

Company Information and Financial Disclosure Statement SYNDICATION INC 2nd QUARTER 2014 Company Information as of June 30, 2014

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Issuers' OTCIQ Disclosure Statement; General Company Information

1) The exact name of the issuer and its predecessor (if any).

The Company is currently named Syndication, Inc. Predecessor companies include: Life2K.com, Inc. Algonquin Acquisition Corporation Syndication, Inc. (the "Company") was incorporated under the name of Generation Acquisition Corporation (Generation) on March 25, 1999 under the laws of the State of Delaware to engage in any lawful act or activity. Effective August 16, 1999, Life2K.com, Inc. (Life2K) issued 16,200,000 shares of its common stock and 60,000 shares of its preferred stock in exchange for the issued and outstanding stock of Kemper. Effective October 13, 2000, pursuant to an Agreement and Plan of Organization between Generation Acquisition Corporation and Life2K, Generation Acquisition Corporation issued 10,387,750 shares of its outstanding common stock for 100% of the outstanding shares of Life2K. As part of the transaction, Life2K was merged with and into Generation Acquisition Corporation, Life2K was dissolved and Generation Acquisition Corporation changed its name to Syndication Net.com, Inc. and then to Syndication, Inc. Kemper was incorporated on December 28, 1987 under the State laws of Mississippi. Kemper was organized to procure, buy, sell and harvest forest products for treating poles, conventional lumber and wood products, as well as preserve and treat wood and forest products for sale in wholesale and retail markets. On October 9, 1997, Kemper entered into an asset purchase agreement and lease assignment under which it conditionally sold all of its assets as well as reassigned its lease related to its manufacturing enterprise. From that time, Kemper has acted as a retail broker, having eliminated virtually all of its manufacturing capacity. At the time of the acquisition of Kemper, Life2K was essentially inactive, with no operations and minimal assets. Additionally, the exchange of Life2K's common stock for the common stock of Kemper resulted in the former stockholders of Kemper obtaining control of Life2K. Accordingly, Kemper became the continuing entity for accounting purposes, and the transaction was accounted for as a recapitalization of Kemper with no adjustment to the basis of

Kemper's assets acquired or liabilities assumed. For legal purposes, Life2K was the surviving entity. At the time of the acquisition of Life2K, Syndication was essentially inactive, with no operations and minimal assets. Additionally, the exchange of Syndication's common stock for the common stock of Life2K resulted in the former stockholders of Life2K obtaining control of Syndication. Accordingly, Life2K became the continuing entity for accounting purposes, and the transaction was accounted for as a recapitalization of Life2K with no adjustment to the basis of Life2K's assets acquired or liabilities assumed. For legal purposes, Syndication was the surviving entity.

2) Address of the issuer's principal executive offices.

Box 503

Damascus Md. 20876

P# 888-422-5515

F# 301-560-6318

3) Security Information

Trading Symbol: SYNJ

Exact title and class of securities outstanding: Common

CUSIP: 87152L200

Par or Stated Value: .00001

Total shares authorized: 10,000,000,000 as of: 6/30/2014 Total shares outstanding: 8,040,229,362 as of: 6/30/2014

CAPITAL CONVERSION EVENT and ISSUENCE; APRIL 17th, 2014; 8,000,000,000 RESTRICTED COMMON SHARES ISSUED to the CEO for \$80,000 DEBT CONVERSION;

Additional class of securities (if necessary):

Trading Symbol: N/A

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

CUSIP: 87152L200

Par or Stated Value: .00001

Total shares authorized: 20,000,000 as of: 6/30/2014 Total shares outstanding: 2,000,000 as of: 6/30/2014

SUBSEQUENT CAPITAL STOCK CREATION EVENT; September 19th, 2014;

10,000,000 \$2.50 PAR VALUE "CLASS B PERFERRED"; see subsequent event NOTE 9a; 0 Issued and outstanding as of the date of this report filing.

Subsequent Debt to Equity Issuance Resolution; September 19th, 2014; CEO TO CONVERT \$427,359 DEBT TO \$2.50 PAR VALUE CLASS "B" PREFERRED;

On September 19th, 2014 the Board approved Resolutions requested by the CEO authorizing him to convert \$427,359 of debt owed to him by the Company to the newly created \$2.50 Par Value Class "B" Preferred.

