FIMA, Inc.

Report for the Quarter Ending June 30th, 2014

FIMA, Inc.

412 Kiowa Drive W. Lake Kiowa, TX 76240

Tel: 1-713-817-9187

Email: info@fimadevelopmentinc.com http://www.fimadevelopmentinc.com

A Nevada Corporation June 30th, 2014 Quarterly Report

Quarterly Report for FIMA, INC, Disclosure Obligations

General Company Information

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

Issuer Name: FIMA, Inc.

Predecessor Entities: Fishing Buddy, Inc.

FIMA, Inc. (the "Company") was originally incorporated in the State of Nevada as Fishing Buddy, Inc. on June 5, 2001. The Company amended its Articles of Incorporation on May 11, 2007, changing the Company's name to FIMA, Inc. Other than listed above, the corporation has used no other names in the past 5 years.

Item II The address of the issuer's principal executive offices.

The principal offices of the Company are located at Lake Kiowa, Texas at:

412 Kiowa Drive W. Lake Kiowa, TX 76240 Tel: 1-713-817-9187

The Email address is: info@fimadevelopmentinc.com

The Website address is: http://www.fimadevelopmentinc.com

There are no Additional Website addresses maintained by or on behalf of the issuer.

Currently there is no investor relations contact for FIMA, Inc., all correspondence can be sent to the corporate office at: 412 Kiowa Drive W., Lake Kiowa TX 76240, info@fimadevelopmentinc.com

The jurisdiction(s) and date of the issuer's incorporation or organization

FIMA, Inc. is a Nevada corporation and was incorporated on June 5, 2001, as Fishing Buddy, Inc. The Company amended its Articles of Incorporation on May 11, 2007, changing the Company's name to FIMA, Inc.

Share Structure

Item III The exact title and class of securities outstanding.

The Company has authorized two classes of securities: FIMA, Inc. – common stock, and FIMA, Inc. – preferred stock. The CUSIP for our Common Stock is 317329 10 0. The trading symbol for our Common stock on Pink Sheets is **FIMA**. Our Preferred Stock does not have a CUSIP and is not publicly traded.

Par or stated value and description of the security

A. Par or Stated Value.

The par value of the Issuer's common stock is \$0.00001 per share, the par value of the Issuer's preferred stock is \$0.0001.

- **B.** Common or Preferred Stock.
 - **1.** For common equity, describe any dividend, voting and preemption rights.

Voting rights include one vote per share. There are no dividends, or preemption rights associate with our common equity.

2. For preferred stock, describe the dividend, voting, conversion and liquidation rights as well as redemption or sinking fund provisions.

The Preferred Stock shall not have voting rights until exercised and shall then have the voting rights of common stock only. Furthermore, so long as any shares of Preferred Stock are outstanding:

The Corporation shall not, without the affirmative approval of the Holder of the shares of the Preferred Stock then outstanding, (A) alter or change adversely the powers, preferences or rights given to the Preferred Stock or alter or amend this Certificate of Designation, (B) authorize or create any class of stock ranking as to dividends or distribution of assets upon a Liquidation (as defined in Section 5) senior to or otherwise pari passu with the Preferred Stock, or any of preferred stock possessing greater voting rights or the right to convert at a more favorable price than the Preferred Stock, (C) amend its certificate or articles of incorporation or other charter documents in breach of any of the provisions hereof, (D) increase the authorized number of shares of Preferred Stock, or (E) enter into any agreement with respect to the foregoing.

<u>Liquidation</u>. Upon any liquidation, dissolution or winding-up of the Corporation, whether voluntary or involuntary (a "<u>Liquidation</u>"), the Holder shall be entitled to receive out of the assets of the Corporation, whether such assets are capital or surplus, for each share of Preferred Stock an amount equal to par value, (the "<u>Liquidation Value</u>") before any distribution or payment shall be made to the Holder of any Junior Securities, and if the assets of the Corporation shall be insufficient to pay in full such amounts, then the entire assets to be distributed to the Holder shall be distributed among the Holder ratably in accordance with the respective amounts that would be payable on such shares if all amounts payable thereon were paid in full.

