

# FINANCIAL INFORMATION QUARTERLY REPORT JUNE 30, 2014

# **Table of Contents**

# **OTC Pink Basic Disclosure Guidelines**

Name of the issuer and its predecessors (if any)	3
Address of the issuer's principal executive offices	3
Company Headquarters	3
IR Contact	3
Security Information	з
Common stock	3
Preferred stock	3
Transfer Agent	4
Issuance History	4
Financial Statements	5
Balance Sheets	Financial Statements – Page 1
Statements of Operations	Financial Statements – Page 2
Statements of Cash Flows	Financial Statements – Page 3
Notes to Financial Statements	Financial Statements – Page 4
Describe the Issuer's Business, Products and Services	6
Describe the Issuer's Facilities	8
Officers, Directors, and Control Persons	9
Names of Officers, Directors, and Control Persons	
Legal/Disciplinary History	9
Beneficial Shareholders	
Third Party Providers	10
Legal Counsel	
Accountant or Auditor	
Investor Relations Consultant	
Other Advisor	
Issuer Certification	11

#### OTC Pink Basic Disclosure Guidelines

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

CGrowth Capital, Inc., which was formerly known as Anchor Pacific Underwriters, Inc. until September 28, 2009.

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

## Company Headquarters

4550 NW Newberry Hill Road, Suite 202

Silverdale, WA 98383 Phone: 360-536-4500

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

# **IR Contact**

Same as above

# 3) Security Information

Trading Symbol: CGRA

Exact title and class of securities outstanding: Common Stock

CUSIP: <u>15722A102</u>

Par or Stated Value: \$0.001

Total shares authorized: <u>500,000,000</u> as of: <u>06/30/2014</u> as of: <u>06/30/2014</u> as of: <u>06/30/2014</u>

Additional class of securities (if necessary):

Trading Symbol: N/A

Exact title and class of securities outstanding: Preferred Stock

CUSIP: N/A

Par or Stated Value: \$0.001

Total shares authorized: 20,000,000 as of: 06/30/2014 Total shares outstanding: 595,051 as of: 06/30/2014

Additional class of securities (if necessary):

Trading Symbol: N/A

Exact title and class of securities outstanding: Series A Convertible Preferred Stock

CUSIP: N/A

Par or Stated Value: \$0.001

Total shares authorized:  $2,000,000^*$  as of: 06/30/2014 Total shares outstanding:  $595,000^*$  as of: 06/30/2014

\* totals included in Preferred Stock above.

Additional class of securities (if necessary):

Trading Symbol: N/A

Exact title and class of securities outstanding: Series B Preferred Stock

CUSIP: N/A

Par or Stated Value: \$0.001

Total shares authorized:  $51^*$  as of: 06/30/2014 as of: 06/30/2014 as of: 06/30/2014

\* totals included in Preferred Stock above.

#### **Transfer Agent**

Pacific Stock Transfer Company 4045 S. Spencer Street Suite 403 Las Vegas, NV 89119

Las Vegas, NV 89119 Phone: 702-361-3033

Is the Transfer Agent registered under the Exchange Act?\* Yes: ☐ No: ☐

\*To be included in the OTC Pink Current Information tier, the transfer agent must be registered under the Exchange Act.

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

List below any events, in chronological order, that resulted in changes in total shares outstanding by the issuer in the past two fiscal years and any interim period. The list shall include all offerings of equity securities, including debt convertible into equity securities, whether private or public, and all shares or any other securities or options to acquire such securities issued for services, describing (1) the securities, (2) the persons or entities to whom such securities were issued and (3) the services provided by such persons or entities. The list shall indicate:

#### A.- F.

Date	Common Shares Issued	Preferred Shares Issued	Issued To	Notes
-	200,052,270	0		December 31, 2010: Total issued and outstand
10/05/2012		8,000	Individual	\$50,000 cash (restricted)
10/18/2012	5,000,000		Individual	Note receivable (restricted): \$5,000
10/23/2012	2,500,000		JT Arco, Inc.	Consulting services (restricted): \$25,000
10/23/2012	2,500,000		North Shore Equities, Inc.	Consulting services (restricted): \$25,000
10/23/2012	1,000,000		Bull in Advantage	Consulting services (restricted): \$10,000
11/02/2012	(48,000,000)			Shares return (free trading): (\$48,000)
11/03/2012	6,000,000		JT Arco, Inc.	Note conversion (free trading): \$6,000
11/03/2012	7,000,000		North Shore Equities, Inc.	Note conversion (free trading): \$7,000
11/03/2012	7,000,000		Fidarsi, Inc.	Note conversion (free trading): \$7,000
11/03/2012	5,000,000		Individual	Note conversion (free trading): \$5,000
11/03/2012	5,000,000		Individual	Note conversion (free trading): \$5,000
11/03/2012	6,000,000		G-Lock Corp.	Note conversion (free trading): \$6,000
11/03/2012	6,000,000		MDC Group LLC	Note conversion (free trading): \$6,000
11/03/2012	6,000,000		Old Sawmill Partners LLC	Note conversion (free trading): \$6,000

