

Andiamo Corporation

Quarterly Report

For the first quarter ended January 31, 2012

Item I **Exact Name of the Issuer and the Address of its Principal Executive Offices.**

Andiamo Corporation

The Company was incorporated as Natell Corporation, in the state of Delaware on September 21, 2000. It changed its name to Title Consulting Services, Inc., in March, 2009. The company changed its name to Andiamo Corporation in June, 2011 and redomiciled to Nevada concurrently.

The Address of the Issuer's Principal Executive Offices

6365 53rd Street North
Pinellas Park, FL 33781
(727) 520-9500
www.andiamo-corp.com
ir@andiamo-corp.com

Investor relations:

Our IR department is responsible for investor relations, and they may be contacted at our above contact information, or by e-mail at ir@andiamo-corp.com

Item 2 Shares Outstanding.

We have two classes of stock, common and preferred. Our preferred class consists of three series, as follows:

<u>Title and Class</u>	<u>CUSIP</u>	<u>Trading Symbol</u>
Common	034206102	ANDI
Preferred		
Series A	888352200	[none]
Series B	888352309	[none]
Series C	[none]	[none]

Common Stock Class

Period End Date	1/31/2012	7/31/2011	7/31/2010
Number of Shares Authorized	1,500,000,000	1,000,000,000	7,000,000,000
Number of Shares Outstanding	1,015,604,546	895,454,546	115,802,300
Freely-Tradeable Shares (Public Float)	928,217,246	808,067,246	28,415,000
Total Number of Beneficial Shareholders	1473	est 600	est 500
Total Number of Shareholders of Record	111	100	100

Preferred Class A

Period End Date	1/31/2012	7/31/2011	7/31/2010
Number of Shares Authorized	130,000,000	130,000,000	130,000,000
Number of Shares Outstanding	99,202,300	99,202,300	99,202,300
Freely-Tradeable Shares (Public Float)	0	0	0
Total Number of Beneficial Shareholders	102	100	100
Total Number of Shareholders of Record	102	100	100

Preferred Class B

Period End Date	1/31/2012	7/31/2011	7/31/2010
Number of Shares Authorized	70,000,000	70,000,000	70,000,000
Number of Shares Outstanding Freely-Tradeable Shares (Public Float)	19,828,035	19,857,460	19,855,460
	0	0	0
Total Number of Beneficial Shareholders	102	102	101
Total Number of Shareholders of Record	102	102	101

Preferred Class C

Period End Date	1/31/2012	7/31/2011	7/31/2010
Number of Shares Authorized	20,000,000	20,000,000	20,000,000
Number of Shares Outstanding Freely-Tradeable Shares (Public Float)	0	0	0
	0	0	0
Total Number of Beneficial Shareholders	0	0	0
Total Number of Shareholders of Record	0	0	0

During this period, it was brought to our attention that one individual has obtained more than 10% of our Common Outstanding Stock through purchases made through the open market (OTC inter-dealer quotation service). A Non-Objecting Shareholder (NOBO) list was ordered and obtained which confirmed this. This report, dated 2/15/2012, also revealed that we have 1473 shareholders, 22 of those shareholders own 496,169,660 shares, which represents 54% of our public float.

The following breaks out the different amount of shareholders and their respective share level:

Shares Owned	Number of Shareholders
87 to 50,000	839
50,001 to 100,000	189
100,001 to 500,000	274
500,001 to 1,000,000	77
1,000,001 to 5,000,000	74
5,000,001 and up	20
	1473

Compiled Consolidated Financial Statements

**of
Andiamo Corporation
For the Period Ended January 31, 2012**

See Accompanying Notes and Accountants' Compilation Report

McAtee and Associates, CPAs, PA
5401 Central Avenue
St. Petersburg, FL 33710
(727) 327-1999
WEBSITE: www.accpas.com
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To the Board of Directors:

Andiamo Corporation
Mr. Dustin Secor
6365 53rd Street North
Pinellas Park, FL 33781

Accountant's Compilation Report

We have compiled the accompanying Statement of Assets, Liabilities and Equity of Andiamo Corporation as of January 31, 2012 and related statements of revenue and expenses, cash flows, and changes in stockholder's equity for the three months then ended. We have not audited or reviewed the accompanying financial statements and, accordingly, do not express an opinion or provide any assurance about whether the financial statements are in accordance with accounting principles generally accepted in the United States of America.

Management is responsible for the preparation and fair presentation of the financial statements in accordance with accounting principles generally accepted in the United States of America and for designing, implementing, and maintaining internal control relevant to the preparation and fair presentation of financial statements.

