



1st QUARTER ENDING December 31, 2013 REPORT

For filing with
OTC MARKETS

Date: February 19, 2014

Creative Edge Nutrition, Inc.

Common Stock: Trading as FITX on Pink OTC Markets
CUSIP Number: 22528W 205
Par value of the Common Stock is \$.0001

Action Stock Transfer Corporation
2469 E. Fort Union Blvd., Suite 214
Salt Lake City, UT 84121
Telephone: (801) 274-1088
Fax: (801) 274-1099
Email: justblank2000@yahoo.com

Organized in the state of Nevada, is registered under the Exchange Act and is an SEC approved transfer agent.

QUARTERLY REPORTING OBLIGATIONS

ITEM 1. EXACT NAME OF THE ISSUER AND THE ADDRESS OF ITS PRINCIPAL EXECUTIVE OFFICES

Creative Edge Nutrition, Inc.
29235 STEPHENSON HIGHWAY
STE 206
Madison Heights, MI 48071
Telephone 313-655-1669
Website www.CenergyNutrition.com
Email info@CenergyNutrition.com
Domiciled in the State of Nevada January 10, 2008

ITEM 2. SHARES OUTSTANDING AS OF December 31, 2013.

Shares Authorized Common Stock: 3,500,000,000
Shares Outstanding: 3,417,417,549
Float: 2,295,374,724 shares.
Preferred Shares 1,000,000 total 500,000 do not need to be converted for 5000:1 voting rights
Number of shareholders of record: 187





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ITEM 3. INTERIM FINANCIAL STATEMENTS:

The following Financial Statements have been posted to Pink Sheets for the Quarter ending December 31, 2013.

- a) balance sheet;
- b) statement of income;
- c) statement of cash flows;
- d) statement of changes in stockholders' equity;
- e) financial notes

ITEM 4. MANAGEMENT'S DISCUSSION AND ANALYSIS OF PLAN OF OPERATION

A. PLAN OF OPERATION

Creative is a nutritional supplement company focusing on active lifestyles company engaged in the development of nutraceuticals and supplements. It intends to offer a wide range of capsules, tablets, and powders, as well as science based products in four principal categories: weight management, specific nutrition challenges, energy and fitness. Creative's product line consists of 17 diverse nutritional products, completely formulated, developed and packaged designed. Our line consists of the basics, to most cutting edge on the market today, introduction to weight lose, protein powders, sleeping aids to the extreme hardcore supplements. Creative intends to capitalize by successfully committing and building brand loyalty by providing a diverse-portfolio of health oriented products. It is committed to creating safe and effective new products to meet customer demands and strengthen relationships with new and/or existing customers. Creative intends to market its products using an innovative sales force primarily in the mass market retail chain, and wholesale distribution both national and international.

Creative intends to continue to introduce new products, new lines, grow through acquisitions and vertically integrate the company. We plan on new formulations in a demanding market and grow aggressively into new markets and territories that are influenced by the sports and nutrition industry. Creative intends to strategically align innovative products and high profile personalities and athletes to develop a recipe for successful product penetration within emerging markets. Creative anticipates deriving revenues from diverse product sales, manufacturing of over 17 nutraceutical products in order to provide Creative with a strong blend of supplements in the health and fitness industry.

For a brief and further description of Creative, now a wholly owned subsidiary of the Company, reference is herewith made to Creative's website at:

www.cenergynutrition.com
www.Supplementstogo.com
www.worldclassnutrition.com
www.a-z-nutrition.com
www.chesapeakenutraceuticals.com

ITEM 5. LEGAL PROCEEDINGS

Not Applicable

ITEM 6. DEFAULTS UPON SENIOR SECURITIES

If there has been any material default in the payment of principal, interest, a sinking or purchase fund installment, or any other material default not cured within 30 days, with respect to any indebtedness of the issuer exceeding 5% of the total assets of the issuer, (i) identify the indebtedness and (ii) state the nature of the default, the amount of the default and the total arrearage as of a recent date.