02/08/2013	(500,000)		Bull in Advantage	Shares returned (restricted): (\$5,000)
02/12/2013	(2,500,000)		North Shore Equities, Inc.	Shares returned (restricted): (\$25,000)
02/19/2013		16,000	Jimini Construction	Equipment purchase (restricted): \$160,000
09/30/2013	(7,000,000)			Shares returned (free trading): (\$7,000)
09/30/2013	9,000,000	300,000	West Salt Creek, Inc.	Asset Purchase (restricted): \$3,900,000
11/15/2013	470,000	70,500	Max Oil Exploration	Asset Purchase (restricted): \$752,000
12/31/2013	500,000	106,075	Ventrum Energy Corp.	Asset Purchase (restricted):\$1,060,750
04/01/2014		90,000	Ventrum Louisiana	Asset Purchase (restricted): \$900,000
04/07/2014		51	Keystone Financial Mgmt	Services rendered at par (restricted): \$0.05
05/09/2014	30,000	5,000	Various Vendors	Purchase Commission (restricted): \$53,000
	211,052,270	595,051		Jun 30, 2014: Total issued and outstanding

None of the abovementioned issuances were registered or qualified in any jurisdictions.

G. Whether the certificates or other documents that evidence the shares contain a legend (1) stating that the shares have not been registered under the Securities Act and (2) setting forth or referring to the restrictions on transferability and sale of the shares under the Securities Act.

All restricted certificates have been stamped with a legend indicating that the securities have not been registered under the Securities Act and are subject to restrictions on the transferability and sale of such shares.

#### 5) Financial Statements

Provide the financial statements described below for the most recent fiscal year end or quarter end to maintain qualification for the OTC Pink Current Information tier. For the initial disclosure statement (qualifying for Current Information for the first time) please provide reports for the two previous fiscal years and any interim periods.

- A. Balance sheets:
- B. Statement of operations;
- C. Statement of cash flows;
- D. Financial notes; and
- E. Audit letter, if audited (N/A)

The financial statements requested pursuant to this item shall be prepared in accordance with US GAAP by persons with sufficient financial skills.

The referenced financial statements have been inserted within this report on the following pages: Financial Statements – Pages 1 – 9.

# **Balance Sheets**

CGROWTH CAPITAL, INC. AND ITS SUBSIDIARIES UNAUDITED CONSOLIDATED BALANCE SHEETS

# **ASSETS**

ASSETS	June 30, 2014	Dece	mber 31, 2013
CURRENT ASSETS: Cash and cash equivalents Accounts receivable	\$ 386 37,846	\$	1,246 88,393
Total Current Assets	 38,232		89,639
PROPERTY AND EQUIPMENT, net	8,119,536		6,261,123
TOTAL ASSETS	\$ 8,157,768	\$	6,350,762
LIABILITIES AND STOCKHOLDERS' DEFICIT			
CURRENT LIABILITIES: Accounts payable Assumed liabilities Notes payable and accrued interest Loans payable, current portion	\$ 407,831 503,685 319,679 157,315	\$	281,453 - 158,874 87,947
Total Current Liabilities	 1,388,510		528,274
LONG TERM LIABILITIES, loans payable	 411,623		178,889
TOTAL LIABILITIES	1,800,133		707,163
STOCKHOLDERS' DEFICIT: Preferred stock, \$0.001 par value, 20,000,000 shares authorized, 595,051 and 500,000 shares issued and outstanding, respectively Common stock, \$0.001 par value, 500,000,000 shares authorized, 211,052,270 and 211,022,270 shares issued and outstanding, respectively Additional paid in capital Retained (deficit)	595 211,052 6,952,557 (806,569)		500 211,022 5,999,682 (567,605)
Total Stockholders' Equity	 6,357,635		5,643,599
TOTAL LIABILITIES AND STOCKHOLDERS'	. ,		•
EQUITY (DEFICIT)	\$ 8,157,768	\$	6,350,762

The accompanying notes are an integral part of these financial statements.