Our responsibility is to conduct the compilation in accordance with Statements on Standards for Accounting and Review Services issued by the American Institute of Certified Public Accountants. The objective of a compilation is to assist management in presenting financial information in the form of financial statements without undertaking to obtain or provide any assurance that there are no material modifications that should be made to the financial statements.

McAtee and Associates, CPAs, PA.

McAtee and Associates CPAs PA

March 13, 2012

Andiamo Corporation
Consolidated Statement of Assets, Liabilities and Equity
As of January 31, 2012

	<u>January 31, 2012</u>
Assets	
Current Assets	
Bank-Operating Account	\$ 69,196.19
Accounts Receivable	104,718.37
Note Receivable-OT Hill	<u>14,500.00</u>
Total Current Assets	188,414.56
Property and Equipment (Note B)	
Software	378,351.00
Less: Accumulated Amortization	<u>(18,568.00)</u>
Total Property and Equipment	<u>359,783.00</u>
Total Assets	<u>\$ 548,197.56</u>

Andiamo Corporation
Consolidated Statement of Assets, Liabilities and Equity
As of January 31, 2012

	<u>January 31, 2012</u>
Liabilities & Equity	
Current Liabilities	
Accounts Payable	\$ 12,244.53
N/P Dustin Secor (Note C)	<u>263,633.47</u>
Total Current Liabilities	275,878.00
Long Term Liabilities (Note C)	
Note Payable - NFS, Inc	<u>63,587.00</u>
Total Long Term Liabilities	<u>63,587.00</u>
Total Liabilities	339,465.00
Stockholders' Equity	
Capital Stock (Note D)	11,346.90
Additional Paid in Capital	452,109.07
Stock Subscription Receivable	(874.00)
Retained Earnings	(190,102.83)
Net Income (Loss)	<u>(63,746.58)</u>
Total Stockholders' Equity	<u>208,732.56</u>
Total Liabilities And Stockholders' Equity	<u>\$ 548,197.56</u>

Andiamo Corporation
Supplemental Information
Consolidated Statement of Revenues and Expenses
Three Months Ended
January 31, 2012

	3 Months Ended January 31, 2012
Revenue	
Income	\$ 451,588.98
Total Revenue	451,588.98
Cost of Goods Sold	
Cost of Goods Sold	95,231.45
Total Cost of Goods Sold	95,231.45
Gross Profit	356,357.53
Operating Expenses	
Amortization Expense	9,309.00
Bank Service Charges	3,419.49
Bonus	1,900.00
Business Expense	1,576.85
Car Allowance Expense	1,765.90
Cleaning/Janitorial	400.00
Computers & Internet Expense	3,390.05
Contract Labor	17.50
Copier	543.53
Copier/Service	1,176.06
Courier Service	153.65
Depreciation Expense	1,951.00
Escrow Claim	90.00
Insurance	10,940.58
Interest	3,820.18
Licenses & Appointments	613.97
Maintenance & Repairs	35.00
Marketing Expense	6,294.96
Miscellaneous	1,919.76
Office Supplies & Expense	4,537.24
Payroll Expense	141,997.66
Payroll Taxes	21,086.35
Postage and Delivery	\$ 6,627.65

Andiamo Corporation
Supplemental Information
Consolidated Statement of Revenues and Expenses
Three Months Ended
January 31, 2012

	<u>3 Months Ended</u> <u>January 31, 2012</u>
Professional Fees	\$ 20,298.05
Recording Fees	1,179.36
Rent	34,744.55
Royalties	16,569.60
Storage	179.20
Taxes	269.15
Telephones & Internet Service	13,423.09
Travel & Reimbursement	2,776.81
Underwriter Expenses	13,915.99
Utilities	<u>1,819.63</u>
Total Operating Expenses	<u>328,741.81</u>
Operating Income (Loss)	27,615.72
Other Income	
Interest Income	60.00
Total Other Income	<u>344,819.67</u>
Other Expense	
Loss on Investment	<u>91,422.30</u>
Total Other Expense	<u>436,181.97</u>
Net Other Income	<u>(91,362.30)</u>
Net Income (Loss)	<u>\$ (63,746.58)</u>

Andiamo Corporation
Consolidated Statement of Cash Flows
Three Months Ended
January 31, 2012

