

# **Quarterly Report**

**Jolen, Inc.**

**December 31, 2015**

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## **Part A**                      **General Company Information**

Jolen, Inc. is our name beginning on February 26, 2015 as a result of a merger with Revelation MIS, Inc. for the purpose of changing our jurisdiction of incorporation from the British Virgin Islands to Florida USA. We plan to acquire existing oil producing properties in the United States that will provide positive cash flow and net profits upon acquisition. We plan to take advantage of the current low oil prices to acquire these properties at reduced prices. Acquisitions will include substantial proven oil reserves to support future development when oil prices support the development.

### **Item 1**                      **The exact name of the issuer and its predecessor**

Our name is Jolen, Inc. (Over the Counter: JOLE) and we are the surviving company of a merger of Revelation MIS, Inc. (Over the Counter: RELAF prior to merger) into Jolen, Inc.

### **Item 2**                      **The address of the issuer's principal executive offices**

Executive Offices:                      550M Ritchie Highway #104  
Severna Park, MD 21146 USA  
Phone: 410-647-5386  
Email: [heilman@joleninc.net](mailto:heilman@joleninc.net)

Website                                      [www.joleninc.net](http://www.joleninc.net)

Investor Relations Contact:        Michael Heilman  
550M Ritchie Highway #104  
Severna Park, MD 21146 USA  
Phone: 410-647-5386  
Email: [heilman@joleninc.net](mailto:heilman@joleninc.net)

### **Item 3**                      **The jurisdiction(s) and date of the issuer's incorporation or organization**

Jolen, Inc. is our name beginning on February 26, 2015 as a result of a merger with Revelation MIS, Inc. for the purpose of changing our jurisdiction of incorporation from the British Virgin Islands to Florida USA. Our original predecessor corporation was incorporated in August 1987 in Florida.

## **Part B**                      **Share Structure**

### **Item 4**                      **The exact title and class of securities outstanding**

Common Stock  
CUSIP number: 479732 109  
Symbol: JOLE

### **Item 5**                      **Par or stated value and description of the security**

A. Par value is \$0.001 per share for common stock.

B (1) For common stock, one vote per share, dividends are paid when, as and if declared by the board of directors, and no preemptive rights.

B (2) There is preferred stock, however none has been issued as of the date of this report.

B (3) There are no other material rights of the common stockholders.

B (4) There is no provision that would delay, defer or prevent a change in control of the issuer.

Item 6                    The number of shares or total amount of the securities issued for each class of securities authorized

Common Stock:

(i) Period end date	<b>Dec 31, 2015</b>	Sep 30, 2015	Sep 30, 2014	Sep 30, 2013
(ii) Number of shares authorized	<b>500,000,000</b>	500,000,000	500,000,000	500,000,000
(iii) Number of shares outstanding	<b>4,351,340</b>	4,351,340	2,858,576	2,858,576
(iv) Freely tradable shares (float)	<b>91,892</b>	91,892	91,892	91,892
(v) Beneficial shareholders (estimate)	<b>902</b>	902	902	902
(vi) Shareholders of record	<b>61</b>	61	58	58

(vii) Share Issuance History

	Shares Issued As of Sep 30, 2012	Shares Issued As of Sep 30, 2013	Shares Issued As of Sep 30, 2014	Shares Issued As of Sep 30, 2015	Shares Issued As of Dec 31, 2015
For Services Rendered	394,000	124,000		1,015,000	
Subscription				300,000	
Note Redemption and note Interest				177,764	
For Interest on Notes	85,849				
Total Shares Issued	2,734,576	2,858,576	2,858,576	4,351,340	<b>4,351,340</b>

Notes to Share Issuance:

A. Each issuance was for: services rendered, promissory note redemption and for the payment of interest due on our promissory notes, and for subscription agreement. The shares were issued under a resolution of our Board of Directors. All issued shares are restricted and carried the appropriate legend.

