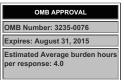
FORM D

Notice of Exempt Offering of Securities

• Yet to Be Formed

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



1. Issuer's Identity		
CIK (Filer ID Number)	Previous Name(s) None	Entity Type
0000027093	Dataram Corp.	Corporation
Name of Issuer	DATARAM CORP	C Limited Partnership
U.S. GOLD CORP.		C
Jurisdiction of Incorporation/Organization		C General Partnership
NEVADA		C Business Trust
Year of Incorporation/Organizat	tion	C Other
 Over Five Years Ago 		L
• Within Last Five Years (Specify Year)		

2. Principal Place of	Business and (Contact Informat	ion
Name of Issuer			
U.S. GOLD CORP.			
Street Address 1	:	Street Address 2	
1910 IDAHO STREET		SUITE 102 - BOX 604	
City	State/Province/Country	ZIP/Postal Code	Phone No. of Issuer
ELKO	NEVADA	89801	800-557-4550

3. Related Persons

Last Name		First Name		Middle Name
Bee		George		
Street Address 1			Street Address	2
1910 Idaho Street			Suite 102 - Bo	x 604
City		State/Province/	Country	ZIP/Postal Code
Elko		NEVADA		89801
Relationship:	Execut	ive Officer	Director	Promoter
Clarification of Response	e (if Necessary	·)	à 	
President, CEO and Di		,]
Last Name		First Name		Middle Name
Gilfillan		Tara		
<u>[</u>				
Street Address 1			Street Address	2
1910 Idaho Street			Suite 102 - Bo	x 604
City		State/Province/	Country	ZIP/Postal Code
Elko		NEVADA		89801
Relationship:	Execut	ive Officer	Director	Promoter

Last Name		First Name		Middle Name	
Karr		Edward		M.	
Street Address 1			Street Address	2	
1910 Idaho Stree	t		Suite 102 - B	ox 604	
City		State/Province	e/Country	ZIP/Postal Code	
Elko		NEVADA		89801	
Relationship:	F	Executive Officer	Director	Promoter	
Clarification of Resp	onso (if Noo	occory)		IL	
Executive Chairma		essary)			
Last Name		First Name		Middle Name	
Schafer		Robert		W.	
Street Address 1) (Street Address	2	
1910 Idaho Stree	t		Suite 102 - B	ox 604	
City		State/Provinc	e/Country	ZIP/Postal Code	
Elko		NEVADA	e'	89801	
Relationship:	F	xecutive Officer	Director	Promoter	
F	3				
Waldkirch Street Address 1		Michael	Street Address		
r			Street Address		
1910 Idaho Stree	ι	64 - 4 - TD 1		ZIP/Postal Code	
City		State/Provinc	e/Country	89801	
LIKU					
Relationship:	F	xecutive Officer	Director	Promoter	
Clarification of Resp	oonse (if Nec	essary)			
Last Name		First Name		Middle Name	
Zinke		Ryan		K.	
Street Address 1			Street Address		
1910 Idaho Stree			Suite 102 - B]
City	•	State/Provinc		ZIP/Postal Code	
-			e/Country		
Elko		NEVADA		89801	
Polationshire	E.	vooutive Officer	Director	Dramatan	
Relationship:		Executive Officer	Director	Promoter	
Clarification of Resp	oonse (if Nec	essary)			
					_
Last Name		First Name		Middle Name	
Alexander		Eric			

ist Name	First Name	Middle Name
lexander	Eric	

Street Address 1

Street Address 2

1910 Idaho Street] [Suite 102 - Bo	x 604	
City		State/Province	Count	ry		ostal Code
Elko		NEVADA			8980	1
Relationship:		Executive Officer		Director		Promoter
Clarification of Response	e (if N	ecessary)				
Chief Financial Officer	and C	orporate Secretary				

4. Industry Group

C Agriculture

Banking & Financial Services

- C Commercial Banking
- C Insurance
- C Investing
- C Investment Banking
- C Pooled Investment Fund
- Other Banking & Financial
- C Services

C Business Services

Energy

- C Coal Mining
- C Electric Utilities
- C Energy Conservation
- C Environmental Services
- C Oil & Gas
- C Other Energy

- C Biotechnology
- C Health Insurance
- C Hospitals & PhysiciansC Pharmaceuticals
- C Other Health Care

Health Care

O Manufacturing

Real Estate

C

C Commercial

C Construction

C Residential

REITS & Finance

0

C Other Real Estate

- other meanin ca
- Technology C _{Computers}

C Retailing

C Restaurants

- C Telecommunications
- C Other Technology

Travel

- C Airlines & Airports
- C Lodging & Conventions
- C Tourism & Travel Services
- C Other Travel
- Other

5. Issuer Size

Revenue Range

- C No Revenues
- C \$1 \$1,000,000
- C \$1,000,001 \$5,000,000
- S5,000,001 \$25,000,000
- C \$25,000,001 \$100,000,000
- Over \$100,000,000
- Decline to Disclose
- C Not Applicable

