INFORMATION AND DISCLOSURE STATEMENT

Annual Report Period Ending December 31, 2013



Verde Media Group Inc.

1901 Avenue of the Stars, 2nd Flr. Los Angeles, CA 90067

FORWARD LOOKING STATEMENTS

THIS COMPANY INFORMATION AND DISCLOSURE STATEMENT, IN PARTICULAR, "MANAGEMENT'S DISCUSSION AND ANALYSIS OF FINANCIAL CONDITION AND RESULTS OF OPERATIONS" AND "BUSINESS," INCLUDE "FORWARD-LOOKING STATEMENTS" WITHIN THE MEANING OF SECTION 21E OF THE SECURITIES EXCHANGE ACT OF 1934, AS AMENDED. THESE STATEMENTS REPRESENT THE COMPANY'S EXPECTATIONS OR BELIEFS CONCERNING, AMONG OTHER THINGS, FUTURE REVENUE, EARNINGS, AND OTHER FINANCIAL RESULTS, PROPOSED ACQUISITIONS AND NEW PRODUCTS, ENTRY INTO NEW MARKETS, FUTURE OPERATIONS AND OPERATING RESULTS, FUTURE BUSINESS AND MARKET OPPORTUNITIES. THE COMPANY WISHES TO CAUTION READERS THAT THESE STATEMENTS INVOLVE RISK AND UNCERTAINTIES THAT COULD CAUSE ACTUAL RESULTS TO DIFFER MATERIALLY FROM THE EXPECTATIONS AND BELIEFS CONTAINED HEREIN. FOR A SUMMARY OF CERTAIN RISKS RELATED TO THE COMPANY'S BUSINESS, SEE "RISK FACTORS." UNDER "DESCRIPTION OF BUSINESS."

Unless the context requires otherwise, references to the Company or Issuer are to Verde Media Group, Inc.

CUSIP: **92337T206**Trading Symbol: **VMGI**

Cautionary Factors That May Affect Future Results (Cautionary Statements Under the Private Securities Litigation Reform Act of 1995)

The disclosure and analysis set forth herein contains certain forward looking statements, particularly statements relating to future actions, performance or results of current and anticipated products and services, sales efforts, expenditures, and financial results. From time to time, the Company also provides forward-looking statements in other publicly released materials, both written and oral. Consequently, no forward-looking statement can be guaranteed. Actual future results may vary materially.

The Company undertakes no obligation to update any forward-looking statements, but investors are advised to consult any further disclosures by the Company on this subject in its subsequent filings. Furthermore, as permitted by the Private Securities Litigation Reform Act of 1995, the Company provides these cautionary statements identifying risk factors, listed below, which could cause the Company's actual results to differ materially from expected and historical results. It is not possible to foresee or identify all such factors. Consequently, this list should not be considered an exhaustive statement of all potential risks, uncertainties and inaccurate assumptions.

RISK FACTORS

No Active Market. Although the Company's shares are listed on the OTC Markets Group Inc. listing service, the Company believes that the public trading price may be an inaccurate representation of the value of the Company because there is little or no trading volume in the Company's shares and no analysts or NASD market makers actively follow the Company.

We have never issued a Dividend and don't anticipate any Dividends in the future. Verde Media Group Inc. has never issued a dividend and we do not anticipate paying dividends on our common stock in the foreseeable future. Furthermore, we may also be restricted from paying dividends in the future pursuant to subsequent financing arrangements or pursuant to Delaware law.

You could be diluted from the Issuance of additional Common and Preferred Stock. Verde Media Group is authorized to issue up to 500,000,000 shares of common stock and 10,000,000 shares of preferred stock. To the extent of such authorization, our board of directors will have the ability, without seeking shareholder approval, to issue additional shares of common and preferred stock in the future for such consideration as the board may consider sufficient. The issuance of additional common stock in the future may reduce your proportionate ownership and voting power.

Volatility of Stock Prices. In the event that there is an established public market for the Company's Common Stock, market prices will be influenced by many factors and will be more subject to significant fluctuations in response to variations in operating results of the Company and other factors such as investor perceptions of the Company, supply and demand, interest rates, general economic conditions and those specific to the industry, developments with regard to the Company's activities, future financial condition and management.