The issuer's primary SIC Code is 6221 - Commodity Contracts Brokers and Dealers.

The issuer is currently conducting operations.

3a) Transfer Agent

Action Stock Transfer Corporation

Transfer Agent 2469 E. Fort Union Blvd Suite 214 Salt Lake City, UT, 94121 801-274-1088

The Transfer Agent is registered under the Exchange Act.

3b) Stock Split; February 27th, 2014;

The Company executed a 200 for 1 Stock split of its Par Value .0001 Common Stock. The exchange reduced the number of common shares outstanding from 8,019,769,407 to 40,098,847.

4) LAST TWO YEAR STOCK ISSUANCE HISTORY;

APRIL 17TH, 2014; CEO \$80,000 Debt to Common Equity Conversion;

On April 17th 2014, the CEO converted \$80,000.00 of the debt owed to him by the Company for 8,000,000,000 shares of un-registered restricted common stock.

SEPTEMBER 19th, 2014; Subsequent Debt to Equity Issuance Resolution; CEO To CONVERT \$427,359 PERSONAL DEBT TO \$2.50 Par Value CLASS B PREFERRED;

On September 19th, 2014 the Board approved Resolutions requested by the CEO authorizing him to convert \$427,359 of debt owed to him by the Company to the newly created \$2.50 Par Value Class "B" Preferred.

5) Financials

SYNDICATION, INC.
FINANCIAL STATEMENTS
JUNE 30, 2014

SYNDICATION, INC. **BALANCE SHEETS (unaudited) AS OF JUNE 30, 2014 AND DECEMBER 31, 2013**

	June 30, 2014		December 31, 2013	
ASSETS				
Current Assets				
Cash and equivalents	\$	9,552	\$	10,616
Prepaid expenses and deposits		4,527		4,527
		14,079		15,143
Property, Plant and Equipment		-		3,399
TOTAL ASSETS	\$	14,079	\$	18,542
TOTAL ASSLIS	Ψ	14,079	φ	10,342
LIABILITIES AND STOCKHOLDERS' DEFICIT				
Current Liabilities				
Accrued expenses	\$	2,245,249	\$	2,211,071
Notes payable-related party	Ψ	427,359	Ψ	507,359
Notes payable		358,611		308,611
Convertible debentures-current portion and funds pending		220,011		300,011
allocation		527,165		527,165
Payroll liabilities		13,059		13,059
Total Current liabilities		3,571,443		3,567,265
Derivative and warranty liability relating to convertible				
debentures		398,623		398,623
Total Liabilities		3,970,066		3,965,888
Stockholders' Deficit				
Common Stock, \$.00001 par value, 10,000,000,000 shares				
authorized, 8,040,098,847 shares issued and outstanding		80,401		4,010
Preferred Stock, \$.00001 par value, 20,000,000 shares				
authorized, 2,000,000 shares issued and outstanding		200		200
Additional paid-in capital		7,296,947		7,293,338
Deficit accumulated prior to the development stage		(2,469,185)		(2,380,544)
Deficit accumulated during the development stage		(8,864,350)		(8,864,350)
Total stockholders' Deficit		(3,955,995)		(3,947,346)
TOTAL LIABILITIES AND STOCKHOLDERS' DEFICIT	\$	14,079	\$	18,542

See accompanying notes to financial statements. F-1

SYNDICATION, INC. STATEMENTS OF OPERATIONS (unaudited) FOR THE THREE MONTHS AND SIX MONTHS ENDED JUNE 30, 2014 AND 2013

	ende	ee months d June 30, 2014	ended June 30, ended Ju		x months d June 30, 2014	June 30, ended		
REVENUES	\$	0	\$	0	\$	\$ 0		0
OPERATING EXPENSES General and administrative Depreciation		1,261		5,728 3,811		5,547 3,399		13,217 7,623
TOTAL OPERATING EXPENSES		1,261		9,539		8,946		20,840
LOSS FROM OPERATIONS		(1,261)		(9,539)		(8,946) (20,		(20,840)
OTHER INCOME (EXPENSE) Interest expense Other Gain (loss) on derivative		(39,516)		(23,579)		(79,695) 0		(47,158) 0
liability TOTAL OTHER INCOME		0		0		0		0
(EXPENSE)		(39,516)		(23,579)		(79,695)		(47,158)
LOSS FROM EXTRAORDINARY ITEMS AND DISCONTINUED OPERATIONS PROVISION FOR INCOME TAXES	(40,7			0		(88,641)		0
NET LOSS	\$	(40,777)	\$	(33,118)	\$	(88,641)	\$	(67,998)
NET LOSS PER SHARE: BASIC AND DILUTED	\$	(0.00)	\$	(0.00)	\$	(0.00)	\$	(0.00)
WEIGHTED AVERAGE NUMBER OF SHARES OUTSTANDING: BASIC AND DILUTED (as adjusted for 200:1 reverse stock split)	5,3	73,432,180	2	40,098,847	2,70	06,765,514		40,098,847