Not Applicable





If any material arrearage in the payment of dividends has occurred or if there has been any other material delinquency not cured within 30 days, with respect to any class of preferred stock of the issuer, give the title of the class and state the nature of the arrearage or delinquency. In the case of a default in the payment of dividends, state the amount and the total arrearage as of a recent date.

Not Applicable

The issuer need not respond to this item with respect to any class of securities all of which is held by, or for the account of, the issuer or its totally held subsidiaries. Issuers need not repeat information that has been previously disclosed in a prior disclosure statement, although the issuer shall provide updates regarding previously reported defaults.

Not Applicable

The issuer presently has no senior securities authorized or issued.

ITEM 7. OTHER INFORMATION

Current Reporting Obligations

Important: The following is a description of events that may be material to the issuer and its securities and that shall be made publicly available by the issuer. Persons with knowledge of such events would be considered to be in possession of material nonpublic information and may not buy or sell the issuer's securities until or unless such information is made public.

If not included in the issuer's previous public disclosure documents or if any of the following events occur after the publication of such disclosure documents, the issuer shall publicly disclose such events by disseminating a press release within 4 business days following their occurrence, and posting such press release through the OTC Disclosure and News Service:

1. Entry into a Material Definitive Agreement.

(a) If the issuer has entered into a material definitive agreement not made in the ordinary course of business of the issuer, or into any amendment of such agreement that is material to the issuer, the issuer shall disclose the following information:

The Company has not entered into a material definitive agreement not made in the ordinary course of business.

(1) the date on which the agreement was entered into or amended, the identity of the parties to the agreement or amendment and a brief description of any material relationship between the issuer or its affiliates and any of the parties, other than in respect of the material definitive agreement or amendment; and

Not Applicable

(2) A brief description of the terms and conditions of the agreement or amendment that are material to the issuer.

Not Applicable

(b) A "material definitive agreement" means an agreement that provides for obligations that are material to and enforceable against the issuer, or rights that are material to the issuer and enforceable by the issuer against one or more other parties to the agreement, in each case whether or not subject to conditions.

Not Applicable

2. Termination of a Material Definitive Agreement.



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Canadian Nutrition

(a) If a material definitive agreement which was not made in the ordinary course of business of the issuer and to which the issuer is a party is terminated otherwise than by expiration of the agreement on its related termination date, or as a result of all parties completing their obligations under such agreement, and such termination of the agreement is material to the issuer, the issuer shall disclose the following information:

The Company has not terminated any material definitive agreement.

(1) the date of the termination of the material definitive agreement, the identity of the parties to the agreement and a brief description of any material relationship between the issuer or its affiliates and any of the parties other than in respect of the material definitive agreement;

Not Applicable

(2) A brief description of the terms and conditions of the agreement that are material to the issuer;

Not Applicable

(3) A brief description of the material circumstances surrounding the termination; and

Not Applicable

(4) Any material early termination penalties incurred by the issuer.

Not Applicable

3. Completion of Acquisition or Disposition of Assets, Including but not Limited to Mergers.

If the issuer or any of its majority-owned subsidiaries has completed the acquisition or disposition of a significant amount of assets, otherwise than in the ordinary course of business, the issuer shall disclose the following information:

SCD Enterprises, LLC
SDN LLC
Canadian Nutrition

(a) the date of completion of the transaction;

SDN, LLC April 3, 2012 and SCD Enterprises, LLC start of transaction was signed 4/2/2012 due diligence period is up to 150 days the transaction can be reversed if there are any material differences found versus what was presented. No material differences found therefore Management has deemed transaction complete.
Canadian Nutrition

(b) a brief description of the assets involved;

SDN LLC products formulas
SCD Enterprises, LLC ecommerce sites
Canadian Nutrition- Nutrition stores.