B. No offerings were made.

C. The number of shares is indicated in the above chart.

D. The subscription agreement for the sale of 300,000 common shares at \$0.025 per share was concluded in December 2015. The certificate was issued in September 2015, but not delivered until the subscription agreement was signed and funds received in December 2015. The subscription agreement carries an option for the subscriber to purchase another 500,000 shares at the same purchase price of \$0.025.

E. The price at which the shares were offered, and the amount actually paid to the issuer. See paragraph D above.

- F. The shares issues are restricted until a registration statement is filed.
- G. The certificates contain a legend (1) stating that the shares have not been registered under the Securities Act and (2) setting forth or referring to the restrictions on transferability and sale of the shares under the Securities Act.
- H. Since we are a shell company, the exemption offered pursuant to Rule 144 is not available to us. Anyone who purchased securities directly or indirectly from us, or any of our or its affiliates in a transaction or chain of transactions not involving a public offering cannot sell such securities into the public securities market in the United States prior to a registration of the shares.
- I. There have not been any trading suspension orders issued by the SEC in the past 12 months.

Item 7 The name and address of the transfer agent

Securities Transfer Corporation  
2591 Dallas Parkway  
Suite 102  
Frisco, TX 75034  
469-633-0101

Securities Transfer Corporation is registered with the Securities and Exchange Commission under the Exchange Act, and operates under its authority and guideline.

**Part C Business Information**

Item 8 The nature of the issuer's business

We plan to acquire existing oil producing properties in the United States that will provide positive cash flow and net profits upon acquisition. We plan to take advantage of the current low oil prices to acquire these properties at reduced prices. Acquisitions will include substantial proven oil reserves to support future development when oil prices support the development.

1. We are a Florida corporation.
2. We were incorporated in August 1987.
3. Our fiscal year end is September 30.
4. Since inception, we have not been in bankruptcy, receivership or any similar proceeding.
5. Since inception, we have not had any material reclassification, consolidation, or purchase or sale of a significant amount of assets.
6. Since inception, we have not had any default of the terms of any note, loan, lease, or other indebtedness or financing arrangement requiring us to make payments. We have demand notes on which interest is current as of September 30, 2012. The interest for fiscal years 2013, 2014, 2015 and 2016 has been accrued on our balance sheet.
7. Since inception, we have not had a change of control.

8. During our Fiscal Year of 2015, we issued common shares. See Item 6.D and E.
9. Since inception, there have not been any past, pending or anticipated stock splits, stock dividends, recapitalization, merger, acquisition, spin-off, or reorganization.
10. Our securities are quoted in the Over the Counter market. Our securities have not been delisted from the OTC Bulletin Board. Our securities do not trade and have not traded on any securities exchange (i.e., New York Stock Exchange, American Stock Exchange, and the NASDAQ Stock Exchange).
11. Since inception, we have not had any legal proceedings or administrative actions either by or against us, and none are pending or threatened.

#### Business of Issuer

We plan to acquire existing oil producing properties in the United States that will provide positive cash flow and net profits upon acquisition. We plan to take advantage of the current low oil prices to acquire these properties at reduced prices. Acquisitions will include substantial proven oil reserves to support future development when oil prices support the development.

1. Our primary SIC Code is 1311, Crude Petroleum and Natural Gas.
2. We are a development stage company.
3. We are a shell company.
4. We do not have a parent or affiliate; however we expect to acquire subsidiaries in the future.
5. We are not subject to any government regulations.
6. Since inception, no funds have been spent on research and development.
7. We do not incur any cost for compliance with environmental laws and are not subject to such laws.
8. We have no full-time employees however expect to add employees via our acquisitions.
9. We do not own any subsidiaries at this point.
10. Our fiscal year ends on September 30.

#### Item 9            The nature of products or services offered

- A. At the date of this disclosure statement, we have not made any acquisitions.
- B. Distribution methods of the products and services are not applicable.
- C. There are no new products or services to be announced publically at the time of this disclosure statement.
- D. Competitive business conditions are not applicable at this time.
- E. Sources of raw materials and supplies are not applicable at this time.