A Fundamental Transaction or Change of Control Transaction shall not be treated as a Liquidation. The Corporation shall mail written notice of any such Liquidation, not less than 70 days prior to the payment date stated therein, to each record Holder.

Conversions at Option of Holder- If at least one share of Series A Preferred Stock is issued and outstanding, then the total aggregate issued shares of Series A Preferred Stock at any given time, regardless of their number, shall be convertible into four times the number of shares of Common Stock issued and outstanding at that time, plus any additional preferred stock issued and outstanding at the

time of voting, exclusive of Series A Preferred Stock (subject to the limitations as set forth in 6(b)). Holder shall effect conversions by providing the Corporation with the form of conversion notice as fully and originally executed by the Holder, together with the delivery by the Holder to the Corporation of the stock certificate(s) representing the number of shares of Preferred Stock so converted, with such stock certificates being duly endorsed in full for transfer to the Corporation or with an applicable stock power duly executed by the Holder in the manner and form as deemed reasonable by the transfer agent of the Common Stock.

Each Notice of Conversion shall specify the number of shares of Preferred Stock to be converted, the number of shares of Preferred Stock owned prior to the conversion at issue, the number of shares of Preferred Stock owned subsequent to the conversion at issue, the stock certificate number and the shares of Preferred Stock represented thereby which are accompanying the Notice of Conversion, and the date on which such conversion is to be effected, which date may not be (i) within ninety days of the execution of this Certificate of Designation or (ii) prior to the date the Holder delivers such Notice of Conversion and the applicable stock certificates to the Corporation by overnight delivery service (the "Conversion Date"). If no Conversion Date is specified in a Notice of Conversion, the Conversion Date shall be the Trading Day immediately following the date that such Notice of Conversion and applicable stock certificates are received by the Corporation. The calculations and entries set forth in the Notice of Conversion shall control in the absence of manifest or mathematical error. Shares of Preferred Stock converted into Common Stock in accordance with the terms hereof shall be canceled and may not be reissued.

The initial value of the Preferred Stock, on an as converted to Common Stock basis (calculated utilizing the Conversion Ratio), on the Conversion Date shall be equal to par value. If the initial Conversion Value is adjusted pursuant to Section 7 or as otherwise provided herein, the Conversion Ratio shall likewise be adjusted and the new Conversion Ratio shall equal the Liquidation Value divided by the new Conversion Value. Thereafter, subject to any further adjustments in the Conversion Value, each share of Preferred Stock shall be convertible into that number of shares of Common Stock equal to the new Conversion Ratio. Except as otherwise set forth herein, not later than three Trading Days after each Conversion Date (the "Share Delivery Date"), the Corporation shall deliver to the Holder prior to the Effective Date, a certificate or certificates with 144 restrictions representing the number of shares of Common Stock being acquired upon the conversion of shares of Preferred Stock.

After the Effective Date, the Corporation shall, upon request of the Holder, deliver any certificate or certificates required to be delivered by the Corporation under this Section electronically through the Depository Trust Corporation or another established clearing corporation performing similar functions. If in the case of any Notice of Conversion such certificate or certificates are not delivered to or as directed by the applicable Holder by the third Trading Day after the Conversion Date, the Holder shall be entitled to elect by written notice to the Corporation at any time on or before its receipt of such certificate or certificates thereafter, to rescind such conversion, in which event the Corporation shall immediately return the certificates representing the shares of Preferred Stock tendered for conversion.

