



# 8000inc

## Quarterly Report Q3 2010

Interim financial report for 8000 Inc., hereinafter called 8000inc, July 01, 2010 to September 30 2010



*Vision, Creativity, Opportunity*

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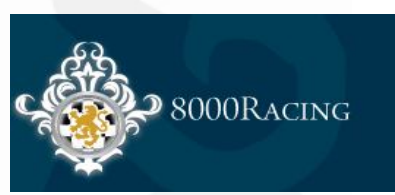
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Web Site [www.8000inc.net](http://www.8000inc.net)

[www.8000incgroup.com](http://www.8000incgroup.com)



# 8000inc



 **Time Velocity Group**<sup>™</sup>  
[www.timevelocitygroup.com](http://www.timevelocitygroup.com)

 **Corporate Hub**<sup>™</sup>  
Business Solutions  
[www.corporatehub.co.uk](http://www.corporatehub.co.uk)



# 8000inc

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## General Company Information:

### Name of Issuer:

8000inc

### Address of Issuer's Principal Offices:

8000inc  
10432 Balls Ford Road  
Suite 300  
Manassass  
Virginia 20109

**t.** +1- 703-881-7834 **f.** +1- 703.881.7601 **e.** [enquiries@8000inc.net](mailto:enquiries@8000inc.net)

### Shares Outstanding

143,824,000 shares issued and outstanding as of September 30 2010

### State of Incorporation:

Nevada

### Date of Incorporation:

08/08/2007

### Transfer Agent:

SIGNATURE STOCK TRANSFER, INC.  
2632 Coachlight Court  
Plano, Texas 75093  
Tel 972 612 4120  
Fax 972 612 4122  
E-mail [signaturestocktransfer@msn.com](mailto:signaturestocktransfer@msn.com)



# 8000inc

Signature Stock Transfer Inc. is registered under the Exchange Act (Item 7).

## Form of Organization

The Company is duly formed, registered in the State of Nevada and currently trading on Pink Sheets OTC.

## Year that the issuer was organized

July 2007

## Financial year end

The financial year end for 8000inc is 31<sup>st</sup> December.

## S.I.C. Code

8742 – Management Consultancy Services

8000inc operates in several markets and industry sectors including apparel retailing, technology, motor sports, and luxury services. The management feels that the initial proposition for the Company starts with the provision of management consultancy services, for its acquisitions and support of its internal market, and thus the quoted S.I.C. code reflects this.

## Financial Summary

### 8000 Inc. Financial statements

These financial statements include all data from July 1, 2010 to September 30, 2010, bringing the Company in line with reporting requirements for current information and quarterly reporting. Please review all posted financial statements and disclosures made on Pink Sheets to date.



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## 8000inc Balance Sheet for period beginning July 1, 2010 to period ending September 30, 2010

	USD (\$)	
	Q2	Q3
<b>Current Assets</b>		
Cash	\$ 370,518	\$ 768,823
Inter-Company Loans	-	-
Receivables	222,250	365,286
Inventories	-	-
<b>Total current assets</b>	<b>\$ 592,768</b>	<b>\$ 1,134,108</b>
<b>Fixed Assets</b>		
Property	\$ 1,500,000	\$ 1,500,000
Motor Vehicles	-	\$ -
Plant & Machinery - net of depreciation	-	\$ -
<b>Total fixed assets</b>	<b>1,500,000</b>	<b>1,500,000</b>
<b>Total assets</b>	<b>\$ 2,092,768</b>	<b>\$ 2,634,108</b>
<b>LIABILITIES &amp; STOCKHOLDER EQUITY</b>		
<b>Current Liabilities</b>		
Accounts Payable	\$ 3,400	\$ -
Office	7,081	6,900
Loan - Sky	700	-
Notes Payable (Bank O/Draft & Loan)	-	-
Accrued Taxes	-	-
Wages Payable	42,000	51,000
<b>Total Current Liabilities</b>	<b>\$ 53,181</b>	<b>\$ 57,900</b>
<b>Long Term Liabilities</b>		
Due to Director	-	500,000
<b>Shareholder Equity</b>		
Common stock - \$0.001 par 143,824,000 issued	\$ 143,824	\$ 143,824
Paid Capital	10,000	10,000
Revaluation Reserve	900,000	900,000
Retained earnings	985,763	1,073,384
<b>Total shareholders equity</b>	<b>\$ 2,039,587</b>	<b>\$ 2,127,208</b>
<b>Total liabilities and shareholders equity</b>	<b>\$ 2,092,768</b>	<b>\$ 2,685,108</b>



