YEARLY FINANCIAL REPORT OF

INCUMAKER, INC

FOR THE YEAR ENDING MAY 31, 2016

A DELAWARE COMPANY
329 DAHLONEGA ROAD
SUITE 1701B
CUMMING GEORGIA 30040

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INCUMAKER, INC NOTES TO FINANCIAL STATEMENTS FOR THE YEAR ENDED MAY 31, 2016

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1) Name of the issuer and its predecessors (if any)

Incumaker, Inc. (the "Company," "we," "Incumaker" or "us") was formed in the State of Delaware on April 13, 2011. On May 31, 2011, we completed holding company reorganization pursuant to Section 251(g) of the Delaware General Corporation Law. The old public company previously operated in the information technology business, but ceased operations in 2011

Incumaker, Inc. May, 2011 - Current f/k/a Scientigo, Inc. February, 2006 – May, 2011

- •Formerly=Market Central, Inc. until 2-06
- •Formerly=PALADYNE Corp. until 2-03
- •Formerly=Synaptx Worldwide Inc. until 3-99
- •Note=3-99 State of incorporation Utah changed to Delaware
- •Formerly=In-Touch Interactive Multimedia, Inc. until 2-97

Our strategic plan is to acquire interests in young businesses, and provide financing, advice and guidance to assist them in realizing their potential. We have targeted several prospects and have acquired a minority interest in one Company on July 14, 2015. We continue to identify and evaluate other potential acquisitions that we believe will ultimately create shareholder value and return.

2) Address of the issuer's principal executive offices

Company Headquarters

Address 1: 327 Dahlonega Road

Address 2: 1701 B

Address 3: Cumming, GA 30040

Phone: (678) 455-6914

Email: Incumaker@gmail.com

Website(s): www.realdealrecruits.com

IR Contact

Darren Bankston

Address 1: 327 Dahlonega Road

Address 2: 1701 B

Address 3: Cumming, GA 30040

Phone: (678) 455-6914

Email: Incumaker@gmail.com

Website(s): www.realdealrecruits.com

3) Security Information

Trading Symbol: QMKR

Exact title and class of securities outstanding: Common shares

CUSIP: 45337J107

Par or Stated Value: .001

Total shares authorized: 75,000,000 as of: 05/31/2016 Total shares outstanding: 12,708,705 as of: 05/31/2016

Preferred

Par or Stated Value: .001

Total shares authorized: <u>10,000,000</u> as of: 05/31/2016

Total shares outstanding: 0

Transfer Agent

Name: Island Stock Transfer 15500 Roosevelt Blvd Suite 301.

Clearwater, FL 33760 Ph. (727) 289-0010 Fax: (727) 289-0069

Web: http://www.islandstocktransfer.com_

Is the Transfer Agent registered under the Exchange Act?* Yes: x

List any restrictions on the transfer of security:

<u>None</u>

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

None

List any stock split, stock dividend, recapitalization, merger, acquisition, spin-off, or reorganization either currently anticipated or that occurred within the past 12 months:

None

4) 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 equity securities, including debt convertible into equity 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:

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

In December, 2015, the Company reached a Credit Facility agreement which provides up to \$25,000 in funding. In return for the facility, the Company agreed to issue to each of the two individuals associated with the funding group an amount of stock equal to 10% each of the outstanding shares as incentive for the facility. The shares have not been issued at this time.

On February 12, 2016, the Company drew down \$8,977 from the facility and issued a 8% Convertible Note due on February 12, 2017. The note can be converted into common shares at a conversion price of \$0.03.

On July 12, 2015, a 2 year \$50,000 8% Senior Note was issued to Ancient River, LLC, for a 20% ownership of the LLC. The Note is convertible into common stock at \$.03.

of the LLC. The Note is convertible into common stock at \$.03.

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

C. The number of shares offered;

None

None

D. The number of shares sold;

None

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

None

F. The trading status of the shares:

None

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.

5) Financial Statements NOTE1 - SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES

The significant accounting policies followed are:

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 is maintained at financial institutions and, at times, balances may exceed federally insured limits. We have never experienced any losses related to these balances. All of our non-interest bearing cash balances were fully insured at May 31, 2016 and May 31, 2015. Insurance coverage was \$250,000 per depositor at each financial institution. At May 31, 2016 and May 31, 2015, there were no amounts held in excess of federally insured limits.