The Corporation's obligations to issue and deliver the Conversion Shares upon conversion of Preferred Stock in accordance with the terms hereof are absolute and unconditional, irrespective of any action or inaction by the Holder to enforce the same, any waiver or consent with respect to any provision hereof, the recovery of any judgment against any Person or any action to enforce the same, or any setoff, counterclaim, recoupment, limitation or termination, or any breach or alleged breach by the Holder or any other Person of any obligation to the Corporation or any violation or alleged violation of law by the

Holder or any other person, and irrespective of any other circumstance which might otherwise limit such obligation of the Corporation to the Holder in connection with the issuance of such Conversion Shares.

In the event a Holder shall elect to convert any or all of its Preferred Stock, the Corporation may not refuse conversion based on any claim that such Holder or anyone associated or affiliated with the Holder has been engaged in any violation of law, agreement or for any other reason, unless, an injunction from a court, on notice, restraining and or enjoining conversion of all or part of this Preferred Stock shall have been sought and obtained and shall remain in effect until the completion of arbitration/litigation of the dispute and the Corporation shall pay any proceeds to such Holder to the extent it obtains judgment. In the absence of an injunction precluding the same, the Corporation shall issue Conversion Shares or, if applicable, cash, upon a properly noticed conversion.

If the Corporation fails to deliver to the Holder such certificate or certificates pursuant to Section 6(c)(i) within two Trading Days of the Share Delivery Date applicable to such conversion, the Corporation shall pay to such Holder, in cash, as liquidated damages and not as a penalty, for each \$5,000 of Conversion Value of Preferred Stock being converted, \$50 per Trading Day (increasing to \$100 per Trading Day after three (3) Trading Days and increasing to \$200 per Trading Day six (6) Trading Days after such damages begin to accrue) for each Trading Day after the Share Delivery Date until such certificates are delivered. Nothing herein shall limit a Holder's right to pursue actual damages for the Corporation's failure to deliver certificates representing shares of Common Stock upon conversion within the period specified herein and such Holder shall have the right to pursue all remedies available to it hereunder, at law or in equity including, without limitation, a decree of specific performance and/or injunctive relief.

3. Describe any other material rights of common or preferred stockholders.

There are no other material rights of common or preferred stockholders.

4. Describe any provision in the issuer's charter or by-laws that would delay, defer or prevent a change in control of the issuer.

There are no other provisions in issuer's charter or by-laws that would delay, defer or prevent a change in control of the issuer.

The number of shares or total amount of the securities outstanding for each class of securities authorized.

- 1. As of June 30th 2014, the company had:
- (ii) 4,997,999,999 common shares authorized and 1 Preferred Share Series "A" Authorized, and 2,000,000 Preferred Shares Series "B" Authorized.
- (iii) 563,958,097 common shares issued and outstanding and no Preferred Shares Issued
- (iv) 205,325,820 freely tradable common shares.
- (v) No Preferred Shares Issued
- (vi) Total number of beneficial shareholders: unknown
- (vii) Total number of shareholders of record: 433

Business Information

The name and address of the transfer agent

Nevada Agency and Transfer Company 50 West Liberty Street, Suite 880 Reno, NV 89501

Tel: +1(775)322-0626 Fax: +1(775)322-5623

Email: stocktransfer@natco.org

http://www.natco.org

This Transfer Agent is registered under the Exchange Act. The Regulatory authority of this Transfer Agent is the Securities and Exchange Commission.

List any restrictions on the transfer of security:

None

Describe any trading suspension orders issued by the SEC in the past 12 months.

None

Item IV Issuance History.

Date	Description
June 3 rd , 2014	The issuance of 40,000,000 restricted common shares to Oxford City Football Club Ltd. To pay for consulting fees.
August 21 st , 2013	Mr. Chavez resigned as a Director and Officer, Mr. Keith Alexander re-affirmed as Director and President, Mr. Tony Hawkins as acting CFO.
August 5 th , 2013	The issuance of 120,000,000 restricted common shares to Mr. Chavez for cash.
August 5 th , 2013	The issuance of 120,000,000 free trading common shares in exchange for debt settlement.
June 30 th ,2013	The issuance of 1,039,167 restricted common shares in accordance with a purchase agreement for shares in American Eagle Operating LLC.
March 31 st , 2013	The issuance of 8,276,110 restricted common shares in accordance with a purchase agreement for shares in American Eagle Operating LLC.
August 7th, 2012	The Board of Directors of Fima Inc. unanimously authorized the conversion of certain debt obligations and the accrued interest owed for those debts in exchange for common shares of Fima, under this plan. 32,700,820 shares of Fima common shares were issued to retire \$ 32,701 of debt, including accrued interest of \$ 10,851.