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**8000inc Profit and Loss for period beginning July, 1 2010 to period ending September 30, 2010**

	USD (\$)	USD (\$)
<b>Sales</b>	<b>Q2</b>	<b>Q3</b>
Revenues	372,618	\$ 365,286
Cost of sales	-	195,675
<b>Total Sales</b>	<b>\$ 372,618</b>	<b>\$ 169,611</b>
<b>Less Expenses</b>		
Wages	42,000	51,000
Rent and Rates	1,375	3,257
Heat, Light, Power	2,956	2,395
Motor expenses	750	-
Sponsorship	37,500	-
Travelling and Entertainment	6,500	3,488
Office Expenses	550	6,900
Professional Fees	32,000	13,250
Bank Charges and Interest	450	500
General Expenses	2,200	1,200
Fines	-	
<b>Total Expenses</b>	<b>\$ 126,281</b>	<b>\$ 81,990</b>
<b>Net Profit/(Loss)</b>	<b>\$ 246,337</b>	<b>\$ 87,621</b>



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**8000inc Statement of Cash flow for period beginning July 1, 2010 to period ending September 30, 2010**

	USD (\$)	USD (\$)
<b>Cash Flows from Operating activities</b>	<b>Q2</b>	<b>Q3</b>
Net profit/(deficit) before tax for the year	246,337	87,621
Adjustments for Depreciation		
<b>Operating profit/(loss) before working capital changes</b>	<b>\$ 246,337</b>	<b>\$ 87,621</b>
Decrease/(increase) in receivables and prepayments	222,250	(143,036)
(Decrease) Increase in accrued liabilities	(98,069)	4,719
<b>Net cash from operating activities</b>	<b>\$ 370,518</b>	<b>\$ (50,695)</b>
<b>Cash flows from investing activities</b>		
Purchase of fixed assets	-	-
<b>Net cash used in investing activities</b>	<b>\$ -</b>	<b>\$ -</b>
<b>Cash flows from financing activities</b>		
Acquisition (Repayment) of long term debt	-	500,000
<b>Net cash from financing activities</b>	<b>\$ -</b>	<b>\$ 500,000</b>
Net (decrease)/increase in cash and cash equivalents	370,518	449,305
Cash and cash equivalents at the beginning of period	-	370,518
<b>Cash and cash equivalents at the end of period</b>	<b>\$ 370,518</b>	<b>\$ 819,823</b>



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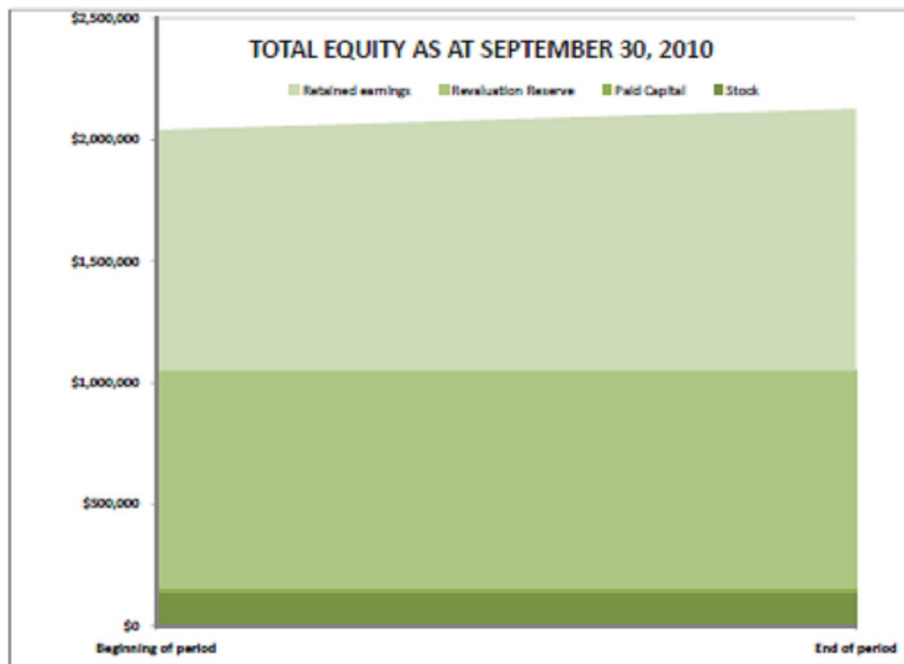
**8000inc Shareholder equity reconciliation for period beginning July 1 2010 to period ending  
September 30 2010**

