INSCOR, INC.

COMPANY INFORMATION AND DISCLOSURE STATEMENT QUARTERLY UPDATE

Item I: Name of the issuer and its predecessors (if any)

In answering this item, please also provide any names used by predecessor entities in the past five years and the dates of the name changes.

Inscor, Inc. (the "Company") was incorporated in the State of Nevada on February 29, 1996 under the name of Advanced Definition Systems, Inc. On October 26, 2004 the Company merged with and changed its name to Mobile Wireless Security, Inc. On May 21, 2006 the Company changed its name to "Hightowers Petroleum Holdings, Ltd."; on July 12, 2006 the Company changed its name to "International Oil and Gas Holdings Corp". On May 3, 2011 the Company acquired and changed its name to "Inscor, Inc."

Item II: Address of the issuer's principal executive offices

Company Headquarters

Address 1: 1057 Whitney Ranch Dr.

Address 2: Ste. 300

Address 3: Henderson, NV 89014

Phone: (702) 248-6901 Fax: (702) 248-2022

Email: kmcallister@ins-cor.com

Website: ins-cor.com

IR Contact

Address 1: P. O. Box 10

Address 2:

Address 3: Acworth, GA 30101

Phone: (954) 257-1339

Email: analogllc@gmail.com

Item III: Security Information

Trading Symbol: IOGA

Exact title and class of securities outstanding: COMMON STOCK

CUSIP: 45778U 108 Par or Stated Value: .001

Total shares authorized: 1,000,000,000 as of: November 16, 2015 as of: November 16, 2015 as of: November 16, 2015

Preferred share information (if necessary):

Exact title and class of securities outstanding: Series A Convertible Preferred Stock

CUSIP: N/A

Par or Stated Value: .0001

Total shares authorized: 50,000,000 as of: November 16, 2015 Total shares outstanding: 0 as of: November 16, 2015

Transfer Agent

Name: <u>Signature Stock Transfer, Inc.</u> Address 1: <u>2632 Coachlight Court</u>

Address 2:

Address 3: <u>Plano, TX 75093</u> Phone: (972) 612-4120

Is the Transfer Agent registered under the Exchange Act?* Yes: ☐ No: ☐

*To be included in the OTC Pink Current Information tier, the transfer agent must be registered under the Exchange Act.

List any restrictions on the transfer of security:

None, except as required by law

Describe any trading suspension orders issued by the SEC in the past 12 months.

None

Within the past year please list any past, pending or anticipated stock split, stock dividend, recapitalization, merger, acquisition, spin-off, or reorganization:

None

Item IV: Issuance History

List below any events, in chronological order, that resulted in changes in total shares outstanding by the issuer in the past two fiscal years and any interim period. The list shall include all offerings of securities, whether private or public, and all shares or any other securities or options to acquire such securities issued for services, describing (1) the securities, (2) the persons or entities to whom such securities were issued and (3) the services provided by such persons or entities. The list shall indicate:

Between January	1, 2012	and	Decemb	ber 31,	2012
D + 1 + 1 C	1		1.0	1 1 .	

Restricted Common shares issued for debt	72,000,000
Restricted Common shares issued for cash	3,500,000
Legend	Rule 144

Between January 1, 2013 and December 31, 2013

Restricted Common shares issued for services	127,650,000
The company cancelled common stock	(25,000,000)
Restricted Common shares issued for cash	20,000
Legend	Rule 144

Between January 1, 2014 and December 31, 2014 Restricted Common shares issued for services The company cancelled common stock Legend

30,388,667 (75,000,000) Rule 144

Between January 1, 2015 and September 30, 2015

No shares were issued

Total issued and outstanding shares reported on financials as of September 30, 2015: 330,317,221

A. The nature of each offering (e.g., Securities Act Rule 504, intrastate, etc.);

N/A

B. Any jurisdictions where the offering was registered or qualified;

N/A

C. The number of shares offered;

N/A

D. The number of shares sold;

N/A

E. The price at which the shares were offered, and the amount actually paid to the issuer;

<u>N/A</u>

F. The trading status of the shares; and

N/A

G. Whether the certificates or other documents that evidence the shares 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.