The Company's financial instruments include cash, accounts payable, accrued expenses and notes payable. The carrying amounts of cash, accounts payable and accrued expenses approximate their fair value, due to the short term nature of these items. The carrying amount of notes payable approximates their fair value due to the use of market rates of interest and maturity schedule.

Research and development costs are charged to operations when incurred and are included in operating expenses. There were no amounts charged to research and development for the three month's ended May 31, 2016 and May 31, 2015.

Deferred income tax assets and liabilities arise from temporary differences associated with differences between the financial statements and tax basis of assets and liabilities, as measured by the enacted tax rates, which are expected to be in effect when these differences reverse. Deferred tax assets and liabilities are classified as current or non-current, depending on the classification of the assets or liabilities to which they relate. Deferred tax assets and liabilities not related to an asset or liability are classified as current or non-current depending on the periods in which the temporary differences are expected to reverse.

Basic loss per share is computed by dividing net income by the weighted average number of shares of common stock outstanding during the year. Diluted losses per common share are computed by dividing net loss by the weighted average number of shares of common stock outstanding and dilutive options outstanding during the year. Common stock equivalents for the three month's ended May 31, 2016 and May 31, 2015 were anti-dilutive due to the net losses sustained by the Company during these periods.

The Company recognizes all share-based payments to employees, including grants of employee stock options, as compensation expense in the financial statements based on their fair values. That expense will be recognized over the period during which an employee is required to provide services in exchange for the award, known as the requisite service period (usually the vesting period). There were no grants awarded during 2015 or 2016.

The Company issues common stock and common stock options and warrants to consultants for various services. For these transactions, the Company follows the guidance in FASB ASC Topic 505. Costs for these transactions are measured at the fair value of the consideration received or the fair value of the equity instrument issued, whichever is more reliably measureable. The value of the common stock is

measured at the earlier of (i) the date at which a firm commitment for performance by the counterparty to earn the equity instrument is reached or (ii) the date at which the counterparty's performance is complete.

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. FASB Accounting Standards Codification (ASC) 820 "Fair Value Measurements and Disclosures" (ASC 820) defines fair value as the exchange price that would be received for an asset or paid to transfer a liability (an exit price) in the principal or most advantageous market for the asset or liability in an orderly transaction between market participants on 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.

Fair value estimates discussed herein are based upon certain market assumptions and pertinent information available to management as of May 31, 2016. The respective carrying value of certain onbalance-sheet financial instruments approximated their fair values due to the short-term nature of these instruments. These financial instruments include accounts payable and accrued expenses.

In June 2014, the FASB issued Accounting Standards Update (ASU) No. 2014-10, "Development Stage Entities (Topic 915) Elimination of Certain Financial Reporting Requirements, Including an Amendment to Variable Interest Entities Guidance in Topic 810, Consolidation". This ASU does the following among other things: a) eliminates the requirement to present inception-to-date information on the statements of income, cash flows, and shareholders' equity, b) eliminates the need to label the financial statements as those of a development stage entity, c) eliminates the need to disclose a description of the development stage activities in which the entity is engaged, and d) amends FASB ASC 275, Risks and Uncertainties, to clarify that information on risks and uncertainties for entities that have not commenced planned principal operations is required. The amendments in ASU No. 2014-10 related to the elimination of Topic 915 disclosures and the additional disclosure for Topic 275 are effective for public companies for annual and interim reporting periods beginning after December 15, 2014. Early

adoption is permitted. The Company has evaluated this ASU and adopted beginning with the year ended May 31, 2014. The adoption of this ASU resulted in the Company no longer reporting inception-to-date financial reporting for the Company's Statements of Operations, Statement of Changes in Stockholders' Deficit and Statements of Cash Flows.

In June 2014, the FASB issued Accounting Standards Update ("ASU") No. 2014-12, "Compensation— Stock Compensation (Topic 718), Accounting for Share-Based Payments When the Terms of an Award Provide That a Performance Target Could Be Achieved after the Requisite Service Period" (ASU 2014-12). ASU 2014-12 provides special optional transitional guidance for awards with performance targets. The guidance is effective for annual periods beginning after December 15, 2015, and interim periods within those annual periods, with early adoption permitted. Management is currently assessing the impact the adoption of ASU 2014-12 will have on its financial statements.