F. At the date of this disclosure statement, we do not have any customers.

G. At the date of this disclosure statement, we do not have any patents, trademarks, licenses, franchises, concessions, royalty agreements, or labor contracts.

H. At the date of this disclosure statement, we do not have any products or services which require governmental approvals and we do not anticipate having any such products or services in the future.

Item 10            The nature and extent of the issuer's facilities

Our offices are those of Jolen, Inc. Other than Goodwill, as stated in our Balance Sheet, we do not have any assets, properties, leases, or facilities.

**Part D            Management Structure and Financial Information**

Item 11            The name of the chief executive officer, members of the board of directors, as well as control persons

Michael Heilman	Director, Chairman, President/CEO, Secretary
Michael Heilman	Shareholder with 46.1% of common stock
Jackson L. Morris	Shareholder with 18.8% of common stock
Paul Lewis	Shareholder with 11.9% of common stock
Richard & Judith O'Donnell, Jr.	Shareholder with 6.9% of common stock
Craig Williams	Shareholder with 6.7% of common stock

Our stockholders elect our directors. Our executive officers are elected by the board of directors and their terms of office are at the discretion of the board of directors, subject to terms and conditions of their respective employment agreements.

No principal officers have left the Company. No principal officers nor directors have been appointed to the Company.

The following provides biographical information about the employment and occupations of our current director and officer and selected information about accomplishments, previous employment and occupations.

- Michael Heilman, Director, Chairman, President/CEO and Secretary
  1. Michael Dennis Heilman
  2. 550M Ritchie Highway #104, Severna Park, MD 21146 USA
  3. Employment history – see below.
  4. He is not a member of any board or otherwise affiliated with any other public companies.
  5. Compensation: Due to our current business situation, his compensation will be stock in the company with a salary when financially appropriate for the company. The compensation agreement has not been executed as of the date of this disclosure.
  6. He owns 2,005,718 shares of our common stock.

- 2001 to Present – Mr. Heilman joined the company in 2001 when it was a failed dotcom company. As its president, primarily on a part-time basis, and controlling shareholder, he successfully restructured the company. The turnaround involved cleansing the balance sheet of liabilities and non-value assets, restructuring its equity position, insuring compliance with all SEC regulations, establishing it as a non-reporting company, establishing its business as a holding company, and creating a business plan that involved the acquisition and sale of operating companies.

Also during this period, he consulted for the US federal government on computer network security and provided network support services to the commercial market.

- Prior to 2001 - He began his career with what is now Accenture and after sixteen years left corporate America in the mid-1980's as the National Sales Manager of a \$110 million personal computer manufacturer to start his own company that designed, manufactured and marketed communication equipment. After ten years in the communication market, he started Data Protection in 1996 to focus on information technology outsourcing, computer network security, and information management.
- Education – Mr. Heilman earned BS in Business Administration from Loyola University Maryland, USA.

No director or officer has, 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);
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;
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
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 of our directors, officers, persons nominated or chosen to become directors or officers, or beneficial owners of more than five percent of any of our stock are related by blood or marriage.

We did not enter into any transactions with our directors or officers, or beneficial owners of more than five percent of our common stock.

None of our directors or officers, or beneficial owners of more than five percent of our common stock have a conflict of interest with us.

Item 12            Third Party Providers

Legal Counsel

Jackson Morris, Esq.

3116 West North A Street

Tampa FL 33609

Phone: 813-874-8854

Email: [Jackson.morris@rule144solution.com](mailto:Jackson.morris@rule144solution.com)

JOLEN, INC.  
Financial Statements  
December 31, 2015  
(Unaudited)

