

UNITED STATES
SECURITIES AND EXCHANGE COMMISSION
Washington, D.C. 20549

SCHEDULE SC 14F1

INFORMATION STATEMENT

Pursuant to Section 14(F) of the Securities Exchange Act of 1934
and Rule 14F-1 thereunder

OLERAMMA, INC.

(Name of Small Business Issuer in its charter)

Nevada	0-25909	86-0931332
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(State or other jurisdiction of incorporation)	(Commission File Number)	(I.R.S. Employer Identification)
5085 Lift Drive, Suite 201, Colorado Springs, CO		80919
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(Address of principal executive offices)		(Zip Code)

Registrant's telephone number, including area code: (800) 410-2225

INTRODUCTION

Oleramma, Inc. (the "Company") is a developmental stage company with an original business objective to develop a genetically engineered type of Pima cotton seed with a gene that contains a virus fatal to the pink bollworm. The management of Company plans to seek new opportunities for the Company by developing a website. By contrast, development of a marketing website offers the Company a commitment of resources, a quicker return on investment, and a stock price that reflects the promise of technologies under development. Given these considerations, the board of directors has decided that its would be in the best interests of Oleramma and its stockholders for Oleramma to adopt a broader approach in marketing products through the world wide internet and to consider investing in electronic infrastructure, software and communication technologies. Note that this change reflects an adjustment in company strategy. Oleramma will continue to develop, to the extent consistent with its revised strategy, its own interactive website.

On March 7, 2000, a Buying Group, lead by the Morningstar Trust (Larry Hunter, Trustee) and WFO Trust (Bry Behrmann, Trustee) purchased 3,000,000 restricted shares of Oleramma, Inc.'s common stock, in reliance upon an exemption from the registration provisions of Section 5 of the Securities Act of 1993, as amended, pursuant to Regulation D, Rule 506, of the Act. Larry Hunter and Bry Behrmann, are currently the only Directors and the current major shareholders of the Company.

BACKGROUND OF TRANSACTION AND CHANGE IN CONTROL

Pursuant to the Purchase Agreement by and between Morningstar Trust and WFO Trust., collectively, the Buyers, listed above have purchased approximately 3,000,000 of the issued and outstanding common stock of Oleramma, Inc.

The purpose of this transaction was to capitalize the corporation.

Prior to this purchase, Morningstar Trust owned 1,425,000 Common Shares in the Company or approximately 38.0 percent of the outstanding and issued and common stock, after this purchase, Moringstar Trust will own 2,925,000 Common Shares or approximately 43.2 percent of the issued and outstanding shares; at the same time, prior to this purchase, WFO Trust owned 1,425,000 Common Shares in the Company or approximately 38.0 percent of the outstanding and issued and common stock, after this purchase, WFO Trust will own 2,925,000 Common Shares or approximately 43.2 percent of the issued and outstanding shares.

SECURITY OWNERSHIP OF CERTAIN BENEFICIAL OWNERS AND MANAGEMENT

PRINCIPAL STOCKHOLDERS

The following table sets forth certain information known to the Company with respect to beneficial ownership of the Company's Common Stock as of December 17, 1999. Regarding the beneficial ownership of the Company's Common Stock the table lists: (i) each stockholder known by the Company to be the beneficial owner of more than five percent (5%) of the Company's Common Stock, (ii) each Director and Executive Officer and (iii) all Directors and Executive Officer(s) of the Company as a group. Each of the persons named in the table has sole voting and investment power with respect to Common Stock beneficially owned.

<TABLE>
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Name and Address of Beneficial Owner	Number of shares Beneficially Owned	Percent of Class
<S>	<C>	<C>
Moringstar Trust (1)	2,925,000	43.22%
WFO Trust(2)	2,925,000	43.22%
Richard Lindberg (3) President	0	0.0%
Mysha M. Lankhorst (4) Secretary	0	0.0%
	5,850,000	86.44%

</TABLE>

All Officers and Directors (4 persons)

- (1) Moringstar Trust, Larry Hunter, Trustee, 3200 S. Brazos, Las Vegas, NV 89109
- (2) WFO Trust, Bry Behrmann, Trustee, 3200 S. Brazos, Las Vegas, NV 89109
- (3) Richard Lindberg, 5085 Lift Drive, Suite 201, Colorado Springs, CO 80919
- (4) Mysha M. Lankhorst, 5085 Lift Drive, Suite 201, Colorado Springs, CO 80919