All shares were issued under the 144 legend

With respect to private offerings of securities, the list shall also indicate the identity of the persons who purchased securities in such private offering; *provided*, *however*, that in the event that any such person is an entity, the list shall also indicate (a) the identity of each natural person beneficially owning, directly or indirectly, more than ten percent (10%) of any class of equity securities of such entity and (b) to the extent not otherwise disclosed, the identity of each natural person who controlled or directed, directly or indirectly, the purchase of such securities for such entity.

N/A

Item V: Financial Statements.

Provide the financial statements described below for the most recent fiscal year end or quarter end to maintain qualification for the OTC Pink Current Information tier. For the initial disclosure statement (qualifying for Current Information for the first time) please provide reports for the two previous fiscal years and any interim periods.

- A. Balance sheet:
- B. Statement of income;
- C. Statement of cash flows;
- D. Financial notes; and
- E. Audit letter, if audited

The financial statements requested pursuant to this item shall be prepared in accordance with US GAAP by persons with sufficient financial skills.

You may either (i) attach/append the financial statements to this disclosure statement or (ii) post such financial statements through the OTC Disclosure & News Service as a separate report using the appropriate report name for the applicable period end. ("Annual Report," "Quarterly Report" or "Interim Report").

<u>See attached Balance Sheet, Statement of Operations, Statement of Cash Flow, Equity Statement, and Notes to the Financial Statements for the year ending December 31, 2014, attached to the end of this Annual Report.</u>

If you choose to publish the financial reports separately as described in part (ii) above, you must state in the accompanying disclosure statement that such financial statements are incorporated by reference. You may reference the document(s) containing the required financial statements by indicating the document name, period end date, and the date that it was posted to otciq.com in the field below.

N/A

Information contained in a Financial Report is considered current until the due date for the subsequent Financial Report. To remain in the OTC Pink Current Information tier, a company must post its Annual Report within 90 days from its fiscal year-end date and Quarterly Reports within 45 days of its fiscal quarter-end date.

Item VI: Describe the Issuer's Business, Products and Services

Describe the issuer's business so a potential investor can clearly understand the company. In answering this item, please include the following:

A. a description of the issuer's business operations;

INSCOR, Inc. specializes in providing significant funding solutions utilizing high cash-value life insurance contracts combined with low-cost financing. The Company's solutions are tailored to municipalities, other government entities and corporations, as a low-cost solution to funding retiree and other employee benefits. In addition, INSCOR markets a variation of the plan to affluent individuals as well.

Today, many retiree health care and Other Post-Employment Benefits (OPEB) plans, especially those run by governmental entities, remain largely unfunded, due to the financial crisis. In the past, accounting

rules enabled municipalities to use "pay as you go" accounting. However, with the advent of GASB 45 accounting rules, it has been revealed that unfunded liabilities are in excess of \$1.5 trillion, among the 67,000 state, and local governments, and agencies.

Unfortunately, this situation leaves governments in a major bind as there are no real, practical and low-cost, existing options to fund these liabilities. After all, cities and counties have had their ratings slashed, budgets cut to the bone and some have even filed for bankruptcy protection. As a result, attempts to raise taxes, further cuts in spending in already reduced budgets, or floating bonds are non-starters.

Separately, the current financial morass has led to many stories in the press regarding the financial difficulties of entertainers and professional athletes. These stories highlight the need for affluent individuals seeking solutions for estate planning or funding cash flow needs to engage in innovative strategies today, even if one is not in financial distress.

The FIT OPEB Model

Management has spent more than 2 years educating and marketing its *FIT OPEB* solution to governmental leaders across the country. With so many municipalities in distress, INSCOR has elected to focus its energies on higher rated (by Moody's, S&P and Fitch ratings services) municipalities, as these entities can enjoy the greatest benefit and INSCOR's execution capabilities are highest.

