

VID3G INC. (formerly U.S. Mine Makers Inc.)
Disclosure Statement for the Three Months Ended September 30, 2015

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

Formerly Easy Cellular, Inc. (OTCBB EZCL) formerly Easy Phone, Inc., (OTCBB EZPH) formerly Nitrolube, Inc., (OTCBB NTLB) formerly Indian Wells Acquisition, Ltd, (OTCBB IWLA) Uranium City Mining Corp., U.S. Mine Makers Inc. (UMKR)

2) Address of the issuer's principal executive offices

Company Headquarters

Address 1: 114 Magnolia St. #400

Address 2: Bellingham, Washington USA

Address 3: 98225

Phone: 702 347 4223

Email: info@usminemaker.com

Website(s): www.vid3g.com

IR Contact – NONE

3) Security Information

Trading Symbol: VIDG (formerly UMKR)

Exact title and class of securities outstanding: COMMON STOCK

CUSIP: **92648A 102**

Par or Stated Value: 0.0001

Total shares authorized: 300,000,000 as of: 11/23/2015

Total shares outstanding: 244,304,018 as of: 11/23/2015

Additional class of securities (if necessary):

Exact title and class of securities: Preferred

CUSIP: **N/A**

Par or Stated Value: 0.0001

Total shares authorized: 20,000,000 as of: 11/23/2015

Total shares outstanding: NONE as of: 11/23/2015

Transfer Agent

Name: Transfer Online

Address 1: 512 SE Salmon Street

Address 2: Portland, OR

Address 3: 97214

Phone: 503 227 2950

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

List any restrictions on the transfer of security:

Currently the company's securities are non DWAC but are DTC Eligible

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

On July 26th, 2012 the company issued 50 million restricted shares for the compensation to Walter Stunder as compensation for services as President. These shares are restricted and are held in the company treasury and reflected in the total issued and outstanding. The shares were transferred to Roy Bosa, CEO in February 2013 in a private transaction.

During the year ended June 30, 2013, \$950 of this note payable was settled with the issuance of 9,500,000 shares of the Company's common stock at \$0.0001 per share.

Effective August 15, 2013 the Company entered into and closed an asset purchase agreement acquiring the right, title and interest to 27 Vid3G mobile application patents from Leexoo Technology Ltd/Vid3G LLC ("VID3G"), a LLC formed in the state of Nevada. As consideration for the purchase, the Company issued 60,000,000 shares of common stock to VID3G, which is valued at \$1,000,000 based on the discounted closing trading price of the Company's common shares on August 15, 2013.

In July and August, 2013 and in April 2014, the Company issued an aggregate of 52,800,000 shares of the Company's common stock to settle \$5,280 of the note payable at \$0.0001 per share.

During the year ended June 30, 2014, the Company issued 52,800,000 shares of the Company's common stock to settle \$5,280 of the note payable at \$0.0001 per share.

During the year ended June 30, 2015, the Company issued 49,900,000 shares of the Company's common stock to settle \$4,990 of the notes payable.

During the three months ended September 30, 2015, the Company issued 22,000,000 shares of the Company's common stock to settle \$2,200 of the notes payable.

During October, 2015, the Company issued 30,000,000 shares of the Company's common stock to settle \$3,000 of the notes payable.

5) Financial Statements

The issuer has filed its Quarterly Financials for the Three Months Ended September 30, 2015 on the OTC Disclosure and News Service - see Quarterly Report – VID3G Unaudited Financial Statements for the period.

6) Describe the Issuer's Business, Products and Services

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

Mobile Application Software Development

The Company is currently a technology development company, specializing in working with under-performing companies to develop their technologies by bringing together the resources needed for them to attain financial stability and growth. Part of our development strategy includes identifying financial strong companies to acquire a part or all of our projects to take them to the next level while creating value for our shareholders. Our focus is on companies showing a positive upside while striving to bring new technologies and unique products to market.

Effective August 15, 2013 the Company entered into the business of mobile application software development with the acquisition of the right, title and interest to 27 Vid3G mobile application patents from Leexoo Technology Ltd/Vid3G LLC ("Leexoo"), a LLC formed in the state of Nevada.

Through the acquisition of the Leexoo technologies and Vid3G LLC technologies, the Company is currently developing the next generation social video sharing mobile application for Asia and North America.

Vid3G has released via you tube and company websites (<http://www.vid3g.com/#video-demo>) a video demonstration of our cutting edge technology. The video which is approximately 2 minutes long shows

how the video technology works on a mobile phone, along with an overview of the product. The launch of our video technology is scheduled for the first quarter of 2014. The marketing will be initiated in the Asian market where over 800 million users of the popular Sina Weibo and Tencent QQ will be offered an app unlike any current video technology. We believe that targeting the general consumer in Asia enables Vid3G to be identified with video technology on mobile devices.

Vid3G's mobile app will be the first one to come to market using VP9 compress technology from Google to deliver higher quality video. VP9 is a new software encoding from Google. Vid3G has also completed development of H.265, which will be able to deliver higher video quality on social platform with half of mobile network bandwidth.

Vid3G video technology is patented with the Chinese Academy of Sciences. This technology has been under development for over 5 years and now we are about to embark on a new and advanced ways of taking and viewing videos on your mobile devices.

