

# FISCIAL YEAR 2015

## GRAND CAPITAL VENTURES, INC. A Development Stage Company

**DISCLOSURE STATEMENT** 

June 30, 2015

**CUSIP NUMBER: 38526T101** 

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

The company was incorporated under the law of the state of Nevada on May 30<sup>th</sup> 1991 as Crowne Ventures, Inc and the company changed its name to Grade Capital Ventures, Inc in November of 2012. On October 28<sup>th</sup> 2013 the company completed domestication requirements pursuant to s. 607.1801 to the state of Florida.

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

Company Headquarters

 Address 1:
 5405 NW 102<sup>nd</sup> Ave

 Address 2:
 Sunrise, FL 33351

 Phone:
 440-832-1830

 Email:
 Johncr22@cox.net

Website(s): www.grandcapitalventures.com

**IR Contact** 

Email: johncr22@cox.net

#### 3) Security Information

Trading Symbol: GRCV

Exact title and class of securities outstanding: Common

CUSIP: 38526T101

Par or Stated Value: .00001

Total shares authorized: 10,000,000,000 as of: 6/30/2015 Total Outstanding: 2,352,109,572 as of: 6/30/2015

Additional class of securities (if necessary): Trading Symbol: <u>GRCV</u>

Exact title and class of securities outstanding: Series A Preferred

CUSIP:

Par or Stated Value: .00001

Total shares authorized: 5,000,000 as of: 6/30/2015 Total Outstanding: 5,000,000 as of: 6/30/2015

Trading Symbol: GRCV

Exact title and class of securities outstanding: Series B Preferred

**CUSIP:** 

Par or Stated Value: .00001

Total shares authorized: 90,000,000 as of: 6/30/2015 Total Outstanding: 214 as of: 6/30/2015

Trading Symbol: GRCV

Exact title and class of securities outstanding: Series C Preferred

CUSIP:

Par or Stated Value: .00001

Total shares authorized: 20,000,000 as of: 6/30/2015 Total Outstanding: 0 as of: 6/30/2015

Trading Symbol: GRCV

Exact title and class of securities outstanding: Series D Preferred

CUSIP:

Par or Stated Value: .00005

Total shares authorized: 50,000,000 as of: 6/30/2015 Total Outstanding: 0 as of: 6/30/2015

Transfer Agent

Name: Pacific Stock Transfer Co. Address 1: 4045 S. Spencer Street

Suite 403

Address 2: Las Vegas, NV 89119

Phone: 702-361-3033

Is the Transfer Agent registered under the Exchange Act?\* Yes: XX 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 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.

### ASKE ISSUED COMMON IN FISCAL 2013,2014 & SUBSEQUENT INTERIM PERIOD

DATE	Name of Stock Holder	Nature and Method of Issuance and Jurisdiction	Number of Shares Offered if Different than Number of Shares Sold	FREE TRADING	RESTRICTED	TOTAL ISSUED IN THIS PERIOD	Price offered to Company	Cash to Company	Do Shares Have a Legend On the Certificate	Reason for Issuance or Services Rendered if Applicable
11/05/2014	John Correnti		N/A		500,000,000				Restricted	
11/20/2014	Dominick Falso		N/A		1,000,000,000				Restricted	
11/25/2014	Greenled Technology	144	N/A	160,000,000			\$1,600.00	\$1,600.00		Debt Conv
12/11/2014	Eric Weinberger	144	N/A	100,000,000			\$1,000.00	\$1,000.000		Debt Conv
12/11/2014	Eric Weinberger	144	N/A	50,000,000			\$500.00	\$500.00		Debt Conv