(c) the identity of the person(s) from whom the assets were acquired or to whom they were sold and the nature of any material relationship, other than in respect of the transaction, between such person(s) and the issuer or any of its affiliates, or any director or officer of the issuer, or any associate of any such director or officer;

SDN, LLC Jeff Thomas / SCD Enterprises, LLC/

(d) the nature and amount of consideration given or received for the assets and, if any material relationship is disclosed pursuant to paragraph 3(c) above, the formula or principle followed in determining the amount of such consideration;

SDN LLC 7,000,000 shares
SCD Enterprises, LLC 70,000,000 shares
Canadian Nutrition 75,000,000 Shares (Full due diligence period)



(e) if the transaction being reported is an acquisition and if any material relationship is disclosed pursuant to paragraph 3(c) above, the source(s) of the funds used; and

Reported as a transaction

(f) if the issuer was a shell company, as that term is defined in paragraph 3 of Item VIII.B of these Guidelines, immediately before the transaction, the information that would be required if the issuer were fulfilling its Initial Disclosure Obligations pursuant to Section One of these Guidelines, with such information reflecting the issuer and its securities upon consummation of the transaction.

Not Applicable

4. Creation of a Direct Financial Obligation or an Obligation under an Off-Balance Sheet Arrangement of an Issuer.

The Company has not created direct financial obligation or an obligation under an Off-Balance Sheet Arrangement of an Issuer.

(a) If the issuer becomes obligated on a direct financial obligation that is material to the issuer, the issuer shall disclose the following information:

(1) The date on which the issuer becomes obligated on the direct financial obligation and a brief description of the transaction or agreement creating the obligation;

Not Applicable

(2) the amount of the obligation, including the terms of its payment and, if applicable, a brief description of the material terms under which it may be accelerated or increased and the nature of any recourse provisions that would enable the issuer to recover from third parties; and

Not Applicable

(3) A brief description of the other terms and conditions of the transaction or agreement that are material to the issuer.

Not Applicable

(b) If the issuer becomes directly or contingently liable for an obligation that is material to the issuer arising out of an off-balance sheet arrangement, the issuer shall disclose the following information:

(1) The date on which the issuer becomes directly or contingently liable on the obligation and a brief description of the transaction or agreement creating the arrangement and obligation;

Not Applicable

(2) a brief description of the nature and amount of the obligation of the issuer under the arrangement, including the material terms whereby it may become a direct obligation, if applicable, or may be accelerated or increased and the nature of any recourse provisions that would enable the issuer to recover from third parties;

Not Applicable

(3) The maximum potential amount of future payments (undiscounted) that the issuer may be required to make, if different; and

Not Applicable

(4) A brief description of the other terms and conditions of the obligation or arrangement that are material to the issuer.

Not Applicable

5. Triggering Events That Accelerate or Increase a Direct Financial Obligation or an Obligation under an Off-Balance Sheet Arrangement.

The Company has not had any triggering events that accelerate or increase a direct financial obligation or an obligation under an Off-Balance Sheet Arrangement.

(a) If a triggering event causing the increase or acceleration of a direct financial obligation of the issuer occurs and the consequences of the event are material to the issuer, the issuer shall disclose the following information:

(1) The date of the triggering event and a brief description of the agreement or transaction under which the direct financial obligation was created and is increased or accelerated;

Not Applicable

(2) A brief description of the triggering event;

Not Applicable

(3) The amount of the direct financial obligation, as increased if applicable, and the terms of payment or acceleration that apply; and

Not Applicable

(4) Any other material obligations of the issuer that may arise, increase, be accelerated or become direct financial obligations as a result of the triggering event or the increase or acceleration of the direct financial obligation.

Not Applicable

(b) If a triggering event occurs causing an obligation of the issuer under an off-balance sheet arrangement to increase or be accelerated, or causing a contingent obligation of the issuer under an off-balance sheet arrangement to become a direct financial obligation of the issuer, and the consequences of the event are material to the issuer, the issuer shall disclose the following information:

(1) The date of the triggering event and a brief description of the off-balance sheet arrangement;

Not Applicable

(2) a brief description of the triggering event;

Not Applicable

(3) The nature and amount of the obligation, as increased if applicable, and the terms of payment or acceleration that apply; and

Not Applicable

(4) Any other material obligations of the issuer that may arise, increase, be accelerated or become direct financial obligations as a result of the triggering event or the increase or acceleration of the obligation under the off-balance sheet arrangement or its becoming a direct financial obligation of the issuer.

