

(PLAD, INC.)

ISSUER INFORMATION AND DISCLOSURE STATEMENT PREPARED IN ACORDANCE WITH SEC RULE 15c2-11

THIS STATEMENT IS COMPILED TO FULFILL THE DISCLOSURE REQUIREMENTS OF OTC PINK (OTC MARKETS, INC.); THE ENUMERATED ITEMS AND CAPTIONS HEREIN CORRESPOND TO THE ITEMS AND CAPTIONS SET FORTH BY THE OTC PINK (OTC MARKETS, INC.)VERSION 9.1 DISCLOSURE GUIDELINES

ALL INFORMATION WITHIN THIS DOCUMENT HAS BEEN PREPARED FROM THE BOOKS AND RECORDS OF VENCOR INTERNATIONAL, INC. BY THE OFFICERS AND DIRECTORS OF THE COMPANY.

ANY REPRESENTATIONS NOT CONTAINED HEREIN MUST NOT BE RELIED UPON AS HAVING BEEN MADE OR AUTHORIZED BY THE COMPANY.

As of September 30, 2016

Item 1	The exact name of the company and its predecessor (if any).						
	PLAD, Inc., a Utah corporation ("PLAD" or the "Company") Previously Vencor International, Inc.						
Item 2	The address of the company's principal executive offices.						
	5445 Murrell Rd						
	Suite 102-112						
	Viera, FL 32955						
	Website: <u>http://www.pladllc.com</u>						
	Phone: 844-488-7523						
	Email: <u>info@pladllc.com</u>						
	IR Contact:						
	info@pladllc.com						
Item 3	Trading symbol: PLAD						
	The Company has the following classes of securities:						
	CUSIP: 69343H103						
	Common Shares Authorized: 900,000 (as of 9/30/16)						
	Common Shares Authorized: 900,000 (as of 9/30/16)						
	Common Shares Authorized: 900,000 (as of 9/30/16) Common Shares outstanding: 886,685,396 (as of 9/30/16)						
	Common Shares outstanding: 886,685,396 (as of 9/30/16)						
	Common Shares outstanding: 886,685,396 (as of 9/30/16) *FLOAT 82,154,029 (as of 10/10/16)						
	Common Shares outstanding: 886,685,396 (as of 9/30/16) *FLOAT 82,154,029 (as of 10/10/16) Holders Qualified: 435 (as of 9/30/16)						
	Common Shares outstanding: 886,685,396 (as of 9/30/16) *FLOAT 82,154,029 (as of 10/10/16) Holders Qualified: 435 (as of 9/30/16) Par Value: \$.00001						
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	Common Shares outstanding: 886,685,396 (as of 9/30/16) *FLOAT 82,154,029 (as of 10/10/16) Holders Qualified: 435 (as of 9/30/16) Par Value: \$.00001 Preferred A Authorized: 5,000,000 (as of 9/30/16) Preferred A Outstanding: 4,200,000 (as of 9/30/16)						
	Common Shares outstanding: 886,685,396 (as of 9/30/16) *FLOAT 82,154,029 (as of 10/10/16) Holders Qualified: 435 (as of 9/30/16) Par Value: \$.00001 Preferred A Authorized: 5,000,000 (as of 9/30/16) Preferred A Outstanding: 4,200,000 (as of 9/30/16) Par Value: \$.01						
	Common Shares outstanding: 886,685,396 (as of 9/30/16) *FLOAT 82,154,029 (as of 10/10/16) Holders Qualified: 435 (as of 9/30/16) Par Value: \$.00001 Preferred A Authorized: 5,000,000 (as of 9/30/16) Preferred A Outstanding: 4,200,000 (as of 9/30/16) Par Value: \$.01 Preferred B Authorized: 5,000,000 (as of 9/30/16)						

Preferred C Outstanding: 0 (as of 5/24/16) Par Value: \$.00001

The name and address of the transfer agent:

VStock Transfer, LLC 18 Lafayette Place Woodmere, NY 11598

VStock Transfer, LLC is registered under the Exchange Act.