12/11/2014	Eric Weinberger	144	N/A	25,000,000		\$250.00	\$250.00	Debt Conv
12/12/2014	Sonny Boyd Williams	144	N/A	100,000,000		\$1,000.00	\$1,000.000	Debt Conv
12/12/2014	Sonny Boyd Williams	144	N/A	100,000,000		\$1,000.00	\$1,000.000	Debt Conv
12/17/2014	Eko	144	N/A	50,000,000		\$1,000.00	\$1,000.000	Debt Conv
12/17/2014	Eko	144	N/A	50,000,000		\$1,000.00	\$1,000.000	Debt Conv
12/17/2014	WBC	144	N/A	25,000,000		\$500.00	\$500.000	Debt Conv
12/17/2014	WBC	144	N/A	25,000,000		\$500.00	\$500.00	Debt Conv
12/18/2014	PC Trust	144	N/A	100,000,000		\$2,000.00	\$2,000.00	Debt Conv
12/30/2014 Totals	Greenled Technology	144	N/A	70,000,000 855,000,000	1,500,000,000	\$700.00	\$700.00	Debt Conv
1/09/2015	WBC	144	N/A	50,000,000		\$1,000.00	\$1,000.00	Debt Conv
1/09/2015	Non Affiliate Third Party	144	N/A	158,000,000		\$1,580.00	\$1,580.00	Debt Conv
1/15/2015	Mc Services	144	N/A	200,000,000		\$2,000.00	\$2,000.00	Debt Conv
1/15/2015	Pc Trust	144	N/A	145,000,000		\$1,450.00	\$1,4500.00	Debt Conv
1/20/2015	Eko	144	N/A	140,000,000		\$1,400.00	\$1,400.00	Debt Conv
1/20/2015	Eko	144	N/A	140,000,000		\$1,400.00	\$1,400.00	Debt Conv
2/9/2015	Dominick Falso		N/A		750,000,000			Serv Rendered * Serv
2/9/2015	John Correnti		N/A		1,000,000,000			Rendered *
				833,000,000	1,750,000,000			
06/30/2015 Totals								Serv
6/22/2015	Dominick Falso		N/A		1,000,000,000			Rendered * Serv
6/22/2015	John Correnti		N/A		1,150,000,000			Rendered *
6/30/2015	Greeled Technology	144	N/A	200,000,000		\$2,000.00	\$2,000.00	Debt Conv
06/20/2015				2,352,109,572	2,151,400,079			

#### Additional Issuance Information:

06/30/2015 Totals

The Company was incorporated on in 1991 at which time 2,057 shares of common stock were issued to the Company's founder. In November 2012 the Company effectuated a 10,000 to 1 reverse stock split. The financials have been restated to reflect this split for all periods presented.

In July of 2011 the Company issued 24,771 shares of stock to settle a debt of \$24,771. Also in July of 2011 the Company issued 19,929 shares at market for services valued at \$1,992,900.

In February 2012, the Company issued 5,300 shares of stock for services valued at market which resulted in an expense \$106,000.

On February 27, 2013 the Company issued 25,000,000 shares of stock for a reduction in debt of \$25,000.

On July 21st, 2013, William White, former CEO of the Company, sold Five Million (5,000,000) Series A Preferred shares (the "Shares") back to the Company pursuant to a Sales Agreement and corresponding Promissory Note (the "Note"). Said Shares, by virtue of their Voting Rights represent the Control Block of the Company. As of September 5, 2013, the Company had defaulted on the Note and in accordance with the terms of the Note said default forever removed Grand Capital Ventures Inc from any and all rights to the herein mentioned Shares and absolutely conveyed back to William White any and all rights to the Note including all rights and title to the Shares. On October 9th, 2013 William White sold the defaulted Note to Corporate Excellence Consulting Inc. (CEC). On October 18th, 2013, CEC lawfully assigned the Control Block Shares to Cortney Talley. As per the Amended Articles of the Company, these 5,000,000 Series A Preferred shares represent 50 Billion votes, and henceforth represent the Controlling Interest of the Company.

On October 28, 2013 the Company wholly acquired Corporate Excellence Consulting Inc, including its subsidiaries DMD Lighting & Energy Control Systems Inc., a Florida corporation. The acquisition was paid for with 200 Series B Convertible Preferred shares of the Company and included all of the assets and liabilities of Corporate Excellence Consulting and its subsidiary, DMD Lighting & Energy Control Systems Inc., a Florida corporation.

On June 12, 2014 the Company acquired Invest Smart Corp, a Florida company. The acquisition was paid for with 5 Series B Convertible Preferred shares of the Company and included all of the assets and liabilities of Invest Smart Corp.

On June 16, 2014 the Company acquired MVP Partners Corp, a Wyoming company. The acquisition was paid for with 5

Series B Convertible Preferred shares of the Company and included all of the assets and liabilities of MVP Partners Corp.