SYNDICATION, INC. STATEMENTS OF CASH FLOWS (unaudited) FOR THE SIX MONTHS ENDED JUNE 30, 2014 AND 2013

	Six months ended June 30, 2014		eı	ix months inded June 30, 2013
CASH FLOWS FROM OPERATING ACTIVITIES		(00 - 11)		
Net loss for the period	\$	(88,641)	\$	(67,998)
Adjustments to reconcile net loss to net cash used in operating				
activities:		2 200		6 904
Amortization of leased equipment Depreciation expense		3,399		6,804 819
* *		$0 \\ 0$		0
Loss (gain) on derivative liability		0		0
Loss on extraordinary items Changes in assets and liabilities:		U		U
Increase in prepaid expenses		0		0
Increase (decrease) in accounts payable		34,178		(34,178
Decrease in current portion of capital lease obligation		0		(34,176
Net Cash Used by Operating Activities		(51,064)		(95,763)
Net Cash Osed by Operating Activities		(31,004)		(73,703)
CASH FLOWS FROM INVESTING ACTIVITIES				
CHOILI DO WO I KOM II W LOTING METIVITILIS		0		0
Net Cash Used by Investing Activities		0		0
The Cush Osed by Hivesting Therivities		0		
CASH FLOWS FROM FINANCING ACTIVITIES				
Net proceeds from the sale of common stock		0		0
Notes payable-related party		0		0
Proceeds from note payable		50,000		0
Lease payments under capital lease		0		0
Net Cash Provided by Financing Activities		50,000		
β				
Net Increase (Decrease) in Cash and Cash Equivalents		(1,064)		(95,763)
Cash and cash equivalents, beginning of period		10,616	\$	155,202
Cash and cash equivalents, end of period	\$	9,552	\$	49,439
Cash and cash equivalents, end of period	Ψ	7,332	Ψ	77,737
SUPPLEMENTAL CASH FLOW INFORMATION Interest poid	\$	0	\$	0
Interest paid			т .	0
Income taxes paid	\$	0	\$	0
NON-CASH INVESTING AND FINANCING INFORMATION				
Common shares issued for debt	\$	80,000	\$	0
F-3		•		

SYNDICATION, INC. NOTES TO THE FINANCIAL STATEMENTS JUNE 30, 2014

NOTE 1 – NATURE OF BUSINESS AND BASIS OF PRESENTATION

Syndication, Inc. ("Syndication" and the "Company") was incorporated under the laws of the State of Delaware on March 25, 1999. Its efforts have been principally devoted to acquire controlling interest in or to participate in the creation of, and to provide financial management, and technical support to development stage business, e-commerce businesses and traditional brick and mortar businesses.

The accompanying un-audited condensed consolidated financial statements have been prepared by the Company in accordance with the instructions to Form 10-QSB and pursuant to the rules and regulations of the Securities and Exchange Commission. Certain information and footnote disclosures normally included in consolidated financial statements prepared in accordance with accounting principles generally accepted in the United States of America have been or omitted in accordance with such rules and regulations. The information furnished in the condensed interim financial statements include normal recurring adjustments and reflects all adjustments, which, in the opinion of management, are necessary for a fair presentation of such consolidated financial statements. Although management believes the disclosures and information presented are adequate to make the information not misleading, it is suggested that these condensed consolidated interim financial statements be read in conjunction with the Company's most recent unaudited financial statements and notes thereto included in its December 31, 2013 Annual Report on Form 10-KSB. Operating results for the six months ended June 30, 2014 are not necessarily indicative of the results that may be expected for the year ending December 31, 2014.