Applicability of Low Priced Stock Risk Disclosure Requirements. The Common Stock of the Company may be considered a low priced security under rules promulgated under the Securities Exchange Act of 1934. Under these rules, broker-dealers participating in transactions in low priced securities must first deliver a risk disclosure document which describes the risks associated with such stocks, the broker-dealer's duties, the customer's rights and remedies, certain market and other information, and make a suitability determination approving the customer for low priced stock transactions based on the customer's financial situation, investment experience and objectives. Broker-dealers must also disclose these restrictions in writing to the customer, obtain specific written consent of the customer, and provide monthly account statements to the customer. With all these restrictions, the likely effect of designation as a low priced stock will be to decrease the willingness of broker-dealers to make a market for the stock, to decrease the liquidity of the stock and to increase the transaction cost of sales and purchases of such stock compared to other securities.



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

Verde Media Group, Inc., a Delaware corporation (hereinafter referred to as the "Company" or "Verde Media Group") was incorporated in the State of Delaware December 23rd 2009 as Hidalgo Mining International Inc. The company was Hidalgo Mining International Inc. until notice of name change was filed with the State of Delaware September 9th 2010, changing the name from Hidalgo Mining International Inc. to Verde Media Group Inc. Formerly the Company was Communications Corporation of America Inc. until May 4th, 2007, State of Incorporation Delaware changed to Nevada concurrent with name change.

2) Address of the issuer's principal executive offices

Company Headquarters

Address 1: Verde Media Group Inc.

1901 Avenue of the Stars 2nd FIr.

Los Angeles CA 90067

Phone: (310)-954-9160

Email: info@verdemediagroup.com Website(s): www.verdemediagroup.com

3) Security Information

Trading Symbol: VMGI

Exact title and class of securities outstanding: **Common**

CUSIP: <u>92337T206</u> Par or Stated Value: <u>.001</u>

Total shares authorized: <u>500,000,000</u> as of: <u>Dec. 31, 2013</u> as of: <u>Dec. 31, 2013</u> as of: <u>Dec. 31, 2013</u>

Additional class of securities-

Exact title and class of securities outstanding: Preferred

Par or Stated Value: .001

Total shares authorized: <u>10,000,000</u> as of: <u>Dec. 31, 2013</u> Total shares outstanding: <u>1,000,000</u> as of: <u>Dec. 31, 2013</u>

Transfer Agent
Olde Monmouth Stock Transfer Co., Inc.
200 Memorial Pkwy
Atlantic Highlands, NJ 07716

Phone: 732-872-2727



Is the Transfer Agent registered under the Exchange Act?*	Yes: 🛛	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