# **Statements of Operations**

CGROWTH CAPITAL, INC.
AND ITS SUBSIDIARIES
UNAUDITED CONSOLIDATED STATEMENTS OF OPERATIONS
THREE AND SIX MONTHS ENDED JUNE 30, 2014 AND 2013

		e Months Ended 30, 2014	l Ended		Ended Ended		Ended	
REVENUES: Contracting Mineral sales Oil and gas sales	\$	23,523 12,728 146,415	\$	62,437 21,144 146,415	\$	- - -	\$	- - -
Total Revenues		182,666		229,996		-		-
COST OF GOODS SOLD		181,632		238,598		-		-
GROSS PROFIT		1,034		(8,602)		-		
OPERATING EXPENSES: Administrative fees Consulting expense Depreciation Management fees Professional fees Travel, meals, and entertainment Other general and administrative  Total Operating Expenses  INCOME (LOSS) FROM OPERATIONS  OTHER INCOME (EXPENSE) Gain on sale of asset – quarry Interest expense Penalties and late fees		30,000 750 27,440 36,000 15,385 - 8,017 117,592 (116,558)		60,000 3,250 50,580 66,000 19,017 451 12,948 212,246 (220,848)		30,000 5,500 23,112 30,000 6,054 1,692 3,565 99,923 (99,923) 47,997 (6,503) (1,567)		60,000 (4,600) 23,112 60,000 8,661 3,671 8,751 159,594 (159,594) 47,997 (9,084) (1,567)
NET INCOME (LOSS) BEFORE INCOME TAX PROVISION		(125,831)		(238,964)		(59,995)		(122,248)
PROVISION FOR INCOME TAXES		-		-		-		-
CONSOLIDATED NET INCOME (LOSS)	\$	(125,831)		(238,964)	\$	(59,995)	\$	(122,248)
WEIGHTED AVERAGE SHARES OUTSTANDING	211	,022,270	2	11,042,270	20	8,718,937	2	08,607,826
BASIC AND DILUTED INCOME (LOSS) PER SHARE	\$	(0.00)	\$	(0.00)	\$	(0.00)	\$	(0.00)

The accompanying notes are an integral part of these financial statements.

# **Statements of Cash Flows**

CGROWTH CAPITAL, INC. AND ITS SUBSIDIARIES CONSOLIDATED STATEMENTS OF CASH FLOWS (UNAUDITED)

,	Six Months Ended		Twelve Months Ended		
	June 30	0, 2014	December 31, 2013		
CASH FLOWS FROM OPERATING ACTIVITIES: Net gain (loss) Adjustments to reconcile net gain (loss) to net cash provided by (used in) operating activities:	\$	(238,964)	\$	(105,120)	
Depreciation Stock issued for services Gain on sale of assets – quarry Loss on sale of asset – equipment Net (increase) decrease in operating assets:		50,580 - - 720		70,236 (30,000) (155,524)	
Accounts receivable  Notes receivable  Net increase (decrease) in operating liabilities:		50,548 -		(86,503) 7,200	
Accounts payable Other liabilities		126,378 8,948		146,302 6,349	
Net Cash (Used in) Operating Activities		(1,790)		(147,060)	
CASH FLOWS FROM INVESTING ACTIVITIES: Payments for property and equipment Funds received from sale of assets	(	(1,007,594) 7,600		(476,374) 206,407	
Net Cash (Used in) Investing Activities		(999,994)		(269,967)	
CASH FLOWS FROM FINANCING ACTIVITIES: Proceeds from notes, net Proceeds of capital stock issuance		1,000,924		410,393 -	
Net Cash Provided by Financing Activities		1,000,924		410,393	
NET INCREASE (DECREASE) IN CASH		(860)		(6,634)	
CASH AT BEGINNING OF PERIOD		1,246		7,880	
CASH AT END OF PERIOD	\$	386	\$	1,246	
SUPPLEMENTAL DISCLOSURES OF CASH FLOW INFORMATION: Cash paid during the period for: Interest	\$ \$	8,448	\$ \$	16,090	
Income taxes	Ф	-	Ф	-	

NON-CASH INVESTING AND FINANCING ACTIVITIES

Issuance of preferred stock for acquisitions	\$ 950,000	\$ 5,750,000
Issuance of common stock for acquisitions	\$ 3,000	\$ 997,000
Issuance of preferred stock for equipment purchases	\$ -	\$ 160,000

The accompanying notes are an integral part of these financial statements.