	<u>3 Months Ended</u> <u>January 31, 2012</u>
Cash Flows From Operating Activities	
Net Income	\$ (63,746.58)
Adjustments to Reconcile Net Income (Loss) to Net Cash:	
Depreciation	1,951.00
Amortization	9,309.00
(Increase) Decrease in:	
Accounts Receivable	(47,106.29)
Deposit	(212.00)
Increase (Decrease) in:	
Accounts Payable	(2,485.47)
N/P Old Republic Title	(5,156.14)
N/P Regions	(495.79)
Total Adjustments	<u>(44,195.69)</u>
Net Cash Provided By (Used In) Operating Activities	(107,942.27)
Cash Flows from Investing Activities	
Loss on Investment	91,422.30
Purchase of Equipment and Software	<u>(13,136.53)</u>
Net Cash Provided By (Used In) Investing Activities	78,285.77
Cash Flow From Financing Activities	
Due to Affiliate	30,000.00
Note Payable - NSF, Inc	1,265.00
TCS Divesture	(22,851.54)
Additional Paid in Capital	9,900.00
Capital Stock	<u>100.00</u>
Net Cash Provided By (Used In) Financing Activities	<u>18,413.46</u>
Net Cash Increase (Decrease) in Cash	(11,243.04)
Cash at Beginning of Period	<u>80,439.23</u>
Cash at End of Period	<u>\$ 69,196.19</u>

Andlamo Corporation
Statement of Changes in Stockholder's Equity
For The Period ended January 31, 2012

	Number of Shares	Common Stock	Preferred A Stock	Preferred B Stock	Additional Paid-in Capital	Stock Subscription Receivable	Retained Earnings	Total
Balance at October 31, 2011	1,111,789,906	\$ 8,928	\$ 992	\$ 198	\$ 848,877	\$ (874)	\$ (1,094,776)	(237,655)
Company amended shares authorized as follows:								
Sold 10,000,000 at par \$.00001	10,000,000	100	-	-	9,900	-	-	10,000
Title Consulting Services, Inc Divesture	-	-	-	-	(404,539)	-	904,873	500,134
Converted Preferred B to Common	12,843,575	129	-	-	(129)	-	-	-
Net Income	-	-	-	-	-	-	(63,747)	(63,747)
Balance at January 31, 2012	<u>1,134,633,481</u>	<u>\$ 10,157</u>	<u>\$ 992</u>	<u>\$ 198</u>	<u>\$ 452,109</u>	<u>\$ (874)</u>	<u>\$ (253,849)</u>	<u>\$ 208,733</u>

Andiamo Corporation
Notes To Consolidated Financial Statements
January 31, 2012

Note A – Nature Of Business And Summary Of Significant Accounting Policies

On July 5, 2011 Title Consulting Services, Inc. a Delaware Corporation, redomiciled to Nevada from Delaware and changed its name to Andiamo Corporation (the "Company"). The Company is a holding company for several corporations. The Company owns software application company.

Basis of Presentation

The accompanying financial statements have been prepared on the accrual basis of accounting. Revenues are recognized at the time when the services are provided and earned and expenses are recorded when incurred.

Cash and Cash Equivalents

For purposes of the statement of cash flows, the Company considers all unrestricted highly liquid investments with an initial maturity of three months or less to be cash equivalents.

Income Taxes

The Company files as a regular C corporation for federal tax purposes.

Use of Estimates

The preparation of financial statements in conformity with generally accepted accounting principles requires management to make estimates and assumptions that affect certain reported amounts and disclosures. Accordingly, actual results could differ from those estimates.

Advertising

The Company expenses all advertising and marketing costs as incurred. Advertising and marketing costs for the quarter then ended January 31, 2012 was \$6,295.

Fair Value of Financial Instruments

The Company believes that the carrying value of its current assets and current liabilities approximate the fair value of such items due to their short-term nature. The carrying amounts of cash, accounts receivable, accounts payable and other liabilities are carried at amounts that reasonably approximate their fair values.

Property and Equipment

Property and equipment are stated at cost. The Company provides for amortization on the straight-line method and depreciation on the straight-line and MACRS methods over the estimated useful lives of the related assets. Major classes of property and equipment and their related lives are as follows:

Software 3 to 15 years

Maintenance and repairs are expensed as incurred. Replacements and betterments are capitalized.

Asset Impairment

When the Company has long-lived assets which have a possible impairment indicator, the Company estimates the future cash flows from the operation of these assets. Because events and circumstances frequently do not occur as expected, there will usually be differences between the estimated and actual future cash flow and these differences may be material. If the estimated cash flows recoup the recorded value of the assets, they remain on the books at that value. If the

Andiamo Corporation
Notes To Consolidated Financial Statements
January 31, 2012

net recorded value cannot be recovered, the assets are written down to their market value if lower than the recorded value.

