RHINO HUMAN RESOURCES, INC. Issuer's Initial Disclosure Obligation Year End November 30, 2014 – November 30, 2015

- ITEM 1. EXACT NAME OF ISSUER AND ADDRESS OF ITS PRINCIPAL EXECUTIVE OFFICES
- ITEM 2. SHARES OUTSTANDING
- ITEM 3. ISSUANCE HISTORY
- ITEM 4. FINANCIAL STATEMENTS
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DISCLOSURE STATEMENT

RHINO HUMAN RESOURCES, INC. AND SUBSIDIARIES

(FORMERLY Formerly INFE Human Resources, Inc.) (A DEVELOPMENT STAGE COMPANY) NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS NOVEMBER 30, 2015

ITEM 1.

1. RHINO HUMAN RESOURCES, INC. Formerly INFE Human Resources, Inc

1.2. Address of the issuer's principal executive offices

Rhino Human Resources, Inc 2831 St. Rose Parkway#200 Henderson, NV89052

ITEM 2.

2. SHARES OUTSTANDING

Trading Symbol: IFHR CUSIP: 76219A104 Par Value \$0.001 Total Shares authorized: 500,000,000 as of November 30, 2015 Total Shares outstanding: 31,594,746 as of November 30, 2015 20,000,000 Preferred Authorized as of November 30, 2015 50,0000 Shares outstanding as of November 30, 2015

8,816,982 share in the float 192 shareholders of record

Transfer Agent SIGNATURE STOCK TRANSFER, INC 2632 Coachlight Court Plano, Texas 75093 Telephone 972-612-4120 Facsimile 972-612-4122

The(se) transfer agent(s) is(are) registered under the Exchange Act and its regulatory authority is the Securities & Exchange Commission.

There are no restrictions on the transfer of securities

No restrictions on the transfer of security

ITEM 3.

3. Issuance History

Rhino Human Resources, Inc. Stock Issued Table For the Year Ended November 30, 2015

Name	Issuance <u>Date</u>	<u>Shares</u>	Price	Amount <u>Issued</u>
Total Outstanding 11/30/2012		28,574,746		
SOS Resources	02/02/13	3,020,000	0.0010	3,020.00
QTD February 28, 2015		0		0.00
YTD November 30, 2015		0		0.00
N/A		0		0.00
QTD May 31, 2015		0		0.00
YTD November 30, 2015		0		0.00
N./A		0		0.00
QTD August 31, 2015		0		0.00
YTD November 30, 2015		0		0.00
N/A		0		0.00
QTD November 30, 2015		0		0.00
YTD November 30, 2015		0		0.00
Total Outstanding 11/30/2015		31,594,746		

ITEM 4.

4.. Financial Statements:

All Financial statements are posted in a separate listing but on the same day as the disclosure.

Balance Sheet Statement of Income Cash Flow Equity statement

ITEM 5.

5.1 Describe the issuer's Business, Product and Service

Company Overview

RhinoTokk is a company that has created a brand concept consisting of both

Mobile applications and VoIP services utilizing multiple channels of distribution. The plan that follows explains our market, our value proposition and our market segmentation strategy. The detailed financial plans provide a clear view of our sales and profit forecasts.

It is the goal of our company to become established as the leading distributor of VoIP communications services.

In order to achieve this goal critical success factors will be to identify emerging trends and integrate them into RHINOTOKK's operations, respond quickly to technology changes/be there early, provide high-quality services, continue to invest time and money in marketing and advertising, continue to expand into specialty markets, and stay ahead of the "technology curve."

5.2 The Services and Products

The company has completed the acquisition of a license to use, sell, market, and distribute various products and services owned by RingTokk Communications Ltd. developed mix of services targeting both businesses and consumers. At today's breakneck pace of business, companies need more ways than ever to keep in touch, and the easier the better. RhinoTokk has to right to use, sell, market, distribute various products and services, including the click-to-talk callback and mobile VoIP applications.

ITEM 6.

LEGAL PROCEEDINGS

There are no current legal proceedings against the company.

ITEM 7.

7. Issuer's Facilities

Leased office in public office building

ITEM 8.