There are no restrictions on the transfer of security

There were no trading suspension orders issued by the SEC in the past 12 months

Item 4 Issuance History

The Company issued 80,000,000 Free Trading Common Shares to Ian Reed DBA Investor Development. The Company has a verbal agreement from Mr. Reed that the shares will be returned to treasury.

The Company issued 800,000,000 Restricted Common Shares to one Individual. The Company is in the final stages of an acquisition and has entered a Letter of Intent (LOI). As part of the terms of the Agreement these restricted shares will be returned to treasury.

Item 5 Financials

PLAD, Inc. Balance Sheet Quarter Ending September 30, 2016

	September 30, 2016	June 30, 2016	March 31, 2016	December 31, 2015
ASSETS				
Current Assets				
Cash	135,324	134,984	137,486	135,788
Prepaid Expenses		,	,	,
Accounts Receivable		191		
Inventory	20,637	22,187	22,187	25,406
Due From Shareholders	300	300	300	
Total Current Assets	156,261	157,662	159,973	161,193
Equipment, Net				
Furniture and Equipment	2,750	2,220	2,220	2,831
zAccumulated Depreciation	(1,576)	(1,576)	(1,576)	(480)
Investment in Vincor Good Will	50,000	50,000	50,000	
Total Fixed Assets	51,174	50,644	50,644	2,351
Other Assets				
Patent Costs	5,757	5,757	5,757	3,565
Prototype Costs	32,231	32,231	32,231	29,667
zAccumulated Amortization	(7,482)	(7,482)	(7,482)	(1,188)
Total Other Assets	30,506	30,506	30,506	32,044
Total Assets	\$ 237,941	\$ 238,812	\$ 241,123	\$ 195,588
LIABILITIES AND STOCKHOLDER'S EQUITY				
Current Liabilities				
Due to related part	134,891	134,909	134,891	134,891
Total Current Liabilities	134,891	134,909	134,891	134,891
Long Term Liabilites				
Notes Payable - Related Parties				782
Total Long Term Liabilities	-	-	134,891	782
Stockholder's Equity (Defecit)				
employee compensation (value:				
\$100,000)				
Capital Stock	400	400	400	400
Common Stock (25,000,000 Common Stock)				
Retained Earnings	-80870	-80870	(80,870)	-49703
Additional Paid in Capital	187441	187441	187,441	96006
Net la seu s	4050	2070	(4 (40)	70204

-4850

103,050

237,941

930

-3978

103,903

238,812

910

(1,648)

106,232

241,123

910

-78301

91435

59,916

195,589

79

Net Income

Total Equity

Deficit

Capital Investment Opening Balance

Total Liabilities and Stockholder's Equity

PLAD, Inc. Statements of Operations Quarter Ending September 30, 2016

	Septer	mber 30, 2016	June 30, 2016	March 31, 2016	0	December 31, 2015
Revenue, net	\$	2,271	\$ 191	\$ 10,500	\$	180
Cost of Goods Sold		1,550		4,825		21
Gross Income		721	191	5,675		159
Expenses						
Accounting and Legal Fees		631.2	250	937.99		877
Professional Fees				569		
Officer's Compensation				880		
Insurance						
Depreciation						
Computer and Internet						
Moving Expense						
Office Supplies		30	114.95	253.04		17.38
Postage						
Professional Fees						
Rent		532.5	1597.5	1597.5		1597.5
Samples						
State Taxes						
Telephone						
Travel						
Utilities		122.72	404.77	399.39		464.99
Website Design		62.9	140.8	288.5		113.8
Miscellaneous						
Merchant Services Fee				165.32		165.75
Meals and Entertainment						
R & D / Prototyping				972		
Advertising and Promotion				539.47		116.36
Bank Service Charges		93.5		36		96
Repairs and Maintenance						
Shipping		120.39	12.43	685.34		74.78
Partial Public Expense						
Google Apps Monthly Fee						
Tradeshow				 		
		1,593	2,520	7,323		3,524
Net loss before other income and expens	a	(872)	(2,329)	(1,648)		(3,364)
Other Income and Expenses Forgiveness of bad debt Goodwill Expense Interest Expense						
Net Income (Loss)		(872)	(2,329)	 (1,648)		(3,364)
Loss Per Common Share - Basic and Fully Wei	Diluted		 	 		