The innovative Financed Insurance Trust OPEB plan, or *FIT OPEB* plan, is a customizable solution which combines the procurement of specifically designed life insurance on active employees using funds borrowed from the financial sector or bond issuance and secured by the insurance policies themselves.

Life insurance, which in large measure has been successfully used by corporations and banks for years, is modeled in coordination with the financing to provide an income stream from policy proceeds of predictable employee mortality and yearly distributions from policy cash values. As a result, a *FIT OPEB* plan can provide a cash stream to help support yearly other cash flow obligations, plus fund future cash flow and OPEB liabilities with reduced spending increases or tax increases and with fewer cuts in benefits.

Premium Matching variation of the FIT strategy

For those entities that want the benefits of a FIT OPEB plan, but wish to avoid incurring the additional debt that is reflected on balance sheets, Premium Matching is a solution. Prearranged lending terms are in place with banks to make low-interest loans to a third party trust instead of loaning to the municipality. Every \$1.00 paid by the municipality toward the life insurance is matched by an additional \$2.70 (approximate amount) into the life insurance from the trust spread-out over 10 years. The trust carries, administers and eventually retires the loan using a portion of the increased cash growth in the policies from the additional matching funds. As result, cash flow potential is nearly doubled versus plans that employ no financing.

It should be noted that with interest rates at historical lows, highly rated municipalities that implement the *FIT* strategies now are also able to benefit from incredibly low initial costs.

As part of the marketing and execution of INSCOR's *FIT OPEB* plan, the Company engaged Actuarial Risk Management, Ltd ("ARM") to conduct independent, comparative, actuarial analysis of its flagship solution, FIT OPEB. With the tools and evaluation services provided by ARM, government officials can avail themselves with critical, independent insight into the benefits of implementing a FIT OPEB strategy. In addition, INSCOR anticipates that the resulting analysis will go beyond just providing independent verification supporting governmental use of *FIT OPEB* plans. Analysis also provides governments with back-tested comparisons of other options and information helpful in making informed decisions.

The FIT Plan and Premium Matching variations for Business Owners. Professionals, Key Executives and affluent individuals

The FIT Plan and Premium Matching financing variations apply especially well within this market. The plans gain additional leverage from the inherent tax benefits of life insurance— tax deferred cash

accumulation and tax-free distributions that can be especially meaningful to successful businesses and professionals. The strategies again use a combination of favorable financing terms and innovative uses of specific life insurance products and trusts - all of which result in minimum levels of out-of-pocket costs in producing the potential for significant cash flow opportunities.

On the financing side, INSCOR management has significant capabilities and relationships in which to execute financing for municipalities, corporations, professionals and affluent individuals. It should be noted that premium financing loans are considered among the safest in the industry since they are backed by the guaranteed liquidity of life insurance cash values and the strength and reputation of the life insurance companies. The security of these loans, when coupled with the current low interest rate environment, results in lending terms that are extremely favorable. Loan rates are typically LIBOR plus 1.5-2%, depending on plan design, the cash value of the life insurance provides the bulk, if not all, of the collateral on the loan.

A. Date and State (or Jurisdiction) of Incorporation:

Inscor, Inc. was incorporated in the state of Nevada under the name of Advanced Definition Systems, Inc. on February 29, 1996.

B. the issuer's primary and secondary SIC Codes;

6411, 6311

C. the issuer's fiscal year end date;

December 31

D. principal products or services, and their markets;

INSCOR, Inc. specializes in providing significant funding solutions utilizing high cash-value life insurance contracts combined with low-cost financing. The Company's solutions are tailored to municipalities, other government entities and corporations, as a low-cost solution to funding retiree and other employee benefits. In addition, INSCOR markets a variation of the plan to affluent individuals as well.

Item VII: Describe the Issuer's Facilities

The goal of this section is to provide a potential investor with a clear understanding of all assets, properties or facilities owned, used or leased by the issuer.