8. Officers, Directors, and Control Persons

Dr. John Karamitsos CEO 2831 St. Rose Parkway #200 Henderson, NV 89052

Itav Avital COO/Chairman of the Board/Director 2831 St. Rose Parkway #200 Henderson, NV 89052

Previous Chairman of the Board Tony Khoury 2831 St. Rose Parkway #200 Henderson, NV 89052 There is no legal/disciplinary history for the officers or the company

Beneficial Shareholders Tony Khoury CEO/President/Director 2831 St. Rose Parkway #200 Henderson, NV 89052

Owner of 5 million shares common and 50,000 shares of preferred stock (51%)

ITEM 9.

Third Party Providers

SIGNATGURE STOCK TRANSFER, INC 2632 Coachlight Court Plano, Texas 75093 Telephone 972-612-4120

ITEM 10.

Issuer's Certifications

I, Itav Avital

1. I have reviewed this Disclosure statement of Rhino Human Resources, Inc and subsidiaries

- 2. Based on my knowledge, the disclosure statement does not contain any untrue statements or 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.

June 19, 2017

/s/ Itav Avital Director/COO

RHINO HUMAN RESOURCES, INC. AND SUBSIDIARIES Condensed Consolidated Balance Sheets November 30, 2015 & 2014

ASSETS	November 30 2015 (Unaudited)		November 30, 2014 (Unaudited)	
TOTAL ASSETS	\$	0	\$	0
LIABILITIES AND STOCKHOLDERS' EQUITY(DEFICIT)				
CURRENT LIABILITIES				
Accounts Payable and accrued expenses	\$	25,310	\$	25,310
Convertible Notes		50,000		48,800
Total Current Liabilities		75,310		74,110
LONG-TERM LIABILITIES				
Loans Payable to Shareholders		51,679		23,299
Total Long Term Liabilities		51,679		23,299
TOTAL LIABILITIES		126,989		98,109
STOCKHOLDERS' EQUITY(DEFICIT)				
Preferred Stock, \$.001 par value 20,000,000				
shares authorized, 50,000 issued and outstanding				
November 30, 2015 and November 30, 2014		50		50
Common Stock, \$.001 par value 500,000,000				
shares authorized, 31,594,746 and 31,594,746				
issued and outstanding November 30, 2015 and				
November 30, 2014		31,595		31,595
Additional paid-in-capital		4,325,025		4,325,025
Accumulated Deficit	_	(4,483,659)		(4,454,779)
Total Stockholders' Equity(Deficit)		(126,989)		(98,109)
TOTAL LIABILITIES AND STOCKHOLDERS' EQUITY(DEFICIT)	\$	0	\$	0

RHINO HUMAN RESOURCES, INC. AND SUBSIDIARIES Condensed Consolidated Statements of Operations November 30, 2015& 2014

	For the Years Ended				
		November 30,		November 30,	
		2015		2014	
		(Unaudited)		(Unaudited)	
REVENUES	\$	0	\$	0	
COST OF SALES		0		0	
GROSS PROFIT		0		0	
Selling, General and Administrative		(21,155)		(10,700)	
INCOME(LOSS) FROM CONTINUING OPERATIONS		(21,155)		(10,700)	
OTHER INCOME(EXPENSE):					
Interest Expense		(7,725)		(0)	
NET INCOME(LOSS) FROM CONTINUING OPERATIONS	BEI	FORE			
PROVISION FOR INCOME TAXES		(28,880)		(10,700)	
Provision for income taxes		0		0	
NET INCOME(LOSS)	\$	(28,880)	\$	(10,700)	
BASIC LOSS PER SHARE	\$	(0.00)	\$	(0.00)	
DILUTED LOSS PER SHARE	\$	(0.00)	\$	(0.00)	
BASIC WEIGHTED AVERAGE NUMBER					
OF SHARES OUTSTANDING		31,594,746		31,594,746	
DILUTED WEIGHTED AVERAGE NUMBER					
OF SHARES OUTSTANDING	_	86,644,746		86,644,746	

RHINO HUMAN RESOURCES, INC. AND SUBSIDIARIES Condensed Consolidated Statements of Cash Flows November 30, 2015& 2014