PLAD, Inc. Statements of Operations Quarter Ending September 30, 2016

-	Septembe	r 30, 2016		June 30, 2016	Mar	ch 31, 2016
Cash Flows From Operating Activities						
Net Income (Loss)	\$	(872)	\$	(2,329)	\$	(1,648)
Adjustments to Reconcile Net Loss to Net Cash Used	Ŷ	(072)	Ŷ	(2,525)	Ŷ	(1,040)
by Operating Activities						
Depreciation Expense						
Goodwill Expense						
Forgiveness of Debt						
Prepaid Expenses						
Accounts Receivable		(191)		(191)		
Inventory		1,550		(-)		3,219
Accounts Payable		(19)		19		(533)
Deposits		. ,				· · ·
Stock Issued to Repay Debt						
Common Stock Issued for Services						
Net Cash Used by Operation Activities		468		(2,502)		1,038
Cash Flow from Investing Activities						
Increase Due to Related Party						
Purchase of FFE		(530)				
Net Cash Provided by Investing Activities						
Cash Flows from Financing Activities						
Proceeds from Issuance of Common Stock						
Proceeds from Issuance of Preferred Stock						
Notes Payable						
Stockholder Contributions						
Capital Investment		20				910
Net Cash Provided by Financing Activities		20		-		910
Net Change in Cash						
Cash in Beginning of Period		94		2,595		
Net cash increase for period		340		(2,502)		1,948
Opening Balance Equity				()==)		647
PayPal - One time deposit						
Cash at End of Period	\$	433	\$	94	\$	2,595
Supplemental Cash Flow Information						
Cash Paid During the Period for:						
Interest						
Income Taxes						

Decem	ber 31, 2015	
\$	(3,364)	
	(8,965) 783	
	(11,547)	
	()	
	<u>(71)</u> (71)	
	11,740 11,740	
	775 122	
\$	897	

PLAD, Inc. Statements of Stockholder's (Defecit) Quarter Ending September 30, 2016

	Common	Stock	Preferred	Stock	Additional Paid		Total Stockholder's
	Shares	Amount	Shares	Amount	in Capital	Defecit	Defecit
Contribution to Additional Paid in Capital Capital Investment Capital Stock					79,695 400		79,695 400
Issuance fo Common Stock Net Income						(54,220)	(54,220)
Balance September 30, 2015	1,237,054	1,237	12,880,000	102,880	2,069,887	(3,100,366)	309,455
Common Stock	5,448,342	5,448				(3,364)	
Balance December 31, 2015	6,685,396	6,685	12,880,000	102,880	2,069,887	(3,103,730)	309,455
Common Stock						(1,648)	
Balance March 31, 2016	6,685,396	6,685	12,880,000	102,880	2,069,887	(3,105,379)	309,455
Common Stock	880,000,000	880,000				(2,329)	
Balance June 30,2016	886,685,396	886,685	12,880,000	102,880	2,069,887	(3,107,708)	309,455
						(872)	
Balance September 30,2016	886,685,396	886,685	12,880,000	102,880	2,069,887	(3,108,580)	309,455