Note B – Property and Equipment

	<u>January 31, 2012</u>
Software	\$ 378,351
Less: Accumulated Amortization	<u>(18,568)</u>
	<u>\$ 359,783</u>

Amortization expense was \$9,309 for the quarter ended January 31, 2012.

Note C – Notes Payable

NSF, Inc. Note
Original amount \$50,000
Amount due January 31, 2012 \$63,587
Interest rate 8%
No repayment terms

Dustin Secor Note
Original amount \$15,000
Amount due January 31, 2012 \$263,633
No interest is being charged
No repayment terms

The maturities of long term debt are as follows:

<u>Year ending:</u>	<u>January 31, 2012</u>
2012	\$ 0
2013	0
2014	0
2015	0
2016	0
Thereafter	<u>63,587</u>
Total	<u>\$ 63,587</u>

Note D – Stockholders' Equity

The Company was organized under the laws of the State of Delaware in September 2000 through the authorization of 600,000 shares of common stock. On March 23, 2009 the Company amended shares authorized to seven billion (7,000,000,000) shares of common stock, par value \$.001 per share and one hundred thousand (100,000) shares of preferred stock, par value \$.001 per share. As of July 31, 2009 there were 91,422,300 common shares issued at .001 par and no preferred shares issued. On November 25, 2009 the Company amended shares authorized to twenty billion (20,000,000,000) shares of common stock, par value \$.00001 per share, one hundred thirty million (130,000,000) shares of Series A preferred stock, par value \$.00001 per share, seventy million (70,000,000) shares of Series B preferred stock, par value \$.00001 per share and twenty million (20,000,000) shares of Series C preferred stock, par value \$.00001 per share.

Andiamo Corporation
Notes To Consolidated Financial Statements
January 31, 2012

On August 24, 2010 Management reduced the authorized common shares to one billion (1,000,000,000). Also on Aug 24, 2010, the Company sold 10,000,000 common shares for \$25,000. On October 14, 2010 the Company converted debt into equity, issuing 20,000,000 shares of common stock pursuant to the convertible note. As of October 31, 2010 there were 145,802,300 common shares issued at .00001 par, 99,202,300 series A preferred shares issued at .00001 par, 19,855,460 series B preferred shares issued at .00001 par and no series C preferred shares issued.

On November 2, 2010 the Company issued Title Consulting Services, Inc., a Florida corporation, 654,197,700 shares which are restricted. On November 3, 2010, the Company sold 76,000,000 common shares for \$25,000. On December 10, 2010, the Company exchanged 1,500 Preferred B shares for \$1,500 worth of services. On January 14, 2011 the Company converted debt into equity, issuing 20,000,000 shares of common stock pursuant to the convertible note. As of January 31, 2011 there were 896,000,000 common shares issued at .00001 par of which 741,585,000 are restricted, 99,202,300 series A preferred shares issued at .00001 par, 19,856,960 series B preferred shares issued at .00001 par and no series C preferred shares issued.

On February 1, 2011, the Company sold 18,300,000 common shares for \$50,000. On March 7, 2011, the Company sold 86,747,100 common shares for \$20,000. On March 7, 2011, The Company issued PresentAll, LLC a Utah corporation 36,363,636 shares for the purchase of the company's stock which were restricted. On March 8, 2011, the Company sold 42,000,000 common shares for \$50,000. On March 23, 2011, the Company cancelled 235,411,036 shares which were restricted shares to Title Consulting Services, Inc., a Florida corporation. On March 23, 2011, the Company sold 86,912,000 common shares for \$20,000. On March 24, 2011, the Company issued Text My Market, LLC, a Florida corporation, 68,181,818 shares which were restricted. On March 24, 2011, the Company converted debt into equity, issuing 62,421,973 shares of common stock pursuant to the convertible note. On March 24, 2011 the Company cancelled 164,588,964 shares which were restricted shares to Title Consulting Services, Inc., a Florida corporation. On April 14, the Company sold 99,138,000 common shares for \$50,000. On April 15, the Company cancelled 254,197,700 shares which were restricted shares to Title Consulting Services, Inc., a Florida corporation. On April 15, the Company converted debt into equity, issuing 50,000,000 shares of common stock pursuant to the convertible note. On April 29, 2011, the Company sold 25,000 preferred B shares in exchange for a \$50,000 note receivable. As of April 30, 2011 there were 791,866,827 common shares issued at .00001 par of which 191,932,754 were restricted, 99,202,300 series A preferred shares issued at .00001 par, 19,881,960 series B preferred shares issued at .00001 par and no series C preferred shares issued.