	For the Years Ended				
	November 30,		November 30,		
	2015		2014		
	(Unaudited)		(Unaudited)		
CASH FLOWS FROM OPERATING ACTIVITIES:					
Net income (loss)	\$ (28,880)	\$	(10,700)		
Adjustments to reconcile net income (loss):					
Amortization of intangibles	0		0		
Common stock issued as compensation	0		0		
Beneficial conversion charged to interest expense	0		0		
Changes in assets and liabilities:					
(Increase)decrease in accounts receivable	0		0		
(Increase)decrease in accrued income	0		0		
(Increase)decrease in deposits	0		0		
(Increase)decrease in prepaid expenses Increase(decrease) in accounts payable and accrued	0		0		
expenses	 0		0		
Total cash flows from operating activities	 (28,880)		(10,700)		
CASH FLOWS FROM INVESTING ACTIVITIES:					
Total cash flows from investing activities	 0		0		
CASH FLOWS FROM FINANCING ACTIVITIES:					
Proceeds from common stock issuance	0		0		
Proceeds from loans from shareholders	27,680		10,700		
Proceeds from convertible financing	 1,200		0		
Total cash flows from financing activities	 28,880		10,700		
Increase in cash and equivalents	0		0		
Cash and cash equivalents at beginning of year	 0		0		
Cash and cash equivalents at end of year	\$ 0	\$	0		

RHINO HUMAN RESOURCES, INC. AND SUBSIDIARIES Condensed Consolidated Statements of Cash Flows November 30, 2015& 2014 (Continued)

		For the Years Ended				
	Nover	nber 30,		November 30,		
	2	015		2014		
	(Una	udited)		(Unaudited)		
CASH PAID DURING THE YEAR FOR:						
Interest	\$	0	\$	0		
Income taxes	\$	0	\$	0		
SUPPLEMENTAL DISCLOSURE OF NON-CASH INVESTING AND F	INANCING A	CTIVITIES				
Common stock issued on convertible notes	\$	0	\$	0		
Shareholder note exchanged for convertible debt	\$	0	\$	0		
Beneficial Conversion	\$	0	\$	0		

RHINO HUMAN RESOURCES, INC. AND SUBSIDIARIES Condensed Consolidated Statement of Comprehensive Loss November 30, 2015& 2014

	For the Years Ended				
	Ν	ovember 30,	November 30,		
	2015			2014	
	(Unaudited)		(Unaudited)	
Net Income(loss)	\$	(28,880)	\$	(10,700)	
Other comprehensive income loss					
Unrealized (gains)losses arising during the period		0		0	
Less: reclassification adjustment for gains included in net loss	\$	0	\$	0	
Comprehensive Income(loss)		(28,880)		(10,700)	

RHINO HUMAN RESOURCES, INC. Condensed Consolidated Statements of Stockholders' Equity (Deficit) For the Years Ended November 30, 2015 and 2014 (Unaudited)

							Accumulated		
						Additional	Other		
		Preferred Stock	С	ommon Stock		Paid in	Comprehensive	Accumulated	
		Shares	Amount	Shares	Amount	Capital	Income(Loss)	Deficit	Totals
Balance	30-Nov-12	50,000 \$	50	28,574,746	28,575 \$	4,301,100 \$	0 \$	(4,412,849) \$	(83,124)
Beneficial Conversion	on	0	0	0	0	23,925	0	0	23,925
Conversion of conve	rtible note	0	0	3,020,000	3,020	0	0	0	3,020
Net loss for the year									
ended November 30,	2013	0	0	0	0	0	0	(31,230)	(31,230)
Balance	30-Nov-13	50,000 \$	50	31,594,746	31,595 \$	4,325,025 \$	0 \$	(4,444,079) \$	(87,409)
Net Loss for the year	•								
ended November 30,	2014	0	0	0	0	0	0	(10,700)	(10,700)
Balance Net Loss for year	30-Nov-14	50,000 \$	50	31,594,746	31,595 \$	4,325,025 \$	0 \$	(4,454,779) \$	(98,109)
ended November	30, 2015							(28,880) \$	(28,880)
Balance November 30, 2015									
110¥CHIDEI 50, 2015		50,000 \$	50	31,594,746	31,595	4,325,025 \$		(4,483,659) \$	(126,989)