Item 6 <u>Business Information</u>

- A. PLAD, Inc. is a medical device development company that intends to design, patent, and market medical devices related to patient handling niche markets. Two devices have already been designed with the participation of leading firefighters, paramedics, and nurses involved with patient handling. Three patents are initially incorporated. The company projects upwards of \$2.4 million in sales in year three. The patent application on its first market entry has already been accomplished using a top patent law firm.
- B. In 1981 Blue Ridge, Inc., a publically traded company, was incorporated in the State of Utah. Blue Ridge, Inc. bred champion horses. In 1984, Vencor Corporation was incorporated as a private company to produce and market DiDeeSnug Diaper, an environmentally responsible cloth diaper that was both washable and reusable. On March 14, 1986, the Vencor Corporation was merged into Blue Ridge, Inc. Under the terms of the merger, the combined entity changed its name to Vencor International, Inc.
- C. The Company's primary SIC code is 5047
- D. The Company's fiscal year end is December 31.
- E. The mission of PLAD, Inc. is to create innovative patient lifting products that eliminate personnel injuries from patient handling. These products will be manufactured from the highest quality materials, will be lightweight, compact, and portable, and will be able to safely lift patients in a variety of situations. We strive to make the workplace environment for personnel involved with patient handling a safer place to be and a more comfortable experience for the patient.

Item 7 Facilities

The Company recently relocated its corporate office to Rockledge, FL.

Item 8 A. Officers, Directors, and Control Persons

Officers and Directors

CEO, Chairmain, Sole Officer and Sole Director: Scott Forsythe

Scott Forsythe, Chairman:

Mr. Forsythe is the founder and owner of a successful computer supply wholesale business that he established in 1997 and continues to serve as president and director of the company. Prior to starting his current business, which has generated over \$14 Million in revenue per year, Mr. Forsythe was a top sales rep at Horizon Data Corp. (1992-1997) and Burroughs Corp. (1976-1988) in Florida. Mr. Forsythe has a Bachelor of Science degree in Marketing from Florida State University. The Board of Directors believes that Mr. Forsythe's management experience, keen business insight and the vendor and business relationships that he developed over the years will be invaluable to the Company's future growth.

- **B.** None of these persons have, in the last five years, been subject to any legal or disciplinary action by any legal authority, including the SEC.
- C. Beneficial Shareholders

Persons owning more than five percent (5%) of the issuer's securities as of the date issued:

James Gaspard	500,000 restricted common shares		
Scott Forsythe:	802,000,000 restricted common shares		
Ian Reed DBA	80,000,000 Free Trading Shares		
Investor Development			

Item 10 Management Discussion and Analysis

In 1981 Blue Ridge, Inc., a publically traded company, was incorporated in the State of Utah. Blue Ridge, Inc. bred champion horses. In 1984, Vencor Corporation was incorporated as a private company to produce and market DiDeeSnug Diaper, an environmentally responsible cloth diaper that was both washable and reusable. On March 14, 1986, the Vencor Corporation was merged into Blue Ridge, Inc. Under the terms of the merger, the combined entity changed its name to Vencor International, Inc. From its start to October 1989, Vencor developed and test marketed the DiDeeSnug diaper. DiDeeSnug is made from 100% cotton, is form fitting and has elasticized leg openings. Its Velcro® closures at the waist allow users to adjust the diaper to the exact size of the baby's waist. Consequently, there was no use and/or need for safety pins.

Although Vencor was established as a public company in 1986 it did not start selling DiDeeSnug at the national market level until early 1990. During this interim period Vencor spent considerable time and effort developing and test marketing the DiDeeSnug diaper in order to make sure it had properly developed this product.

In late 1991 and 1992, consumers lost interest, to some degree, in the environmental issues associated with disposable diapers. Meanwhile, given the nation's economic recession, retailers no longer wanted to invest in any new product inventory. For their part, consumers did not want to make the up-front investment in reusable diapers. All of this led Vencor to start investigating other product opportunities/ideas.

Drawing on its established expertise in infant diapers, Vencor decided in August 1992 to enter the adult incontinent market. Concurrent with the incontinent effort, mentioned above, Vencor also developed a line of novelty infant sleepwear products. The decision to develop an infant sleepwear line came during the fall of 1992, while Vencor was developing its adult incontinent products. Company management realized that the adult incontinent line would take time to fully develop and that an infant sleepwear line could be introduced more quickly to boost Vencor's cash flow. As such, Vencor began to develop and merchandise a line of sleepwear products.