# **Notes to Financial Statements**

# CGROWTH CAPTIAL, INC. NOTES TO FINANCIAL STATEMENTS (unaudited)

# **NOTE 1 – Summary of Significant Accounting Policies**

#### Basis of Presentation

The accompanying un-audited interim financial statements include all information and footnotes required by accounting principles generally accepted in the United States of America ("GAAP") for complete financial statements. In the opinion of management, all adjustments (consisting of normal recurring accruals) considered necessary for a fair presentation of financial position and the results of operations for the periods presented have been included. Operating results for the periods are not necessarily indicative of the results that may be expected for future years. All transactions are denominated in US dollars.

# Management's Estimates and Assumptions

The preparation of financial statements in conformity with GAAP requires management to make estimates and assumptions that affect the reported amounts of assets and liabilities and disclosure of contingent assets and liabilities as of the date of the financial statements. Management considers CGrowth Capital's most significant accounting estimates to include valuation assumptions for share-based payments, allowance for doubtful accounts receivable, inventory reserves, accrual for reserves, the carrying value of long-lived assets, income tax valuation allowances and capitalization of labor and overhead to inventory for work in progress. Actual results could differ significantly from those estimates.

#### Fair Value of Financial Instruments

The fair value of financial instruments approximates their carrying values at period end dates due to their short maturities. These financial instruments consist of cash and cash equivalents, accounts receivable and accounts payable.

# Cash and Cash Equivalents

The Company considers all highly liquid investments purchased with an initial maturity of 90 days or less to be cash equivalents.

#### Accounts Receivable and Allowance for Doubtful Accounts

The Company recognizes an allowance for losses on accounts receivable based on an analysis of historical bad debt experience, current receivables aging, and expected future write-offs, as well as an assessment of specific identifiable customer accounts considered at risk or uncollectible. As of June 30, 2014, management has determined all receivable balances to be fully collectible and accordingly, no allowance was recognized

at such time. Accounts receivable are non-interest bearing and are generally unsecured.

#### Inventories

Inventories are stated at the lower of cost or market with cost being determined on the first-in, first-out method. Work in progress and finished goods inventory includes an allocation for capitalized labor and overhead. The Company routinely evaluates the carrying value of inventories and provides reserves when appropriate to reduce inventories to the lower of cost or market to reflect estimated net realizable value. As of June 30, 2014, no inventory existed for the Company and, accordingly, no reserve has been recognized at June 30, 2014.

# Property and Equipment

Property and equipment are carried at depreciated cost. Gains or losses related to retirements or disposition of fixed assets are recognized in operations in the period incurred. Costs of normal repairs and maintenance are charged to expense as incurred, while betterments or renewals are capitalized. Depreciation commences at the time the assets are placed in service. Depreciation is provided using the straight-line method over the estimated economic lives of the assets or for leasehold improvements, over the shorter of the estimated useful life or the lease term, which are summarized as follows:

Computer equipment	3 – 5 years
Furniture and equipment	5 – 7 years
Leasehold improvements	7 years
Warehouse and commercial	25 years

As of June 30, 2014, the Company had accounted for depreciation on all of its current property and equipment.

# Revenue Recognition, Deferred Revenue and Change in Accounting Principle

Net revenues include sales services. Services include consulting work performed by the Company. The Company recognizes revenue for these services when it is realized or realizable and earned. Revenue is considered realized and earned when: (i) persuasive evidence of an arrangement exists; (ii) delivery has occurred and/or services have been rendered; (iii) the price is fixed and determinable; and (iv) collection of the resulting receivable is reasonably assured.

#### Financial Instruments and Concentrations of Credit Risk

We believe the book value of our current assets and liabilities approximate their fair values due to their short term nature.

Financial instruments that potentially subject us to significant concentrations of credit risk consist principally of cash. With respect to cash, during the six month period ended June 30, 2014, we maintained all of our cash in a deposit account with two financial institutions, which deposit account at times may exceed federally insured limits. We have not experienced any losses in such account.