Rhino Human Resources, Inc. Notes Accompanying Financial Statements For the Two-Year Period Ending November 30, 2015 & 2014

NOTE 1- ORGANIZATION AND BASIS OF PRESENTATION

Rhino Human Resources, Inc. formerly INFE- Human Resources, Inc. (the "Company "or "Rhino") was incorporated in the State of Nevada on March 31, 2000. The Company was organized to provide human resource administrative management, executive compensation plans and staffing services to client companies. The business became a publicly traded entity in late 2003 as a result of its acquisition of all of the common stock of Daniels Corporate Advisory Company, Inc. ("Daniels"), a publicly traded Nevada company.

The Corporate Financial Consulting Division (Daniels) has a growth goal of providing advisory services to payroll client as well as non-payroll client companies. This division was to work with companies seeking to create and/or acquire adjunct service businesses, whose services will initially provide better lifestyles for its existing workforce, and ultimately will be packaged, on an additional profit center basis, for sale to other small companies for the retention of their employees. The profits generated from all the financial consulting assignments were to be available for venture investment through the second division, The Merchant Banking Division.

The Merchant Banking Division had an in-house equity funding program, whereby Daniels will profit by helping finance the growth of client, payroll service companies, as well as non-payroll service companies. This division would have also profited by the purchase of equity in attractive small public companies whose growth strategies are in line with a philosophy of growth through leveraged acquisitions.

On December 20, 2005, the Company's wholly owned subsidiary INFE Human Resources of New York ("InfeNY") purchased all of the outstanding shares of Monarch Human Resources ("Monarch") which had purchased the assets and the business of Business Staffing, Inc. on December 19, 2005, Monarch had also acquired Empire Staffing, Inc. by assuming certain liabilities in a transaction which we determined to be not material to the financial position of the Company. In addition, InfeNY purchased Express Employment Agency ("Express") on March 28, 2006 in a transaction deemed to be not significant. All of the transactions of Express, Monarch, Business Staffing, Inc. and Empire Staffing, Inc. are included as part of these consolidated statements.

On June 1, 2006, the Company's wholly owned subsidiary INFE Human Resources - Unity Inc. purchased Cosmo/Mazel Temps Corporations ("Cosmo/Mazel") for the purpose of acquiring the rights to their current business activity and trade name. The Company did not assume any liabilities of the business and all of its transactions from the date of acquisition are included as part of these consolidated statements.

On May 31, 2007, the Company purchased Gilsor Technologies for the purpose of acquiring the rights to potential business acquisitions. The Company did not assume any liabilities of the business and all of its transactions from the date of acquisition are included as part of these financial statements.

During October of 2008 the Company discontinued its all of its staffing subsidiaries and locations and Gilsor Technologies as detailed in note (11), writing down all of their associated assets and currently was only operating its consulting subsidiary Daniels Corporate Advisory as its sole activity.

NOTE 1- ORGANIZATION AND BASIS OF PRESENTATION (Continued)

On June 22, 2010, the Company spun off its remaining active subsidiary Daniels Corporate Advisory along with a majority of the NOL tax loss carryforward recorded by the company to its existing shareholder base in a tax-free distribution. At the same time, the company acquired 100% of Lone Staffing, Inc. an active nationwide staffing firm in a tax-free exchange of common stock for voting preferred stock in Rhino Human Resources.

On August 10, 2010, the Company performed a 100-1 reverse split which is reflected on the all financial statements and any information presented for comparative purposes only.

NOTE 2- SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES

Principles of Consolidation:

The consolidated financial statements include the accounts of the Company and its wholly owned subsidiaries, INFE Human Resources – Unity, Cosmo Temp and Mazel Temp ("Cosmo/Mazel"), INFE Human Resources of New York, Monarch Human Resources ("Monarch"), Express Employment Agency Corporation ("Express"), Empire Staffing Inc. ("Empire"), and Gilsor Technologies Inc. and Lone Staffing, Inc. All significant inter-company accounts and transactions have been eliminated in consolidation.