Aggregate Net Asset Value Range

- C No Aggregate Net Asset Value
- C \$1 \$5,000,000
- C \$5,000,001 \$25,000,000
 - \$25,000,001 \$50,000,000
- C \$50,000,001 \$100,000,000
- Over \$100,000,000
- C Decline to Disclose
- C Not Applicable

6. Federal Exemption(s) and Exclusion(s) Claimed (select all that apply)				
Rule 504(b)(1) (not (i), (ii) or (iii))	Rule 505			
Rule 504 (b)(1)(i)	Rule 506(b)			
Rule 504 (b)(1)(ii)	Rule 506(c)			
Rule 504 (b)(1)(iii)	Securities Act Section 4(a)(5)			
	Investment Company Act Section 3(c)			

•	New Notice	Date of First Sale	2021-01-28	Γ	First Sale Yet to Occur
П	Amendment				

8. Duration of Offering

Does the Issuer intend this offering to last more than one year?

• Yes C No

9.	Type(s) of Securitie	es (Offered (select all that apply)
П	Pooled Investment Fund Interests	•	Equity
\square	Tenant-in-Common Securities	\Box	Debt
	Mineral Property Securities	•	Option, Warrant or Other Right to Acquire Another Security
•	Security to be Acquired Upon Exercise of Option, Warrant or Other Right to Acquire Security	П	Other (describe)

10. Business Combination Transaction	
Is this offering being made in connection with a business combination C Yes No ransaction, such as a merger, acquisition or exchange offer?	
Clarification of Response (if Necessary)	
11. Minimum Investment	
Minimum investment accepted from any outside \$ 0 USI investor)
12. Sales Compensation	
Recipient CRD Number	None None
Palladium Capital Group, LLC [129400	
(Associated) Broker or Dealer IV None (Associated) Broker or Dealer CI Number	RD 🔽 None
Street Address 1 Street Address 2	
333 TAMIAMI TRAIL SUITE 291	
City State/Province/Country	ZIP/Postal Code
VENICE	34285
State(s) of Solicitation 🔲 All States 🔲 Foreign/Non-US	
NEW YORK	

13. Offering and Sales Amounts

Total Offering Amount	\$ 5489091	USD	□ Indefinite
Total Amount Sold	\$ 5489091	USD	
Total Remaining to be Sold	\$ 0	USD	Indefinite

The Total Offering Amount and Total Amount Sold reflect warrants which are exercisable to acquire one share of the Issuer's common stock at an exercise price of \$14.50 per share.

14. Investors
Select if securities in the offering have been or may be sold to persons who do not qualify as accredited investors, Number of such non-accredited investors who already have invested in the offering
Regardless of whether securities in the offering have been or may be sold to persons who do not qualify as accredited investors, enter the total number of investors who already have invested in the offering:
15. Sales Commissions & Finders' Fees Expenses
Provide separately the amounts of sales commissions and finders' fees expenses, if any. If the amount of an expenditure is not known, provide an estimate and check the box next to the amount.
Sales Commissions \$ 0 USD Estimate
Finders' Fees \$ 0 USD Estimate
Clarification of Response (if Necessary)
16. Use of Proceeds
Provide the amount of the gross proceeds of the offering that has been or is proposed to be used for payments to any of the persons required to be named as executive officers, directors or promoters in response to Item 3 above. If the amount is unknown, provide an estimate and check the box next to the amount.
\$ 0 USD Estimate
Clarification of Response (if Necessary)
Circulation and Culturization
Signature and Submission

Please verify the information you have entered and review the Terms of Submission below before signing and clicking SUBMIT below to file this notice.

Terms of Submission

In submitting this notice, each Issuer named above is:

- Notifying the SEC and/or each State in which this notice is filed of the offering of securities described and undertaking to furnish them, upon written request, the information furnished to offerees.
- Irrevocably appointing each of the Secretary of the SEC and, the Securities Administrator or other legally designated officer of the State in which the Issuer maintains its principal place of business and any State in which this notice is filed, as its agents for service of process, and agreeing that these persons may accept service on its behalf, of any notice, process or pleading, and further agreeing that such service may be made by registered or certified mail, in any Federal or state action, administrative proceeding, or arbitration brought against it in any place subject to the jurisdiction of the United States, if the action, proceeding or arbitration (a) arises out of any activity in connection with the offering of securities that is the subject of this notice, and (b) is founded, directly or indirectly, upon the provisions of: (i) the Securities Act of 1933, the Securities Exchange Act of 1934, the Trust Indenture Act of 1939, the Investment Company Act of 1940, or the Investment Advisers Act of 1940, or any rule or regulation under any of these statutes, or (ii) the laws of the State in which the issuer maintains its principal place of business or any State in which this notice is filed.
- Certifying that, if the issuer is claiming a Regulation D exemption for the offering, the issuer is not disqualified from relying on Regulation D for one of the reasons stated in Rule 505(b)(2)(iii) or Rule 506(d).

Each Issuer identified above has read this notice, knows the contents to be true, and has duly caused this notice to be signed on its behalf by the undersigned duly authorized person.

For signature, type in the signer's name or other letters or characters adopted or authorized as the signer's signature.

Issuer	Signature	Name of Signer	Title	Date
U.S. GOLD CORP.	/s/ George Bee	George Bee	President and Chief Executive Officer	2021-02-12