April 30th, 2012

Mr. Marco Garduño Chavez acquired 163,850,000 common shares collectively held by Mr. Roy Sahachaisere, Mr. Tony Hawkins, and Ms. Analyn Sahachaisere which represented approximately 68% of the companies outstanding common shares. Mr. Garduno Chavez also acquired 10,000,000 Preferred shares on April 30th, 2013 from Ms. Analyn Sahachaisere and Mr. Tony Hawkins which were returned to the Treasury without consideration in September 2012.

April 30th, 2012

Mr. Marco Garduño Chavez was appointed President/Secretary and a Director of the corporation.

Analyn Sahachaisere resigned as a Director of the corporation.

September 28, 2011

The issuance of 80,000,000 restricted shares in accordance to a share exchange agreement to acquire 100% of Action Sports Hub Inc. Allocations were as follows for the share exchange, Analyn Sahachaisere was issued 40,000,000 shares of restricted common stock and Roy Sahachaisere was issued 40,000,000 shares of restricted common stock.

July 11, 2011

The issuance of Preferred shares 4,000,000 shares Preferred A to Antony Hawkins, 6,000,000 preferred A shares to Analyn Sahachaisere.

January 7, 2011

The Issuance of the following in change of officers: Mr. Larry Twombly was issued 5,000,000 restricted shares to fill an interim CEO position. Mr. Antony Hawkins was issued 10,000,000 restricted shares to be acting CFO, Analyn Sahachaisere was issued 10,000,000 shares to be acting secretary and Mr. Roy Sahachaisere was issued 5,000,000 restricted shares to act as consultant during the transitional period of new management.

January 7, 2011

The issuance of 16,000,000 restricted shares of common stock for the 100% acquisition of 603 Beverages Inc. The shares to 603 Beverages were distributed to its shareholders in the following manner: Marianne Ballone 2,000,000 restricted common shares, Mark Hammill 6,000,000 restricted common shares, and Lawrence Twombly 8,000,000 restricted common shares.

December 9, 2010

The Issuance of IAB Media Inc. of 13,000,000 restricted common stock for the purpose of maintaining and managing shareholder communications for FIMA Inc. For a period not less than 90 days.

May 4, 2010

Goldsource Inc. dissolved. 4,000,000 shares retired into treasury back from the company.

August 4, 2009

The issuance of 40,000,000 restricted shares of common stock as compensation of Company officers: 20,000,000 restricted shares of common stock to Roy Sahachaisere (President and Chairman), 10,000,000 restricted shares of common stock to Analyn Sahachaisere, (Secretary) and 10,000,000 restricted shares of common stock to Antony Hawkins (Chief Financial Officer).

