May 23, 2022

George Archos Chief Executive Officer Verano Holdings Corp. 415 North Dearborn Street, 4th Floor Chicago, IL 60654

Re: Verano Holdings

Corp.

Registration

Statement on Form 10-12G

Filed April 26,

2022

File No. 000-56342

Dear Mr. Archos:

We have reviewed your filing and have the following comments. In some of our

comments, we may ask you to provide us with information so we may better understand your $% \left(1\right) =\left(1\right) +\left(1\right) +\left$

disclosure.

Please respond to these comments within ten business days by providing the requested

information or advise us as soon as possible when you will respond. If you do not believe our

comments apply to your facts and circumstances, please tell us why in your response.

 $\mbox{ After reviewing your response and any amendment you may file in response to these } \\$

comments, we may have additional comments.

Form 10-12G filed April 26, 2022

Item 1: Business
Overview, page 1

1. We note your statements here and throughout that you are a "leading" vertically-integrated multi-state cannabis operator in the United States. Please revise your disclosure to provide the basis for this claim.

2. Please revise your disclosure in this subsection to briefly discuss whether adult-use (recreational) sales have been material to your business. In your revisions, please describe the extent to which your revenues are attributable to adult-use as compared to medical-

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History of the Company, page 2

3. Please revise this section to reflect your disclosure on page 32 indicating that because you

will be a holding company with no operations of your own, you will be dependent on your

subsidiaries for cash. Please also disclose any restrictions or other factors that could

inhibit your subsidiaries' ability to pay dividends or make other distributions to your $\,$

company.

4. Please revise to include a brief discussion of the differences between the Proportionate ${\sf Proportion}$

 $\hbox{ Voting Shares and Subordinate Voting Shares in this section.} \\ \hbox{ Our Strategy, page 7}$

5. We note your statement that the Company aims for a "first-mover advantage" in entering

 $\,$ new markets. Please revise your disclosure to clarify what is meant by this term. If you

intend to convey a belief that your products or businesses utilize a novel approach, you

may discuss how your approach differs from those used by competitors or that you are not

aware of competitors using a similar approach.

6. We note your statement that you have a network encompassing a market of nearly 150

million adult Americans in 15 states. Please revise your disclosure to state the basis for

this claim regarding your network. In light of your disclosure on page 23 indicating that

you have operations in 13 states, please also tell us why it is appropriate for you to include

states where you do not have active operations in this figure. State and Local Licenses and Permits, page 17

7. Please revise your disclosure in this section to clearly state whether all required state and

local licenses and permits are held by the company and active. To the extent they are not,

please describe.

Envronmental, page 24

8. We note your statements regarding your identification of emerging agricultural practices

that promote environmental sustainability. Please revise your disclosure to state whether

you have created or adopted a comprehensive cultivation plan of the type described in this $\ensuremath{\mathsf{T}}$

section. To the extent you have created or adopted such a plan, please describe (i) your $\,$

progress to date pursuant to the plan and (ii) how you monitor and maintain compliance $% \left(1\right) =\left(1\right) +\left(1\right) +\left($

with the plan.

Implications of Being an Emerging Growth Company, page 26

9. It is unclear from your disclosures here and throughout filing if you are delaying the $\ensuremath{\mathsf{I}}$

adoption of certain accounting standards until those standards would otherwise apply to

 $\ensuremath{\mathsf{private}}$ companies. Please revise your disclosure to provide disclosure about your intent to

rely on the extended transition period.

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Item 1A. Risk Factors

The Company relies on third-party suppliers..., page 35

10. We note your disclosure regarding the company's dependence on third-party suppliers,

 $% \left(1\right) =\left(1\right) +\left(1\right) +\left($

whether such locations pose any specific, material risks to operations, which may in turn

impact their ability to provide services to the company.

Our shareholders are subject to extensive governmental regulation and, if a shareholder is found unsuitable..., page 42

11. Please revise this risk factor to disclose how the redemption price will be calculated if you

are required to redeem a shareholder's securities.

Management's Discussion and Analysis of Financial Condition and Results of Operations

Selected Results of Operations, page 53

12. Please revise your discussion of revenues throughout this section to

discuss, and where

possible quantify, the changes in your revenues resulting from changes in prices, changes

in volume or a combination of both items. Please refer to Item 303 and the related $\,$

instructions in Regulation S-K as well as SEC Interpretive Release No. 33-8350.

Item 2. Financial Information

Liquidity, Financing Activities and Capital Resources, page 61

13. Please revise this section to discuss the material terms of your indebtedness. In your

revisions, please disclose the aggregate principal amount outstanding, applicable interest $% \left(1\right) =\left(1\right) \left(1$

 $\mathsf{rate}(\mathsf{s})$, interest payments made in recent periods, assets securing your indebtedness,

associated covenants and maturity date(s).

