GREAT ROCK DEVELOPMENT CORP.

OTC Pink® Basic Disclosure

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Nov 15th, 2015

Item 1. Name Of The Issuer And Its Predecessor (if Any)

GREAT ROCK DEVELOPMENT CORP. (F/K/A) Grid Cloud Solutions Inc. (f/k/a) Symposium Productions Corp., (f/k/a) Dragon Environmental Corporation (predecessor)

Item 2. Address Of The Issuer's Principal Executive Offices

Company Headquarters

7 Jacks Ave, Toronto ON Canada W. www.greatrockdev.com E. contact@greatrockdev.com Tel: +1 416 568-9051

Item 3. Security Information

A. Trading Symbol

GROC

B. Exact title and class of securities outstanding and Par or Stated Value

The company has only (1) one Class of Common Stock.

Authorized Number of Common Stock: 750,000,000
Issued number of shares: At Period end Sept 30,15 124,520,259
Common Par Value is \$0.00001 per share and shares carry one vote.

There is only one class of Preferred shares:

Authorized Number of Common Stock: 400.00
Issued number of shares: 0
Common Par Value is \$0.00001 per share and shares carry 500 votes.

C. CUSIP

39121 K 10 7

D. Name and Address of Issuer's Transfer Agent

HERITAGE TRANSFER COMPANY 1320 - 4 King St. Toronto ON M5H 1B6 Phone: (416) 264-9509

Is the Transfer Agent registered under the Exchange Act?

YES

HERITAGE TRANSFER COMPANY is appropriately registered with the Securities and Exchange Commission under the Securities and Exchange Act of 1934.

E. Restrictions on the transfer of security

THERE ARE NO SPECIAL RESTRICTIONS ON TRANSFER...

All stock issuance unless registered with the Securities & Exchange Commission are issued under an exemption from registration and contain restrictive language as below or similar to:

The securities represented by this certificate have not been registered under the Securities Act Of 1933, as amended or applicable state securities laws. The securities have been acquired for investment and not with a view toward resale and may not be offered for sale, sold, transferred, or assigned in the absence of an effective registration statement for the securities under the Securities Act Of 1933, as amended or applicable state securities laws, unless the company has received an opinion of counsel which is satisfactory to the company, to the effect that such registrations are not required.

F. Trading suspension orders issued by the SEC in the past 12 months None

G. Stock split etc.

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

On September 26, 2015 the company signed an agreement to purchase 100% of the capital stock of Cyberworks Robotics Inc., a privately owned Ontario corporation. Under the terms of the agreement the company was to issue 160,000,000 common shares and 400,000 super voting Preferred shares in exchange of all of the shares of Cyberworks. Due to an intractable shareholder dispute the parties were unable to complete the transaction and the parties rescinded the deal. A full mutual release was signed.

Item 4. Issuance History

In the past 2 years the following stock Issuances and private placements were made:

April 15, 2015 7,500,000 restricted shares of the Company's common stock were purchased at 0.000825 per share for total proceeds of \$6,187.50. The purchase price was discounted to the market price by 25% as consideration of the risks associated with the purchase of restricted shares that cannot be sold for a period of at least 1 year.

May 5, 2015 15,968,000 restricted shares of the Company's common stock were purchased at .001 per share for total proceeds of \$15,968.00. The purchase price was discounted to the market price by 20% as consideration of the risks associated with the purchase of restricted shares that cannot be sold for a period of at least 1 year.

On May 5, 2015 23,000,000 restricted shares of the Company's common stock were issued to settle wages accrued to management. Conversion was at market .0013. Gross proceeds to paid in capital \$30,000.00

Subsequent to the December 31, 2015 end date -On March 1, 2016 27,000,000 restricted common shares were issued as part of a Research & Development co-operation. The issuance retired outstanding R&D expenses with HexCode.

Item 5. Financial Statements

Posted through the OTC Disclosure & News Service in document "GROC 2015 Annual Report".

Item 6. Issuer's Business, Products And Services

A. Description of Operations

Great Rock Development is a publicly traded software and research & development company. Great Rock focuses on automated solutions for media, gaming and communications.

The Company has been in development of a new lottery gaming platform and suite of associated applications. The Company hopes to launch this platform in the spring of 2016.

Sources of Revenue

In the global marketplace of today, constant gains in efficiency are a requirement of success. At Great Rock we take a wholistic approach to solutions that find savings in labour and energy costs through process enhancement and automation while at the same time improving speed and efficiency within the workplace. From agricultural to manufacturing and big box super stores, from urban skyscrapers to remote mining operations Great Rock seeks to streamline operations, automate and reach maximum productivity for businesses. Income is generated through contractual development agreements. Agreements can be one time developer fees or long term profit sharing agreements.

Additionally, The Company has been in development of a new lottery gaming platform and suite of associated applications. The Company hopes to launch this platform in the spring of 2016. The launch is expected to satisfy a very large but overlooked market that Management hopes will translate into very significant revenues for the Company globally.

B. State and date (or Jurisdiction) of Incorporation

Great Rock Development Corp. was originally incorporated under the laws of the state of Florida on June 14, 1995

C. The issuer's primary and secondary SIC Codes

Primary SIC - Industry Classification 737101, Computer Services 4383 Secondary SIC Code: 737102, Computer Programming Services

D. The issuer's fiscal year end date

The company's fiscal year ends on December 31st.

E. Principal products or services, and their markets

Software Development. Additionally, The Company has been in development of a new lottery gaming platform and suite of associated applications. The Company hopes to launch this platform in the spring of 2016. The launch is expected to satisfy a very large but overlooked market that Management hopes will translate into very significant revenues for the Company globally.

Item 7. Issuer's Facilities

The company rents administrative and corporate offices and services for approximately \$500.00 per month on a month to month basis. The premises comprise approximately 1,000 square feet of executive shared office space and meeting rooms. The space is scaleable on an as needed basis.

Item 8. Officers, Directors, And Control Persons

A. Names of Officers, Directors, and Control Persons

Mr. John S. Wilkes, M.B.A., C.P.A., C.A.

Chairman, CEO Director

B. Legal and Disciplinary History

In the past five years, to the best of the Company's knowledge, none of the above referenced persons have been the subject of any of the following:

- 1. A conviction in a criminal proceeding or named as a defendant in a pending criminal proceeding (excluding traffic violations and other minor offense);
- 2. The entry of an order, judgement, 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 judgement by a court or 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 judgement 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.

C. Beneficial Owners (directly or indirectly) of More than 10%

John Wilkes 23,000,000 shares 18%

Hexcode, Inc. 27,000,000 22% (13,000,000 Mark Payne 11% Nick Alafogiannis 11%)

Item 9. Third Party Providers

A. Legal Counsel

SD Mitchell and Associates 1410 Washington Dr Stafford, VA, 22554 United States

B. Accountant or Auditor

Management prepared

C. Investor Relations Consultant and Other Advisor(s)

None.

Item 10. Issuer's Certification

- I, John Wilkes certify that:
- 1. I have reviewed this Quarterly Report of Great Rock Development Corp.;
- 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.

March 30th, 2016

By:/s/ John S. Wilkes CEO, Director