Use of Estimates:

The preparation of financial statements in conformity with accounting principles generally accepted in the United States of America requires management to make estimates and assumptions that affect the 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.

Cash and Cash Equivalents:

For financial statement presentation purposes, short-term, highly liquid investments with original maturities of three months or less are considered to be cash equivalents. The Company maintains its cash accounts at several financial institutions, which at times may exceed the insurable FDIC limit, but management believes that there is little risk of loss.

Fair Value of Financial Instruments:

In September 2006, the Financial Accounting Standards Board (FASB) introduced a framework for measuring fair value and expanded required disclosure about fair value measurements of assets and liabilities. The Company adopted the standard for those financial assets and liabilities as of the beginning of the 2008 fiscal year and the impact of adoption was not significant.

Codification (ASC) 820 "*Fair Value Measurements and Disclosures*" (ASC 820) defines fair value as 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 ASC 820 also establishes a fair value hierarchy that distinguishes between (1) market participant assumptions developed based on market data obtained from independent sources (observable inputs) and (2) an entity's own assumptions about market participant assumptions developed based on the best information available in the circumstances (unobservable inputs). The fair value hierarchy consists of three broad levels, which gives the highest priority to unadjusted quoted prices in active markets for identical assets or liabilities (Level 1) and the lowest priority to unobservable inputs (Level 3). The three levels of the fair value hierarchy are described below:

- •Level 1—Unadjusted quoted prices in active markets that are accessible at the measurement date for identical, unrestricted assets or liabilities.
- •Level 2—Inputs other than quoted prices included within Level 1 that are observable for the asset or liability; either directly or indirectly, including quoted prices for similar assets or liabilities in active markets; quoted prices for identical or similar assets or liabilities in markets that are not active; inputs other than quoted prices that are observable for the asset or liability (e.g. interest rates); and inputs that are derived principally from or corroborated by observable market data by correlation or other means.
- •Level 3—Inputs that are both significant to the fair value measurement and unobservable.

The respective carrying value of certain on-balance-sheet financial instruments approximated their fair values due to the short-term nature of these instruments. These financial instruments include investments in available-for-sale securities and accounts payable and accrued expenses. The Company has also applied ASC 820 for all non-financial assets and liabilities measured at fair value on a non-recurring basis. The adoption of ASC 820 for non-financial assets and liabilities did not have a significant impact on the Company's financial statements.

Comprehensive Income:

ASC Topic 220 (SFAS No. 130) establishes standards for reporting comprehensive income and its components. Comprehensive income is defined as the change in equity during a period from transactions and other events from non-owner sources. Per the consolidated financial statements, the Company has purchased available-for-sale securities that are subject to this reporting.

Other-Than-Temporary Impairment:

All of our non-marketable and other investments are subject to a periodic impairment review. Investments are considered to be impaired when a decline in fair value is judged to be other-than-temporary. When events or changes in circumstances indicate that long-lived assets other than goodwill may be impaired, an evaluation is performed to determine if a write-down to fair value is required.

an asset is classified as held for sale, the asset's book value is evaluated and adjusted to the lower of its carrying amount or fair value less cost to sell. In addition, depreciation and amortization ceases while it is classified as held for sale.

The indicators that we use to identify those events and circumstances include:

- the investee's revenue and earnings trends relative to predefined milestones and overall business prospects;
- the general market conditions in the investee's industry or geographic area, including regulatory or economic changes;
- factors related to the investee's ability to remain in business, such as the investee's liquidity, debt ratios, and the rate at which the investee is using its cash; and
- the investee's receipt of additional funding at a lower valuation. If an investee obtains additional funding at a valuation lower than our carrying amount or a new round of equity funding is required for the investee to remain in business, and the new round of equity does not appear imminent, it is presumed that the investment is other than temporarily impaired, unless specific facts and circumstances indicate otherwise.