In responding to this item, please clearly describe the assets, properties or facilities of the issuer, give the location of the principal plants and other property of the issuer and describe the condition of the properties. If the issuer does not have complete ownership or control of the property (for example, if others also own the property or if there is a mortgage on the property), describe the limitations on the ownership.

The Company rents office space at:

1057 Whitney Ranch Dr.. Suite 300 Henderson, NV 89014

Item VIII: Officers, Directors, and Control Persons

The goal of this section is to provide an investor with a clear understanding of the identity of all the persons or entities that are involved in managing, controlling or advising the operations, business development and disclosure of the issuer, as well as the identity of any significant shareholders.

A. <u>Names of Officers, Directors, and Control Persons</u>. In responding to this item, please provide the names of each of the issuer's executive officers, directors, general partners and control persons (control persons are beneficial owners of more than five percent (5%) of any class of the issuer's equity securities), as of the date of this information statement.

Title:	Chairman		Name: Keith McAllister
Title:	Chief Executive Officer and Director		Name: Keith McAllister,
<u>Title:</u>	President and Director		Name: Keith McAllister,
Title:	Chief Operating Officer		Name: Richard Doerr
Benefi	cial Owner	Name:	Ronkids Family LTD Partnership

- B. <u>Legal/Disciplinary History</u>. Please identify whether any of the foregoing persons have, 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);

N/A

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;

N/A

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

N/A

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.

N/A

C. <u>Beneficial Shareholders</u>. Provide a list of the name, address and shareholdings or the percentage of shares owned by all persons beneficially owning more than ten percent (10%) of any class of the issuer's equity securities. If any of the beneficial shareholders are corporate shareholders, provide the name and address of the person(s) owning or controlling such corporate shareholders and the resident agents of the corporate shareholders.

Item IX: Third Party Providers

Please provide the name, address, telephone number, and email address of each of the following outside providers that advise your company on matters relating to operations, business development and disclosure:

Legal Counsel

Name: Mailander Law Office, Inc.

Firm: Tad Mailander

Address 1: 835 5th Avenue, Ste. 312-313

Address 2: San Diego, CA 92101

Phone: <u>619-239-9034</u>

Email: <u>tmailander@gmail.com</u>

Accountant or Auditor

Name: Kenneth C. Wiedrich

Firm: Rich Plains Consulting, LLC Address 1: 31579 Mendocino Court Address 2: Temecula, CA 92592

Phone: 951-760-6747

Email: kennethwiedrich@gmail.com

Investor Relations Consultant

Name:

Firm: Analog Consulting, LLC

Address 1: P.O. Box 10

Address 2: Acworth, GA 30101

Phone: 954-257-1339

Email: analogllc@gmail.com

Other Advisor: Any other advisor(s) that assisted, advised, prepared or provided information with respect to this disclosure statement.

Name: N/AFirm: N/AAddress 1: N/AAddress 2: N/APhone: N/AEmail: N/A

Item XX: Issuer Certifications

The issuer shall include certifications by the chief executive officer and chief financial officer of the issuer (or any other persons with different titles, but having the same responsibilities).

The certifications shall follow the format below:

- I, Keith McAllister, certify that:
- 1. I have reviewed this Quarterly Information and Disclosure Statement of Inscor, Inc.
- 2. Based on my knowledge, this Information and 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 Information and 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 Information and Disclosure Statement.

Dated: December 4, 2015

/s/ Keith McAllister

Keith McAllister, Chief Executive Officer

INSCOR INC. UNAUDITED FINANCIAL STATEMENTS FOR THE NINE MONTHS ENDED SEPTEMBER 30, 2015 AND DECEMBER 31, 2014

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INSCOR, INC. Balance Sheet As of September 30, 2015 and December 31, 2014 (UNAUDITED)