**JOLEN, INC.**  
**Balance Sheet**  
**December 31, 2015**  
**(Unaudited)**  
**All number in US Dollars**

<b>Assets</b>	
Current Assets:	
Cash	<u>304</u>
Total Current Assets	304
Fixed Assets:	
Intellectual Property Rights	
Goodwill (Note 1)	316,604
Less Impairment	-55,927
Less Amortization	<u>-86,894</u>
Total Fixed Assets	<u>173,783</u>
<b>Total Assets</b>	<b>174,087</b>
<b>Liabilities:</b>	0
Current Liabilities:	
Promissory Note	754
Accrued Expenses	<u>547</u>
Total Current Liabilities	1,301
Long Term Liabilities:	
Promissory Notes	262,632
Accrued Expenses	<u>71,525</u>
Total Long Term Liabilities	334,157
Total Liabilities	335,458
<b>Equity:</b>	
Common Stock (at Par of \$0.001)	4,351
Paid-in Capital	25,371
Retained Earnings (Loss)	<u>-191,093</u>
Total Equity	-161,371
<b>Total Liabilities and Equity</b>	<b>174,087</b>

Prepared by management – see accompanying notes

**JOLEN, INC.**  
**Statement of Operations**  
**For Three Months December 31, 2015**  
**(Unaudited)**

**All number in US Dollars**

Revenue	0
Operating Expenses	7,953
Results from Operations	-7,953
Other Expenses:	
Accrued Interest	-547
Goodwill Amortization	<u>-4,345</u>
Total Other Expenses	-4,892
Loss before Provisions for Income Taxes	-12,845
Provisions for Income Taxes	0
Net Loss	-12,845
Net Loss per Common Share	-0.003
Shares used in computing Loss per Share	4,351,340

Prepared by management – see accompanying notes

**JOLEN, INC.**  
**Statement of Cash Flow**  
**For Three Months Ended December 31, 2015**  
**(Unaudited)**

**All number in US Dollars**

Cash at the Beginning of the Period	0
Source of Funds:	
Gain/Loss from Operations	-7,953
Accounts Payable	0
Loan	754
Equity	7,500
Use of Funds:	
Loss from Operations	7,953
Cash at the End of the Period	304

**JOLEN, INC.**  
**Statement of Changes in Shareholder Equity**  
**(Unaudited)**

	Shares Issued As of Sep 30, 2012	Shares Issued As of Sep 30, 2013	Shares Issued As of Sep 30, 2014	Shares Issued As of Sep 30, 2015	Shares Issued As of Dec 31, 2015
For Services Rendered	394,000	124,000	0	1,015,000	
Subscription				300,000	
Note Redemption and Note Interest				177,764	
For Interest on Notes	85,849				
<b>Total Shares Issued</b>	<b>2,734,576</b>	<b>2,858,576</b>	<b>2,858,576</b>	<b>4,351,340</b>	<b>4,351,340</b>

- A. Each issuance was for: services rendered, promissory note redemption and for the payment of interest due on our promissory notes, and for subscription agreement. The shares were issued under a resolution of our Board of Directors. All issued shares are restricted and carried the appropriate legend.
- B. Offerings were made. See Item 6.D and E.
- C. The number of shares is indicated in the above chart.
- D. Shares were sold. See Item 6.D and E.
- E. The price at which the shares were offered, and the amount actually paid to the issuer. See Item 6.D and E.
- F. The shares issues are restricted until a registration statement is filed.
- G. The certificates contain a legend (1) stating that the shares have not been registered under the Securities Act and (2) setting forth or referring to the restrictions on transferability and sale of the shares under the Securities Act.
- H. Since we are a shell company, the exemption offered pursuant to Rule 144 is not available to us. Anyone who purchased securities directly or indirectly from us, or any of our or its affiliates in a transaction or chain of transactions not involving a public offering cannot sell such securities into the public securities market in the United States prior to the registration of the shares.

Prepared by management – see accompanying notes

## **Note 1 - Nature of Business and Summary of Significant Accounting Policies:**

### **Nature of Business**

We aim to acquire existing oil producing properties in the United States that will provide positive cash flow and net profits upon acquisition. We will take advantage of the current low oil prices to acquire these properties at reduced prices. Acquisitions will include substantial proven oil reserves to support future development when oil prices support the development.