NOTE 2 – SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES

Accounting Basis

The Company uses the accrual basis of accounting and accounting principles generally accepted in the United States of America ("GAAP" accounting). The Company has adopted a December 31 fiscal year end.

Use of Estimates

The preparation of financial statements in conformity with generally accepted accounting principles requires management to make estimates and assumptions that affect the reported amounts of assets and liabilities and disclosure of contingent assets and liabilities at the date the financial statements and the reported amount of revenues and expenses during the reporting period. Actual results could differ from those estimates.

SYNDICATION, INC. NOTES TO THE FINANCIAL STATEMENTS JUNE 30, 2014

Cash and Cash Equivalents

For purposes of the statement of cash flows, the Company considers highly liquid financial instruments purchased with a maturity of three months or less to be cash equivalents

Revenue Recognition

The Company will recognize revenue when products are fully delivered or services have been provided and collection is reasonably assured

NOTE 2 – SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (continued)

Loss Per Common Share

Basic loss per share is calculated using the weighted-average number of common shares outstanding during each reporting period. Diluted loss per share includes potentially dilutive securities such as outstanding options and warrants, using various methods such as the treasury stock or modified treasury stock method in the determination of dilutive shares outstanding during each reporting period. The Company does not have any potentially dilutive instruments.

Income Taxes

Income taxes are computed using the asset and liability method. Under the asset and liability method, deferred income tax assets and liabilities are determined based on the differences between the financial reporting and tax bases of assets and liabilities and are measured using the currently enacted tax rates and laws. A valuation allowance is provided for the amount of deferred tax assets that, based on available evidence, are not expected to be realized. It is the Company's policy to classify interest and penalties on income taxes as interest expense or penalties expense. As of June 30, 2013, there have been no interest or penalties incurred on income taxes.

Stock-Based Compensation

Stock-based compensation is accounted for at fair value in accordance with ASC Topic 718. To date, the Company has not adopted a stock option plan and has not granted any stock options.

As of June 30, 2014, the Company has not issued any stock-based payments to its employees.

Property and equipment

Property and equipment is recorded at cost. Major additions and improvements are capitalized. The cost and related accumulated depreciation of equipment retired or sold are removed from the accounts and any differences between the undepreciated amount and the proceeds from the sale are recorded as gain or loss on sale of equipment. Depreciation is computed using the straight-line method over a period of five years.

SYNDICATION, INC. NOTES TO THE FINANCIAL STATEMENTS JUNE 30, 2014

NOTE 3 – PROPERTY AND EQUIPMENT

			Net Book Value June	Net Book Value
		Accumulated	30, 2014	December
	Cost	depreciation		31, 2013
Furniture and equipment	44,661	44,161	0	0
Surgical treatment equipment.	95,246	95,246	0	3,399
	139,907	139,907	0	3,399

NOTE 4 – CAPITAL LEASE OBLIGATION

Property and equipment includes the following amounts for capitalized leases at June 30, 2014.

	June 30,
	2014
Surgical treatment equipment	95,246
Less: accumulated amortization.	(95,246)
	0

The balance of the capital lease obligation was discharged during the year ended December 31, 2012.

NOTE 5 – CONVERTIBLE DEBENTURE

On December 30, 2005 Syndication, in order to obtain alternative funding for its ongoing operations of the Cmopany, entered into a Termination Agreement with Cornell Capital Partners pursuant to which the Standby Equity Distribution Agreement entered between the Company and the Investor dated June 30, 2004 was terminated. To that end, on December 30, 2005, the company then executed a Securities Purchase Agreement (the Agreement) for the sale of (i) \$ 1,150,000 in secured convertible debentures and (ii) stock purchase warrants to buy 120,000,000 shares of our common stock. In accordance with EITF-00-19 and SFAS 150, since there is no explicit limit on the number of shares that are to be delivered upon exercise of the conversion feature, the Company is not able to assert that it will have sufficient authorized and un-issued shares to settle the conversion option. As a result, the conversion feature has been accounted for as a derivative liability, with the fair value recorded in earnings each period. As of December 31, 2013, the company converted \$ 622,835 of its debenture to equity reducing the outstanding debenture balance from \$ 1,150,000 to \$ 527,165, including \$ 69,800 converted for lender, subject to confirmation from stock agent.