In August 2014, the Financial Accounting Standards Board ("FASB") issued Accounting Standards Update ("ASU") No. 2014-15, "Presentation of Financial Statements-Going Concern (Subtopic 205-40): Disclosure of Uncertainties about an Entity's Ability to Continue as a Going Concern" ("ASU 2014-15"). ASU 2014-15 is intended to define management's responsibility to evaluate whether there is substantial doubt about an organization's ability to continue as a going concern and to provide related footnote disclosures. The amendments in this ASU are effective for reporting periods beginning after December 15, 2016, with early adoption permitted. The Company is currently assessing the impact the adoption of ASU 2014-15 will have on its financial statements.

NOTE 2 - GOING CONCERN

The accompanying financial statements have been prepared assuming that the Company will continue as a going concern. For the year ended May 31, 2016, the Company had net income of \$11,113. As of May 31, 2016, the Company has a accumulated deficit of \$666,662. In view of these matters, the Company's ability to continue as a going concern is dependent upon the Company's ability to begin operations and to achieve a level of profitability. The Company intends on financing its future development activities and its working capital needs largely from the sale of public equity securities with some additional funding from other traditional financing sources, including term notes and proceeds from sub-licensing agreements until such time that funds provided by operations are sufficient to fund working capital requirements. The financial statements of the Company do not include any adjustments relating to the recoverability and classification of recorded assets, or the amounts and classifications of liabilities that might be necessary should the Company be unable to continue as a going concern.

NOTE 3 - RELATED PARTY TRANSACTIONS

Incumaker has relied upon loans or proceeds from stock sales to support working capital. As of May 31, 2016 there was an outstanding balance of \$510,043 from the issuance of notes payable.

On April 29, 2014, the Company issued 900,000 shares to Darren Bankston for Consulting Services. On April 5, 2016, the Company issued 900,000 additional shares to Darren Bankston for Consulting Services.

On April 10, 2014, the SHEP Trust sold 3,900,000 shares of Incumaker common stock to five individuals. The purchase price of the stock was \$1,950. The shares were issued as follows: Sharon Lasch 700,000, Paul Mannion 850,000, Matt Myers 850,000, Vince Sbarra 850,000 and Louis Thomson 650,000.

On April 9, 2014, the SHEP Trust sold \$255,837 of its Convertible debt to the ER Opportunity Fund, LP for cash consideration.

NOTE 4 - NOTES PAYABLE

On July 22, 2014, the ER Opportunity Fund and the Company entered into a settlement agreement covering \$127,025.17 of the Notes acquired by the Fund from the SHEP Trust in April 2014. The parties agreed to a negotiated amount of \$60,000 due for full satisfaction of both the May 2013 and June 2013 Notes. The payment will be made through the 3(a)(10) court settlement approved on August 20, 2014.

On April 15, 2014, the Company received a \$20,000 investment from ER Opportunity Fund, LP, an accredited investment fund. The 10% Convertible Secured Note is due on May 5, 2015 and can be converted into common shares at a conversion price of \$0.10.

On February 19, 2014, the Company received a \$15,000 investment from an accredited Investor. The 5% Note was due on April 19. 2014. The Note had no conversion feature and is currently due.

On February 11, 2014, the Company received a \$5,000 investment from an accredited investor. The 10% note was due on June 11, 2014. The Note has a \$.10 conversion feature and is currently due.

On December 24, 2013, the Company received a \$70,000 Investment from an accredited investor. The Note was due on February 14, 2014 and is convertible into shares at \$0.10 per share.

On October 22, 2013, the Company received a \$50,000 investment from an accredited investor. The investor purchased 200,000 shares at \$0.25 and received 200,000 2 year warrants exercisable at \$0.25. The warrants have expired.

On August 6, 2013, a Memorandum of Understanding was entered into between Incumaker and Louis "Rusty" Thomson. The MOU stated that a joint venture would be formed in which Mr. Thomson would invest up to \$ 100,000 towards the opening of a CryoTherapy Clinic and would own 80% of the Clinic. The MOU further states that the investor will receive 70% of the net profits of the Clinic. At such time as the SEC approves the merger of CryoMist I and II into Incumaker, CryoMist III will be merged in as well. At this time, the investor will receive \$150,000 of Incumaker stock in exchange for his \$100,000 investment. The Investor has the option to request the \$100,000 investment back and not receive the shares should he elect this option for a 14 day period after the merger has been completed. On February 11, 2014, a \$100,000 Note was issued to the owner of CryoMist III in exchange for the acquisition of the outstanding securities and assets of CryoMist III, LLC, a cryotherapy company, based at the Mall of Georgia, in Buford, Georgia. The Note is secured by the acquired assets of CryoMist III, LLC. The location at the Mall of Georgia was closed and the Investor retained the assets.