Not Applicable

(c) A "triggering event" is an event, including an event of default, event of acceleration or similar event, as a result of which a direct financial obligation of the issuer or an obligation of the issuer arising under an off-balance sheet arrangement is increased or becomes accelerated or as a result of which a contingent obligation of the issuer arising out of an off-balance sheet arrangement becomes a direct financial obligation of the issuer.

Not Applicable



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6. Costs Associated with Exit or Disposal Activities.

If the issuer's board of directors, a committee of the board of directors or the officer or officers of the issuer authorized to take such action if board action is not required, commits the issuer to an exit or disposal plan, or otherwise disposes of a long-lived asset or terminates employees under a plan of termination described in paragraph 8 of the Financial Accounting Standards Board's *Statement of Financial Accounting Standards No. 146*, "Accounting for Costs Associated with Exit or Disposal Activities", under which material charges will be incurred under generally accepted accounting principles applicable to the issuer, the issuer shall disclose the following information:

None

(a) The date of the commitment to the course of action and a description of the course of action, including the facts and circumstances leading to the expected action and the expected completion date;

Not Applicable

(b) for each major type of cost associated with the course of action (for example, one-time termination benefits, contract termination costs and other associated costs), an estimate of the total amount or range of amounts expected to be incurred in connection with the action;

Not Applicable

(c) An estimate of the total amount or range of amounts expected to be incurred in connection with the action; and

Not Applicable

(d) The issuer's estimate of the amount or range of amounts of the charge that will result in future cash expenditures.

Not Applicable

7. Material Impairments.

If the issuer's board of directors, a committee of the board of directors or the officer or officers of the issuer authorized to take such action if board action is not required, concludes that a material charge for impairment to one or more of its assets, including, without limitation, impairments of securities or goodwill, is required under generally accepted accounting principles applicable to the issuer, the issuer shall disclose the following information:

The Company has no material impairments.

(a) The date of the conclusion that a material charge is required and a description of the impaired asset or assets and the facts and circumstances leading to the conclusion that the charge for impairment is required;

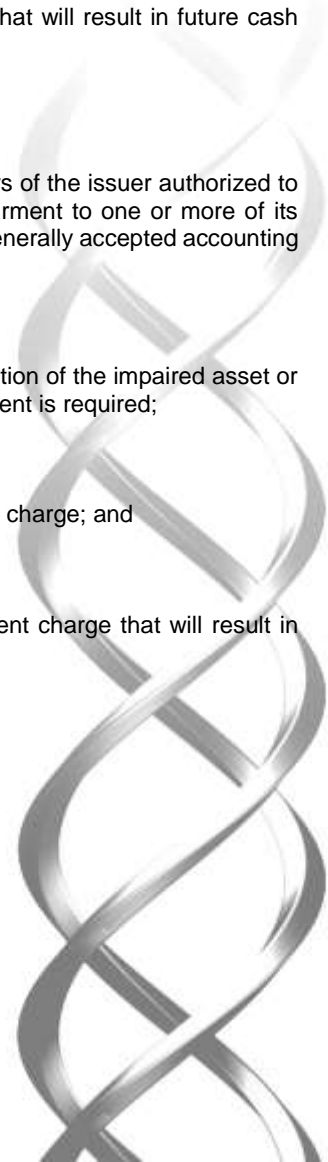
Not Applicable

(b) The issuer's estimate of the amount or range of amounts of the impairment charge; and

Not Applicable

(c) The issuer's estimate of the amount or range of amounts of the impairment charge that will result in future cash expenditures.