NOTE 6 – STATUS of CONVERTIBLE DEBT LENDER;

The Institutional Lender of the Convertible Debenture referred to in NOTE 5 above, has been dissolved as a business and has not made cry for payment against the outstanding balance on the Note for a period greater than 5 years. Too, the Company has never received a "Notification of Assignment". As such, it was the Board's decision to keep the debt on the books but, request an auditors opinion letter writing off the debt as part of the audit process required for the upgrading the Company's exchange listing.

NOTE 7- APRIL 17TH 2014; CEO CONVERTS \$80,000 PERSONAL DEBT TO 8 BILLION RESTRICTED SHARES of COMMON;

On April 17, 2014, the Company converted notes payable to the CEO (related party), in the amount of \$80,000 to 8,000,000,000 shares of restricted common stock of the Company.

On February 28, 2014, the Board of Directors authorized a 200:1 reverse stock split. The stock split has been accounted for retroactively. At the same time, the Company reduced the par value of shares to \$ 0.00001 per share from \$ 0.0001 per share.

NOTE 8- INCOME TAXES

As of June 30, 2014, the Company had net operating loss carry forwards of approximately \$11,153,000 that may be available to reduce future years' taxable income from 2004 through 2025. Future tax benefits which may arise as a result of these losses have not been recognized in these financial statements, as their realization is determined not likely to occur and accordingly, the Company has recorded a valuation allowance for the deferred tax asset relating to these tax loss carry-forwards.

The provision for Federal income tax consists of the following:

	June 30, 2014		June .	30, 2013
Federal income tax benefit attributable to:				
Current operations	\$	31,575	\$	11,900
Less: valuation allowance		(31,575)		(11,900)
Net provision for Federal income taxes	\$	0	\$	0

The cumulative tax effect at the expected rate of 34% of significant items comprising our net deferred tax amount is as follows:

			De	cember 31,
	Jui	ne 30, 2014		2013
Deferred tax asset attributable to:				
Net operating loss carryover	\$	3,853,275	\$	3,822,000
Less: valuation allowance		(3,853,275)		(3,822,000)
Net deferred tax asset	\$	0	\$	0
				,

NOTE 8 – INCOME TAXES; continued

Due to the change in ownership provisions of the Tax Reform Act of 1986, net operating loss carry forwards for federal income tax reporting purposes are subject to annual limitations. Should a change in ownership occur net operating loss carry forwards may be limited as to use in future years.

NOTE 9 – SUBSEQUENT EVENTS;

9a. September 19th, 2014; CAPITAL STOCK CREATION EVENT; \$2.50 PAR VALUE CLASS "B" PREFERRED

On September 19th, 2014 the Board passed resolutions and charged the CEO with the responsibility of establishing a "CLASS B PREFERRED" with a \$2.50 PAR VALUE. He was further instructed to amend the articles of incorporation and bylaws of the Company to reflect the new Preferred B, its designated rights, as well as authorizing the issuance, 10,000,000 shares of the class.

The Board stated that the \$2.50 Par Value Class B Preferred will be used for multiple strategies including;

- 1 Equity currency for planned reverse asset and or acquisition/merger activities;
- 2 Planned debt swaps for a number of planned nonaffiliated corporate investments;
- 3 NYSE Alternext Exchange; Equity leverage for new exchange qualification standards required for a listing upgrade;
- 4 Cash dividends disbursement;
- 5 Trading Exchange Platform; Employment Stock Participation Compensation Package for new Executive Officers;

9b. September 19th, 2014; CEO TO CONVERT \$427,359 PERSONAL DEBT TO \$2.50 PAR VALUE CLASS "B" PREFERRED;

On September 19th, 2014 the Board approved Resolutions requested by the CEO authorizing him to convert \$427,359 of his affiliated debt to the newly created \$2.50 Par Value Class "B" Preferred.

In accordance with ASC Topic 855-10, the Company has analyzed its operations subsequent to June 30, 2014 to the date these financial statements were issued, and has determined that other than the events listed in Section 9 above, it does not have any material subsequent events to disclose in these financial statements.