### **Use of Estimates**

Preparing the Company's financial statements in conformity with accounting principles generally accepted in the United States of America ("GAAP") requires management to make estimates and assumptions that affect reported amounts of assets and liabilities and disclosure of contingent assets and liabilities at the date of the financial statements and the reported amounts of revenues and expenses during the reporting period. Actual results could differ from those estimates.

### **Revenue Recognition**

N/A since we do not currently have any revenues.

### **Marketing Costs**

Advertising and sales promotion costs are expensed as incurred. Marketing expense totaled \$0.00 for our three months ended December 31, 2015.

### **Cash and Cash Equivalents**

Cash and cash equivalents consist primarily of cash on deposit, certificates of deposit, money market accounts, and investment grade commercial paper that are readily convertible into cash and purchased with original maturities of three months or less.

### **Goodwill**

For Asset purposes, our Goodwill represents the benefits of acquiring Legacy Brands Holding Inc. in September 2010 with its public company features, i.e., public trading status, shareholder base, market makers, DTC electronic trading status, FINRA status, etc. Goodwill includes the Organizational Costs (14,314), Accrued Expenses (41,742), and Promissory Notes as of October 31, 2010 (260,348). Organizational Costs (14,314) include cost to incorporate Revelation MIS Inc. and to perform the merger with Legacy Brands Holding Inc. The total is \$316,604. In light of the fact that we are a non-reporting OTC shell, we are adjusting (Impairment) the goodwill to \$260,677 (an impairment of \$55,927) effective 31 December 2010. This is the amount that we could possibly expect if we sold the shell for cash in the market at that time.

For tax purposes, we will follow IRC, Section 197, Amortization of Goodwill and Certain Other Intangibles, which permits us to claim a deduction determined by amortizing our Goodwill over a 15-year period beginning with the month in which it was acquired. Taking into account that the impairment that was applied on 31 December 2010, the amortization begins with the month of January 2011. Accordingly, our deduction is \$1,448.21 per month (\$4,344.63 per quarter or \$17,379 per year) on goodwill of \$260,677 as of 31 December 2010.

## Fair Value of Financial Instruments

The fair value of financial instruments is estimated using relevant market information and other assumptions. Fair value estimates involve uncertainties and matters of significant judgment regarding interest rates, prepayments, and other factors. Changes in assumptions or market conditions could significantly affect these estimates. The amounts reported in the balance sheet for cash and equivalents, receivables, and payables approximate fair value.

## Contingencies

Certain conditions may exist as of the date the financial statements are issued, which may result in a loss to the Company, but which will only be resolved when one or more future events occur or fail to occur. The Company's management and its legal counsel assess such contingent liabilities, and such assessment inherently involves an exercise of judgment. In assessing loss contingencies related to legal proceedings that are pending against the Company, or unasserted claims that may result in such proceedings, the Company's legal counsel evaluates the perceived merits of any legal proceedings or unasserted claims as well as the perceived merits of the amount of relief sought or expected to be sought therein.

If the assessment of a contingency indicates that it is probable that a material loss has been incurred and the amount of the liability can be estimated, the estimated liability would be accrued in the Company's financial statements. If the assessment indicates that a potentially material loss contingency is not probable but is reasonably possible, or is probable but cannot be estimated, the nature of the contingent liability, together with an estimate of the range of possible loss if determinable and material, would be disclosed.

Loss contingencies considered remote are generally not disclosed unless they arise from guarantees, in which case the guarantees would be disclosed.

## Earnings per Share

Basic net earnings (loss) per common share is computed by dividing net earnings (loss) by the total number of shares issued and outstanding on the date of the computation.

## Earnings per Share

The following table sets forth the computation of net loss per share for our first three months ended December 31, 2015:

Net Gain (Loss)	-\$12,845
Common Shares Outstanding	4,351,340
Net Loss per Common Share	-\$0.003

The shares related to convertible promissory notes were excluded from the computation.