Potential Divestiture and Acquisition transactions during the three months ended September 30, 2015

Proposed sale of the Vid3G technology

On July 17, 2014 the Company entered into a Proposed Acquisition Agreement (the "Agreement") with a private Canadian company (the "Purchaser") to enable the Purchaser to commence due diligence on the potential purchase of 100% of the Vid3G technology for a purchase price of approximately CAD \$2,200,000.

In conjunction with the Agreement, the Purchaser advanced the Company an interest-free loan in the amount of CAD\$200,000, currently valued at USD \$171,980, secured against the Company's technology assets. Upon satisfactory due diligence by the Purchaser, and upon execution of a Definitive Agreement, the consideration will consist of CAD \$2,200,000 through forgiveness of the CAD\$200,000 loan and the balance in the form of 2,000,000 common shares in a Canadian Public Company with each Public Company share having a market price of at least CAD\$1.00 per share. Originally it was expected that a Definitive Agreement would be reached as early as December 31, 2014, however due diligence is not yet completed and a new date for the Definitive Agreement has not been set.

Incomplete acquisition of Superior Adsorbents Inc.

On November 3, 2014 the Company announced it had signed a Letter of Intent for the purchase of Superior Adsorbents Inc. (SAI), a private company specializing in custom made impregnated carbons for water and waste water applications. Upon further due diligence, in reference to the Company's objective of developing new technologies, it was determined that SAI was not a good fit as no proprietary technology was identified.

Terminated entry into the mobile game market

On December 18, 2014 the Company announced its entry into the mobile games market by way of a co-development and marketing agreement with a private Canadian company to develop and market mobile games for Android and Apple platforms.

On January 7, 2015, VIDG finalized the material terms of the co-development and marketing agreement with Platypi Games ("Platypi") whereby Platypi will provide expertise and Intellectual Property in the form of current game titles and pre-production game titles. Platypi utilizes a unique developer pool system to minimize overhead by maintaining a network of developers ranging in skills, knowledge and experience. Using this model, Platypi can call on specific developers to meet the requirements of its current projects on an as-needed basis.

Despite positive updates on February 19, 2015 and May 22, 2015 whereby VIDG announced developments on Platypi Games, by June 30, 2015, VIDG was unable to raise sufficient capital to fund both the Platypi Games opportunity and continue to advance the Vid3g technology. As a result, the co-development and marketing agreement with Platypi Games was terminated effective June 30, 2015.

B. Date and State (or Jurisdiction) of Incorporation:

Corporation organized under the laws of Nevada on March 22, 1996, did on August 12, 2010 apply for a Certificate of Domestication and filed Articles of Domestication in the office of the Secretary of State of Wyoming.

C. the issuer's primary and secondary SIC Codes; 7370 – Computer Programming, Data Processing

D. the issuer's fiscal year end date; JUNE 30

E. principal products or services, and their markets;

Upon completion of the next build, the Company will be able to offer a mobile app which will be the first one to come to market using VP9 compress technology from Google to deliver higher quality video. VP9 is a new software encoding from Google. Vid3G has also completed development of H.265, which will be able to deliver higher video quality on social platform with half of mobile network bandwidth. The marketing will be initiated in the Asian market where over 800 million users of the popular Sina Weibo and Tencent QQ will be offered an app unlike any current video technology.

In the coming months VIDG expects to be offering mobile games for Android and Apple platforms, initially in North America and the Asia.

7) Describe the Issuer's Facilities

The Issuer maintains a corporate office in Bellingham, Washington.

8) Officers, Directors, and Control Persons

A. Names of Officers, Directors, and Control Persons.

Roy Bosa President, CEO, CFO and director

Roy Bosa, control person holding 50,000,000 restricted common shares.

Mercedes Bosa, director

Matthew Harrington, COO

Dan Clayton, CTO and director

Dennis Petke, Vice President, Compliance Advisor and director

B. Legal/Disciplinary History. 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

3. 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

3. 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.

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. A Cease Trade Order from The British Columbia Securities Exchange Commission is in place from November 7th, 2012 for having administrative duties directed by a resident of British Columbia. The company was subjected to the MI 51-105 filing procedure whereby filing with the Canadian agency SEDAR is necessary. The company is currently taking steps in addressing this action by way of having audits completed that will satisfy SEDAR which will allow Canadian Brokerage firms to represent public stock from their firms.

C. Beneficial Shareholders.

Issued:

Roy Bosa Restricted 50,000,000 20%
Suite 400, 114 Magnolia Street, Bellingham, WA 98225

Dan Clayton Restricted 30,000,000 12%
363 Bluffdale Street, Monterey Park, CA. 91755 USA.

Jiao Ling Xin Restricted 27,000,000 11%
363 Bluffdale Street, Monterey Park, CA. 91755 USA.

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

Name: John T. Root, Jr.
ATTORNEY AT LAW
120 Natalie Lane
Jacksonville, Arkansas 72076
Phone: (501) 529-8567
Fax: (501) 325-1130
John T. Root, Jr. j.root.5013@gmail.com

Accountant

Name: Victoria Wong
Address 1: 114 Magnolia St. #400
Address 2: Bellingham, Washington USA
Address 3: 98225

Investor Relations Consultant

NONE

10) Issuer Certification

The issuer shall include certifications by the chief executive officer and chief financial officer of the issuer (or any other persons with different titles, but having the same responsibilities).

The certifications shall follow the format below:

I, Roy Bosa certify that:

1. I have reviewed this Quarterly Disclosure Statement of VID3G 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.

November 23, 2015

/s/ Roy Bosa [CEO]