ASSETS	Sep 30, 2015	Dec 31, 2014	
CURRENT ASSETS			
Cash and cash equivalents	\$ 45	\$ 11	
Other current assets	13,434	13,434	
TOTAL CURRENT ASSETS	13,4791	13,445	
OTHER ASSETS			
Prepaid expense	3,750,000	4,500,000	
TOTAL OTHER ASSETS	3,750,000	4,500,000	
FIXED ASSETS			
Other assets, net of amortization	49,999	49,999	
Property, plant, and equipment, net of depreciation			
TOTAL ASSETS	\$ 3,813,478	\$ 4,563,444	
LIABILITIES AND STOCKHOLDERS' EQUITY			
CURRENT LIABILITIES			
Accrued interest	89,422	44,345	
Accrued expense	4,700	-	
Notes payable	560,000	560,000	
Note payable to related party	45,437	44,199	
TOTAL CURRENT LIABILITIES	699,559	648,544	
TOTAL LIABILITIES	699,559	648,544	
STOCKHOLDERS' DEFICIT			
Preferred stock (par value \$.0001, 50,000,000 shares authorized, 0			
shares outstanding as of September 30, 2015	-	-	
Common stock (par value \$.0001, 1,000,000,000 shares authorized,			
330,317,221 outstanding as of September 30, 2015 and 330,317,221 as			
of December 31, 2014, respectively)	33,032	33,032	
Additional paid in capital Accumulated deficit	17,344,621	17,344,621	
	(14,263,734)	(13,462,753)	
TOTAL STOCKHOLDERS' EQUITY	3,113,919	3,914,900	
TOTAL LIABILITIES AND STOCKHOLDERS' DEFICIT	\$ 3,813,478	\$ 4,563,444	

The accompanying notes are an integral part of these financial statements.

INSCOR, INC. Statement of Operations As of September 30 2015 (UNAUDITED)

	For the Three Months Ended Sep 30, 2015			For the Nine Months Ended
			_	Sep 30, 2015
Revenues	_		_	
Sales	\$		\$	
Operating expenses				
Consulting fees		250,000		750,000
Salaries and commissions				
Selling, general and administrative expenses		1,3944	_	5,904
Total operating expenses		251,394		755,904
Loss from operations		(251,394)		(755,904)
Other income (expenses)				
Interest income (expenses)		(15,527)	-	(45,077)
Total other loss		(15,527)	_	(45,077)
Income (loss) before income taxes		(266,921)		(800,981)
Income taxes			-	
Net Income (Loss)	\$	(266,921)	\$	(800,981)
Earnings (loss) per share				
Basic	\$	(0.001)	\$	(0.002)
Weighted average number of shares outstanding				
Basic		330,117,221	_	330,117,221

The accompanying notes are an integral part of these financial statements

INSCOR, INC STATEMENT OF EQUITY As of the Quarter Ended September 30, 2015 (UNAUDITED)

	Preferred	Stock	Commo	n Stock		Add	itional Paid-in	Retained Earnings	Total Stockholders'
	Shares	Amount	Shares	Amou	ınt		Capital	(Deficit)	Equity
Balance, December 31, 2011			203,758,554	\$	20,376	\$	16,641 \$	(337,917) \$	(300,900)
Common stock cancelled	\$		(3,500,000)		(350)				(350)
			(=,= ==,===)		()				(223)
Common stock issued for services			72,000,000		7,200		209,300		216,500
Net (loss) for year ended December 31,								(251.022)	(251,022)
2012			272 259 554	Φ	27.226	φ-	225.041	(264,832)	(264,832)
Balance, December 31, 2012	\$		272,258,554	\$	27,226	\$	225,941 \$	(602,749) \$	(349,582)
Common stock issued for services			102,650,000		10,265		40,531,735		40,542,000
Common stock issued for services			20,000		2		4,998		5,000
Net profit for Period ended Dec 31,									
2013								(4,584,375)	(4,584,375)
Balance, December 31, 2013	\$		374,928,554	\$	37,493	\$	40,762,674	(5,187,124) \$	35,613,043
Common stock cancelled			(75,000,000)		(7,500)		(29,992,500)		(30,000,000)
Common stock issued for services			30,388,667		3,039		6,574,447		6,537,486
Net Loss for Year ended December 31,					ŕ		, ,		
2014						_		(8,275,629)	(8,275,629)
Balance, December 31, 2014	\$		33,317,221	\$	33,032	\$	17,344,621 \$	(13,462,753) \$	3,914,900
Net loss for the nine months ended								(800,981)	(900 091)
September 30, 2015			220 217 221	Ф	22.022	ф <u>-</u>	17 244 (21		(800,981)
Balance, September 30, 2015	<u></u> \$		330,317,221	<u> </u>	33,032	3	17,344,621	(14,263,734) \$	3,113,919

