00002	4.2	Restricted	Shares Available for Resale	144	Cash	6/20/11
Guy Street Corporation	3/25/14	Common	1,000,000,000	\$.000011346	4.2	Restricted	Shares Available for Resale	144	Cash	8/9/11 11/15/11
Maxcede Holdings	3/28/14	Common	100,000,000	\$.00001251	4.2	Restricted	Shares Available for Resale	144	Cash	8/27/12
PC Trust	3/28/14	Common	50,000,000	\$.00002	4.2	Restricted	Shares Available for Resale	144	Cash	6/20/11
Nelson Grist	3/28/14	Common	92,500,000	\$.00002	4.2	Restricted	Shares Available for Resale	144	Cash	6/20/11
David M Edwards	4/1/14	Common	60,000,000	\$.00002	4.2	Restricted	Shares Available for Resale	144	Cash	6/20/11
1 st NRG Group	5/8/14	Common	55,000,000	\$.00002	4.2	Restricted	Shares Available for Resale	144	Cash	6/20/11
Blackbridge Capital	6/11/14	Common	1,400,000,000	\$.0001	4.2	Restricted	Shares Restricted	144	Contract Fee	6/11/14

A. The nature of each offering (e.g., Securities Act Rule 504, intrastate, etc.);

Section 4(2) of the Securities Act of 1933, as amended.

B. Any jurisdictions where the offering was registered or qualified;

N/A

C. The number of shares offered;

See Tables Above

D. The number of shares sold;

See Tables Above

E. The price at which the shares were offered, and the amount actually paid to the issuer;

See Tables Above

F. The trading status of the shares; and

See Tables Above

G. Whether the certificates or other documents that 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.

See Tables Above

5) Financial Statements

Financial Statements Incorporated by Reference. Filed with OTCIQ.com on August 14, 2014. Period ended 6/30/14.

6) Describe the Issuer's Business, Products and Services

Describe the issuer's business so a potential investor can clearly understand the company. In answering this item, please include the following:

A. A description of the issuer's business operations;

Emaji, Inc., a development stage company (the "Issuer" or the "Company") is developing two main divisions, Sportsworld Entertainment and Emaji Business Development Group. Sportsworld Entertainment is developing its Professional Sports Acquisition Group ("PSAG"), which is currently exploring acquisition opportunities in professional sports, including the potential acquisition of an NBA Development League franchise and ownership interests in one or more minor league baseball clubs. It is also developing Flashback Camps International ("FCI"), which plans to sponsor participatory collegiate and professional sports camps domestically and internationally. Sportsworld Entertainment also plans to provide financial and marketing support for a wide variety of athletic enterprises, including youth athletic programs. Emaji Business Development Group is focusing on the development, updating and expansion of Netoy.com, which expects to unveil its updated toy and related industry sales and marketing company in 2014, depending upon availability of funds. In addition, Emaji Business Development Group is actively pursuing acquisition opportunities that will complement its business model. To that extent, Emaji has entered into discussions on a potential acquisition of a technology company that compliments the current focus of the company. Additional information on this potential acquisition will be released publically once further information is available.

During fiscal year 2013 and during the first quarter of 2014, the company's outstanding stock increased substantially. The increase in the number of non-affiliated shares outstanding over the past few months have been related to note holders converting their notes into common stock. Emaji is not affiliated with those note holders. The company does not receive the proceeds of any stock sales by such persons as those monies go directly to the selling stockholder. Subsequent to the period ended March 31, 2014, on April 4, 2014, the company authorized the retirement and return to treasury three billion shares of its \$.00001 par value common stock. On April 10, 2014, the company authorized the retirement and return to treasury an additional one billion shares of its \$.00001 par value common stock. The company plans to continue retiring shares to treasury from time to time so that the total number of shares outstanding remains at the current levels or below.

To achieve its goals in fiscal year 2014, Emaji plans to raise additional equity financing. As part of this process, in 2013 the company increased its authorization and issued restricted control block of 10,200,000,000 shares to its Chairman in order to reduce its debt and to insure that Emaji's goals are implemented as its stockholder base continues to expand, and as additional management and other critical employees join the company. After initial delays during the fourth quarter of 2013 and the first and second quarters of 2014, Emaji now expects new funding during the third and fourth quarters of 2014. Emaji has received minimal funding to date. Management's salary continues to be accrued as our existing management has not and does not receive any cash salary at this time. In addition, management does not and has never sold any of its shares. As the largest stockholder of Emaji, management is fully vested in the success of the company. Any funding coming into the company will be for preferred, registered and or restricted common stock. The monies generated from the sale of our common stock in the marketplace go directly to the selling stockholders and the market makers (including the brokerage and clearing firms) and not to the company. As a result, the company is dependent upon funding it can generate from third party funders and from its limited revenues.