DIRECTORS AND EXECUTIVE OFFICERS

The following persons are the Directors and executive Officers of the Company after the purchase of the 3,000,000 of Common Stock, there is no change in Officers or Directors since last filing of the SC 14F1:

<TABLE>
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Name	Age	Position(s)
<S>	<C>	<C>
Richard Lindberg	48	President
Mysha M. Lankhorst	40	Secretary
Larry Hunter	53	Director
Bry Behrmann	53	Director

</TABLE>

-2-

Richard Lindberg

Richard Lindberg, President - From January, 1999 to present, President BuckTV.com, Colorado Springs, CO. In this capacity Mr. Lindberg has developed the administrative infrastructure of a startup internet company to provide live auctions on the world wide web. From 1994 through 1999, he was the owner of 3-D painting, Colorado Springs, CO, a painting contractor Business. From 1991 to 1994, Mr. Lindberg was National Marketing Director and Project Director for Adman Systems, Inc., Carpinteria, CA, he was responsible for the national marketing for a health care document imaging systems company. From 1990 to 1991, Mr. Lindberg was Senior Imaging Consultant for Images Systems Services, McLean, VA, where he provided management consulting expertise for document imaging systems. From 1988 to 1990, he was Chief Information Officer, for the Phoenix House Foundation, NY, NY, responsible for the installation and customization of CSCI's General Ledger and Accounts Payable. From 1984 to 1988, he was President, Owner and Consultant for Sunlight Consulting, Miami, Florida, he provided executive management and computer expertise to professional businesses and state agencies. From 1982 to 1984, he was MIS Director for Tazx Shelter Annuity Corporation, Edison, NJ, responsible for the administration of a S/38 data processing department including strategic planning, implementation

and control of all conversions from the S/34. Mr. Lindberg, a graduate of Union College, NJ, with an AAS in Computer Science and he has a Bachelor of Arts Degree in Management from Rutgers University.

Mysha M. Lankhorst

Mysha M. Lankhorst, Secretary - From 1998 to Present, she has been working as the Executive Assistant for BuckTV.com, in Colorado Springs, CO. From 1995-1998 she founded and managed "Feeling Great! Healthcare," which combines traditional and alternative modes of preventive and palliative care. From 1995-1997, she worked in the certified nutritionist program at the American Health Sciences University. From 1982-1995, she worked as a charge Nurse responsible for management, documentation, communication and personnel. She is a graduate from the University of Virginia, with a Bachelor of Science in Nursing.

Larry Hunter

Larry Hunter, Director - Mr Hunter served in the U.S. Navy as a Radar Electronic Technician. In his early 20's, he produced, authored and performed three Regional hit music records. He has extensive experience building network marketing sales forces for a number of companies, which includes, but not limited to: Amway, Life Trends, Melalueca, Radiant Life and Life Plus. Presently, he is a national radio host on the Cable Radio Network and a Television host.

Bry Behrmann

Bry Behrmann, BS, JD, Director - Mr. Behrmann served in the U.S. Air Force, flying F-4 Phantom jets. He then returned to Brigham Young University, where he earned a Juris Doctorate. In his legal career, Mr. Behrmann served as Public Defender, County Prosecuting Attorney, and ultimately as a Judge for the Third Judicial District for the State of Idaho. Mr. Behrmann also conducted a private practice business law specializing in corporate and trust law for closely held corporations.

-3-

COMPENSATION OF DIRECTORS AND EXECUTIVE OFFICERS

The Company may award stock options and cash bonus to key employees, directors, officers and consultants under a stock option plan not yet adopted as bonus based on service and performance. The current annual salaries of executive officers are listed as follows:

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Name	Monthly Salary
Richard Lindberg	\$ 0
Mysha M. Lankhorst	\$ 0

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SIGNATURES

Pursuant to the requirements of the Securities and Exchange Act of 1934, the Registrant has duly caused this report to be signed on its behalf by the undersigned hereunto duly authorized.

Date: March 7, 2000

Oleramma, Inc.

By: /s/ Richard Lindberg

Richard Lindberg, President