QUARTERLY REPORT

For The Quarter Ended June 30, 2017



CRE8TIVE WORKS, INC. 14362 N Frank Lloyd Wright Blvd, Suite 1000 Scottsdale, AZ 85260 Telephone: 480-516-3394

elephone: 480-516-3394 www.cre8tive.works

TRADING SYMBOL: FILM

Federal ID No. CUSIP No.

20-5118532 225467 10 9

OTC Pink Basic Disclosure Guidelines

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

The current name of the Issuer: Cre8tive Works, Inc.

From March 27, 2013 to December 19, 2013 the name of the Issuer was: Rangemore Film Productions Corp.

From December 26, 2006 to March 27, 2013 the name of the Issuer was Auctions International Inc.

From July 3, 2006 to December 26, 2007 the name of the Issuer was Autobidlive Auctions International Inc.

From inception to July 3, 2006 the name of the Issuer was: Platinum Consulting Services, Inc.

2) Address of the issuer's principal executive offices

Company Headquarters

14362 N Frank Lloyd Wright Blvd, Suite 1000

Scottsdale, AZ 85260 Telephone: 480-516-3394 www.cre8tive.works

IR Contact

Ten Associates LLC 11529 N. 120th St. Scottsdale, Arizona 85259 USA

Telephone: 480-326-8577 Contact: Thomas E. Nelson

Email: tenassociates33@gmail.com

3) Security Information

Trading Symbol: FILM

Exact title and class of securities outstanding: Common

CUSIP: 225467 10 9 Par or Stated Value: \$0.001

Total shares authorized: 7,000,000,000 as of: June 30, 2017 Total shares outstanding: 2,523,589,799 as of: June 30, 2017

Additional class of securities (if necessary):

Trading Symbol: N/A

Exact title and class of securities outstanding: Preferred

CUSIP: N/A

Par or Stated Value: \$0.001

Total shares authorized: 16,081,530 as of: June 30, 2017 Total shares outstanding: 16,081,530 as of: June 30, 2017

Transfer Agent

Name: Signature Stock Transfer Inc.

2632 Coachlight Court

Plano, Texas USA 75093

Phone: 972.612.4120

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

*To be included in the OTC Pink Current Information tier, the transfer agent must be registered under the Exchange Act.

List any restrictions on the transfer of security:

None

<u>Describe</u> any trading suspension orders issued by the SEC in the past 12 months.

None

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

On December 31, 2012, the Issuer entered into a Merger Agreement with Rangemore Productions Corp. On March 31, 2013 the merger closed whereby the Issuer issued 42,942,000 preferred shares for all the assets and liabilities of Rangemore Productions Corp. The preferred shares were convertible into common shares of the Issuer on a ratio of 1 preferred share for 25 common.

On December 19, 2013 the Issuer filed a Certificate of Amendment with the State of Nevada to reverse split the common shares on a ration of 1 for 250.

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.

See attached Exhibit "A"

5) Financial Statements

Provide the financial statements described below for the most recent fiscal year end or quarter end to maintain qualification for the OTC Pink Current Information tier. For the initial disclosure statement (qualifying for Current Information for the first time) please provide reports for the two previous fiscal years and any interim periods.

- A. Balance Sheet;
- B. Statement of Operations;
- C. Statement of Stockholder's Equity;
- D. Statement of Cash Flows; and
- E. Financial Notes.

See Interim Financial Report – Cre8tive Works, Inc. Financial Statements for the Six Months Ended June 30, 2017

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;

Cre8tive Works, Inc. "the Company" was incorporated in the State of Nevada on December 31, 2003 under the name of Platinum Consulting Services and was in the business of providing business consulting services until 2006 when on May 15, 2006 it signed a Share Purchase agreement to acquire an undivided 100% right, title and interest in and to all the

outstanding shares of AutoBidLive Auctions Inc. AutoBidLive Auctions Inc. was a private company incorporated in the Province of Alberta, Canada whose main asset was a proprietary software to enable real time, online auctions of virtually any product or commodity for use by the wholesale market. This included cars, boats, planes, coins, stamps, industrial products, diamonds, artwork, and livestock. As a result of the closing of the Share Purchase Agreement the Company changed its name from Platinum Consulting Services to Autobidlive Auctions International Inc. The Company subsequently changed its name again on December 26, 2006 from Autobidlive Auctions International Inc. to Auctions International Inc. although there was no change in business.

Between 2006 and 2012 the Company continued to develop and market its online auctions software and on November 20, 2012 it entered into an agreement with Rangemore Productions to produce a live interactive auction television series utilizing the AutoBidLive software. This lead to a merger with Rangemore Productions, a company that leased film studio space to independent film productions presented itself. Although this was a deviation from the original business plan, the management felt that it was an exciting opportunity and decided to pursue it. On December 31, 2012, the Company entered into a Merger Agreement and on March 31, 2013, the merger closed whereby the Company issued 42,942,000 preferred shares for all the assets and liabilities of Rangemore Productions Corp.

Prior to the closing of the Merger Agreement on March 26, 2013, the Company changed its corporate name from Auctions International Inc. to Rangemore Film Productions Corp. to reflect the closing of the Merger Agreement between the Company and Rangemore Productions Corp. and the resulting change in business. On December 19, 2013 the Company again changed its corporate name to Cre8tive Works, Inc. as there was confusion with another company using the name Rangemore but did not change it business plan or operations.