#### Income Taxes

We compute income taxes in accordance with Financial Accounting Standards Statement No. 109 "Accounting for Income Taxes" ("SFAS 109"). Under SFAS 109, deferred taxes are recognized for the tax consequences of temporary differences by applying enacted statutory rates applicable to future yeas to differences between the tax bases of assets and liabilities and their financial statement carrying amounts. Also, the effect on deferred taxes of a change in tax rates is recognized in income in the period that included the enactment date.

# Net Income (Loss) per Common Share

The net income per common share is computed by dividing net income by the weighted average of common shares outstanding.

# Accounting Pronouncements

We do not expect that the adoption of any recent accounting pronouncements will have a material impact on our financial statements.

# NOTE 2 – Going Concern

The accompanying financial statements have been prepared on a going concern basis, which assumes the Company will be able to meet its obligations and continue its operations for at least the next twelve months. Such assumption contemplates the realization of assets and the satisfaction of liabilities in the normal course of business. The Company incurred a net loss for the quarter ended June 30, 2014 and had an accumulated deficit of \$806,569 as of June 30, 2014. For the six months ending June 30, 2014, the Company had a loss of \$238,964, and anticipates a current annual working capital deficit of approximately \$500,000. These deficits raise doubt about the Company's ability to continue as a going concern. As a result, realization values of the Company's assets and liabilities may be substantially different from reported carrying values and these financial statements do not give effect to adjustments that would be necessary to the carrying values and classification of assets and liabilities should we be unable to continue as a going concern.

The Company's continuation as a going concern is dependent upon its ability to generate sufficient cash flow from sales to meet its obligations on a timely basis, to obtain additional financing as may be required, and ultimately to attain profitability. Potential sources of cash include new contracts, external debt, the sale of shares of Company's stock or alternative methods such as mergers or sale transactions. No assurances can be given, however, that the Company will be able to obtain any of these potential sources of cash. Furthermore, the Company may be unable to raise additional capital on commercially acceptable terms, if at all, and if the Company raises capital through additional equity financings, existing shareholders may have their ownership interests diluted.

# **NOTE 3 – Related Party Transactions**

Administrative fees – During the six months ended June 30, 2014, the Company accrued or paid administrative fees to companies closely held by our current CEO in the amount of \$60,000.

Management fees – During the six months ended June 30, 2014, the Company accrued or paid management fees to a company closely held by our current CEO in the amount of \$66,000.

Rent expense – During the six months ended June 30, 2014, the Company accrued or paid office rent and expenses to a majority shareholder company closely held by our current CEO in the amount of \$6,000.

Notes payable – During the six months ended June 30, 2014, a company closely held by the current CEO of the Company, loaned the Company and additional \$128,000.00. The loan is due on demand and carries and interest rate of 6%.

# **NOTE 4 – Notes and Loans Payable**

At fiscal quarter ended June 30, 2014, the Company had notes payable, loans payable, assumed debts, and accrued interest in the amount of \$1,392,302.13. The notes included notes payable to six unaffiliated parties in the amount of \$180,051.51, which is not secured by collateral of the Company, carries accrued interest of 6% and is due on demand by the holders. Another note payable is to an affiliated company of our Chief Executive Officer in the amount of \$185,495.54, is not secured by collateral of the company, carries accrued interest of 6%, and is due on demand by the holder. Loans payable included loans to a third party totaling \$223,556.19, which are secured by equipment purchased for the Company, carry interest rates of 6.3%, and are due in 2-4 years. Assumed debts are associated with our West Salt Creek purchase totaling \$503,685.20 and are not secured by collateral of the company. A final note, in the amount of \$299,513.69, is related to the purchase of our Chewelah, Washington facility and is 5% interest loan secured by our 47 acre industrial site

# NOTE 5 – Stockholders' Equity

During the fiscal quarter ended June 30, 2014, the Company issued the following common or preferred shares of the Company:

In April 2014, the Company issued 90,000 shares of Series A Convertible Preferred Stock towards an asset purchase payment in the amount of \$900,000.

In April 2014, the Company issued 51 shares of Series B Preferred Stock for \$0.05 and services rendered to the Company.

In May 2014, the Company issued 5,000 shares of Series A Convertible Preferred Stock for balances of asset purchases made in the amount of \$50,000.