6) Issuers Business, Products and Service;

We are a consulting company formed to acquire controlling interests in or to participate in the creation of, and to provide financial, management and technical support to, development stage businesses, e-commerce businesses and traditional brick-andmortar businesses. We have no restrictions or limitations in terms of the type of industry that we intend to focus our activities on. We do not want to limit the scope of our potential target businesses. In evaluating whether to act as a consultant with a particular company and whether to invest in a specific company, our board of directors intends to apply a general analysis which would include, but be not limited to, the following: an evaluation to determine if the target company has the products, services and skills to successfully compete in its industry; an evaluation to determine if the target company has the products, services and skills to successfully compete in its industry; an evaluation of the target company's management skills; and an evaluation of our equity position in a target company, if any, to review the extent, if any, that we will be able to exert influence over the direction and operations of the development stage company. As a condition to any acquisition or development agreement, we intend to require representation on the company's board of directors to ensure our ability to provide active guidance to the company. The board of directors has the ultimate authority for any decision with regard to selecting which companies to consult with and in which companies we might make an investment. Our strategy is to integrate affiliated companies into a network and to actively develop the business strategies, operations and management teams of the affiliated entities. It is the intent of our board of directors to develop and exploit all business opportunities to increase efficiencies between companies with which we may invest in or consult. For example, if we are consulting with a marketing company, we may utilize that marketing company to provide services for other companies with which we consult or in which we invest. We may acquire companies to be held as wholly owned subsidiaries of our company. Our board of directors believes that the financial evaluations of our company would be enhanced as a

result of having diversified companies owned by our company. We anticipate that our role as a consultant to development stage companies may provide the opportunity for us to invest in such development stage companies; however, our services as a consultant will not be conditioned on us being allowed to invest in a company. We do not intend to identify potential acquisition, investment and consulting activities through the use of paid advertisement, phone solicitation or email solicitation, but intend to become aware of and identify potential acquisition, investment and consulting activities through the business contacts and networking of our officers and directors.

Strategy and Objectives - Investment and Development Activities

We believe that we can add value to development stage B2B e-commerce Internetrelated companies and traditional brick-and-mortar businesses by providing seed-capital, and we may take advantage of various potential business acquisition opportunities through the issuance of our securities. Syndication believes we can further assist them in the following areas: to develop and implement business models that capitalize on the Internet's ability to provide solutions to traditional companies; to build a corporate infrastructure including a management team, a qualified sales and marketing department, information technology, finance and business development; to assist them in their ability to manage rapid growth and flexibility to adopt to the changing Internet marketplace and technology; to assist them in evaluating, structuring and negotiating joint ventures, strategic alliances, joint marketing agreements and other corporate transactions; and to advise them in matters related to corporate finance, financial reporting and accounting operations. We believe that our management team is qualified to identify companies that are positioned to compete successfully in their respective industries. We intend to structure our acquisitions to permit the acquired company's management and key personnel to retain an equity stake in the company. We believe

that we have the ability to complete acquisitions and investments quickly and efficiently. We intend that after acquiring an interest in a development company, it will participate in follow-on financing if needed. We have no proposed activities related to the offering of securities of any other company.

Management and Consulting Activities

In evaluating whether to act as a consultant with a particular company, we intend to apply an analysis which includes, but is not limited to, the following factors: industry evaluation to determine inefficiencies that may be alleviated through Internet or commerce use and will evaluate the profit potential, the size of the market opportunity and the competition that exists for that particular industry; target company evaluation to determine if the target company has the products, services and skills to become successful in its industry; overall quality and industry expertise evaluation of a potential acquisition candidate in deciding whether to acquire a target company. If the target company's management skills are lacking, a determination will be made as to whether a restructuring of its corporate infrastructure is feasible and, if done so, whether it would be successful; evaluation of our equity position in a target company and extent that we will be able to exert influence over the direction and operations of the development stage company; and as a condition to any acquisition or development agreement, we intend to require representation on the company's board of directors to ensure our ability to provide active guidance to the acquired company.

7) Issuer's facilities.

We are headquartered at Box 503 Damascus MD, 20872. We project that such space should be sufficient for their anticipated needs for the foreseeable future.