June 4, 2008	Analyn Sahachaisere was appointed Secretary.
May 1, 2008	The issuance of 4,500,000 restricted shares valued at \$3,600,000 for the acquisition of Islandwide Development Corporation, a St. Lucia company, pursuant to a share exchange agreement.
April 10, 2008	The issuance of 500,000 restricted shares valued at \$410,000 for the acquisition of Standard Minerals Inc., a NM corporation, pursuant to a share exchange agreement.
March 31, 2008	Roy Sahachaisere was appointed interim Secretary and was compensated with 1,500,000 shares of common stock for this service.
March 31, 2008	Bill Janulewicz resigned as Secretary and Treasurer and returned his initial compensation of 1,500,000 shares as his services did not fulfill his contract.
March 5, 2008	Antony Hawkins was appointed Chief Financial Officer; for his services Mr. Hawkins was paid 1,900,000 shares of common stock.
March 27, 2008	The issuance of 4,000,000 shares of common restricted stock valued at \$2,800,000 for the acquisition of GoldSource Inc., a NV-based metals and mining company, pursuant to a share exchange agreement.
March 14, 2008	The issuance of 3,500,000 shares of common restricted stock for the acquisition of Garcia y Garcia Concreto y Diseño Arquitectónico valued at \$3,150,000 pursuant to a share exchange agreement.
February 12, 2008	Fabian Suarez resigned as President and Director; Roy Sahachaisere was appointed Chairman and CEO; Analyn Sahachaisere was appointed Secretary and Director.
May 9, 2007	Kevin Krickbaum resigned as Sole Officer and Director. Fabian Suarez was appointed President and Director. William C. Janulewicz was appointed Secretary, Treasurer and Director.
Mar. 18, 2006	Douglas H. Hermanson resigned all positions with the Company. Kevin Krickbaum was appointed Sole Officer & Director of the Company.
January 24, 2008	The issuance of 11,250,000 shares of Restricted Common Stock to Fabian Suarez, valued at \$11,250, in exchange for the Common Stock of FIMA Development, Inc. (a Nevada corporation), pursuant to a Share Exchange Agreement. The issuance of 3,750,000 shares of Restricted Common Stock to Alan Suarez, valued at \$3,750, in exchange for the Common Stock of FIMA Development, Inc. (a Nevada corporation), pursuant to a Share Exchange Agreement.
	The issuance of 1,500,000 shares of Restricted Common Stock to Paul W. Salay,

Jr., valued at \$1,500, in exchange for the common stock of FIMA Development, Inc. (a Nevada corporation), pursuant to a Share Exchange Agreement. The

issuance of 1,500,000 shares of Restricted Common Stock to William C. Janulewicz, valued at \$1,500, in exchange for the common stock of FIMA Development, Inc. (a Nevada corporation), pursuant to a Share Exchange Agreement. The issuance of 1,500,000 shares of restricted common stock to Oleksandr Farrenikov, valued at \$1,500, in exchange for the Common Stock of FIMA Development, Inc. (a Nevada corporation), pursuant to a Share Exchange Agreement. A total of 19,500,000 restricted common shares were issued pursuant to a Share Exchange Agreement in exchange for the common stock of FIMA Development, Inc., thereby increasing the outstanding common stock by 10% or more. This issuance was made in what the company feels was an "error" and is currently remedying the situation with intentions and plans on retiring any and all 19,500,000 duplicated shares.

May 3, 2007

The issuance of 11,250,000 shares of restricted common stock to Fabian Suarez, valued at \$11,250, in exchange for the Common Stock of FIMA Development, Inc. (a Nevada corporation), pursuant to a Share Exchange Agreement. The issuance of 3,750,000 shares of restricted common stock to Alan Suarez, valued at \$3,750, in exchange for the common stock of FIMA Development, Inc. (a Nevada corporation), pursuant to a Share Exchange Agreement. The issuance of 1,500,000 shares of restricted common stock to Paul W. Salay, Jr., valued at \$1,500, in exchange for the common stock of FIMA Development, Inc. (a Nevada corporation), pursuant to a Share Exchange Agreement.

The issuance of 1,500,000 shares of restricted common stock to William C. Janulewicz, valued at \$1,500, in exchange for the Common Stock of FIMA Development, Inc. (a Nevada corporation), pursuant to a Share Exchange Agreement. The issuance of 1,500,000 shares of restricted common stock to Oleksandr Farrenikov, valued at \$1,500, in exchange for the Common Stock of FIMA Development, Inc. (a Nevada corporation), pursuant to a Share Exchange Agreement. A total of 19,500,000 restricted common shares were issued pursuant to a Share Exchange Agreement in exchange for the Common Stock of FIMA Development, Inc., thereby increasing the outstanding Common Stock by 10% or more.