Revenue and Cost Recognition:

The Company applies paragraph 605-10-S1 of the FASB Accounting Standards Codification for revenue recognition. The company recognizes revenue when it is realized or realizable and earned. The Company considers revenue realized or realizable and earned when all of the following criteria a remit: (i) persuasive evidence of an arrangement exists, (ii) the product has been shipped or the services have been rendered to the customer, (iii) the sales price is fixed or determinable, and (iv) collect ability is reasonably assured. The Company also receives shares in certain companies for providing capital and investment services. Therefore, when this type of income is recognized, the benefits) are accrued as the wages are earned. Less than five percent of our revenue comes from permanent placements where the Company earns and accrues the revenue 30 days after a client hires an employee full time on their payroll as per the Company's hire agreement. The Company's only expense on this work is commissions, which are accrued and payable when the revenue is earned.

Investments:

Marketable securities are classified as available-for-sale. Accordingly, they are carried at fair value with unrealized gains and losses reported, net of deferred income taxes, in accumulated other comprehensive income, a separate component of stockholder's equity.

Allowance for Doubtful Accounts:

The Company establishes an allowance for doubtful accounts through a review of several factors, including historical collection experience, current aging status of the customer accounts and the financial condition of the customers.

Fixed Assets:

Fixed assets are reported at cost less accumulated depreciation, which is generally provided on the straightline method over the estimated useful lives of the assets. Upon sale or retirement of an asset, the related costs and accumulated depreciation are removed from the accounts and any gain or loss is recognized.

Reclassifications:

Certain reclassifications have been made to prior year balances to conform to the current year's presentation only in such cases where the impact in the prior year's financials would have been immaterial to that period.

Financing Fees:

Financing fees are being amortized over the life of the related liability on the straight-line method which is not materially different than using the effective interest method.

Goodwill and Intangible Assets Arising from Acquisitions:

The reported amounts of goodwill for each business reporting unit are reviewed for impairment on an annual basis and more frequently when negative conditions such as significant current or projected operating losses exist. The annual impairment test for goodwill is a two-step process and involves comparing the estimated fair value of each business reporting unit to the business reporting unit's carrying value, including goodwill. If the fair value of a business reporting unit exceeds its carrying amount, goodwill of the business reporting unit is not considered impaired, and the second step of the impairment test is unnecessary. If the carrying amount of a reporting unit exceeds its fair value, the second step of the goodwill impairment test would be performed to measure the amount of impairment loss to be recorded, if any. The Company's annual impairment tests as of November 30, 2008, resulted in recording an impairment of all of its goodwill and intangible assets and fixed assets of \$1,701,554 acquired prior to November 30, 2009. Additionally, impairment test done at November 30, 2011 resulting in a write-down of \$221,169 to the Company's acquisition of Lone Staffing, Inc.

Evaluating Impairment of Long-lived Assets:

When events or changes in circumstances indicate that long-lived assets other than goodwill may be impaired, an evaluation is performed. For an asset classified as held for use, the estimated future undiscounted cash flows associated with the asset are compared to the asset's carrying amount to determine if a write-down to fair value is required. When an asset is classified as held for sale, the asset's book value is evaluated and adjusted to the lower of its carrying amount or fair value less cost to sell. In addition, depreciation and amortization ceases while it is classified as held for sale.

Net Loss Per Share:

Net loss per common share is computed using the weighted average number of common shares outstanding. Diluted earnings per share (EPS) includes additional dilution from common stock equivalents, such as stock issuable pursuant to the exercise of stock options and warrants. Common stock equivalents are not included in the computation of diluted earnings per share when the Company reports a loss because to do so would be anti–dilutive. The following is a reconciliation of the computation for basic and diluted EPS for the three months ended November 30, 2015 and 2014:

	November 30, 2015	November 30, 2014
Net Income(Loss)	(\$28,800)	(\$10,700)
Weighted-average common stock - Basic	31,594,746	31,594,746
Income(Loss) per share - Basic	(\$.00)	(\$.00)
Equivalents		
Stock options	-	-
Warrants	-	-
Convertible Notes	55,050,000	55,050,000
Weighted-average common shares outstanding- diluted		
	86,644,746	86,644,746
Income(Loss) per share – Diluted	(\$.00)	(\$.00)

Income Taxes:

The Company recognizes the amount of taxes payable or refundable for the year. In addition, deferred tax assets and liabilities are recognized for the expected future tax consequences of events that have been recognized in the financial statements or tax returns. A valuation allowance is provided for deferred tax assets if it is more likely than not that these items will not be realized.