- 1. William F. Veve- For his services to the company was issued 35,000,000 shares of the companies restricted common stock on December 27^{th} 2013.
- 2. Verde Media Group issued 27,646,990 shares of common stock through the exercise of the companies warrant on December $18^{\rm th}$, 2013
- 3. William F. Veve- For his services to the company was issued 130,000,000 shares of the companies restricted common stock on December 16^{th} 2013.
- 4. Verde Media Group issued 25,156,463 shares of common stock through the exercise of the companies warrant on November $29^{\rm th},2013$
- Verde Media Group issued 22,890,355 shares of common stock through the exercise of the companies warrant on November 15th, 2013
- 6. Verde Media Group issued 17,339,074 shares of common stock through the exercise of the companies warrant on October 29^{th} , 2013
- Verde Media Group issued 16,666,666 shares of common stock through the exercise of the companies warrant on October 17th, 2013
- Verde Media Group issued 17,450,726 shares of common stock through the exercise of the companies warrant on October 13th, 2013
- 9. Verde Media Group issued 14,769,946 shares of common stock through the exercise of the companies warrant on September $27^{\rm th}$, 2013
- 10. Verde Media Group issued 14,548,235 shares of common stock through the exercise of the companies warrant on September $27^{\rm th}$, 2013
- 11. Verde Media Group issued 6,000,000 shares of restricted common stock for services on August 29th 2013.
- 12. Verde Media Group issued 5,000,000 shares of restricted common stock for \$20,000 in equity financing on August 9^{th} 2013.
- $13. \qquad \text{Verde Media Group issued 5,000,000 shares of restricted common stock for services on August 9} \\ \text{th} \ 2013.$
- 14. Verde Media Group issued 5,000,000 shares of common stock through the exercise of the companies warrant on August $1^{\rm st}$, 2013
- $15. \qquad \text{Verde Media Group issued 8,000,000 shares of restricted common stock for services on July 18} \\ \text{th} \ 2013. \\$
- Verde Media Group issued 4,000,000 shares of restricted common stock for services on July 15th 2013.
- 17. Verde Media Group issued 1,666,666 shares of common stock through the rights assignment of the companies warrant on June $17^{\rm th}$, 2013
- 18. Verde Media Group issued 5,000,000 shares of restricted common stock in exchange for the reduction of companies debt of \$20,000.00 on June 14^{th} , 2013
- 19. Verde Media Group issued 2,500,000 shares of common stock through the exercise of the companies warrant on June 10^{th} , 2013
- 20. Verde Media Group issued 3,888,888 shares of common stock for the rights assignment of the companies warrant on May $29^{\rm th}$, 2013
- $\begin{tabular}{ll} 21. & Verde Media Group issued 9,000,000 shares of common stock for the rights assignment of the companies warrant on May $21 st, 2013 \end{tabular}$
- 22. Verde Media Group issued 8,339,010 shares of common stock through the exercise of the companies warrant on April 9^{th} , 2013
- 23. Verde Media Group issued 400,000 shares of restricted common stock for services on April 7^{th} 2013.
- $\begin{tabular}{lll} \begin{tabular}{lll} \begin{tabular}{ll} \begin{tabular}{lll} \begin{$
- 25. Verde Media Group cancelled the transaction with Heathrow Natural Food and Beverage, Inc., and the issuance of 15,000,000 shares of the Companies common restricted stock that had been issued to Heathrow Natural Food and Beverage Inc. has been returned to the Companies treasury and canceled on May 10th 2012.

5) Financial Statements

- A. Balance sheet;
- B. Statement of income;
- C. Statement of cash flows;
- D. Financial notes; and
- E. Audit letter, if audited

TABLE OF CONTENTS

Description	Page	
Balance Sheet December 31, 2013	1	
Statement of Operations for the year ended December 31, 2013	2	
Statement of Cash Flows for the year ended December 31, 2013	3	
Notes to Financial Statements	4-9	

Verde Media Group, Inc. Balance Sheet

	December 31, 2013	
<u>Assets</u>		
Current Assets		
Cash	\$	36,550
Accounts receivable, net		39,275
Total Current Assets		75,825
Property and equipment, net		1,541
Total Assets	\$	77,366
Liabilities and Stockholders' Equity (Defic	cit)	
Current Liabilities:		
Accounts payable and accrued liabilities	\$	431,334
Notes payable Notes payable	Ψ	1,076,432
Notes payable - officer		7,991
Total Current Liabilities		1,515,757
Commitments and Contingencies		
Stockholders' Equity (Deficit)		
Preferred stock, \$0.001 par value, 10,000,000 shares authorized, 1,000,000		
shares issued and outstanding		10,000
Common stock, \$0.001 par value, 500,000,000 shares authorized,		
471,909,516 shares issued and outstanding		471,910
Additional paid in capital		2,659,657
Accumulated deficit		(4,579,957)
Total Stockholders' Equity (Deficit)		(1,438,390)
Total Liabilities and Stockholders' Equity (Deficit)	\$	77,366

Verde Media Group, Inc. Statement of Operations

	For the Year Ended December 31, 2013	
Sales	\$	42,500
Cost of sales		31,000
Gross Profit		11,500
Selling, general and administrative expenses		308,966
Loss from operations		(297,466)
Other expense		
Loss on impairment of intangible assets		35,350
Interest expense		205,854
Total other expense		241,204
Net loss	\$	(538,670)