The accompanying notes are an integral part of these financial statements

INSCOR INC. Statement of Cash Flows For the Nine Months Ended September 30, 2015 (UNAUDITED)

	Sep	otember 30, 2015
CASH FLOWS FROM OPERATING ACTIVITIES		
Net Profit (Loss)	\$	(800,981)
Adjustments to reconcile net loss to		
net cash used in operating activities:		
Common stock issued for services		
Depreciation and amortization		
Common stock cancelled		
Changes in operating assets and liabilities:		
(Increase) Decrease in prepaid expense		750,000
Increase in accounts receivable		
Increase in accrued expense		49,777
NET CASH USED IN OPERATING ACTIVITIES		(1,204)
CASH FLOWS FROM FINANCING ACTIVITIES:		
Proceeds from notes payable- short term related parties		1,238
Proceeds from notes payable Proceeds from notes payable		1,236
NET CASH PROVIDED BY FROM FINANCING		
ACTIVITIES		1 220
ACTIVITIES		1,238
NET INCREASE (DECREASE) IN CASH AND CASH		
EQUIVALENTS		34
CASH AND CASH EQUIVALENTS:		
Beginning of period		11
End of period	\$	45
End of period	Φ	43
Supplemental disclosure of cash flow information:		
Cash paid for income taxes	\$	_
Cash paid for interest	\$	
	4	

The accompanying notes are an integral part of these financial statements

INSCOR INC. NOTES TO UNAUDITED FINANCIAL STATEMENTS FOR THE NINE MONTHS ENDED SEPTEMBER 30, 2015 AND THE YEAR ENDED DECEMBER 31, 2014

NOTE 1- GOING CONCERN

The financial statements have been prepared on a going concern basis which assumes the Company will be able to realize its assets and discharge its liabilities in the normal course of business for the foreseeable future. The Company has incurred losses. The ability to continue as a going concern is dependent upon the Company's ability to obtain the necessary capital to fund operations and expansion.

NOTE 2 - SUMMARY OF SIGNIFCANT ACCOUNTING POLICIES

Basis of Presentation

The Company uses the accrual basis of accounting and accounting principles generally accepted in the United States of America ("GAAP" accounting) are the financial statements are presented in US dollars. The Company has adopted a December 31 fiscal year end.

Use of Estimates and Assumptions

The preparation of financial statements in conformity with accounting principles generally accepted in the United States of assets requires management to make estimates and assumptions that affect the reported amounts and liabilities and disclosure of contingent assets and liabilities at the date of the financial statements and the reported amounts of revenues and the expenses during the reporting period. Actual results could differ from those estimates.

Financial Instruments

The carrying value of the Company's financial instruments approximates their fair value because of the short maturity of these instruments.

Income Taxes

Income taxes are accounted for under the assets and liability method. Deferred tax assets and liabilities are recognized for the estimated future tax consequences attributable to differences between the financial statement carrying amounts of existing assets and liabilities and their respective tax bases and operating loss and tax credit carry forwards. Deferred tax assets and liabilities are measured using enacted tax rates in effect for the year in which those temporary differences are expected to be recovered or settled. Use of net operating loss carry forwards for income tax purposes may be limited by Internal Revenue Code section 382 if a change of ownership occurs.