On June 9, 2011, the Company sold 25,000,000 common shares for \$10,000. On June 27, 2011, the Company sold 50,000,000 common shares for \$15,000. On July 25, 2011, the Company sold 46,133,173 common shares for \$15,000. The Company cancelled 104,545,454 shares which were restricted shares to Title Consulting Services, Inc., a Florida corporation. The Company converted debt into equity, issuing 87,000,000 shares of common stock pursuant to the convertible note. The Company sold 2,250 preferred B shares for \$4,500. The Company exchanged 500 preferred B shares for \$1,000 worth of services. As of July 31, 2011 there were 895,454,546 common shares issued at .00001 par of which 87,387,300 were restricted, 99,202,300 series A preferred shares issued at .00001 par, 19,859,710 series B preferred shares issued at .00001 par and no series C preferred shares issued.

After the close of business on July 31, 2011, the Company returned the stock of two companies it had acquired on March 7 and March 24, 2011 in exchange for 104,545,454 shares in the Company. Effective October 10, 2011, preferred A shares are no longer convertible into common shares. Also effective October 10, 2011, preferred B share holders that hold more than 2,000 preferred B shares are subject to the following restrictions: Any conversion from preferred B shares to common shares shall be restricted to 25% of shareholder total B shares in a 90 day period. On October 10, 2011 authorized common shares were increased from 1,000,000,000 to 1,500,000,000. On October 11, 2011, the Company sold 20,000,000 common shares for \$17,000. On October 20, 2011, the Company sold 24,000,000 common shares for \$50,000. During the quarter 26,650 preferred shares were cancelled and converted into 53,300,000 common shares. As of October 31, 2011 there were 992,754,546 common shares issued at .00001 par of which 87,387,300 were restricted, 99,202,300

Andiamo Corporation
Notes To Consolidated Financial Statements
January 31, 2012

series A preferred shares issued at .00001 par, 19,833,060 series B preferred shares issued at .00001 par and no series C preferred shares issued.

During the quarter ending January 31, 2012, 6,425 preferred shares were cancelled and converted into 12,850,000 common shares. On December 27, 2011 the Company sold 10,000,000 common shares for \$10,000. As of January 31, 2012 there were 1,015,604,546 common shares issued at .00001 par of which 87,387,300 were restricted, 99,202,300 series A preferred shares issued at .00001 par, 19,826,635 series B preferred shares issued at .00001 par and no series C preferred shares issued.

Note E – Related Party Transactions

On August 1, 2010 the Company entered into a lease agreement with a major shareholder for a three year term payable at \$3,000 per month with a four percent annual increase. The lease has three one year renewal options.

The amounts due to a related party for the quarter ended January 31, 2012 was \$263,633. No interest or repayment terms apply to these amounts.

During the year the Company entered into transactions with companies owned either by the major shareholder or an employee. These transactions were entered into on an arms length basis.

Note F – Commitments and Contingencies

Contingent Liabilities – Operating Leases

The Company leases office space and equipment. Rent expense paid during the quarter ended January 31, 2012 was \$34,745 and equipment leasing expenses paid during the quarter ended January 31, 2012 was \$543.

In the normal course of its business, the Company is subject to litigation. Management, based upon discussions with its legal counsel, does not believe any claims, individually or in the aggregate, will have a material adverse impact on the Company's financial position.

Commitments

The Company has the following future minimum rental payments expected to be incurred under leases with remaining terms in excess of one year is as follows:

Year ended January 31, 2012 was \$55,440.

Note G – Stock Purchase Agreement

During the year ending July 31, 2009 the Company entered into an agreement with another company, Title Consulting Services, Inc., a Florida corporation, which was partially owned by the shareholders of the Company. The agreement was to swap all of the shares of Title Corporation Services, Inc., a Florida corporation, share for share for new shares of the Company.

Note H – Income Taxes

For the period ending January 31, 2012 the Company would have a deferred tax asset on the loss generated as a C-Corp. However, a deferred tax asset was not calculated due to the current economic environment.

Andiamo Corporation
Notes To Consolidated Financial Statements
January 31, 2012

Note I – Basis of Consolidation

The Group financial statements consolidate those of the parent company and all of its subsidiaries. The subsidiaries are all entities over which the Group has the power to control the financial and operating policies. The Company obtains and exercises control through all of the voting rights of the subsidiaries.

Any intercompany receivables, payables, sales, purchases and profits are eliminated.