8000inc  
Equity Reconciliation  
30 September 2010

<b>Equity Analysis</b>							
<b>Consolidated Statement of Shareholder Equity</b>							
	Common stock A		Common stock B		Preferred stock		Total stock
	Number of shares	Par value & capital in excess of par	Number of shares	Par value & capital in excess of par	Number of shares	Par value & capital in excess of par	
Stock balance: Beginning of period	143,824,000	\$143,824	0	\$0.00	0	\$0	\$143,824
Shares issued	0	0	0	0	0	0	0
Shares repurchased	0	0	0	0	0	0	0
Balance: End of period	143,824,000	143,824	0	0	0	0	\$ 143,824
Average price of shares issued	NA		NA		NA		
Average price of shares repurchased	NA		NA		NA		
Retained earnings balance:							
Beginning of period		\$985,763					
Dividends paid		0					
Net earnings (loss)		87,621					
Balance: End of period		\$1,073,384					
	Beginning of period	End of period	Change				
Stock	\$143,824	\$143,824	\$0				
Paid Capital	10,000	10,000	0				
Revaluation Reserve	900,000	900,000	0				
Retained earnings	985,763	1,073,384	87,621				
Total equity	\$2,039,587	\$2,127,208	\$87,621				



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## Shareholder equity

Common authorized stock = 700,000,000 par value of \$0.001 each.

143,824,000 issued and outstanding on 09/30/10 of which 5,000,000 restricted shares.

There are no changes in share holder equity. It is important for shareholders to note that the outstanding and issued figures have not changed. The relative float has increased due to the fact that as explained through public disclosure, 8000inc has been able to utilise "its" stock to create cash finance for the acquisition of businesses and the progression of the core business. The stock utilised for this purpose, is non-dilutable and is not placed on the market. Therefore, the actual available float remains **72,391,750**.



# 8000inc

These financial statements are prepared in accordance with accepted United States generally accounting principles (US GAAP) pursuant to the guidelines promulgated by the Pink Sheets, the issuer intends to comply with all reporting obligations.

## Notes to Financial Statements

For Period July 1, 2010 September 30, 2010

### Organization and Description of Business

8000 Inc. was incorporated in the State of Nevada on August 8th 2007 incorporating the 100% acquisition of Cannonball 8000 Ltd [UK].

The acquisition of 100% of the common shares of Cannonball 8000 Ltd [UK] was through the issuance of freely traded shares by the USA parent utilizing the cross border foreign transaction and relying on exemption from registration under Rule 802 of the securities Act of 1933. Following such acquisition, became a wholly-owned subsidiary of the Company.

The nature of the business is the delivery of commercial and executive solutions leading to the expansion of its technology, investment and consultancy businesses. 8000inc utilises its extensive network, built up through the European Cannonball 8000 event, to deliver "boxed" solutions to meet the demands of emerging companies. These corporate solutions address media, advertising and group expansion in line with core competencies and the 8000 Inc. expansion model.

### Summary of significant accounting policies

#### Management certification

The financial statements herein are certified by the officers of the Company to present fairly, in all material respects, the financial position, results of operations and cash flows for the periods presented, in conformity with accounting principles generally accepted in the United States of America (US GAAP), consistently applied.



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## Allowance for Doubtful Accounts

The Company does not have significant collection history with its customers. However, where the Company is aware of circumstances that may impair a specific customer's ability to pay, the Company will reduce the receivable to net realizable value by recording an appropriate allowance. At September 30, 2010 no allowance for doubtful accounts was required.

## Revenue recognition

Revenues are recognized as services performed in accordance with the terms of customer contracts.

## Cash and cash equivalents

The Company considers all highly liquid debt instruments with an original maturity of three months or less when purchased to be cash equivalents. There were no cash equivalents at December 31, 2009.

## Income taxes

Income taxes are accounted for under the asset and liability method. Deferred tax assets and liabilities are recognized for the future tax consequences attributable to differences between the financial statement carrying amounts of existing assets and liabilities, and their respective tax bases and operating loss and tax credit carry forward. Deferred tax assets and liabilities are measured using enacted tax rates expected to apply to taxable income in the year in which those temporary differences are expected to be recovered or settled.

## Stock-based compensation

The Company has adopted SFAS No. 123 "Accounting for Stock Based Compensation" pursuant to which it must recognize stock awards granted to employees and non-employees as compensation expense based on the fair market value of the stock award or fair market value of the goods or services received, whichever is more reliably measurable.

## Use of estimates

Management uses estimates and assumptions in preparing these financial statements in accordance with generally accepted accounting principles. Those estimates and assumptions affect the reported



# 8000inc

amounts of assets and liabilities, the disclosure of contingent assets and liabilities, and the reported revenue and expenses. Actual results could vary from the estimates that were used.