Basic Income (Loss) Per Share

Basic income (loss) per share is calculated by dividing the Company's net loss applicable to common shareholders by the weighted average number of common shares during the period. Diluted earnings

per share is calculated by dividing the Company's net income available to common shareholders by the diluted weighted average number of shares outstanding during the year. The diluted weighted average number of shares outstanding is the basic weighted number of shares adjusted for any potentially dilutive debt or equity. There are no such common stock equivalents outstanding as of September 30, 2015

<u>Dividends</u>

The Company has not adopted any policy regarding payment of dividends. No dividends have been paid during any of the periods shown.

Impairment of Long-Lived Assets

The Company continually monitors events and changes in circumstances that could indicate carrying amounts of long-lived assets may not be recoverable. When such events or changes in circumstances are present, the Company assesses the recoverability of long-lived assets by determining whether the carrying value of such assets will be recovered through undiscounted expected future cash flows. If the total of the future cash flows is less than the carrying amount of those assets, the Company recognizes an impairment loss based on the excess of the carrying amount over the fair value of the assets. Assets to be disposed of are reported at the lower of the carrying amount or the fair value less costs to sell.

Advertising Costs

The Company's policy regarding advertising is to expense advertising when incurred.

Revenue Recognition

The Company recognizes revenue when products are fully delivered or services have been provided and collection is reasonably assured.

Stock-Based Compensation

Stock---based compensation is accounted for at fair value in accordance with SFAS No. 123 and 123 (R) (ASC 718) to date, the Company has not adopted a stock option plan and has not granted any stock options.

New Authoritative Accounting Guidance

The FASB issued ASU 2014-15 on August 27, 2014, providing guidance on determining when and how to disclose going-concern uncertainties in the financial statements. The new standard requires management to perform interim and annual assessments of an entity's ability to continue as a going concern within one year of the date the financial statements are issued. An entity must provide certain disclosures if "conditions or events raise substantial doubt about [the] entity's ability to continue as a going concern." The ASU applies to all entities and is effective for annual periods ending after December 15, 2016, and interim periods thereafter, with early adoption permitted.

The Company has implemented all new accounting pronouncements that are in effect. These pronouncements did not have any material impact on the financial statements unless otherwise disclosed, and the Company does not believe that there are any other new accounting pronouncements that have been issued that might have a material impact on its financial position or results of operations

NOTE 3 - MATERIAL EXCHANGE AGREEMENT

During the nine months ended September 30, 2015, on March 20, 2015, the Company entered into an exchange agreement with Zion Capital Ventures wherein the Company agreed to exchange 28,000,000 shares of Series A Preferred (equaling 700,000,000 shares of common stock) for \$700,000,000 in investment grade bonds. Zion Capital Ventures will receive the 28,000,000 shares of Series A Preferred Stock and Inscor, Inc. will receive the \$700,000,000 in investment grade bonds. It has further been agreed to that the exchange will take place over a period of several months and will be done in tranches of \$100,000,000 worth of investment grade bonds for 4,000,000 shares of Series A Preferred at a time until the total of the \$700,000,000 in investment grade bonds is exchanged for all 28,000,000 shares of preferred stock.

The Investment grade bonds will be used as collateral by the Company to secure a large amount of long term financing to advance its insurance marketing plan. As of September 30, 2015, no stock has been exchanged for any of the investment grade bonds. The Company is presently looking at cancelling the agreement based on the fact that it has not been able to obtain any investment grade bonds that it can monetize.

NOTE 4 - PREPAID EXPENSE

During the year ended December 31, 2013, the Company issued 100,000,000 shares of common stock for commission expense that will be earned over a five year period. The Company originally valued these shares at \$40 million based on the stock price as of the date of issuance and recorded the amount as a prepaid expense be amortized over five years. The Company has subsequently cancelled 75,000,000 of these shares during the year ended December 31, 2014. The Company amortized \$2,000,000 a quarter to account for the cost of the shares issued. The Company amortized a total of \$10,000,000 which is the value of the remaining 25,000,000 shares (the portion that was not cancelled). The value of the cancelled shares is \$30,000,000 and the Company reduced prepaid expense in that amount. Also, in the year ended December 31, 2014, the company granted 25,000,000 shares for services. The value of the grant is \$5,000,000 which will be amortized over five years. The quarterly amortization for this amount is \$250,000 which was recorded as an expense in the quarter ended September 30, 2014, and in the quarter ending December 31, 2014, reducing the prepaid expense balance to \$4,500,000 as of December 31, 2014. An additional \$750,000 was amortized in the nine month period ending September 30, 2015, which brings the prepaid balance down to \$3,750,000.