In May 2014, the Company issued 30,000 shares of common stock for balances of asset purchases made in the amount of \$3,000.

# **NOTE 6 – Contingencies**

The Company had no contingencies existing as of June 30, 2014.

# **NOTE 7 – Segments**

The Company determined that it does not operate in any material, separately reportable operating segments as of June 30, 2014.

# **NOTE 8 – Subsequent Events**

Management has evaluated subsequent events pursuant to the requirements of ASC Topic 855 and has determined that other than listed below, no material subsequent events exist.

#### 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. a description of the issuer's business operations;

Following the change of control in July 2012, the Company began to diversify itself and position the Company to be an asset holding and management company servicing assets and companies in the mining, exploration, real estate and emerging technology sectors with solutions designed to help companies monetize their undervalued or unused assets and bring products and services to market.

Prior to the change of control, the Company had provided telephonic inpatient nursing and rehabilitative services to patients who require continuous healthcare but not hospital services through its subsidiary, Spectrum Managed Care of California, Inc. ("Spectrum"). The Company also provided proprietary software for nurse case management services through this same subsidiary. The Company fully impaired the value of Spectrum and its software on its balance sheet. At the end of FY2013, the Company made the decision to divest itself of the market sector since the telephonic services has since ceased.

In July 2012, the Company entered into an Assignment of Contract with Keystone Financial Management, Inc. ("KFM"), its majority shareholder, whereby KFM assigned to the Company, and the Company assumed from KFM, all of KFM's rights, title and interest in and to that certain Joint Venture Agreement pursuant to which the Company acquired the rights to an ore processing agreement enabling conversion of raw ore materials into marketable commodities, such as gold and silver. This acquisition demonstrates the Company's strategy of purchasing or executing joint ventures on valuable assets and to monetize the assets to bring shareholder value.

During the latter part of 2012, the Company has worked to line up additional contracts in the metal mining field, worked on agreements with strategic partners and consultants, and established targeted equipment purchases to carry out operations in 2013. During the first quarter of 2013, the Company was able to initiate its first series of equipment purchases for the processing of raw ore materials into marketable commodities.

On March 13, 2013, the Company announced that it had executed a Purchase and Sale Agreement for the purchase of the Deer Trail Mine in Eastern Washington. The 40 acre fee simple parcel contains three (3) historically active mines and is grandfathered as an active mining site. Terms of the purchase are to be disclosed upon closing of the transaction. The transaction has yet to close, however, the parties continue to work together as joint partners.

During the second quarter of 2013, the Company engaged the Bureau of Land Management to secure a rock quarry near Colville, Washington, known as the Chewelah Community Pit. On June 17, 2013, the Company entered into an agreement with JPX Global, Inc. for the lease and purchase of the representative material at the quarry along with a joint venture agreement for the Company to oversee the extraction and sale of the material. The Company has recognized a gain on the sale of assets related to the net cash received in the transaction. Effective the end of FY2013, the Company severed the relationship with JPX Global and now has all rights to the quarry.

Effective September 30, 2013, the Company closed on a Purchase and Sale Agreement with West Salt Creek, Inc. for the purchase of 2,064 acres of Wyoming oil leases. Located in the Powder River Basin, the leases include active wells with current production along with the associated fixtures, pumps, vehicles, and tanks for the current field operation. The purchase price for the property leases, well interest, and equipment is \$3,900,000. The Company paid for the acquisition through the issuance of a) \$3,000,000 in Preferred A stock (which amounted to 300,000 shares of Preferred A stock valued at \$10.00 per shares). The shares have a two year lock up, may be called by the Company during that time period at the stated price plus a 6% cumulative annual premium, and may be converted to common shares after the hold period at a 20% discount to market; and b) \$900,000 in Common stock (which amounted to 9,000,000 shares of Common stock valued at \$0.10 per share). The common stock is subject to a 1 year lock up, a metering and block trade restriction, and Rule 144. At no time may the seller own more than 4.9% of the Commons shares of the Company. Additionally, the Company issued Warrants to the seller for the purchase of 4,500,000 shares of Common stock. The Warrants have a strike price of \$0.50 per share, expire on the fifth anniversary of the closing, and are to be paid for in cash.