### Impairment of long-lived assets

The Company regularly reviews long-lived assets for indicators of impairment.

Management's judgments regarding the existence of impairment indicators are based on performance. Future events could cause management to conclude that impairment indicators exist and that the value of long-lived assets is impaired. When events or circumstances indicate that the carrying amount of an asset may not be recoverable, the fair value of the asset is compared to its carrying value. Impairment losses are measured as the amount by which the carrying value of an asset exceeds its estimated fair value.

### Loss per common share

Basic loss per share is computed by dividing the net loss by the weighted average number of shares outstanding during the period. Basic loss per share also excludes any dilutive effect of warrants. Diluted net loss per share does not include warrants, as they are anti-dilutive.

### Currency conversion

As per FASB guidelines, all financials are stated in the currency of the US parent. Foreign Exchange rates from functional currency to reporting currency follow the guidelines stated in FASB Statement Number 52.

The functional currency translation approach adopted in the statements encompasses:

- a. Identifying the functional currency of the subsidiary's economic environment
- b. Measuring all elements of the financial statements in the functional currency
- c. Using the current exchange rate for translation from the functional currency to the parent reporting currency, if they are different
- d. Distinguishing the economic impact of changes in exchange rates on a net investment from the impact of such changes on individual assets and liabilities that are receivable or payable in currencies other than the functional currency



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## Translation adjustments

The inherent result of the process of translating a foreign entity's financial statements from the functional currency to U.S. dollars. Translation adjustments are not included in determining net income for the period.

## Transaction gains and losses

Inter-Company transactions of a long-term investment nature are considered part of a net investment and hence do not give rise to gains or losses.

## Terms on loan notes

No notes have been issued by the Company at this time.

## Related 3<sup>rd</sup> party notes

No notes have been issued by the Company at this time.

## Going concern

The accompanying financial statements have been prepared assuming that the Company will continue as a going concern. The Company commenced operations in the third quarter of 2007 adhering to published business plans.

## Fixed assets

Property and equipment are recorded at cost. Depreciation is computed using the straight line method over the estimated useful life of the assets of three, five and seven years.

## Provision for income taxes

The Company provides for income taxes under Statement of Financial Accounting Standards NO. 109, Accounting for Income Taxes. SFAS No. 109 requires the use of an asset and liability approach in accounting for income taxes.



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## Stockholders' equity

Common authorized stock = 700,000,000, common shares par value of \$0.001 each,  
143,824,000 issued and outstanding on 09/30/10.

The Company issued no equity under Rule 504 during quarter 3, July 1 2010 to September 30, 2010 and no shares under any regulation D, or any other exemption available to the Company, have been issued during the first three quarters of 2010.

There are no changes in share holder equity.

## Stockholder Equity: Common Stock Shares Amount

CUSIP: 28251Q109

Ticker: EIGH.pk

Shares Authorized: 700,000,000

Shares Outstanding: 143,824,000

Shares available to issue: 556,176,000

Restricted shares issued for the acquisition of Sky Villas Realty 5,000,000

**Actual Available Public Float: 72,391,750.**

## Beneficial Owners holding more than 10%

As of September 30, 2010, there are no beneficial owners holding more than 10%.

There is one known corporate beneficial owner, Bancorp New Zealand. The Company is currently discussing business arrangements with other Investment and Merchant Banks in line with the corporate progression plans in place and their inclusion on the 8000inc Board.



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## Opening Balances

8000 Inc. was formed through a reverse merger into an existing Pink Sheet Company. A detailed description of this transaction is contained in the first section of the appropriately filed, approved and effective 15c 2-11. Thus at inception (August, 2007), opening balances and retained deficits were zero.

## Preferred Stock

The Company has issued no preferred stock during the first three quarters of 2010.



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## Developments since the last statement - Statement by the CEO

Quarter 3 2010 saw the start of construction on the flagship store at Limegrove, Holetown, Barbados. Completion of the store is expected October 29<sup>th</sup> 2010 and has real significance as it is the first of multiple planned 8000inc retail outlets across the Caribbean and Europe. Brand8000 has also been extended to 15 distinct clothing lines from the established Sports ranges to now included bespoke high end fashion for men and women. As part of the strategy, negotiations and planning has begun to identify and equip a state of the art cotton producing facility. It is expected that by quarter 2, 2011, this facility will provide the quality cotton material for the entire Brand8000 collection. The Company has also moved to secure a prime location for the first Desmond Haynes Sporting Centre of Excellence.