8) Officers, Directors and Control Persons;

Brian Sorrentino, Chief Executive Officer and Chairman of the Board of Directors

1. Company address:

Box 503

Damascus Md. 20872

- 2. Employment History
- a. 1993-current: Founder.
- 3. Board Memberships and Other Affiliations
- a. Mr. Sorrentino currently serves on the T. Boone Pickens' New Energy Program as Co-Leader of Maryland's Congressional 6th District
- 4. Compensation
- a. \$21,500 per year
- b. Mr. Sorrentino is owed Debt totaling an amount of \$427,329 by the company
- c. No other benefits
- d. Number of Shares Beneficially Owned; 1,028,000 "A" Preferred and 8,000,175,218 Common shares.

Mrutyunjaya S. Chittavajhula, Chief Financial Officer

1. Company address:

Box 503

Damascus MD, 20872

- 2. Employment History
- a. 2002-current: Comptroller, Deep Sea Logistics, Inc.
- b. 2003-2008: Accountant, James D Goldblatt CPA PC
- c. 2003-current: Accountant, Futrovsky & Tossman, CPAs
- d. 1999-2002: Accountant, David Pomerantz & Associates, LLC
- 3. Board Memberships and Other Affiliations
- a. None

- 4. Compensation
- a. None
- b. Mr. Chittavajhula is owed an amount of \$21,063 by the Company.
- c. No other benefits; confirm amounts
- 5. Number of Shares Beneficially Owned
- a. 150,000 Preferred "A" Shares
- **8b)** Legal/Disciplinary History; Please identify whether any of the foregoing persons have, in the last five years, been the subject of:

A conviction in a criminal proceeding or named as a defendant in a pending criminal proceeding (excluding traffic violations and other minor offenses); None.

- B. 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.
- C. 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; None.
- D. 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.

E. Disclosure of Family Relationships. Describe any family relationships among and

between the issuer's directors, officers, persons nominated or chosen by the issuer to

become directors or officers, or beneficial owners of more than five percent (5%) of the

any class of the issuer's equity securities. None.

F. Disclosure of Related Party Transactions. In 1999, we borrowed an aggregate of

\$105,000 from Brian Sorrentino, an executive officer, director and shareholder. We

executed a promissory note for the loan amount at an interest rate of 12% per annum.

The loan, which was due March 3, 2000, has not been paid as of the date of this filing. In

the fiscal year ended December 31, 2003, Mr. Sorrentino loaned an additional \$4,100 to

the Company. In the fiscal year ended December 31, 2004, Mr. Sorrentino loaned an

additional \$248,730 to the Company, and in fiscal 2007 loaned another \$268,473. In

fiscal year 2008 Mr. Sorrentino loaned the Company and additional \$58,868. On April

17th, 2014 Mr. Sorrentino converted debt owed to him in the amount of \$80,000 for

8,000,000,000 share of un-registered restricted common stock. After accounting for

\$200,000 of debt assignments to various non-affiliated entities over a period extending

back to 2004, as of June 30th, 2014, the aggregate amount due to Mr. Sorrentino,

including interest, is \$427,359.

G. Disclosure of Conflicts of Interest. Describe any conflicts of interest. Describe the

circumstances, parties involved and mitigating factors for any executive officer or

director with competing professional or personal interests. None.

9) The name, address, telephone number, and email address of each of the following outside providers that advise the issuer on matters relating to the

operations, business development and disclosure;

1. Investment Banker

None.

2. Promoters

None.

3. Counsel

General Counsel; Adam S. Tracy, J.D., M.B.A. Attorney at Law Securities Compliance Group, Ltd. 888.978.9901 Tel. 630.506.3900 Mbl. 630.689.9471 Fax

4. Accountant or Auditor

Mrutyunjaya (Jay) S. Chittavajhula

(240)298-4182

10178 High Ridge Rd

Laurel, MD 20723

4a. Additional Accountant;

Bingham & Company

300-1275 6th Ave W, Vancouver, BC V6H 1A6

604-734-5454

5. Public Relations Consultant(s)

None.

6. Investor Relations Consultant

None.

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

10) Issuer's Certifications.

I, Brian Sorrentino, certify that:

1. I have reviewed this annual disclosure statement of Syndication, 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.

Date: June 30, 2014

/S/ BRIAN SORRENTINO

Chief Executive Officer

I, Mrutyunjaya S. Chittavajhula, certify that:

1. I have reviewed this annual disclosure statement of Syndication, 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.

Date: June 30, 2014

/S/ MRUTYUNJAYA CHITTAYVAIHULA

Chief Financial Officer