Verde Media Group, Inc. Statement of Cash Flows

	For the Year Ended December 31, 2013	
Cash Flows From Operating Activities:		
Net loss	\$	(538,670)
Adjustments to reconcile net loss to net cash used in operating activities		, , ,
Stock based compensation		187,100
Depreciation expense		1,538
Financing costs for stock issuance below par		189,084
Loss on impairment of intangible assets		25,000
Changes in operating assets and liabilities:		,
(Increase) decrease in:		
Accounts receivable		(35,225)
Increase (decrease) in:		(, -,
Accounts payable		73,719
Net Cash Used In Operating Activities		(97,454)
Cash Flows From Financing Activities:		= 004
Proceeds from officers loans		7,991
Proceeds from the sale of common stock		20,000
Proceeds from loans payable		139,222
Proceeds from warrant conversions		26,671
Payment on loans payable		(67,900)
Net Cash Provided By Financing Activities		125,984
Net change in cash		28,530
Cash at beginning of period		8,020
Cash at end of period		36,550
Supplemental disclosures of cash flow information:		
Cash paid for interest	\$	-
Cash paid for taxes	\$	-
Pull Pull 201 miles	Ψ	

Note 1 – ORGANIZATION

Verde Media Group Inc. operates a managed media financing company with production, distribution, and development functions for film and television. The company also incorporates an Agency division managing multi-media, public relations and marketing functions for corporate clientele.

Note 2 - SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES

Basis of Presentation

The accompanying financial statements have been prepared in conformity with accounting principles generally accepted in the United States of America.

Going Concern

These financial statements have been prepared in accordance with generally accepted accounting principles applicable to a going concern, which contemplates the realization of assets and the satisfaction of liabilities and commitments in the normal course of business. As of December 31, 2013, the Company has negative working capital of \$1,429,581, an accumulated deficit of \$4,569,607 and used cash in operations of \$87,104 for the year ended December 31, 2013. The company's ability to continue as a going concern is contingent upon the successful completion of additional financing arrangements and its ability to achieve and maintain profitable operations. While the Company is expanding its best efforts to achieve the above plans, there is no assurance that any such activity will generate funds that will be available for operations. These conditions raise substantial doubt about the Company's ability to continue as a going concern. These financial statements do not include any adjustments that might arise from this uncertainty.

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 of the financial statements and the reported amounts of revenues and expenses during the reporting period. Actual results could differ from those estimates.

Risks and Uncertainties

The Company is subject to substantial risks from, among other things, intense competition associated with the industry in general, other risks associated with financing, liquidity requirements, rapidly changing customer requirements, limited operating history and the volatility of public markets.

Note 2 - SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (continued)

Fair Value Measurements

Accounting Standards Codification ("ASC") 820-10, Fair Value Measurements, defines fair value, establishes a framework for measuring fair value under generally accepted accounting principles and enhances disclosures about fair value measurements. Fair value is defined under ASC 820-10 as the exchange price that would be received for an asset or paid to transfer a liability (an exit price) in the note Principal or the most advantageous market for an asset or liability in an orderly transaction between participants on the measurement date. Valuation techniques used to measure fair value under ASC 820-10 must maximize the use of observable inputs and minimize the use of unobservable inputs. The standard describes a fair value hierarchy based on the levels of inputs, of which the first two are considered observable and the last unobservable, that may be used to measure fair value which are the following:

- Level 1 Quoted prices in active markets for identical assets or liabilities.
- Level 2 Inputs other than Level 1 that are observable, either directly or indirectly, such as quoted prices for similar assets or liabilities; quoted prices in markets that are not active; or other inputs that are observable or corroborated by observable market data or substantially the full term of the assets or liabilities.
- Level 3 Unobservable inputs that are supported by little or no market activity and that are significant to the value of the assets or liabilities.

The fair value of the accounts receivable, accounts payable, notes payable are considered short term in nature and therefore their value is considered fair value.

Cash

The Company considers all highly liquid instruments purchased with a maturity of three months or less to be cash equivalents.