Of importance this quarter is the strategic decision by the Board to invite 2 Investment Banks to nominate individuals to join the Board that will be expanded to 6 members. A management committee has been set up to coordinate this progression. One key factor of this move is that 8000inc will invest significantly in cash terms during quarter 4 invest in the industry of Barbados and its own product ranges as well as state of the art Headquarters and sporting facilities. These decisions and investments involve significant cash investment from the Company and risk. Therefore rigid financial control mechanisms and professional skills have been employed to manage the progression from a small business into significant cash driven and investment business with a significant workforce and cash flow.

The results of Quarter 3 have shown that the rate of progression is continuing and there is no sign of down turn in any operation or expectations within the group, and in real terms the Company is ahead of plan. The Boards focus is now totally on the Brand8000 launch and progression o a reporting status. To achieve those goals we need not only a good product but also good revenue figures to justify Company positioning. I am and the Company is, absolutely confident this will be achieved.

Thomas Kelly.  
CEO 8000inc.



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## Management discussion and analysis

### Mission statement

The Company is now set to launch Brand8000 on December 15<sup>th</sup> 2010 at the Limegrove Centre, Barbados. Extensive pre-marketing of Brand8000 has already begun and contracts have been signed for delivery of continual awareness and growth. Part of this process will involve our sponsored teams, associations and clubs to engage in multiple public events, exposing the Company and its brands and its sporting affiliations.

The Company will continue to focus on its clothing and Brand8000 products through 2010. However it will undertake acquisitions specifically in the construction and cotton industries, as well as the sporting and marketing arenas to accommodate brand expansion, continued sales and revenues but more importantly to have specialism's in place to accommodate the corporate headquarters and 8000inc sporting facilities. We aim to capitalise on what we have achieved and deliver the planned \$5M USD sales revenue by year end and accelerate the corporate expansion through exchange progression.

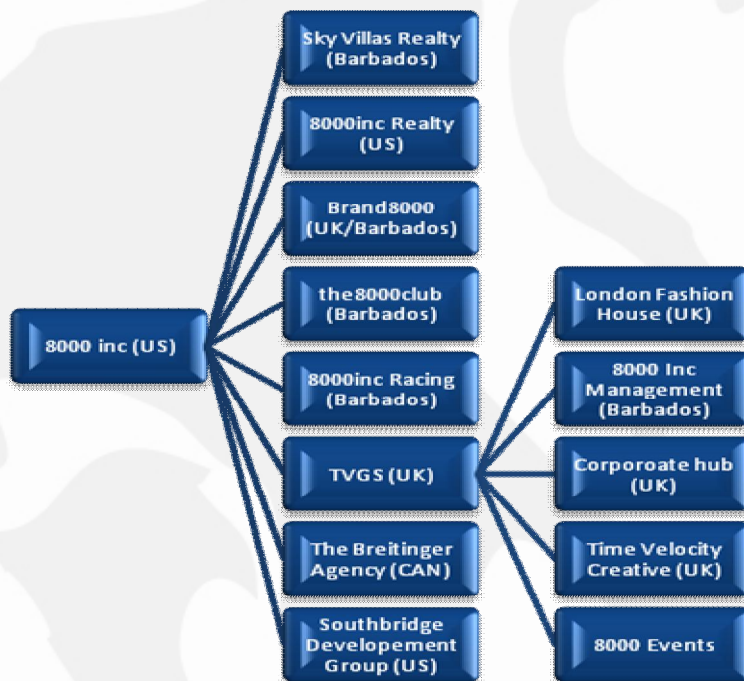
At the forefront now of all decisions are revenue, profit and continual growth in shareholder value.



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## Corporate update

8000inc – “the business”



## The Company's Current Websites

[www.8000inc.net](http://www.8000inc.net) [www.brand8000.com](http://www.brand8000.com) [www.the8000club.com](http://www.the8000club.com)  
[www.8000incracing.com](http://www.8000incracing.com) [www.timevelocitycreative.com](http://www.timevelocitycreative.com) [www.corporatehub.com](http://www.corporatehub.com)



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[www.skyvillasrealty.com](http://www.skyvillasrealty.com) [www.8000inrealty.com](http://www.8000inrealty.com) [www.southbridgeddevelopmentgroup.com](http://www.southbridgeddevelopmentgroup.com)  
[www.thebreitingeragency.com](http://www.thebreitingeragency.com) [www.8000sportsmanagement.com](http://www.8000sportsmanagement.com)

During this quarter, the acquisition and investment team identified 3 acquisitional targets on the construction and sporting arenas and began the negotiation of a 35 acre site in Barbados to house the corporate headquarters and the Desmond Haynes Sporting Centres of Excellence. It is expected that announcements early in quarter 4 will conform the closure of successful acquisitions and the securing of the 35 acre site ready for development.