Cre8tive Works is in the business of investing in and financing media productions. The term "media productions" includes but is not limited to: feature films, documentaries, animation, television series, movies-of-the-week, television specials, webisodes and soundtracks. Each project will be reviewed and vetted by Cre8tive Works Project Advisory Board and then be forwarded to management for final review and approval. Cre8tive Works investment in an approved project will not exceed 75% of the project's final budget and is capped at \$1,000,000. In funding these projects, Cre8tive Works will utilize a combination of cash and stock. Recoupment of Cre8tive Works investment via revenue, tax incentives, government grants, etc., will be on a first out basis unless otherwise mutually agreed upon. Upon recoupment of the project's initial budget, future revenues generated will be shared on a prorata basis in perpetuity. The term "future revenue" includes but is not limited to: revenues from worldwide distribution, licensing fees, DVD sales, royalties, music publishing, webrelated sales and merchandising. Cre8tive Works will appoint an Executive Producer to monitor the funding and progress of each project. The appointed Executive Producer and Cre8tive Works will each be entitled to a credit in the project including having their names displayed in the credit roll. Wherever possible and practical, approved projects will be encouraged to use the Cre8tive Works production facilities, which will be offered at preferred rates. The Company currently has an arrangement to participate in the royalties in one independent film production being developed

In addition to the financing of media productions, Cre8tive Works has access to a portfolio of studio and production facilities which it leases out at a small profit to independent film production companies in exchange for cash and royalties. The properties currently in the portfolio are available under short term lease to Cre8tive Works who then sub leases to the independent productions for cash and royalties.

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

December 31, 2003 - State of Nevada

C. The Issuer's Primary and Secondary SIC Codes;

Primary SIC Code: 7812 – Motion Picture + Video Tape Production Secondary SIC Code: 6510 – Real Estate Operators & Lessors

D. The Issuer's Fiscal Year End Date;

December 31

E. Principal Products or Services, and Their Markets;

The Issuer has two core products or services. The first business is the leasing of film studio space to independent film projects and the second is the investment in the royalties of independent film projects.

Film Studio Leasing

The studio leasing operations could be compared to that of a property management company. The Issuer has access to a portfolio of studio properties of which it leases out at a small profit to film production companies in exchange for cash and film royalties. There are thousands of screenplays in development at any given time and each year 450 to 500 of these are produced into motion pictures. Approximately one-third come from the major studios with the remaining two-thirds coming from "independents" and that number is rapidly growing. "Independents" are those companies engaged in the production and distribution of all motion picture and television programs that are not generated by the recognized major studios. It is the intent of the management of the Issuer to become a major provider of studio properties world wide to these "independents" by offering a cost effective and flexible solution for their filming needs.

The properties in the portfolio will be leased by the Issuer and then sub leased to the film producer or purchased outright by the Issuer using common stock, preferred stock, debt or a combination there of.

While this component does generate revenue, its true purpose is to provide a method for the Issuer to acquire royalties in the independent film productions without a large cash outlay. The issuer will negotiate profit sharing arrangements with the film producers in exchange for use of the use of studios properties. This is a cost effective way for the Issuer to build a portfolio of revenue producing film royalties.

Film Royalties

The film royalty side of the business is where the large returns come and is where the main thrust of the Issuer's business lies. Low budget pictures produced by independent production companies in the past have been able to routinely generate revenues in excess of \$2 million when one considers not only theatre, but pay-per-view, home video, foreign and ancillary revenues. Looking at the top low budget independently produced pictures, the average 10-year gross was in the neighbourhood of \$9 million while the top 8 grossed more than \$30 million and the number one picture earned just over \$120 million. Occasionally, feature films produced for less than \$50,000 will gross hundreds of thousands or even break the multimillion dollar mark.

It is the Issuers intention to utilize the studio properties as means to acquire an interest in independent film projects. The Issuer will make a co-producer agreement with any production coming into any of the studio properties in exchange for studio time (cost set-off against a contracted agreement for profit share). This gives the management of the Issuer the flexibility to participate in productions that they feel will become successful without have to make a large cash investment. Each opportunity will be reviewed on a case by case basis. The Issuer may also make a direct investments using common or preferred stock into independent film productions not utilizing any of the studio properties. The long term goal is for the Issuer to build a large portfolio of revenue producing royalties in independent film productions. This is the core business of the Issuer.

The Issuer currently has an arrangement to participate in the royalties of one independent film production being developed in Canada and is currently in negotiations with another two productions.

7) Describe the Issuer's Facilities

The Issuer maintains a corporate office at 14362 N Frank Lloyd Wright Blvd,, Suite 1000, Scottsdale, Arizona. The offices are leased on a monthly basis.

8) Officers, Directors, and Control Persons

A. <u>Names of Officers, Directors, and Control Persons</u>. In responding to this item, please provide the names of each of the issuer's executive officers, directors, general partners and control persons (control persons are beneficial owners of more than five percent (5%) of any class of the issuer's equity securities), as of the date of this information statement.

Lisa Nelson

Positions held: Director/President/CEO/Secretary/Treasurer Address: 11529 N 120th St, Scottsdale, Arizona, USA, 85259

- B. <u>Legal/Disciplinary History</u>. 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);

N/A

 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;

N/A

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

N/A

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.

N/A

C. <u>Beneficial Shareholders</u>. 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.

CEDE & CO PO Box 222 Bowling Green Station New York, NY 10274 Shares Owned: 61469898

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

N/A

Accountant or Auditor

N/A

Investor Relations Consultant

Ten Associates LLC 11529 N. 120th St. Scottsdale, Arizona 85259 USA

Telephone: 480-326-8577 Contact: Thomas E. Nelson

Email: tenassociates33@gmail.com

Other Advisor:

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

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, Lisa Nelson certify that:
- 1. I have reviewed this annual disclosure statement of Cre8tive Works, Inc.;
- 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.

August 14, 2017

/s/ Lisa Nelson Lisa Nelson President