## Income Taxes

Deferred tax assets and liabilities are recognized for the future tax consequences attributable to differences between the financial statement carrying amounts of existing assets and liabilities and their respective tax bases. Deferred tax assets, including tax loss and credit carryforwards, and liabilities are measured using enacted tax rates expected to apply to taxable income in the years in which those temporary differences are expected to be recovered or settled. The effect on deferred tax assets and

liabilities of a change in tax rates is recognized in income in the period that includes the enactment date. Deferred income tax expense represents the change during the period in the deferred tax assets and deferred tax liabilities. The components of the deferred tax assets and liabilities are individually classified as current and non-current based on their characteristics. Deferred tax assets are reduced by a valuation allowance when, in the opinion of management, it is more likely than not that some portion or all of the deferred tax assets will not be realized.

The Company recognizes the amount of taxes payable or refundable for the current year and recognizes deferred tax liabilities and assets for the expected future tax consequences of events and transactions that have been recognized in the Company's financial statements or tax returns.

Prior to the merger, Legacy Brands Holding Inc. was current in filing its tax return to all agencies. It has filed a final return that closes its account with the IRS and State of Florida. It has no tax liability.

Jolen, Inc. will establish the necessary reporting functions with the appropriate tax authorities. As of the date of this disclosure statement, we have no tax liability.

### **Measurement of Fair Value**

We adopted SFAS No. 157, which provides a framework for measuring fair value under GAAP. As defined in SFAS No. 157, fair value is the price that would be received to sell an asset or paid to transfer a liability in an orderly transaction between market participants at the measurement date (exit price). In determining fair value in accordance with SFAS No. 157, we utilize market data or assumptions that we believe market participants would use in pricing the asset or liability that maximize the use of observable inputs and minimize the use of unobservable inputs to the extent possible, including assumptions about risk and the risks inherent in the inputs to the valuation technique. Classification of the financial asset or liability within the hierarchy is determined based on the lowest level input that is significant to the fair value measurement.

SFAS No. 157 establishes a fair value hierarchy that prioritizes the inputs used to measure fair value. The hierarchy gives the highest priority to unadjusted quoted prices in active markets for identical assets or liabilities (Level 1 measurement) and the lowest priority to unobservable inputs (Level 3 measurement). The three levels of the fair value hierarchy defined by SFAS No. 157 are as follows:

- Level 1** Quoted prices are available in active markets for identical assets or liabilities as of the reporting date. Active markets are those in which transactions for the asset or liability occur in sufficient frequency and volume to provide pricing information on an ongoing basis.
- Level 2** Financial instruments lacking unadjusted, quoted prices from active market exchanges, including over-the-counter traded financial instruments. The prices for the financial instruments are determined using prices for recently traded financial instruments with similar underlying terms as well as directly or indirectly observable inputs, such as interest rates and yield curves that are observable at commonly quoted intervals.
- Level 3** Financial instruments that are not actively traded on a market exchange. This category includes situations where there is little, if any, market activity for the financial instrument. The prices are determined using significant unobservable inputs or valuation techniques.

As of December 31, 2015, we did not have any financial assets utilizing Level 1, Level 2 or Level 3 inputs.

## Note 2 - Debt Arrangements:

The Company's debt obligations consisted of the following:

Convertible Promissory Notes Payable:	
Various convertible promissory notes which are due on demand accrue interest at a rate of three percent (3%) and judgement .....	263,386
Accrued Expenses .....	25,187
Total Obligations .....	288,573
Less Current Maturities.....	760
Long-term Portion of Convertible Promissory Notes and Accrued Interest .....	287,813