OPTIONS AND WARRANTS

The Company has 500,000 warrants outstanding. The warrants expire on 11/11/2018 and have a \$.25 exercise price.

INCUMAKER,INC. BALANCE **SHEETS**

	N	May 31, 2016	May 31, 2015
ASSETS			
CURRENT ASSETS:			
Cash and cash equivalents	\$		\$ 2,170
Total Current Assets			2,170
TOTAL ASSETS	\$ <u>-</u>		\$ 2,170
LIABILITIES AND STOCKHOLDERS' DEFICIT			
CURRENT LIABILITIES:			
Accrued interest	\$ 9	9,762	\$ 66,510
Notes payable	_4	19,281	465,836
Total Current Liabilities	_5	19,043	532,346
STOCKHOLDERS' DEFICIT Common stock, \$0.001 par value; 75,000,000 shares authorized; 10,590,421 and 10,590,421 shares issued and outstanding,			
respectively	1	0,590	10,590
Capital in excess of par value	13	37,029	137,029
Accumulated deficit	(6	666,662)	(677,795)
Total Stockholders' Equity	(5	519,043)	(530,176)
TOTAL LIABILITIES AND STOCKHOLDERS' DEFICIT	\$ <u>-</u>		\$ 2,170

	For the Y 2016	ear's	Ended May 31, 2015
REVENUE:			
Sales	\$ 	\$	_=
	-		-
COST OF GOODS SOLD		_	
GROSS MARGIN	-		-
OPERATING EXPENSES			
Selling, general and administrative expenses	11,147	_	5,025
TOTAL OPERATING EXPENSES	11,147	_	5,025
LOSS FROM OPERATIONS	(11,147)	_	(5,025)
OTHER EXPENSE (INCOME)			
Other income	(55,532)		-
Interest expense	33,252		33,255
Interest income	-	_	
TOTAL OTHER EXPENSE (INCOME)	(22,280)	_	33,255
NET INCOME (LOSS)	\$ 11,133	_ \$	(38,280)
NET INCOME (LOSS) PER COMMON SHARE,			
BASIC AND DILUTED	\$ 0.00	<u></u> \$	(0.00)
WEIGHTED AVERAGE NUMBER OF COMMON SHARES OUTSTANDING,			
BASIC AND DILUTED	12,708,705	_	10,197,133

INCUMAKER, INC. STATEMENTS OF STOCKHOLDERS' DEFICIT

	Prefer	Preferred Stock Common Stock		tock	Capital in Excess of			Accumulated		Total Stockholders'		
	Shares	_	Amount	Shares	_	Amount		Par Value	_	Deficit	_	Deficit
Balance, May 31, 2013	350,000	\$	350	5,940,421	\$	5,940	\$	(6,281)	\$	(21,668)	\$	(21,659)
Conversion of preferred stock	(350,000)		(350)	2,000,000		2,000		(1,650)		-		-
Conversion of notes												
payable to common stock	-		-	450,000		450		(450)		-		-
Issuance of common stock for services	-		-	900,000		900		8,100		-		9,000
Issuance of common stock for services	-		-	650,000		650		83,460				84,110
Isuance of common stock and warrants for services	-		-	200,000		200		49,800				50,000
Net loss		_,			_				_	(617,847)		(617,847)
Balance, May 31, 2014	-	\$	-	10,140,421	\$	10,140.42	\$	132,979	\$	(639,515)	\$	(496,396)
Isuance of common stock in settlement of accounts payable	-		-	450,000		450		4,050		-		4,500
Net loss		_,			_				-	(38,280)		(38,280)
Balance, May 31, 2015	-	\$	-	10,590,421	\$	10,590	\$	137,029	\$	(666,662)	\$	(530,176)
Issuance of common stock For services												
Net income		_		2,118,284	_	2,118			-	11,133		2,118 11,133
Balance, May 31, 2016		\$	<u> </u>	12,708,705	\$ _	12,709	\$	137,029	\$	(55,529)	\$	(505,701)