In October of 1999, Vencor changed its name to Regal Apparel Group, Inc. On March 29, 2003, the Company changed its name back to Vencor International, Inc.

In Mid-2003, ACCUDX became part of VENCOR. ACCUDX was a development stage company offering at-home testing for HIV and Hepatitis C. These testing products could be purchased over the

Internet. The Company also planned to sell them over the counter at both drug stores and grocery stores. These quick tests were in the process of being approved globally and orders were pledged in Pakistan, Thailand, Switzerland Italy and Armenia. The financing for this project was delayed so this division never went forward to full production and finally was transferred back to the original owner ACCUDX in May of 2005.

October 1, 2008 Vencor International, Inc entered into a purchase agreement with Leisureworks Group, LLC a Nevada LLC. Vencor entered into an "Asset Purchase Agreement" the purchase amount was \$1,500,000 included in the agreement was the company name Leisureworks Group, LLC and is administered as such. The purchase price was for brand label value of "Robeworks" and "Leisureworks" plus inventory and equipment. November 1, 2008 Leisureworks Group, LLC entered into an agreement with Victiore, LLC to sell the rights of the Robeworks brand label, its inventory and customer list for \$575,600. Victiore, LLC paid \$175,600 as a down payment and Leisureworks Group, LLC carried a \$400,000 note at 6% interest per annum. The monthly payment principal and interest is \$9,394.01 for 4 years.

From 2009 to 2013, VENCOR was engaged in the business of the sales of robes and Leisurewear through wholesale channels; designing, merchandising and production investment for re-entry into the market in activewear; and finalizing international website development.

In 2014 Vencor International was in the business of providing torrefied wood pellets to customers around the world. Torrefied wood pellets are made from timber field waste using a process called torrefaction. Torrefied wood pellets are a renewable energy source that can replace traditional coal.

On August 10, 2015 PLAD, Inc. purchased Controlling Interest in Vencor International, Inc. and merged PLAD, Inc., into the Company. PLAD's goal is to eliminate the possibility of back injuries from performing non-emergent lift assists that are performed daily by firefighters, E.M.S. personnel, Assisted Living personnel, Nursing Home personnel, and home health workers. We've created an industry first lifting device that is light weight and portable, battery powered, can be deployed in a matter of minutes by one or two people, and can lift a patient from the ground to a standing position, into a chair, into a wheelchair, or onto a stretcher with just a pull of a trigger.

On November 5, 2015 the Company announced that it had changed its name to PLAD, Inc. and will now be trading under the stock symbol PLAD (OT Pink: PLAD) after the symbol VCORD expires within the next 20 open market days.

On April 19, 2016 All officers and directors resigned from their respective positions with PLAD, INC. a Utah Corporation Leaving Mr. Scott Forsythe as the Sole officer and Director. The Company is still operational and conducts day to day operations. The current management team is currently in negotiations with several companies to merge into the public company, which will result in a name and symbol change. The Company has just begun negations and is hopeful it will have a final candidate and fully executed agreement within the next 90 days.

Private Placement Memorandum

PLAD, Inc. will be offering a Private Placement Memorandum to Accredited Investors to raise funds for the Company. Management feels this is the best way to raise funds so its shareholders will not be diluted.

The Company has no current plans to raise funds using Free Trading Shares. The Company will use funds raised to develop additional products, acquire additional subsidiaries and help grow the Company to increase value.

The Company has entered into a Letter of Internet (LOI) with a premier Hemp Company. Once the fifteen (15) day due diligence period is up there will be a final Agreement put in place that will include a name and symbol change to better reflect the Company's new direction. Also, Mr. Scott Forsythe will resign from all positions with the Company and return all shares to treasury.

Item 11 Issuer Certification

I, Scott Forsythe, certify that:

- 1. I have reviewed this Initial Disclosure Statement of PLAD, Inc.; and
- 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 Vencor International, Inc. as of and for the periods presented in this Disclosure Statement.

October 1, 2016

/s/ Scott Forsythe Scott Forsythe Chief Executive Officer and Chairman