The Company minimizes its credit risk associated with cash by periodically evaluating the credit quality of its primary financial institution. The balance at times may exceed federally insured limits. At December 31, 2013 no cash balances exceeded the federally insured limit.

Accounts receivable and allowance for doubtful accounts

Accounts receivable are stated at the amount management expects to collect. The Company generally does not require collateral to support customer receivables. The Company provides an allowance for doubtful accounts based upon a review of the outstanding accounts receivable, historical collection information and existing economic conditions. As of December 31, 2013 the allowance for doubtful accounts was \$0 and bad debt expense for the year ended December 31, 2013 was \$0.

Note 2 - SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (continued)

Revenue Recognition

The Company follows the provisions of Securities and Exchange Commission Staff Accounting Bulletin ("SAB") No. 104, *Revenue Recognition* The Company recognizes revenue when all of the following conditions are met:

- there is persuasive evidence of an arrangement;
- the service has been provided to the customer;
- the collection of the fees is reasonably assured; and
- the amount of fees to be paid by the customer is fixed or determinable.

The Company records revenue as services are performed. Invoicing is done at the beginning of each month for the services to be rendered that month.

Advertising

Advertising expenses consist primarily of costs of promotion for corporate image and product. The Company expenses all advertising costs as incurred.

Intangible Assets

The Company accounts for its intangible assets pursuant to ASC 350-20-55-24, "Intangibles - Goodwill and Other". Under ASC 350, intangibles with definite lives continue to be amortized on a straight-line basis over the lesser of their estimated useful lives or contractual terms. Intangibles with indefinite lives are evaluated at least annually for impairment by comparing the asset's estimated fair value with its carrying value, based on cash flow methodology. Intangibles with definite lives are subject to impairment testing in the event of certain indicators. Impairment in the carrying value of an asset is recognized whenever anticipated future cash flows (undiscounted) from an asset are estimated to be less than its carrying value. The amount of the impairment recognized is the difference between the carrying value of the asset and its fair value. During the year ended December 31, 2013, the Company recorded a loss on impairment of intangible assets of \$25,000.

Income Taxes

Income taxes are provided for the tax effects of transactions reported in the financial statements and consist of taxes currently due plus deferred taxes related primarily to differences between the bases of assets and liabilities for financial and income tax reporting. The deferred tax assets and liabilities represent the future tax return consequences of those differences, which will either be taxable or deductible when the assets and liabilities are recovered or settled. Deferred taxes are also recognized for operating losses that are available to offset future federal and state income taxes. Any interest charges on underpayment or other assessments are recorded as interest expense. Any penalties are recorded in Operating Expenses.

Note 2 - SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (continued)

Net income (loss) per Common Share

Basic net income (loss) per share is computed by dividing the net loss attributable to the common stockholders by the weighted average number of shares of common stock outstanding during the period. Fully diluted loss per share is computed similar to basic loss per share except that the denominator is increased to include the number of additional common shares that would have been outstanding if the potential common shares had been issued and if the additional common shares were dilutive.

Since the Company reflected a net loss for the year ended December 31, 2013, the effect of considering any common stock equivalents would have been anti-dilutive and therefore a separate computation of diluted loss per share is not presented.

Recent Accounting Pronouncements

No new accounting pronouncements issued or effective during the fiscal year has had or is expected to have a material impact on the financial statements.

Note 3 – NOTES PAYABLE

Notes payable consists of the following as of December 31, 2013

Description		2013
Promissory note issued on June 14, 2013 with a principal balance at December 31, 2013 of \$7,500. Interest is accruing at a rate of 20% with a late fee of \$5,000 per month. Note is currently in default.	\$	7,500
Promissory note issued on June 14, 2013 with a principal balance at December 31, 2013 of \$31,722. Interest is accruing at a rate of 20%. Note is currently in default.		31,722
Promissory note issued on October 17, 2013 with a principal balance at December 31, 2013 of \$45,000. Interest is accruing at a rate of 10%. Note is due on November 29, 2014.		45,000
Promissory note with a principal balance at December 31, 2013 of \$214,700. Interest is accruing at a rate of 9%. Note is currently in default.		214,700
Promissory note with a principal balance at December 31, 2013 of \$777,510. The outstanding debt is non-interest bearing and is currently in default.	_	777,510
	\$	1,076,432

Note 4 – OFFICER NOTES PAYABLE

During the year ended December 31, 2013, an officer of the Company loaned \$7,991 for operating purposes. The amount is due on demand and bears no interest.