On November 5, 2013, the Company announced that it had entered into a comprehensive Memorandum of Understanding for ("Agreement") with asset holders in Stevens County, Washington. The Agreement incorporates the purchase of an existing 47 acre industrial site located just 38 miles from the Company's mining operations; extensive mineral rights to terrazzo, dolomite, silica, and gravel, which incorporates over 10 physical quarry locations; and the purchase of controlling interest in a company with current assets, inventories, and sales channels for the minerals. In conjunction with the Agreement, the Company also executed a Contract for Hire Agreement ("Contract") with the same asset holders to provide for site cleanup, inventory cataloging, and asset liquidation of specified tools, equipment, and buildings on the 47 acre site as well as another industrial site not included in the Agreement. Under the Contract, the Company oversaw the liquidation and site cleanups through its partner, Cedar Canyon Mining Corp. and a representative of the asset holders. As compensation, the Company is receiving 60% of the liquidated assets during the term of the Contract, 20% paid weekly and 40% to be applied to the purchase of the industrial site detailed in the Agreement. On April 2, 2014, the Company closed on the industrial site and associated quarries.

Effective November 15, 2013, the Company closed on a Purchase and Sale Agreement with Max Oil Exploration and Extraction, LLC for the purchase of a 49% Working Interest in a well located within the Company's existing Wyoming oil leases. The purchase price for the well interest and equipment is \$752,000. The Company paid for the acquisition through the issuance of a) \$705,000 in Preferred A stock (which amounted to 70,500 shares of Preferred A stock valued at \$10.00 per shares). The shares have a two year lock up, may be called by the Company during that time period at the stated price plus a 6% cumulative annual premium, and may be converted to common shares after the hold period at a 20% discount to market; and b) \$47,000 in Common stock (which amounted to 470,000 shares of Common stock valued at \$0.10 per share). The common stock is subject to a 1 year lock up, a metering and block trade restriction, and Rule 144. At no time may the seller own more than 4.9% of the Commons shares of the Company. Additionally, the Company issued Warrants to the seller for the purchase of 235,000 shares of Common stock. The Warrants have a strike price of \$0.50 per share, expire on the fifth anniversary of the closing, and are to be paid for in cash.

Effective December 31, 2013, the Company closed on a Purchase and Sale Agreement with Ventrum Energy Corp. for the purchase of 975 acres of Wyoming oil leases. Located in the Powder River Basin, the leases include active wells with current production along with the associated fixtures, pumps, vehicles, and tanks for the current field operation. The purchase price for the property leases, well interest, and equipment is \$1,065,750. The Company paid for the acquisition through the issuance of a) \$1,060,750 in Preferred A stock (which amounted to 106,075 shares of Preferred A stock valued at \$10.00 per shares). The shares have a two year lock up, may be called by the Company during that time period at the stated price plus a 6% cumulative annual premium, and may be converted to common shares after the hold period at a 20% discount to market; and b) \$50,000 in Common stock (which amounted to 500,000 shares of Common stock valued at \$0.10 per share). The common stock is subject to a 1 year lock up, a metering and block trade restriction, and Rule 144. At no time may the seller own more than 4.9% of the Commons shares of the Company. Additionally, the Company issued Warrants to the seller for the purchase of 250,000 shares of Common stock. The Warrants have a strike price of \$0.50 per share, expire on the fifth anniversary of the closing, and are to be paid for in cash.

Effective April 1, 2014, the Company closed on a Purchase and Sale Agreement with Ventrum Louisiana, LLP for the purchase of 1,194 acres of Louisiana oil leases. The six (6) leases include nine (9) active wells with current production along with the associated fixtures, pumps, vehicles, and tanks for the current field operation. The purchase price for the property leases, well interest, and equipment is \$900,000. The Company paid for the acquisition through the issuance of \$900,000 in Preferred A stock (which amounted to 90,000 shares of Preferred A stock valued at \$10.00 per shares). The shares have a two year lock up, may be called by the Company during that time period at the stated price plus a 6% cumulative annual premium, and may be converted to common shares after the hold period at a 20% discount to market.

## B. Date and State (or Jurisdiction) of Incorporation;

The Company was incorporated in the State of Delaware on October 30, 1986.

## C. the issuer's primary and secondary SIC Codes;

The Company's Standard Industrial Code (SIC) is 1000 – Metal Mining.

#### D. the issuer's fiscal year end date;

December 31

# E. principal products or services, and their markets;

The Company provides support and processing applications for itself and land owners specific to the exploration, mining, and processing of precious metal ores and mineral, as well as other commodities, such as oil and gas. The Company's business solutions are designed to assist land owners with monetizing undervalued assets by bringing commodities such as gold, silver, minerals, and oil and gas to market.