Further discussions have taken place with the Company's financing partner and 2 investment banks to increase the cash leverage available to the Company to ensure un-inhibited delivery of its plans, culminating in the development of the corporate headquarters.

## Operations

*The core businesses and operations have remained unchanged in principle and continue to support all operations and activities of the Group. For continual investor information, the principles of the processes behind the business are itemised below.*

## Consultancy Services

8000 Inc. has a team of experienced corporate executives to deliver consultancy services to its clients and for its own acquisitions and joint ventures. The services cover the areas of strategic planning, corporate placement, change management and organizational restructuring.

The team evolved when 8000 Inc. evaluated its core business proposition, identifying the inherent skills within the Company. This led to the realization that 8000 Inc. could provide the support needed by public and private companies in the current economic climate manage the transitional period of organizations from start up to fully operational activity and deliver effective proposition positioning. This proposition has not changed.

Consultancy operations is self-sufficient and not only receives income from clients but also through cross corporation transactions but, in many cases, identifies and proves the opportunity for the investment team, and then supports both client and investment team to ensure a successful and



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seamless transition. The team is now taking a lead in setting up the management structure for corporate progression, the management vehicles for the Corporate Headquarters, the Sporting Centre of Excellence and the commercial structures for the proposed privatisation and stock buyback programmes. Further information will be issued accordingly.

### Acquisitions and mergers

Negotiations have reached the final stages, with the team securing the agreements in principle for 3 acquisitions relating to providing and satisfying the complete needs of the Brand8000 clothing range and the Desmond Haynes Sporting Centre of Excellence. The Company has also structured a merger with an entity currently quoted on a higher exchange. The Boards final decision as to the merger will be announced during quarter 4 2010 and announcements will be made early in quarter 4 regarding the acquisitions and expansion of the group.

### Financing

Financing has now moved into the centre of the organisation led by its financing model. The Company has agreed a finance facility allowing it to draw down up to US\$40M as required to deliver the projects outlined. As publicly stated, the Company is intends to release US\$10M needed specifically for the headquarter development. Additionally to this, the Company has already engaged in acquiring the Company's common stock to reduce the size of the public tradable float and explicitly to ensure the criteria for upward exchange progression are unencumbered.

### Sponsorship

In line with the Groups decision to develop and build the Desmond Haynes Sporting Centres of Excellence and the Brand8000 flag ship store, the Company has not engaged in any additional sponsorship. Having relationships across all sporting fields in Barbados and the Carlton Club, the Board feels the Company has a presence and the perfect platform establishing its name and to launch the Brand8000 clothes.



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## The Group



### Sky Villas Realty ( [www.skyvillasrealty.com](http://www.skyvillasrealty.com) )

Sky Villas Realty (SVR) continues to defy the trend in the market place, increasing its dollar value for exclusively listed properties by over US\$2M this quarter alone. TVGS are at the final stages of the development of the Sky Villas Realty brochure to be supplied to all major hotel chains and the global client list.

### **Rental income now stands at US\$15,000.00 per month**

Next quarters results will show that Sky Villas Realty will have significantly exceeded its US\$1M sales target which is an exceptional achievement in the current market.



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[8000inc Realty \(www.8000increalty.com\)](http://www.8000increalty.com)

The 8000inc Realty team maintains the current portfolio of 11 properties (asset value \$1.5 M USD), as stated in the first quarter report. No other acquisitions have been made in the third quarter to date but it is expected that once the Corporate Headquarters and Sporting Centre of Excellence are completed, the two realty businesses will be rolled into a single subsidiary to provide realty services across the Caribbean, Europe and the US.

Monthly rental revenues remain constant at \$14,850.00 USD, with no down turn.

As a combined business, the 2 realty businesses, 8000inc Realty and Sky Villas Realty, deliver a property portfolio currently valued at cUS\$2M and consistently growing rentals income in addition to fees generated through property sales.



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[Brand8000 \( www.brand8000.com \)](http://www.brand8000.com)

During the 3rd quarter, Brand8000 placed orders at its manufacturing plant to satisfy demand of its new clothing brand. The new range includes over 37 different garments, with in the Brand8000 collections - Black, Pink, Red and Platinum collection. A percentage of the clothing will go out to satisfy existing orders and the rest of the collection will be to supply the Flagship store opening in December, at



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Limegrove, Barbados. Orders have be carefully balanced to fit the huge demand and awareness for this high end sports brand created through its network partners, such as the Carlton Club and Sporting Legends Ambassadors.