Not Applicable





Shareholder	Date	Shares	Price	Nature of Offering	Status
Vineyard Enterprises LLC	4/5/2012	2,000,000	0.005	Sale from Company	Restricted
K. Daleon	4/5/2012	273,972	0.004	Sale from Company	Restricted
A. Tarabian	4/16/2012	1000,000	0.004	Sale from Company	Restricted
D. Papillo	4/16/2012	547,943	0.004	Sale from Company	Restricted
K. Najmeddine	4/16/2012	1000,000	0.004	Sale from Company	Restricted
K. Saleh	4/16/2012	2,000,000	0.004	Sale from Company	Restricted
J. Seddon	6/28/2012	273,972	0.004	Sale from Company	Restricted
R. Hillebrand JR	6/28/2012	136,986	0.004	Sale from Company	Restricted
R. Hillebrand SR	6/28/2012	137,986	0.004	Sale from Company	Restricted
T. Deblizan	6/28/2012	410,986	0.004	Sale from Company	Restricted
S. Hendous	5/4/2013	9,000,000	0.004	Sale from Company	Restricted
JW Financial, LLC	3/4/2013	606,060	0.003	vestment into compa	Restricted
JW Financial, LLC	3/4/2013	60,000,000	0.001	conversion	Restricted
JW Financial, LLC	3/4/2013	19,000,000	0.001	conversion	Restricted
HH Group LLC.	3/4/2013	32,000,000	0.001	conversion	Restricted
HH Group LLC.	3/4/2013	28,000,000	0.001	conversion	Restricted
J Thomas	3/4/2013	35,000,000	0.001	Compensation	Restricted
J Seddon	3/4/2013	1,000,000	0.001	fact raw material acq	Restricted
J Stohman	3/14/2013	20,000,000	0.001	Compensation	Restricted
	3/14/2013	1,000,000	0.001	consultant	Restricted
JW Financial, LLC	3/4/2013	9,000,000	0.001	conversion	Restricted
JW Financial, LLC	3/4/2013	5,634,920	0.003	vestment into compa	Restricted
D Hnson	3/19/2013	1,000,000	0.001	Consultant	Restricted
J Tocho	3/19/2013	1,000,000	0.001	consultant	Restricted
Chaaban	4/1/2013	24,000,000	0.001	services	Restricted
Thomas	4/1/2013	24,000,000	0.001	services	Restricted
Swan	4/1/2013	100,000,000	0.001	conversion	Restricted
JW Financial, LLC	4/19/2013	3,000,000	0.001	debt	Restricted
JW Financial, LLC	4/19/2013	9,444,444	0.001	debt	Restricted
Stohman	4/19/2013	20,000,000	0.001	services	Restricted
Fauk	4/19/2013	1,000,000	0.001	services	Restricted
Chaaban	4/19/2013	20,000,000	0.001	services	Restricted
Armenta	4/27/2013	5,000,000	0.001	services	Restricted
Armenta	5/5/2013	5,000,000	0.001	services	Restricted
Saleh	5/5/2013	5,000,000	0.001	services	Restricted
Najmeddine	5/5/2013	3,000,000	0.001	services	Restricted
Bill Chaaban	5/5/2013	20,000,000	0.001	services	Restricted
JW Financial	5/5/2013	36,500,000	0.001	Paid debt	Restricted
Thomas	5/5/2013	10,000,000	0.001	services	Restricted
Stohman	5/5/2013	20,000,000	0.001	services	Restricted
HH Group	5/5/2013	36,500,000	0.001	Paid debt	Restricted
Hendous	5/5/2013	5,000,000	0.001	services	Restricted
Rimer	5/5/2013	75,000,000	0.001	acquisition	Restricted
Stohman	5/8/2013	1,000,000	0.001	services	Restricted
HH Group	5/8/2013	10,000,000	0.001	services	Restricted
Grobbe	5/8/2013	1,000,000	0.001	services	Restricted
Grobbe	5/8/2013	1,000,000	0.001	services	Restricted
JW Financial	5/15/2013	30,000,000	0.001	Paid line of credit off	Restricted
Stohman	5/15/2013	24,000,000	0.001	Paid line of credit off	Restricted