Note J – Business Acquisitions and Divestures

During the quarter ended April 30, 2011, the Company completed four acquisitions. The Company purchased the assets of two companies on April 28, 2011 for \$275,000 cash and \$75,000 in note payables. The Company also purchased the stock of two companies in exchange for 104,545,454 shares in the Company on March 8 and April 13, 2011. After the close of business on July 31, 2011, the Company returned the stock of two companies it had acquired on March 8 and April 13, 2011 in exchange for 104,545,454 shares in the Company.

On January 1, 2012, the Company entered into an agreement to return all shares of Title Consulting Services, Inc., a Florida corporation, previously purchased as stated above. No shares of stock or monies were received for the returned shares. The shares of Title Consulting Services, Inc., a Florida corporation, were returned to a majority shareholder in the Company. On December 31, 2011, prior to the divestiture of Title Consulting Services, Inc., an intercompany receivable in the amount of \$344,759.67 was cancelled by the Company. The gain and corresponding loss were eliminated in the consolidation. The income and expenses of Title Consulting Services, Inc. for the period November 1, 2011 through December 31, 2011 are included in the consolidated income.

Item 4 Management's discussion and analysis or plan of operation.

Forward-Looking Statements

This section of the report includes a number of forward-looking statements within the meaning of Section 27A of the Securities Act of 1933, and Section 21E of the Securities Exchange Act of 1934 that reflect our current views with respect to future events and financial performance. Forward-looking statements are often identified by words like: believe, expect, estimate, anticipate, intend, project and similar expressions, or words which, by their nature, refer to future events. You should not place undue reliance on these forward-looking statements, which apply only as of the date of this report. These forward-looking statements are subject to certain risks and uncertainties that could cause actual results to differ materially from historical results or our predictions.

Although we believe the expectations reflected in these forward-looking statements are reasonable, such expectations cannot guarantee future results, levels of activity, performance or achievements.

All forward-looking statements included in this report and all subsequent written or oral forward-looking statements attributable to us or persons acting on our behalf are expressly qualified in their entirety by these cautionary statements. The forward-looking statements speak only as of the date made, other than as required by law, and we undertake no obligation to publicly update or revise any forward-looking statements, whether as a result of new information, future events or otherwise.

Business Description

Corporate Structure.

Andiamo Corporation operates entirely through the following wholly-owned subsidiary:

Action App Corporation, which itself is a holding corporation for three subsidiaries:

- i. T3 Apps, LLC (T3); and
- ii. The Best Phone Game Tracker Security Alarm Battery Mirror Flashlight Booth Talking Test Apps Company, LLC (Best); and
- iii. All Pro Apps Corporation

As of January 1, 2012, Title Consulting Services, Inc DBA Accu Title Agency, which had been a wholly-owned subsidiary of Andiamo since April of 2009, was divested from Andiamo Corporation (see below).

Title Consulting Services, Inc DBA Accu Title Agency

Title Insurance and Real Estate Closing Services

Accu Title Agency is an independent title insurance and closing services agency that provides title insurance and real estate closing services to the real estate industry.

Title insurance is protection against loss arising from problems connected to the title (ownership) of one's newly-purchased property. Virtually every property in the United States – whether the property consists of just land, a building, or a home plus the land it sits on – has changed hands several times before the latest owner purchased it. If, during any of those changes of ownership, there were any problems associated with clear transfer of title, or unaccounted-for liens, etc., where the current owner ends up not having free, clear and unencumbered title, then title insurance will cover the insured party for any claims and legal fees that arise from such issues.

Purchasing title insurance is mandatory for any buyer of real estate who requires a mortgage, as all mortgage companies require that the purchaser buy title insurance for an amount equal to the loan (mortgage). Although it is the buyer of the real estate that pays for title insurance (which consists of a one-time up-front premium), the insurance in fact protects the lender, not the new owner of the property. In order for the owner to be protected, he or she must purchase an "owner's title policy" as well, and indeed Accu Title sells an owner's title policy (protecting the new owner) along with regular title insurance (protecting the mortgage lender) in virtually all of its closings.

Plan of Operation

Title Consulting Services remains currently a going concern, fully operational and generating income, albeit at a loss; however, as of January 1, 2012, this company was successfully divested from Andiamo Corporation.

The divestment agreement is being filed as an exhibit to this Quarterly Disclosure Statement.

We believe the elimination of this company from our books will make a significant positive impact on our ability to be profitable. During this period, this company accounted for a net loss of \$17,584.

Due to accounting rules, it is necessary to include the income and expenses of this company on our Quarterly Consolidated Financial Statement for this quarter.