#### 7) Describe the Issuer's Facilities

The goal of this section is to provide a potential investor with a clear understanding of all assets, properties or facilities owned, used or leased by the issuer.

In responding to this item, please clearly describe the assets, properties or facilities of the issuer, give the location of the principal plants and other property of the issuer and describe the condition of the properties. If the issuer does not have complete ownership or control of the property (for example, if others also own the property or if there is a mortgage on the property), describe the limitations on the ownership.

If the issuer leases any assets, properties or facilities, clearly describe them as above and the terms of their leases.

CGrowth Capital's main headquarters is located at: 4550 NW Newberry Hill Road, Suite 202, Silverdale, WA 98383. The Company leases, on a month to month basis, a portion of approximately 1,000 square feet of office space that it shares with its major shareholder, KFM. The Company pays KFM \$1,000 per month for its share of the rent and office expenses.

The Company entered into an Assignment of Contract with KFM, its majority shareholder, whereby KFM assigned to the Company, and the Company assumed from KFM, all of KFM's rights, title and interest in and to that certain Joint Venture Agreement pursuant to which the Company acquired the rights to an ore processing agreement enabling conversion of raw ore materials into marketable commodities, such as gold and silver. The properties and claims are currently owned by MRJ Resources, LLC and are located in Stevens County, Washington.

The Company owns 3,400 acres of Wyoming oil leases located in the Powder River Basin. The Company also owns portions of active wells with current production along with the associated fixtures, pumps, vehicles, and tanks for the current field operations. The underlying land is owned by the Bureau of Land Management and other private parties, and is operated by a third party.

The Company owns 1,194 acres of Louisiana oil leases. The Company also owns portions of active wells with current production along with the associated fixtures, pumps, vehicles, and tanks for the current field operations. The underlying land is owned by the Bureau of Land Management and operated by a third party.

The Company owns 47 acres of industrial property in Chewelah, Washington. Additionally, the Company holds the mineral rights to dolomite, terrazzo, silica, and gravel, which incorporates over 10 physical quarry locations.

#### 8) Officers, Directors, and Control Persons

The goal of this section is to provide an investor with a clear understanding of the identity of all the persons or entities that are involved in managing, controlling or advising the operations, business development and disclosure of the issuer, as well as the identity of any significant shareholders.

A. <u>Names of Officers, Directors, and Control Persons</u>. In responding to this item, please provide the names of each of the issuer's executive officers, directors, general partners and control persons (control persons are beneficial owners of more than five percent (5%) of any class of the issuer's equity securities), as of the date of this information statement.

William M, Wright is the Chief Executive Officer and sole Director of the Company. Mr. Wright is also the President of Keystone Financial Management, Inc., which owns approximately 51% of the issued and outstanding shares of common stock and 100% of the Series B Preferred shares which carry super voting rights.

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

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

None

 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

None

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

None

C. <u>Beneficial Shareholders</u>. Provide a list of the name, address and shareholdings or the percentage of shares owned by all persons beneficially owning more than ten percent (10%) of any class of the issuer's equity securities. If any of the beneficial shareholders are corporate shareholders, provide the name and address of the person(s) owning or controlling such corporate shareholders and the resident agents of the corporate shareholders.

Keystone Financial Management, Inc. 4550 NW Newberry Hill Road, Suite 202 Silverdale, WA 98383 107,027,800 shares of common stock (51%) 51 shares of Series B Preferred stock (100%) William M. Wright, President

# 9) Third Party Providers

Please provide the name, address, telephone number, and email address of each of the following outside providers that advise your company on matters relating to operations, business development and disclosure:

# Legal Counsel

Joseph Lucosky, Esq. Lucosky Brookman LLP 101 Wood Avenue South, 5<sup>th</sup> Floor Woodbridge, New Jersey 08830 Phone: 732-395-4400

Email: info@lucbro.com

**Accountant or Auditor** 

N/A

**Investor Relations Consultant** 

N/A

Other Advisor

N/A

#### 10) Issuer Certification

# I, William M Wright, certify that:

- 1. I have reviewed this quarterly disclosure statement of CGrowth Capital, 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.

08/08/2014

/s/ William M. Wright
William M. Wright
Chief Executive Officer, Chief Financial Officer