Jan. 14, 2005

Jason Wright resigned as a Director of the Company. Douglas H. Hermanson, a current Director, was elected Company President, Secretary and Treasurer.

Jan. 13, 2005

Kurt Schirado resigned as President, Treasurer and Director of the Company.

June 8, 2001

Wade J. Vogel resigned as a Director of the Company.

June 8, 2001

The issuance of 2,000,000 shares of restricted common stock to Kurt Schirado, a founder of Fishing Buddy, Inc., valued at \$2,000. The issuance of 2,000,000 shares of restricted common stock, to Douglas H. Hermanson, a founder of Fishing Buddy, Inc., valued at \$2,000. The issuance of 2,000,000 shares of restricted common stock, to Jason Wright, a founder of Fishing Buddy, Inc., valued at \$2,000. A total of 6,000,000 restricted common shares were issued to

the Company's Founding Directors, thereby increasing the outstanding common stock by 10% or more.

Item V Financial information for the issuer's most recent fiscal period.

The Company intends to report its financial information to OTC Markets Group Inc., on a quarterly and annual basis. Our financial report for the period ending March 31st, 2014 is filed with this Quarterly Report, and is hereby incorporated by reference. Our financial report includes the following: balance sheet, statement of income, statement of cash flows, statement of changes in stock holders' equity, and the financial notes. Our financial statements have not been audited, and therefore, there is no audit letter.

The aforementioned document can be found by viewing the item described as the "Quarterly Financial Report" for the period mentioned above under the "Filings" section of the FIMA, Inc. company profile on the Pink Sheets website at:

http://pinksheets.com/pink/quote/quote.jsp?symbol=fima

Similar financial information for such part of the two preceding fiscal years as the issuer or its predecessor has been in existence.

The company has provided a Balance Sheet, Statement of Profit and Loss, a Statement of Cash Flows and a Statement of Changes in Shareholders Equity/Deficit dated as of their preceding two fiscal years ending December 31, 2013 and 2012, the first quarter ended March 31, 2012, the second quarter report ended June 30th, 2012, the third quarter report ended September 30th, 2012, the first quarter ended March 31st, 2013, the second quarter ended June 30th, 2013, the third quarter ended September 30th, 2013, respectively, prepared in accordance with U.S. generally accepted accounting principles (U.S. GAAP).

The aforementioned documents can be found by viewing the items described as the "Quarterly Reports" and the "Annual Reports" for the periods mentioned above under the "Filings" section of the FIMA, Inc. company profile on the Pink Sheets website at:

http://pinksheets.com/pink/quote/quote.jsp?symbol=fima

The information contained in the financial statements can be found in the respective reports under the heading of "Consolidated Financial Statements." Our financial statements have not been audited, and therefore, there is no audit letter.

Item VI Describe the Issuer's Business, Products and Services.

The issuer's primary and secondary SIC codes:

Primary - 6552 Secondary - 6531 (6500)

Business of Issuer

FIMA, Inc. is a land development, acquisition, and consulting firm. The company also acquired an interest in American Eagle Operating LLC, which intends to focus on producing oil and gas properties in the United States.

The year the issuer (or any predecessor) was organized:

FIMA, Inc. was incorporated as Fishing Buddy, Inc. under the laws of the State of Nevada on June 5, 2001.

The Issuer's fiscal year end date:

The Issuers Fiscal year end date is December 31.

The nature of products or services offered:

Principal products or services, and their markets:

Currently FIMA, Inc. is exploring ways to maximize the value of its existing assets by strategic review that may result in either a sale, joint venture, or further investment. The company is also exploring unrelated business opportunities. The company holds a 49% interest in Garcia y Garcia and a 10% interest in American Eagle Operating LLC.

Item VII The nature and extent of the issuer's facilities.

412 Kiowa Drive W, Lake Kiowa TX is used as the Issuer's corporate office for all incoming and outgoing correspondence. FIMA does not have any lease obligations and shares space with related parties.