	For the Year's Ended May 31,				
	2016		2015		
CASH FLOWS FROM OPERATING ACTIVITIES:					
Net loss Adjustments to reconcile net loss to net cash and cash equivalents provided by operating activities: Gain on settlement of payable	\$ 11,133	\$	(38,280)		
Settlement of payable	(55,432)		4,499		
Increase in accrued interest	33,252		33,255		
Net cash used by operating activities	(11,147)		(526)		
CASH FLOWS FROM INVESTING ACTIVITIES:					
Net cash used by investing activities	-		-		
CASH FLOWS FROM FINANCING ACTIVITIES:					
Proceeds from issuance of notes payable	8,977				
Net cash provided by financing activities	8,977				
Net decrease in cash and cash equivalents	(2,170)		(526)		
Cash and cash equivalents, beginning of period	2,170		2,696		
Cash and cash equivalents, end of period	\$ -	_ \$	2,170		
SUPPLEMENTAL CASH FLOW INFORMATION:					
Cash paid for interest	\$ -	\$	-		
Cash paid for taxes	\$ -	\$	<u>-</u>		

6) Issuer's Business, Products and Services

A. Description of the issuer's business operations;

Incumaker is a holding company with two subsidiaries. The Company has had minimal revenues from the Cryotherapy Clinics and has closed all locations.

On July 14, 2015, the Company acquired a 20% ownership stake in Ancient River, LLC, the holding company which owns Real Deal Recruits (www.realdealrecruits.com) for \$50,000. Incumaker will provide financing, advice and guidance to assist them in realizing their potential. We believe that this market is growing and our online presence will allow us to drive a greater amount of the student athletes to our site. As the metrics increase, it is our belief that the revenues generated from advertising and from the premium memberships will grow.

Founded in 2012, Real Deal Recruits Inc., through its online portal www.realdealrecruits.com is poised to become a leading open source directory for all high school student athletes. The Company offers a free Open Source Directory for athletes while focusing and promoting their online presence and their athlete profiles to allow the student to rank high on search engine results pages. As a result, the Athletes will be highlighted amongst the group of Coaches, Schools and Colleges which are reviewing profiles in their recruiting search. The website is a robust tool for building public athlete profiles dedicated solely to their athletic and academic pursuits at the next level. The Company is currently under growth and expansion mode bringing a new wave of resources for the student athletes to utilize.

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

Incumaker, Inc. was formed in the State of Delaware on April 13, 2011. On May 31, 2011, we completed holding company reorganization pursuant to Section 251(g) of the Delaware General Corporation Law.

C. The issuer's primary and secondary SIC Codes;

The Company's primary (and only) SIC Code is 6719 (Holding Companies).

D. The issuer's fiscal year end date;

The Company's fiscal year ends on May 31.

E. Principal products or services, and their markets;

The website, www.realdealrecruits.com, connects the Athlete profiles to their individual Facebook profiles, as well as adding their profile to Real Deal Recruits Facebook page itself to help increase the athlete's exposure and enhance their individual viral activity. The individual student athlete will have the ability to send a link to their personal website from the site to any recruiter, coach or friend. The Company is dedicated to providing dependable and cost effective services for the aspiring student athletes to utilize when communicating with the schools, colleges and their sports coaches. We believe that the site adds value to the student sports community and enhances the student participation, while providing a common platform to all.

Real Deal Recruits has developed a simpler and easier approach for student athletes to initiate and enhance their online presence and increase their exposure to the coaching community. As opposed to some sites which want to own the athlete, it is our goal to promote ourselves as a complement to their overall recruitment efforts. Our technology and SEO experience will be able to assist the student athlete to create the best results possible on the social media grid. Real Deal Recruits provides a revolutionary, new approach of bringing together athletes and coaches on the same platform dealing in different streams of sports.

Real Deal Recruits is one of the few online networking sites that focuses on all the high school age student-athletes seeking exposure and recruitment from college coaches and universities, not just the top 5% high school student athletes. Athletes can add athletic and academic statistics, photos, videos and best of all, each athlete receives a custom, vanity web address to share with family, friends and schools.

The site allows high school student athletes to build profiles of verified academic and athletic information, research information on universities from around the country, and reach out to college coaches. Registered college coaches can search a vast database of potential recruits and directly connect with these recruits. To date, Real Deal Recruits has over 5,800 completed athlete profiles uploaded and has integrated into the platform the intellectual assets and online documentation of Prechamps.com (www.PrepChamps.com), which the Company recently acquired. At one time, Prepchamps boasted over 70,000 profiles.