Action App Corporation

Action App Corporation was formed as a holding company for Smartphone App companies. Action App Corporation holds three smartphone App companies, T3 Apps, LLC (T3), The Best Phone Game Tracker Security Alarm Battery Mirror Flashlight Booth Talking Test Apps Company, LLC (Best) and All Pro Apps Corporations. All three companies are operated similarly and as such the descriptions for are combined below.

SMART MOBILE PHONE APPS:

- Action App Corporation is an independent mobile application development company that provides mobile applications currently distributed through the Apple iTunes App Store and the Google Android Market
- Smart Phone applications (apps) have achieved international market penetration unlike any technology before it due to the popularity of Apple's iPhone and the general public's insatiable appetite for data and information
- Mobile Apps are comprised of small pieces of software code designed to run on a particular mobile platform (iOS, Android, BlackBerry etc) and perform a simple task, most of which are of short duration
- Apple has revolutionized software distribution by allowing third party developers to create independent applications and then providing them with a worldwide distribution network and payment processing system (iTunes App Store, available in over 80 countries)
- Apple's success and the rapid acceptance and adoption of iPhone apps has caused several major companies (Google, Microsoft, Blackberry etc) to enter the app market and create competing platforms and apps stores
- Action App Corporation, has taken advantage of these developments and positioned itself as a strong entertainment and photography applications creator and marketer with additional niche markets in other market segments already targeted

Plan of Operation

- The mobile applications industry is in a state of rapid and explosive international growth fed by the increasingly larger number of smart phone mobile devices sold every day. With the addition of Verizon and Sprint as an iPhone provider in the US, the user base and the resulting demand for apps continues to grow. Action App is also well positioned in overseas markets with the majority of our foreign website traffic coming from Japan, the leading country in mobile subscription density per capita.
- Action App Corporation will continue to keep pace with the growth of the industry and user demand while expanding further into overseas markets where the growth potential is even higher than the U.S. For example, there are nearly 280 million mobile users in China and at the rate they are growing there will be more mobile web users in China than the entire population of the United States.
- Action App Corporation plans to aggressively expand by adding more mobile apps, improving current apps by using detailed integrated analytic data from our user network, increasing affiliate marketing and advertising revenue of current and future apps, branching out into more applications categories other than entertainment and photography, porting our applications into the strongest competing mobile platform (Android), acquiring other apps and/or application companies, and translating all applications into more languages to increase revenue in non-English speaking markets.

To this end, we have accomplished and undertaken the following efforts:

- We are currently expanding our profitable inventory of apps in rapid fashion across Apple and Android Markets. Previous to this quarter, we had a total of 23 apps available exclusively for the Apple iPhone. During this quarter we added a sizable number of apps to bring our total to 69 apps in our portfolio. Our goal is to eventually have over 1000 profitable mobile apps duplicated across Apple and Android within the near future, which will result in stronger revenues just from the introduction of popular iPhone apps to the Android Market. As we continue to develop at an accelerated rate we will continue to hire the most qualified and experienced personnel for development, deployment, and marketing.
- We have started the cross-platform migration of our popular apps in an effort to be proactive with the forecast growth within the Android platform. We have set up the appropriate developer accounts to be able to publish our apps to the Android platform and have begun releasing apps to the Android platform as they are completed by our programmers. Apple and Android have been battling each other for market domination.
- The Mobile App industry is an exciting and fast moving sector with new ideas and opportunities presented on a regular basis. We will diligently investigate new opportunities and test new technologies in order to maximize our income from each and every app opportunity. One such opportunity was presented to us by App Redeem. The principal of App Redeem was that it would reimburse our customer for the cost of the paid app by participating in their marketing. We programmed all of our apps to accept their technology. Once deployed, we monitored our results. We did not find that there was an increased conversion ratio and found that negotiating through the App Redeem offer was somewhat cumbersome. At this time, we are removing the App Redeem programming from our apps and testing new opportunities.
- One of the major components mobile application revenue is generated by advertising on our apps. Initially, we were exclusively promoting advertisements from the iAds Network from Apple. We found, that with our traffic, our fill rate through iAds(the rate at which our ad requests were filled) was not satisfactory.

Consequently, we looked for better answers and therefore implemented Ad Whirl. Ad Whirl is basically an ad management system that places code within our apps, so that advertisements for multiple advertisers are displayed on a pre-determined timing sequence within our apps. This allows ads to be requested from a number of ad providers and improved our fill rate into the high 90% range.