Management Structure and Financial Information

Item VIII The name of the chief executive officer, members of the board of directors, as well as control persons.

A. Officers and Directors:

> CFO: Mr. Antony Hawkins

3150 Livernois Suite 102

Troy, MI 48083

Employment History

CFO of FIMA, Inc. since March 2008.

Partner Moeller Hawkins and Associates since 2003.

Director Mr. Keith Alexander Jr. (BOD)

412 Kiowa Drive W Lake Kiowa, TX

Employment History:

Mr. Alexander has over 40 years of experience in the oil and gas industry. Prior to owning and running his own companies Mr. Alexander was Executive Vice President of Donham Oil Tool Company ("DOTCO") located in Dallas, Texas. DOTCO was the largest independent fishing tool company in the US and employed 700 people with sales in excess of 90 million annually. Mr. Alexander has also worked for Basin Tool Company as Vice President of Operations, Knight Fishing Services as Regional Manager, and Graco Fishing and Rental Tool Company as Vice President of Sales.

B. Legal/Disciplinary History.

Identify whether any of the foregoing persons have in the last five years, been the subject of:

1. A conviction in a criminal proceeding or named as a defendant in a pending criminal proceeding (excluding traffic violations and other minor offenses);

None of the foregoing persons have been the subject of a conviction in a criminal proceeding or named as a defendant in a pending criminal proceeding.

2. 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 a person's involvement in any type of business, securities, commodities, or banking activities;

None of the foregoing persons have been the subject of any order, judgment, or decree, that permanently or temporarily enjoined, barred, suspended or otherwise limited in such a person's involvement in any type of business, securities, commodities, or banking activities.

3. A finding or judgment by a court of competent jurisdiction (in a civil action), the SEC, the CFTC, or a state securities regulator of a violation of federal or state securities of commodities law, which finding or judgment has not been reversed, suspended, or vacated;

None of the foregoing persons have been the subject of any finding or judgment by a court of competent jurisdiction (in a civil action), the SEC, the CFTC, or a state securities regulator of a violation of federal or state securities or commodities laws.

4. The entry of an order by a self-regulatory organization that permanently or temporarily barred, suspended or otherwise limited such person's involvement in any type of business of securities activities.

None of the foregoing persons have been the subject of any order by a self-regulatory organization that permanently or temporarily barred, suspended or otherwise limited such person's involvement in any type of business or securities activities.

C. Beneficial Owners 10% and more.

Mr. Marco Garduño Chavez

Retorno 8, # 30, Mexico City, Mexico 04460

Currently owns: 280,850,000 = 53.6 % (Common)

Item IX The name, address, and telephone number of each of the following outside providers that advise the issuer on matters relating to operations, business development and disclosure:

1. Investment Banker: None

2. Promoters: None

3. Counsel:

➤ HORWITZ, CRON & ARMSTRONG, LLP

26475 Rancho Parkway South Lake Forest, CA 92630 +1(949)540-6540

> James R. J. Scheltema, LLC

5042 Durham Road West Columbia, MD 21044 +1(850)723-7496

4. Accountant or Auditor

The company's accountant prepares unaudited financial statements in accordance with US Generally Accepted Accounting Principles. Management provides accurate and timely financial records to the accountant to prepare Unaudited Financial Statements in accordance with US Generally Accepted Accounting Principles.

Moeller, Hawkins & Associates
3150 Livernois, Suite 102
Troy, MI 48083
+1(248)689-1120 Ext.2

5. Public Relations Consultant(s): None

6. Investor Relations Consultant: None

7. Others: None

Other information

Currently there is no other information to be presented at this time.

Issuer's Certifications. Item X

I, Keith Alexander certify that:

- 1. I have reviewed this quarterly report for the period ended March 31st, 2014 of FIMA, 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: July 18th, 2014

Keith Alexander Jr. President/Director