For individuals athletes who seek to connect with their target schools, the website allows them the ability to send a direct link from their site to the coach or college. As the site's awareness with the college's and coaching staff's increases, the amount of time spent reviewing the profiles on the site from coaching staffs will increase. All you need to do is become a member of Real Deal Recruit and fill out your profile. The athlete's individual profile is available for the coaches to review and the individual website will have a high search engine optimization (SEO) ranking.

Industry

Sports are an important part of the culture in the United States. Sports are particularly associated with education in the United States, with most high schools and universities having organized sports. College sports competitions play an important role in the American sporting culture. In many cases college athletics are more popular than professional sports, with the major sanctioning body being the NCAA. A recent survey from High School Athletics Participation released by the National Federation of State High School Associations (NFHS, for the 25th consecutive year, more and more high school students are playing sports. More than 7.8 million students played sports during the 2013-2014 school years, the 25th consecutive year. The organization estimates that 55.5 percent of all high school students play a sport.

Student's Perspective:

Based on figures from the 51 NFHS member state high school associations, which includes the District of Columbia, sports participation for the 2013-14 school year reached an all-time high of 7,795,658 – an increase of 82,081 from the previous year. This one-year increase was the highest since 2009-10. Girls participation increased for the 25th consecutive year with an additional 44,941 participants from

2012-13 and set an all-time record of 3,267,664. Boys participation eclipsed 4.5 million for the first time (4,527,994), breaking the mark of 4,494,406 in 2010-11. Among the top 10 boys' sports, baseball registered the largest gain with an additional 7,838 participants, followed by football and soccer (6,437). The top 10 boys' sports remained unchanged from last year: football, outdoor track and field, basketball, and baseball, soccer, wrestling, cross country, tennis, golf, and swimming and diving. Volleyball gained the most participants among girls' sports (9,426) from the previous year, and its total of 429,634 was within 3,710 of basketball for the No. 2 position. Track and field, with an additional 5,946 participants from 2012-13, remained the No. 1 sport for girls, followed by basketball, volleyball, soccer, fast-pitch softball, cross country, tennis, swimming and diving, competitive spirit squads and lacrosse. In terms of combined participation, lacrosse continued to register sizeable increases as overall participation for boys and girls increased by 9,744 to 188,689. The sport ranks 10th for girls and 11th for boys. The top 10 states by participants remained in the same order as last year, with Texas and California topping the list with 805,299 and 783,008, respectively. The remainder of the top 10 was New York (389,475), Illinois (343,757), Ohio (325,448), Pennsylvania (317,318), Michigan (299,246), New Jersey (285,020), Florida (268,266) and Minnesota (232,909). Overall, 33 states reported higher figures from the previous year, up from 30 states that had increases the previous year. The participation survey has been compiled since 1971 by the NFHS through numbers it receives from its member associations.

7) Describe the Issuer's Facilities

The Company currently utilizes office space owned by its CEO at no charge.

8) Officers, Directors, and Control Persons

A. Names of Officers, Directors, and Control Persons.

Darren Bankston, CEO 327 Dahlonega Road Suite 1701B Cumming, GA 30040

Mr. Bankston owns 1,800,000 shares of Incumaker

- 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);

none_

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;

none

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

none

4. The entry of an order by a self-regulatory organization that permanently or temporarily barred suspended or otherwise limited such person's involvement in any type of business or securities activities.

none

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.

none

9) 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:

Accountant or Auditor

Name: Norco Consulting, LLC 8214 Westridge Drive Tampa FL 33615 Phone: (813) 881-8171

Fax: (813) 889-9369Legal Counsel

Vic Devlaeminck PC 10013 N.E. Hazel Dell Avenue Suite 317 Vancouver, WA 98685 (360) 993-0201 jevic321@aol.com

<u>Investor Relations Consultant:</u> None

Other Advisor:

None

10) Issuer Certification

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, Darren Bankston certify that:
- 1. I have reviewed this annual disclosure statement of Incumaker, Inc.
- 2. Based on my knowledge, this disclosure statement does not contain any untrue statement of a material fact or omit to state a material fact necessary to make the statements made, in light of the circumstances under which such statements were made, not misleading with respect to the period covered by this disclosure statement; and
- 3. Based on my knowledge, the financial statements, and other financial information included or incorporated by reference in this disclosure statement, fairly present in all material respects the financial condition, results of operations and cash flows of the issuer as of, and for, the periods presented in this disclosure statement.

5/31/2016

"/s/ Darren Bankston CEO