Emaji Business Development and Sportsworld Entertainment continue be the focus of the company's development efforts in 2014. Emaji has been developing these divisions, which it expects will spur growth in late 2014, with the goal of acquiring and developing strategically related businesses that have a common thread, providing enjoyment and sports related entertainment to an increasingly diversified demographic.

Sportsworld Entertainment has been producing youth basketball tournaments in Orange County, California during 2014 in conjunction with its Big Red Basketball division. These tournaments are an integral part of the long-term strategy for Sportsworld Entertainment and its commitment to youth athletic programs. The company plans on expanding the number of these tournaments in the future in addition to the planned acquisition of other companies that produce similar types of tournaments. As part of its ongoing development activities, Sportsworld Entertainment continues to develop its participatory collegiate and professional sports camps through Flashback Camps International ("FCI"), a financial and marketing support program for a wide variety of athletic enterprises, including youth athletic programs, and its Professional Sports Acquisition Group ("PSAG"), which is currently exploring acquisition opportunities in professional sports. This division is expected to generate revenue on a long-term basis when compared to the company's EBD division, at least initially. Sportsworld Entertainment is currently looking to acquire an NBA Development League team and through PSAG ownership interests in one or more minor league baseball clubs, with plans to develop and produce a reality competition syndicated series as part of its FCI participatory camps.

Emaji Business Development ("EBD") continues to work on the company's revamped online toy portal company Netoy.com, an on-line toy web portal that will include its on-line retail store, while incorporating several new features, including industry related developments, news and interactive feedback between consumers and toy manufacturers. EBD plans to assemble a team of collegiate students to complete the development, design, launch and marketing of the new Netoy.com company. Emaji expects solid income to develop in the short term as the site is rolled out, with the majority of initial sales to be generated from ad and manufacturer based revenue. While working on the development of Netoy.com, the company was notified that a third party was claiming ownership of the Netoy.com URL. The company launched an investigation into how a third party was able to acquire the URL when there was clear and undisputed ownership of the name by the company dating back to the 1990's, including intellectual property rights, etc. The company's attorneys are continuing to work on the issue, which remains unresolved as of June 30, 2014. Notwithstanding the foregoing, the URL issue only involves the general web site name and does not affect the operations of the company, intellectual property rights or any of the company plans moving forward. The company will provide further information at the appropriate time as this issue is resolved. In addition to the above, EBD has been approached to acquire an existing technology company that compliments the Emaji business model and both of its divisions. The company has begun discussions on the potential acquisition and is in the process of conducting its due diligence. There can be no assurance given that this acquisition will materialize or what the impact would eventually be on the company should the acquisition be completed. As stated above, additional information will be released once it is available.

The company has retained the services of a domestic based web site development company to design and develop a new web site for Emaji. That process is underway. Previously the company had brought in an overseas web developer. However, that process was lagging and the company made the decision to retain a new company. The new web site should be up this fall.

In addition, the company has established new guidelines and procedures for releasing information and news about Emaji and its Sportsworld Entertainment and Emaji Business Development divisions. All official information and news announcements are released solely by Emaji. At this date, the company has no contractual or any other type of agreement with any third parties to release or in any way disseminate information and news about Emaji and its Sportsworld Entertainment and Emaji Business Development divisions. In accordance with existing and new guidelines and procedures, all releases are generated by the company and are reviewed by legal counsel when applicable prior to their release. Any and all questions concerning the company, its operations, stock news and or any other matters are to be addressed directly to the company.

As a publicly traded company on the OTC Pink Marketplace, the common stock of Emaji is subject to various wide-ranging fluctuations in the share price and volume of the stock. These types of stocks are very risky and are subject to market conditions that are beyond the control of the company. Further, as the company has not issued an IPO and or secondary offering to the public, stockholders need to be aware that the funds used to purchase the common stock of the company do not go to the company, rather those funds go to the brokerage firms in the form of commissions and other fees and to the selling stockholders. As a result, stockholders are encouraged to make informed decisions when purchasing any stock and thereafter to monitor those purchases carefully, as price and volume can accelerate and decelerate very quickly.

B. Date and State (or Jurisdiction) of Incorporation:

August 14, 1996. Delaware.

C. The Issuer's primary and secondary SIC Codes;

Primary: 7032. Secondary: 5945.