In addition, Brand8000 will continue to supply sporting kit to the athletes and fans of the Amateur Athletics Association of Barbados, the Barbados Gold Association and the Carlton Club.





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 Time Velocity Group™  
www.timevelocitygroup.com

TVGS ([www.timevelocitycreative.com](http://www.timevelocitycreative.com))

The Time velocity group has continued to expand with additional freelance designers to keep up with the additional demand for design work. TVGS has worked closely with 8000inc's Brand 8000 fashion design team to develop the extensive and additional collections for Brand 8000 Flagship store and opening in December. During this period TVGS has also developed with its design team the Carlton Club complete sport kit range consisting of a full football kit, volleyball, and cricket collection.

Ongoing Development and Strategic plans:

As we move into the third Quarter of 2010, TVGS and team will continue to promote its business start up division- Corporate Hub - and develop more strategic partners to resell our services.

Time Velocity creative, also part of the group will also continue to nurture relationships with clients to maintain ongoing business, and also look to new territories and horizons to develop business for growth and expansion.

The team will also be controlling stock levels and product buying history for the Brand8000 flagship store as we proceed into the final Quarter of 2010.



# 8000inc



Corporate Hub ([www.corporatehub.co.uk](http://www.corporatehub.co.uk))

Corporate hub has noticed a steady increase in revenue from work passed over to it from its Network partners. This low-cost business does not rely on advertising but work passed over from its network partners who have signed up to promote and offer corporate hub's services to their client base. The influx of work for this Company also is derived from word of mouth at its value for money business in a box services for start up business's.



The 8000Club. ([www.the8000club.com](http://www.the8000club.com))

The 8000Club is steadily selecting its private worldwide client base. The ongoing technical aspect of this site is now taking shape as our developers from within the TVGS sister Company are well in to the development of the gaming platform.



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## 8000 Events and Management

Is now in the final stages and preparing for Brand 8000's December Launch at Lime Grove in Barbados, the events team have developed a series of events leading up to and after the launch of the store to create awareness. 8000 Events have also recently pitched to a blue chip Company in the UK to host a series of outdoor events and exhibitions Earls Court and EXCEL.



## 8000 Sports Management

In line with the progression and involvement 8000inc now has with athletes and sports people, 8000inc has begun the process of creating an elite sports management Company in readiness for the management of the sports men and women that will evolve from the work 8000inc is undertaking in the development of athletes across Barbados and the US. More news and announcements will be issued regarding this development shortly.



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[8000inc Racing \(www.8000inc racing.com\)](http://www.8000inc racing.com)

This quarter saw the development of the car, bedding in its new body kit and aerodynamics package. Although results were not as we expected, by the end of the season, better performances were seen, especially at the last race of the season at Watkins Glen where the team took pole and the podium. The 2011 season starts in April and the team are awaiting final confirmation of the revised mechanical specifications for the formula. The team will however introduce the newly allowed brakes improving stopping distances and reducing weight. It is hoped that this year the first of the 8000inc developed drivers will progress towards competitive single seater racing. The Company will update all investors on 8000inc Racing as soon as the F2000 Championship entry revisions are made public.





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## Management team

There are no changes to the management team. The strategy is to meet the demands of the business, the needs of our clients and to deliver the planned expansion through acquisitions and in so doing create the global brand, Brand8000.

## Defaults upon senior securities

There are no outstanding defaults of same outstanding senior securities.

## Any current past or pending legal proceedings that could have any material effect on the issuers business

There are no current past or pending legal proceedings that could have any material effect on the Company's business.

## Material reclassification or agreements

There has been no material reclassification, merger or consolidation, purchase or sale or agreement of significant amount of assets. 8000inc was formed in Nevada in July 2007 and acquired Cannonball 8000 Limited, UK, as a wholly owned subsidiary, trading on OTC Pink Sheets.

## Default

There are no defaults requiring the issuer to make payments.

## Change of Control

In October 2009, the CEO and President of 8000inc since inception were replaced by Thomas Kelly. Appropriate filings were made according to the Nevada state laws and published accordingly. The formation of the Company 8000inc, was through the acquisition of Cannonball 8000 Limited, the board and Directors of the wholly owned subsidiary, Cannonball 8000 Limited were installed as the board, Officers, Directors and controlling members of 8000inc and have since been replaced.

## Completion of Acquisition or Disposition of Assets, Including but not limited to Mergers

There has been no acquisition or disposition of assets during this quarter.