On June 16, 2014, the Company acquired Stelee Enterprises, Inc, an Ohio company ("SEI). The transaction occurred through a definitive share exchange and acquisition agreement, in which the company paid for all of the assets and liabilities of SEI with 4 Series B Convertible Preferred shares of the Company. SEI assets consist of Double and Single family residential housing in the Cleveland market and surrounding areas.

On October 15, 2014, the Company issued 500,000,000 Restricted Common shares to John Correnti, CEO of the Company, as part of his compensation package included in his Employment Agreement.

On November 20, 2014 the company issued 1,000,000,000 restricted common shares to Dominick Falso VP of sales as part of his compensation.

On February 9, 2015 the company issues 1,000,000,000 shares of restricted stock to John Correnti and 750,000,000 share of restricted stock to Dominick Falso.

On June 22, 2015 the company issues 1,150,000,000 shares of restricted stock to John Correnti and 1,000,000,000 shares of restricted stock to Dominick Falso.

#### 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 sheet;

B. Statement of income;

C. Statement of cash flows;

and

D. Financial notes

The following Financials are incorporated in this Disclosure Statement by reference:

March 31, 2015 Financials

Period End Date: March 31, 2015

Posted to OTCIQ: May 22, 2015, - replace with actual date posted to OTC Markets

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

A. description of the issuer's business operations;

Grand Capital Ventures, Inc. specializes in working with underperforming companies and bringing together the resources needed for them to attain financial stability and growth. Our focus is on companies showing a positive upside while striving to bring new technologies and unique products to market.

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

The Company was incorporated in the State of Nevada on May 30, 1992 as Crowne Ventures, Inc. On March 14, 1995, Crowne Ventures, Inc., a Utah company was merged with and into the Company. On November 7, 2012, we changed our name to Grand Capital Ventures, Inc. On October 28<sup>th</sup> 2013 the company completed domestication requirements pursuant to s. 607.1801 to the state of Florida.

C. the issuer's primary and secondary SIC

Codes;

1000-Mining

5063- Wholesale Electrical apparatus and Equipment

D. the issuer's fiscal year end

date; December 31st

E. principal products or services, and their markets;

The principle services of the Company are helping underperforming companies attain financial stability and growth, along with bringing new and unique products and technologies to market.

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

At present, our President/CEO provides us with office space at no cost to the Company. We believe that this arrangement is adequate and suitable for our current needs. However, when expansion of our business demands increased office space, there are considerable office facilities available in the greater BroadviewHeights, Ohio area in which we are presently located.

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

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.

#### Officer and Directors

John Correnti - CEO, President and Director 1,500,000,000 common shares restricted

Cortney Talley – Director

Beneficial Owner of 5,000,000 Series A Preferred shares

Steven Perlstein - Director

Simon Dronfield - Director

Dominick Falso VP sales, Director 1,750,000,000 common shares restricted

All shares of Common Stock beneficially owned are "restricted securities" under the Securities Act.

- 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

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

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.

Cortney Talley

c/o Corporate Excellence Consulting Inc

5405 NW 102<sup>nd</sup> Avenue, Suite 209, Sunrise, Fl 33351

Beneficial owner of 5,000,000 Series A Preferred shares constituting 100% of this class of shares

Todd Sudeck

4032 Rivoli

Newport Beach, CA 92660

Beneficial owner of 250,000,000 Common shares constituting 40.6% of this class of

shares

Corporate Excellence Consulting,

Inc

5405 NW 102<sup>nd</sup> Avenue, Suite 209, Sunrise, Fl

33351

Beneficial owner of 200 Series B Convertible Preferred shares constituting 93% of this class of shares.

#### 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

N/A

Accountant or Auditor

N/A

**Investor Relations Consultant** 

N/A

Other Advisor: Any other advisor(s) that assisted, advised, prepared or provided information with respect to this disclosure statement. N/A

#### 10) Issuer Certification

The certifications shall follow the format

below: I, John Correnti certify that:

- 1. I have reviewed this 1st qtr ending March 31 2015 Statement of Grand Capital Ventures, 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.

Dated: August 21, 2015

/s/ John Correnti
John Correnti – CEO and President