Note 5 – STOCKHOLDERS' EQUITY

During the year ended December 31, 2013, common stock issuances consisted of the following:

The Company issued a total of 200,126,563 shares for exercises of the Company's warrants. Share issuances consist of 141,482,882 shares issued for warrants exercises, 44,088,127 shares issued for reset provisions in the warrant agreements and 14,555,554 shares issued for rights assignment of the warrant agreements.

The Company issued 5,000,000 shares in exchange for a reduction of \$20,000 of principal of outstanding debt.

The Company issued 5,000,000 shares for \$20,000.

The Company issued 188,400,000 shares for services provided.

Note 6 – WARRANTS

On February 14, 2013, the Company entered into a warrant purchase agreement for 163,805 series C warrants. Under the terms of the agreement, the warrant holder is entitled to purchase an aggregate number of common shares of the Company's common stock equal to the total outstanding warrants held by the warrant holder times \$9.14 divided by an exercise price equal to 50% of the lowest closing bid price of the Company's common stock during the 5 trading days preceding the conversion. The warrants are convertible for up to two years. During the year ended December 31, 2013, 28,237 warrants have been converted for 200,126,563 shares of common stock

Note 7 – COMMITMENTS AND CONTINGENCIES

Office Lease

The company has a virtual office lease that renews annually. Payments under the office lease are \$300 per month.

Litigations, Claims and Assessments

The Company may become involved in various lawsuits and legal proceedings, which arise in the ordinary course of business. However, litigation is subject to inherent uncertainties, and an adverse result in these or other matters may arise that may harm its business. The Company is currently not aware of any such legal proceedings or claims that they believe will have, individually or in the aggregate, a material adverse affect on its business, financial condition or operating results.

Note 8 – SUBSEQUENT EVENTS

The Company has evaluated subsequent events after the balance sheet date of December 31, 2013 through May 29, 2014, the date the financial statements are available to be issued and determined that there are certain reportable events to be disclosed as follows:

On January 10, 2014, the Company issued 28,090,484 shares for conversion of 1,075 of its outstanding warrants.



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. Description of the issuer's business operations;

Verde Media Group operates a managed media company with production, distribution, and development functions for film and television. The Company developed, financed and produced the television series "Cowboy Mining", acquired the distribution rights to "Winter's Wind" for world wide distribution and acquired other additional intellectual property rights for future production, distribution and financing. The company also incorporates an Agency division managing multi-media, public relations and marketing functions for corporate clientele.

B. Date and State (or Jurisdiction) of Incorporation: <u>December 23rd 2009 Delaware</u>

C. The issuer's primary and secondary SIC Codes; 7812 8743

D. The issuer's fiscal year end date; December 31

E. Principal products or services, and their markets;

The Company currently has the following divisions: Divisions

- 1. The Agency Division
- 2. The Film, Television, Production Division

The Agency Division

The Agency Division is a response to the changing face of business in an information-laden world. We recognize that growing a business, maintaining a corporate image and staying visible to consumers and tastemakers through all forms of communication is the basic foundation for success. Verde's agency division performs these functions with a dedicated team of professionals. The Verde Agency recognizes that consistency is vital. Through this multi-faceted approach to imaging and marketing, every piece of the puzzle is synchronized and updated with timeliness. We work closely with each client to fully understand their goals, philosophy, needs, and most importantly their market. Together we develop a detailed campaign and timeline to achieve milestones. With our interactive process, we provide financial communications, PR and advertising, consumer and community outreach, event planning and implementation, and mixed media production services.