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## Off-balance Sheet Arrangements

1. There are no planned future off-balance sheet arrangements that will or are likely to have a future or current effect on the issuer's current financial situation. As with the nature of the business, arrangements, alliances and partnerships are always explored and investigated for the benefit of the Company. The majority of such arrangements have already been met and are in situ and all would have a positive impact on the Company.

As stated the revised corporate focus introducing global branding will increase the net profits and cash flow of the corporation with no net costs associated through 2008.

Therefore:

- I) There are no such off sheet balance arrangements
- II) As there are no such off sheet balance arrangements there is no importance to this.
- III) There are no off sheet revenues or expenses
- IV) There is no known demand, commitment or trend that is likely to result in the termination or material reduction in availability to the issuer of its off balance sheet arrangements.

2. As per above there are no such arrangements, transaction, agreement or other contractual arrangement to which an entity unconsolidated with the issuer is a party, under which the issuer has:

- I) Any obligation identified in paragraph 3 of FASB interpretation 45.
- II) Retained or contingent interest in assets transferred to an unconsolidated entity
- III) Any obligation, including contingent obligation under contract that would be accounted for as a derivative instrument.
- IV) Any obligation, including a contingent obligation arising out of variable interest in an unconsolidated entity that is held by, and material to, the issuer.

## Costs associated with exit or Disposal Activities

There are no costs associated with exit or disposal activities.



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## Material Impairments

There are no material impairments.

## Sales of Equity Securities

There have been no sales of equity securities.

## Stock split, dividend, recapitalisation, merger, acquisition, spin off or reorganization

There are no stock splits planned or envisaged, no current plans for dividends but this is entirely influenced by the performance of the Company, nor recapitalisation, merger, spin offs or reorganizations.

## Material Modification to rights of Security Holders

There has been no material modification to rights of security holders

## Changes in Issuers Certifying Accountants

There has been no change in the Issuers certified accountants.

Non-reliance on Previously Issued Financial Statements or a related Audit Report or Completed interim Review

## Non-Reliance on Previously Issued Financial Statements or a related Audit Report or Completed Interim Review

Shareholders and the public alike may rely on the previously issued financial statements.

## Changes in Control of Issuer

There have been no changes in the control of the Issuer.

## Departures of Directors or Principal Officers; Election of Directors; Appointment of Principal Officers

There has been no an appointment, departures or elections of either Directors or principal Officers.

## Amendments to Articles of Incorporation or Bylaws: change of Fiscal year



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There has been no change in the articles of incorporation, Bylaws or fiscal year. The Articles of Incorporation and Bylaws are posted on the Pink Sheets OTC.

Changes to the Issuers Code of Ethics, or Waiver of a provision of the Code of Ethics.

There has been no change to the Issuers code of ethics or waiver of a provision of the code of ethics.

Securities delisting

There has not been any delisting of the issuers securities or deletion from the OTC Pink Sheets or indeed any exchange.

Other information

There are no material commercial contracts, not made in the ordinary course of business, to report of for 8000inc, nor management or client contracts to report during this period (July 1 2010 to September 30 2010).

There have been no completed acquisitions or mergers to report during this period, (July 1 2010 to September 30, 2010).

The Company has changed its accountants for the foregoing future, being, Anthony R. Christie B.Sc, CMA, CA Consultant, Azusa Management Services, Warrens, Barbados, W.I. fully GAAP qualified as per the requirements of OTC Pink Sheets. The firm will undertake all future unaudited and audited accounting for the Company as required. The firm was installed in August 2010 specifically to bring all Company accounting policies in line with Company requirements and exchange progression.

Exhibits

Please attached the contract in place for the development of the Limegrove flagship store for the period July1, 2010 to September 30, 2010

The Company has published additional and supplemental information regarding corporate products and services, publicly available through the Company's quotation on the Pink Sheets OTC quotation service.

The Company's Articles of Incorporation and Bylaws remain unchanged, with no amendments, and are published in the Company's quotation on the Pink Sheets OTC quotation service, publicly available.



# 8000inc

## Certification

I, Thomas Kelly, President and CEO, 8000 Inc, certify that: 1. I have reviewed this quarterly disclosure statement of 8000 Inc; 2. Based on my knowledge, this disclosure statement does not contain any untrue statement of a material fact or omit to state a material fact necessary to make the statements made, in light of the circumstances under which such statements were made, not misleading with respect to the period covered by this disclosure statement; and 3. Based on my knowledge, the financial statements, and other financial information included or incorporated by reference in this disclosure statement, fairly present in all material respects the financial condition, results of operations and cash flows of the issuer as of, and for, the periods presented in this disclosure statement.

Date: October 29<sup>th</sup>, 2010

Signature :

Title: President and CEO 8000Inc