In assessing the realizability of deferred tax assets, management considers whether it is more likely than not that some portion or all of the deferred tax assets will not be realized. The ultimate realization of deferred tax assets is dependent upon the generation of future taxable income during the periods in which those temporary differences become deductible. Management considers the scheduled reversal of deferred tax liabilities, projected future taxable income, and tax planning strategies in making this assessment. The Company is in the process of bringing its tax filings current.

NOTE 2 - SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (Continued)

Recently Issued Accounting Pronouncements:

The Company has reviewed issued accounting pronouncements and plans to adopt those that are applicable to it. The Company does not expect the adoption of any other pronouncements to have an impact on its results of operations or financial position.

NOTE 3 - ACCOUNTS RECEIVABLE

The Company has not had any sales for the years ended November 30, 2015 and 2014, and as such its trade receivables were \$0 and \$0, respectively

NOTE 4 - ACQUISITIONS AND INTANGIBLES

During the fiscal year ended November 30, 2006, the Company acquired Business Staffing, Inc. (Monarch), Express Employment Agency, Empire Staffing, Inc. and Cosmo/Mazel. The acquisitions of Express and Empire were determined by the Company to be not material to the financial position of the Company. The acquisitions were accounted for as business purchases and recorded at the estimated fair values of the net tangible and identifiable intangible assets acquired. The excess of the purchase price over the assets acquired was recorded as goodwill. Valuations generally were determined by an independent valuation expert. The Company, due to its current status and pursuant to its annual impairment test, has determined that all of its Goodwill, Intangibles and Fixed Assets had been impaired and should be carried at zero value for the years ended November 30, 2015.

On April 27, 2007 INFE –Human Resources, Inc. purchased 100% of the outstanding stock of Gilsor in exchange for 150,000 fully vested shares of restricted common stock, which were valued at \$.35 per share or \$52,500 which was attributed to goodwill. This acquisition was deemed not material to the financial position of the Company. In addition, the shareholders of Gilsor were granted 4,000,000 contingent warrants for common stock of the Company. These warrants may not be vested unless INFE achieves \$7.5 million in additional quarterly revenue in its periodic SEC filings achieves and \$720,000 in additional quarterly Earnings Before Interest, Taxes, Depreciation and Amortization (EBITDA) also as reported in its SEC filings if the Company successfully refinances its existing debt on terms acceptable to IFHR's Chairman. The Company has since ceased all Gilsor operations and all of the assets have been recorded at zero value as of November 30, 2008.

During the fiscal year ended November 30, 2010, the Company acquired Lone Staffing. Inc. The acquisitions were also accounted for as business purchases and recorded at the estimated fair values of the net tangible and identifiable intangible assets acquired. The Company, due to its current status and pursuant to its annual impairment test, has determined that all of Lone Staffing, Inc.'s Goodwill, Intangibles and Fixed Assets had been impaired and should be carried at zero value for the years ended after November 30, 2015.

NOTE 4 - ACQUISITIONS AND INTANGIBLES (Continued)

Intangible assets consist of the following:

	November 30, 2015	November 30, 2014
Trademarks	\$1,406,150	\$1,406,150
Non-compete agreement	180,070	180,070
Customer list	334,866	334,866
	1,921,086	1,921,086
Less: Accumulated amortization	(428,336)	(415,328)
Impairment	(1,505,758)	(1,505,758)
Intangible assets, net	\$0	\$0
Goodwill	\$440,600	\$440,600
Less: Impairment	(440,600)	(440,600)
Goodwill, net	\$0	\$0

NOTE 5 - CONVERTIBLE PROMISSORY NOTES

Up through November 30, 2015, the Company issued convertible promissory notes, for a total of \$64,900 exchanging these notes for shareholder loans of principal sums of \$64,900. The notes are for 30 days each and due to their short term nature carry a zero interest rate. The holders may at their election to convert all or part of these notes into shares of the Company's common stock at a fixed predetermined discounted conversion rate determined at the commitment date. In total, these notes can still be converted into 50,700,000 shares of common stock upon conversion as displayed in the table below. The Company did previously convert \$14,100 into 14,931,070 shares of common stock through the year ended November 30, 2013. On January 4, 2015, KJV Property Group LLC entered into a convertible note agreement with Company for \$50,000. In which, the loan was used to cancel SOS Resources Services, Inc's outstanding loan and accrued interest.