HH Group	5/15/2013	72,000,000	0.001	Paid line of credit off	Restricted
Richardson	5/23/2013	84,243,695	0.001	services	Restricted
JW Financial, LLC	7/9/2013	9000000	0.001	Paid debt	Restricted
JW Financial, LLC	7/9/2013	22000000	0.001	services	Restricted
HH Group LLC.	7/9/2013	52000000	0.001	Paid debt	Restricted
HH Group LLC.	7/9/2013	10000000	0.001	Paid debt	Restricted
HH Group LLC.	7/9/2013	5000000	0.001	Paid debt	Restricted
HH Group LLC.	7/9/2013	20000000	0.001	Paid debt	Restricted
Armenta Jr	7/25/2013	5000000	0.001	services	Restricted
KSaleh	7/25/2013	20000000	0.001	services	Restricted
KNajmeddine	7/25/2013	5000000	0.001	services	Restricted
BChaaban	7/25/2013	30000000	0.001	services	Restricted
JThomas	7/25/2013	10000000	0.001	services	Restricted
JStohman	7/25/2013	30000000	0.001	services	Restricted
SHendous	7/25/2013	40000000	0.001	services	Restricted
RSHABAN	7/25/2013	10000000	0.001	services	Restricted
ATARRABAIN	7/25/2013	20000000	0.001	services	Restricted
EGRORBEL	7/25/2013	5000000	0.001	services	Restricted
KSALEH	7/25/2013	20000000	0.001	services	Restricted
SWAN ALLANCE LTD	7/26/2013	210993204	0.001	Paid debt	Restricted
Salawieh	7/26/2013	20000000	0.001	services	Restricted
JetoHman	8/2/2013	17265915	0.001	Paid debt	Restricted
Jehkab	8/2/2013	10000000	0.001	services	Restricted
Darrichuck	8/2/2013	20000000	0.001	services	Restricted
Bchaaban	8/2/2013	30000000	0.001	services	Restricted
Rhandan	8/2/2013	10204081	0.001	Paid debt	Restricted
Rhandan	8/2/2013	10204081	0.001	Paid debt	Restricted
Rhandan	8/2/2013	20408163	0.001	Paid debt	Restricted
Cbakow	8/2/2013	10000000	0.001	services	Restricted
rfharcole	8/2/2013	20000000	0.001	services	Restricted
Jshaban	8/2/2013	20000000	0.001	services	Restricted
Jbyrne	8/2/2013	10000000	0.001	services	Restricted
Richardson	8/2/2013	25000000	0.001	Paid debt	Restricted
Dchaaban	8/2/2013	10000000	0.001	services	Restricted
Kbakeh	8/23/2013	10000000	0.001	services	Restricted
Capital Shield	8/23/2013	300000000	0.001	Paid debt	Restricted
Rhandan	9/6/2013	50000000	0.001	Paid debt	Restricted
Prime Equities, Inc	9/6/2013	100000000	0.001	Paid debt	Restricted
HH Group, LLC	9/6/2013	10204081	0.001	Paid debt	Restricted
HH Group, LLC	9/6/2013	10204081	0.001	Paid debt	Restricted
HH Group, LLC	9/6/2013	40816326	0.001	Paid debt	Restricted





EXHIBITS

The Articles of Incorporation, Bylaws are incorporated by reference previously filed in the Annual Report for period ending December 31, 2013. The issuer has no material contracts to disclose.

ITEM 9. CERTIFICATION

I, Bill Chaaban, CEO and President/ director, certify that:

1. I have reviewed this new February 19, 2013 DISCLOSURE REPORT of Creative Edge Nutrition, Inc.

2. Based on my knowledge, this disclosure document does not contain any untrue statement of a material fact or omit to state a material fact necessary to make the statements made, in the 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.

February 19, 2014
/s/ Bill Chaaban
Bill Chaaban
Chief Executive Officer