In the merger with Legacy Brands Holding Inc. in September 2010, we became obligated to Legacy's unsecured convertible promissory notes (unsecured notes) in the amount of \$260,348. Of this amount, \$241,969 was issued to the Legacy's president (Michael Heilman) as of September 30, 2010 in exchange for cash invested in Legacy to fund operations. Mr. Heilman has increased the loan amount in the past five fiscal years. Accordingly, total amount due Mr. Heilman as of December 31, 2015 is \$288,573 which includes \$25,187 in accrued interest. An additional \$42,661 in notes was issued to third parties for cash or services rendered, which includes \$24,940 from Talem Investments, LLC which has been used to support operations. The unsecured notes are due on demand, accrue interest at a rate of three percent (3%) per annum and are payable upon maturity date of the note. All notes (and accrued interest) in the total amount of \$44,441 except for those to Mr. Heilman were redeemed at the end of our fiscal year for 177,764 common shares (\$0.25 per share). The unsecured note to Michael Heilman is entitled, at his option, at any time after the issuance of the unsecured notes, to convert all or a portion of the original principal face amount and/or interest on the note into shares of the Company's common stock, at a conversion ratio which shall equal the dollar amount the holder of the convertible promissory note is electing to convert divided by \$0.0001. The Company also has the unequivocal right to redeem any unconverted portion of the convertible promissory notes at any time without prior consent of the holder.

## Note 3 - Income Taxes

The Company adopted FIN 48. FIN 48 provides a comprehensive model for the recognition, measurement and disclosure in financial statements of uncertain income tax positions that a company has taken or expects to take on a tax return. Under FIN 48, a company can recognize the benefit of an income tax position only if it is more likely than not that the tax position will be sustained upon tax examination, based solely on the technical merits of the tax position. Otherwise, no benefit can be recognized. The tax benefits recognized are measured based on the largest benefit that has a greater than fifty percent likelihood of being realized upon ultimate settlement. Additionally, companies are required to accrue interest and related penalties, if applicable, on all tax exposures for which reserves have been established consistent with jurisdictional tax laws. The cumulative effect of adopting FIN 48 is recorded as an adjustment to the opening balance of accumulated deficit on the adoption date. As a result of the implementation of FIN 48, the Company did not record any changes to the liability for unrecognized tax benefits related to tax positions taken in prior periods, and no corresponding change in accumulated deficit was recorded.



Item 15      Outside providers that advise the issuer on matters relating to the operations, business development and disclosure

- |                                   |  |
|-----------------------------------|--|
| 1. Investment Banker              | none   |
| 2. Promoters                      | none   |
| 3. Counsel:                       | Jackson L. Morris, Esq.<br>3116 W. North A Street<br>Tampa, FL 33609-1544<br>Telephone: 813-874-8854<br>E-mail: <a href="mailto:jackson.morris@rule144solution.com">jackson.morris@rule144solution.com</a> |
| 4. Accountant or Auditor          | none   |
| 5. Public Relations Consultant(s) | none   |
| 6. Investor Relations Consultant  | none   |
| 7. Other                          | none   |

Item 16      Management's Discussion and Analysis or Plan of Operation

A. Plan of Operation

We aim to acquire existing oil producing properties in the United States that will provide positive cash flow and net profits upon acquisition. It will take advantage of the current low oil prices to acquire these properties at reduced prices. Acquisitions will include substantial proven oil reserves to support future development when oil prices support the development.

B. Management's Discussion and Analysis of Financial Condition and Results of Operation

We have had no income for expenses in this fiscal year. Expenses were satisfied via a loan from third parties.

C. Off-Balance Sheet Arrangements

None

**Part E**      **Issuance History**

Item 17      List of shares issued in this fiscal year

This fiscal year we issued zero common shares for services rendered, promissory note redemption and for the payment of interest due on our promissory notes, and for subscription agreement. When shares are issued, they are issued under a resolution of our Board of Directors. All issued shares are restricted and carried the appropriate legend.

See Financial Statements for shares issued in prior years.

**Part F        Exhibits**

Item 18        Material Contracts

None in current fiscal year.

Item 19        Articles of Incorporation and Bylaws

Previously published on OTCMarkets.

Item 20        Purchase of Equity Securities by the Issuer and Affiliated Purchasers

There were no purchases made by or on behalf of the issuer or any affiliated purchaser of shares or other units of any class of the issuer's equity securities.

Item 21        Issuer's Certifications

I, Michael Heilman, certify that:

1. I have reviewed this disclosure statement of Jolen, 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.

Date: December 31, 2015



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Michael Heilman, CEO/President