Liquidity, Financing Activities, and Capital Resources, page 61

14. For each entity and for each period presented, please explain material financial statement

variances that impacted liquidity i.e. receivables, inventories, and debt and equity

issuances. See Section 501.03 of the Financial Reporting Codification.

Item 10. Recent Sales of Unregistered Securities, page 86

15. We note your statement that you have provided information regarding unregistered sales

of securities by the Company from its inception "through December 31, 2021." Please

note that information must be provided for the prior three years from the date of the $\,$

registration statement. For guidance, please refer to Item 701 of Regulation S-K $\,$

(incorporated into Form 10).

Note 9. Acquisitions , page F-34

16. Please revise your disclosures here and on pages F-35 through F-41 related to the

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acquired;

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Provide how you valued the specific assets and liabilities

Describe how you valued the stock issued as part of the consideration, as applicable,

for each acquisition;

 $\qquad \qquad \text{More fully explain to us how you determined the fair values of the intangible assets} \\$

you acquired and separately identify the amount of goodwill

acquired; and
Please tell us your consideration of the disclosure guidance in ASC 805-10-50-2(h).

If disclosure of any of the information is impracticable, you should disclose that fact

and explain why the disclosures are impracticable.

Refer to the guidance in ASC 805-10-50 and 10-55.

17. Please provide to us your significance calculations under Rule 3-05 of Regulation S-X for

each entity acquired that is described on pages F-35 through F-41. To the extent that

separate financial statements are required to be included under Rule 3-05 of Regulation S-

X, please revise to include pro forma financial statements under Article 11 of Regulation

S-X. Please note that this comment also applies to the acquisitions described on pages 4

and 5 that have occurred or are probable occurring after December 31, 2021.

18. We note that the AME Merger meets the significance calculations under Rule 3-05 of

Regulation S-X and that you provided these financial statements

starting on page F-58. As such, please also revise your filing to provide a pro forma statement of operations for the year ended December 31, 2021. Please refer to Article 11 of Regulation S-X. Note 10. Variable Interest Entities , page F-55 FASB ASC 810-VIEs, as necessary example, the

Please expand your disclosures to provide the information required by

10-50-3 and 5A, with regard to material interests held in consolidated

to satisfy the objectives set forth in FASB ASC 810-10-50-2AA. For

disclosures should include the following information to the extent applicable:

the methodology applied in determining that the company is the primary beneficiary,

including judgments and assumptions made, and the types of

involvements

considered to be significant;

the type and amounts of any support provided during the periods presented and the

reasons;

qualitative and quantitative information about the company's involvement with the

VIEs, including the nature, purpose, size, activities of, and the manner of financing,

the VIEs; and

the nature of restrictions on VIE assets.

Independent Auditor's Report, page F-60

20. We note multiple deficiencies in the audit reports provided by Hill, Barth & King LLC

included here and on pages F-83 through F-84. These deficiencies include, but are not

limited to, that the reports are not dated and do comply with Illustration 1 of AICPA AU-

C Section 700. Please amend the filing to provide compliant audit reports in all respects

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in your next amendment.

Independent Auditor's Report, page F-110

We note that the first sentence within the first paragraph is incomplete. 21. Please amend your

filing to include an audit report that complies with Illustration 1 of AICPA AU-C Section

700.

Exhibits

In the header to Exhibit 10.2 you state Certain confidential portions of this exhibit have

[***] . Such identified information been omitted and replaced with has been excluded

from this exhibit because it (i) is not material and (ii) would likely cause competitive harm

to the company if disclosed. However, no asterisks appear in the exhibit. Please

reconcile.

General

Pursuant to Section 12(g)(1) of the Exchange Act, the Form 10 becomes 23. effective

automatically 60 days after the initial filing date. At that time, you will be subject to the

reporting requirements of the Exchange Act. In addition, we will continue to review your

filing until all of our comments have been addressed. If the review process has not been

completed before the effectiveness date you should consider withdrawing the Form 10

registration statement to prevent it from becoming effective and, as applicable, file a new

Form 10 registration at such time as you are able to respond to any remaining issues or

comments.

We remind you that the company and its management are responsible for the accuracy

and adequacy of their disclosures, notwithstanding any review, comments, action or absence of action by the staff.

You may contact Tara Harkins at 202-551-3639 or Daniel Gordon at 202-551-3486 if you have questions regarding comments on the financial statements and related matters. Please contact Doris Stacey Gama at 202-551-3188 or Alan Campbell at 202-551-4224 with any other questions.

Sincerely,

FirstName LastNameGeorge Archos

Division of

Corporation Finance Comapany NameVerano Holdings Corp.

Office of Life

Sciences
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cc: Tom Hughes, Esq.
FirstName LastName