Film, Television and Production Division

The Company captures opportunities in the entire value chain of film and television creation by; (i) sourcing and evaluating prospective projects through a research-led investment process; and (ii) managing and structuring the production and distribution of such projects. In sourcing prospective projects the Company thoroughly evaluates the concepts, scripts, directors and cast in respect too current market data, tastes and trends. The Company then assesses the feasibility of the project in relation to budget, scope, timescales and the



risks and rewards of each opportunity. Distribution and Marketing of the projects will be handled by outsourcing larger more capital intensive campaigns too reputable companies that Verde Media Group has coproduction relationships with. Smaller campaigns will be handled in-house directly by the company.

7) Describe the Issuer's Facilities

The Company's principal corporate office is located at 1901 Avenue of the Stars 2^{nd} Floor, Los Angeles, CA 90067, where it rents office space. The Company believes that this space is currently adequate for its current operations.

8) Officers, Directors, and Control Persons

President/ CEO/Chairman-William F. Veve, 36, Mr. Veve studied International Business and Marketing at Northeastern University before earning an Associate's degree in Anthropology and a Bachelor's degree in Economics from the University of Vermont. After graduating he worked as an analyst with senior brokers at Merrill Lynch developing and managing client portfolios. After moving to Los Angeles, California to work in film and television, Mr. Veve held various production positions in both film and television. He went on to Co-Produce National Lampoon's "Cattle Call," nationally distributed by Lions Gate Films. Currently he is the President and CEO of Verde Media Group, Inc. a distribution, development, and Production Company. Mr. Veve is not an officer or director of a public company filing reports pursuant to The Securities Exchange Act of 1934.

Vice President and Agency Division Director, 41, Mr. DesLauriers comes from an extensive background in television, film, and multimedia production, as well as regional and national marketing content for clients including AIG Insurance, Blue Cross/Blue Shield, Sprint Technologies, Nissan, and Trek Bicycles. Mr. DesLauriers oversaw the transition from traditional digital video production to multi-media, multi-outlet promotional campaigns – overseeing design and implementation of video sharing web platforms and social media marketing for an array of corporate and nonprofit clientele.

B. <u>Legal/Disciplinary History</u>.

None of the above named persons have been 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);
- 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;
- 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
- 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. <u>Beneficial Shareholders of 10% or more.</u>



The following tables set forth certain information regarding beneficial ownership of the Company's common stock and preferred stock as of Dec. 31, 2013, by (i) each person (or group of affiliated persons) who is known by us to beneficially own more that 10% of the outstanding shares of our common stock, (ii) each director and executive officer of Verde Media Group, Inc., and (iii) all executive officers and directors of Verde Media Group, Inc., as a group. Unless indicated otherwise, the address for each officer, director and 10% stockholder is c/o Verde Media Group, Inc., 1901 Avenue of the Stars 2nd Floor, Los Angeles, CA 90067.

Directors, Executive Officers and 10% Stockholders	Number of Shares (1)	Class	Percent of Class (1)
William F. Veve (2)	465,000,000	Common	61.18%
William F. Veve (officer and director)	465,000,000	Common/Preferred	61.18% as a group

See Notes Below

(2) Chairman of the Board of Directors, Chief Executive Officer, President. Mr. Veve has been issued 205,000,000 shares of the companies Common Stock and 1,000,000 shares of Preferred Stock. Each share of Preferred Stock converts into 260 shares of Common Stock.

9) Third Party Providers

Securities and Exchange Counsel

Eilers Law Group, P.A. 1670 Bay Rd., Suite 4B Miami, Beach, FL 33139

⁽¹⁾ For each shareholder, the calculation of percentage of beneficial ownership based upon 500,000,000 shares of Common Stock authorized, and 1,000,000 shares of Preferred Stock issued and outstanding that are convertible into 260,000,000 shares of Common Stock. Except as otherwise indicated below, the persons and entity named in the table have sole voting and investment power with respect to all shares of common stock shown as beneficially owned by them, subject to applicable community property laws.



10) Issuer Certification

- I, William F. Veve certify that:
 - 1. I have reviewed this Annual Report for the Period Ending December 31, 2013 of Verde Media Group 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.

5/30/2014 [Date]

/s/William F. Veve [CEO's Signature]

CEO [Title]