D. The issuer's fiscal year end date;

12/31

E. Principal products or services, and their markets;

Emaji's Sportsworld Entertainment division is developing its Professional Sports Acquisition Group ("PSAG"), which is currently exploring acquisition opportunities in professional sports, including the potential acquisition of an NBA Development League franchise. The growth and steady emergence of the NBA brand worldwide has created a number of ownership opportunities, especially in the NBA Development League. There are additional acquisition targets in professional baseball and hockey. Sportsworld Entertainment is also developing Flashback Camps International ("FCI"), which plans to sponsor participatory collegiate and professional sports camps domestically and internationally. FCI is currently negotiating the acquisition of Flashback Camps, LLC, which has operated adult collegiate flashback camps since 2005. Sportsworld Entertainment was founded by Emaji in 2011 to provide financial and marketing support for various athletic related businesses and programs, including youth athletic programs and the marketing and promotion of profit and non-profit camps, leagues and individual teams and/or programs. To date, Sportsworld Entertainment has provided financial support to a limited number of youth related athletic programs in the Orange County, California area. It plans to expand these activities during 2014.

Netoy.com is an on-line toy web portal that Emaji plans to update and re-market through its Emaji Business Development Group, including its on-line retail store, and to incorporate several new features, including industry related developments, news and interactive feedback between consumers and toy manufacturers. Following the development of its original back room technology, the on-line retail store operated from 1999 to 2009, when the Issuer scaled back operations due to changes in the economic climate beginning in 2008. Netoy.com has been part of the Company since inception.

7) Describe the Issuer's Facilities

The Issuer shares approximately two hundred square feet of modern office space in Irvine, California. The Issuer's physical space requirements are limited due to operational parameters, which necessitate minimal desk, computer and storage space. The Issuer has no on-site inventory or retail operational requirements, as Netoy.com is an on-line business with no physical stores, also known as "brick and mortar" stores, currently planned or in existence as of June 30, 2014. As revenues increase and funding begins to come into the company, the Issuer will need to expand its facilities to accommodate additional personnel and operational activities. Due to the long-term nature of the company's revenue flow, this expansion is not anticipated to occur until the second half of fiscal year 2014 at the earliest. In the event the company realizes proceeds from existing funding commitments prior to then, this process may be accelerated.

8) Officers, Directors, and Control Persons

A. Names of Officers, Directors, and Control Persons.

Robert P. Atwell, Chairman, sole officer and sole director

B. Legal/Disciplinary History. Please identify whether any of the foregoing persons 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);

None

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;

None

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

None

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.

None

C. Beneficial Shareholders. Provide a list of the name, address and shareholdings or the percentage of shares owned by all persons beneficially owning more than ten percent (10%) of any class of the issuer's equity securities. If any of the beneficial shareholders are corporate shareholders, provide the name and address of the person(s) owning or controlling such corporate shareholders and the resident agents of the corporate shareholders.

Robert P. Atwell
8001 Irvine Center Drive, Suite 400
Irvine, CA 92618

10,202,500,000 Common Shares* - 91%
23,000,000 Preferred A Shares - 96%
43,000,000 Preferred B Shares - 98%

* 4,000,000,000 common shares retired subsequent to 6/30/14. See Subsequent events in Financial Notes to Financial Statements.

9) **Third Party Providers**

Please provide the name, address, telephone number, and email address of each of the following outside providers that advise your company on matters relating to operations, business development and disclosure:

Legal Counsel

Name: Christopher P. Flannery
Firm: Law Offices of Christopher P. Flannery
Address 1: 4 Hillman Drive, Suite 104
Address 2: Chadds Ford, PA 19317
Phone: 1-610-361-8016
Email: cpflannerylaw@gmail.com

Accountant or Auditor

Name: Scott Miller
Firm: Now CFO
Address 1: 2424 S.E. Bristol Street Suite 280
Address 2: Newport beach, CA 92660

Phone: 1-949-945-6342
Email: smiller@nowcfo.com

Investor Relations Consultant

Name: N/A
Firm: N/A
Address 1: N/A
Address 2: N/A
Phone: N/A
Email: N/A

Other Advisor: Any other advisor(s) that assisted, advised, prepared or provided information with respect to this disclosure statement.

Name: N/A
Firm: N/A
Address 1: N/A
Address 2: N/A
Phone: N/A
Email: N/A

10) Issuer Certification

The issuer shall include certifications by the chief executive officer and chief financial officer of the issuer (or any other persons with different titles, but having the same responsibilities).

The certifications shall follow the format below:

I, Robert P. Atwell certify that:

1. I have reviewed this quarterly disclosure statement of Emaji, Inc.; and
2. 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
3. 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.

8/14/14

/s/ Robert P. Atwell [CEO's Signature]

/s/ Robert P. Atwell [CFO's Signature]

Chairman