NOTE 5 – ACCRUED INTEREST

During the year ended December 31, 2014, the Company borrowed \$560,000 and issued notes payable in the same amount. During the year ended December 31, 2014, the Company accrued interest in the amount of \$44,345 on the notes payable of \$560,000.

During the nine month period ended September 30, 2015, the Company accrued an additional \$45,077, of interest on outstanding notes payable of \$560,000 bringing the total amount of accrued interest to \$89,422.

NOTE 6 - NOTES PAYABLE RELATED PARTIES

During the Year ended December 31, 2014 the Company received a series of short term notes totaling \$560,000. The loans bear interest of 10% and are to be paid back within a year. The funds from the notes were used for operational expenses but principally to pay back two other short term notes to related parties. The total amount left as of December 31, 2014, on the short term notes after the pay-down was \$44,199.

During the nine months ended September 30, 2015, an additional \$1,238 was received from related parties bringing the total due on the short related party notes to \$45,437.

NOTE 7 - COMMON STOCK

During the Year ended December 31, 2014, the Company issued 30,388,667 share of Common Stock and cancelled 75,000,000 shares of the 100,000,000 shares of stock that was previously issued in the year ended December 31, 2013, for commission expense. The total number of common shares issued and outstanding as of December 31, 2014, are 330,317,221.

The Company did not issue any shares of common stock during the nine months ended September 30, 2015, so the total shares outstanding as of September 30, 2015, remains at 330,317,221.

NOTE 8 - PREFERRED STOCK

During the nine months ended September 30, 2015, the Company authorized 50,000,000 shares of Series A Preferred Stock, with .0001 par value per share. The Series A preferred stock is designated non-voting but is entitled to convert 1 share of Series A Preferred Stock into 25 shares of the Company's common stock at any time.

The Company authorized these shares to be able to complete the share exchange agreement that it entered into with Zion Capital Ventures on March 20, 2015, wherein the Company agreed to exchange 28,000,000 shares of Series A Preferred (equaling 700,000,000 shares of common stock) for \$700,000,000 in investment grade bonds. Zion Capital Ventures will receive the 28,000,000 shares of Series A Preferred Stock and Inscor, Inc. will receive the \$700,000,000 in investment grade bonds. It was agreed upon that the exchange would take place over a period of several months and will be done in tranches of \$100,000,000 worth of investment grade bonds for 4,000,000 shares of Series A Preferred at a time until the total of the \$700,000,000 in investment grade bonds is exchanged for all 28,000,000 shares of preferred stock. The initial exchange of Bonds for preferred stock has not yet taken place as of the nine months ended September 30, 2015. The Company is also looking at cancelling the agreement based on the fact that it has not been able to obtain any investment grade bonds that it can monetize.

NOTE 9 – SUBSEQUENT EVENT

1. This Quarterly Report is being filed on December 4, 2015. Although not a "subsequent event" to the September 30 Quarter, the Company is disclosing that, on August 27, 2015 shareholders constituting 51% of the common shares eligible to vote met in a special shareholders meeting pursuant to Sections 2.03 and 2.10 of the Company's by laws, waiving all notice. A quorum was determined to be present, and the shareholders voted to authorize corporate actions to change the Company's name from Inscor, Inc. to Oicintra, Inc.; and, to conduct a 10.000/1 reverse split of the Company's common stock. On August 27, 2015 the Company's board of directors met in a special meeting pursuant to Sections 3.10 and 3.16 of the Company's by laws and unanimously approved the name change and reverse stock split by unanimous written consent. The authorizing resolutions of the shareholders and board of directors directed counsel be engaged to process the applications with FINRA and the Nevada Secretary of State.