	SOS Resources Services, Inc. S	SOS Resources Services, Inc.	SOS Resources Services, Inc.	SOS Resources Services, Inc. S	SOS Resources Services, Inc.
Issue Date	18-Jul-11	28-Sep-11	23-Nov-11	27-Feb-12	18-Oct-12
Note Number	3	4	5	6	7
Expected term (in days)	30	30	30	30	30
Interest rate	0%	0%	0%	0%	0%
Original Amount	\$5,000	\$9,500	\$8,450	\$24,500	\$5,550
Conversions	3,000	0	0	0	0
Unamortized discounts	0	0	0	0	0
Balance at 11/30/2014	2,000	9,500	8,450	24,500	5,550
Adjustments	0	0	0	5	0
Balance at 11/30/2015	\$2,000	\$9,500	\$8,450	\$24,500	\$5,550

NOTE 5 - CONVERTIBLE PROMISSORY NOTES (continued)

Additionally, on February 23, 2015 the company issued a convertible loan for \$6,500 with an interest rate of 7%. In which, this loan is still outstanding.

NOTE 6 - LOANS PAYABLE TO SHAREHOLDERS

As of November 30, 2015and 2014the Company had a balance of \$51,679 and \$23,299 represented loans from Ray Barton the company President, which was used for the company's working capital requirements. These loans as of November 30, 2015, are currently unsecured, non-interest bearing, and have no specific repayment terms.

NOTE 7 - RELATED PARTY TRANSACTIONS AND ISSUENCE

None

NOTE 8 - GOING CONCERN

The Company has incurred operating losses, and as of November 30, 2015, the Company had a negative working capital balance of \$75,310 and an accumulated deficit of \$4,483,659. These factors raise substantial doubt about the Company's ability to continue as a going concern.

Management has discontinued all staffing operations for a number of years, spun off its only operating subsidiary Daniels Corporate Advisory, in which was actively managed through 2010 and has limited operations. Management believes that the Company's capital requirements will depend on many factors including new sales initiatives in its active consulting subsidiary and possible new business combinations. Management also believes the Company needs to raise additional capital for working capital purposes. The financial statements do not include any adjustments that might be necessary if the Company is unable to continue as a going concern.

NOTE 9 - COMMITMENTS AND CONTINGENCIES

Commitments:

None

Contingencies:

None.

NOTE 12 - INCOME TAXES

During the years ended November 30, 2015 and 2014, the Company had approximately \$4,483,659 and \$4,454,779 in net operating loss carry forwards for federal income tax purposes which expire between 2015 and

2029 held between its various subsidiaries. Generally, these can be carried forward and applied against future taxable income of each company at the tax rate applicable at that time. We are currently using a 35% effective tax rate for our projected available net operating loss carry-forward. However, as a result of potential stock offerings and stock issuance in connection with potential acquisitions, as well as the possibility of the Company not realizing its business plan objectives and having future taxable income to offset, the Company's use of these NOLs may be limited under the provisions of Section 382 of the Internal Revenue Code of 1986, as amended. The Company is in the process of evaluating the implications of Section 382 on its ability to utilize some or all of its NOL's.

Full year components of deferred tax assets and (liabilities) are as follows:

	November 30, 2015	November 30, 2014
Available NOL deferred tax assets	\$1,568,861	\$1,559,173
Valuation Allowances	(1,568,861)	(1,559,173)
Difference	\$0	\$0

In accordance with FASB ASC 740 "Income Taxes", valuation allowances are provided against deferred tax assets, if based on the weight of available evidence, some or all of the deferred tax assets may or will not be realized. Its ability to realize some or all of the remaining deferred tax assets on its balance sheet from prior year net operating losses is dependent on numerous future variables and may not be available either in full or even partially and thus the company has established a valuation allowance for past fiscal years in the amount of \$1,568,861 and \$1,559,173 at November 30, 2015 and 2014.