Ad Whirl has worked well for us but it is limited in some of the tracking and user specific demographic use of our apps. We have researched our needs and have begun implementation of Flurry source code. Flurry source code will allow us to track our users by a multitude of different breakdowns, including: age group, geographical location, hours of use, and countries of use among other sortable criteria. This information, coupled with our substantial traffic will allow us to better define the advertising availability and further maximize our efforts. We hope to ultimately be able to serve specific ads for specific advertisers given the demographic and geographic requests which will result in a much higher advertising rate and revenue.

Company Acquisitions

We continue to search for additional opportunities for expansion through acquisition of other companies. If and when we find suitable candidates, we will make appropriate announcements.

Human Resource Expansion

Due to the current job market and economic situation, there is a large pool of talent seeking employment. Action App can take advantage of this to add in house graphic designers and programmers to lower the cost of app productions and to increase the speed of growth

Geographic Expansion

- Action App Corporation apps are available in every country apple has opened an app store, these are currently more than 80 countries
- The apps will be available in more counties as Apple continues to expand the iTunes App store into additional countries as well. We will also see a rapid increase of subscribers and additional income from the introduction of all of our apps to the Android Market
- Action App Corporation has also translated many of their apps in many of the major languages to increase the appeal of the apps to the non-English speaking natives of these countries which will increase sales and ad revenue. App localization will be a focus going forward as part of our global expansion business model.

Marketing, Advertising, and Competitive Factors

- Action App Corporation has developed a proprietary cross application / cross company marketing platform which allows the companies to advertise new apps to its existing user base. Newly created apps are integrated into this network and acquired apps can be integrated with mostly minor modifications
- Action App Corporation continues to update their applications on a regular basis, reengage existing users and provide additional value for existing and future users. With Flurry integration we will be able to know exactly what features need to be improved
- Some of our apps are ranked in the entertainment, and photography categories and enjoy increased visibility through "browse traffic"
- Action App Corporation management also very carefully selects app titles, keywords, descriptions etc, to optimize and benefit from the inherent search traffic on the app store
- Action App Corporation also enjoy word of mouth / viral advertising as their apps are intuitive, entertaining, and created with the user in mind. To this end we are also integrating the major social networks in all of our apps to help increase the viral marketing affect

Personnel Upgrades

Numerous developers and translators are currently working around the clock and around the world to keep pace with our growth. Our team is becoming international in nature as we continue to seek talent from all corners of the world. Our deployment and provisioning group works out of St Petersburg, Florida while marketing and production is in the Panhandle of the State of Florida. Programmers are primarily located in India and we are currently interviewing specialists in America, Central America, and Europe as we seek to increase our international opportunities. As industry demand and growth continues, Action App Corporation will continue to add experienced team members.

Other Opportunities:

During this quarter, we were approached by a larger, publicly traded company for a possible buy out. We worked with their CEO and others within their organization over the course of about four weeks to determine possible buyout terms. While we are keeping the options open for a future buyout by this company, we have ceased negotiations at this time. These negotiations are governed by a confidentiality agreement and therefore the proposed terms and parties cannot be disclosed.

We feel that this was an excellent validation of our business model and expansion that our company is currently undertaking.

While our company is not currently for sale, we will look at all opportunities to increase shareholder value.

Create Your Own App:

AllProApps.com

Business Owners throughout the world are constantly seeking ways to market their businesses more effectively and they are inundated with marketing promotions from companies offering them solutions that are behind the times.

Our products and services allow the local business owner to capitalize on the future of mobile technology today by making it simple for them to create and maintain their own mobile website and mobile application that will grow their business in every aspect from new customer acquisition at the lowest possible cost to higher customer retention through increased interaction via SMS messaging and VIP messaging.

We plan to deploy this business model through a network of sales consultants starting in major metro test markets to small business owners. We feel that with our price point and the services we have to offer every small business owner is a potential client and with a properly trained sales force we can stake a strong claim in the future of mobile marketing.

App Auctions:

AppTrading.com

App Trading was developed to bring developers and mobile app investors/buyers together in one forum. At AppTrading.com app developers are able to list mobile apps they have developed and have available for purchase and entrepreneurs who want to get into this cutting edge industry can buy them, it's like an online auction for apps.

The "app auction" provides a service to the mobile development community while at the same time introducing us to some unique positioning opportunities in the industry through networking with other developers and buyers.

App Trading will be promoted on app developer websites and forums as well as websites such as eLance and Freelanced in an effort to attract up and coming young programmers while simultaneously introducing buyers of mobile applications to our service through a variety of online marketing efforts including articles and press releases in industry related blogs and other publications.

B. Results of Operations

The financial statements have been prepared on a consolidated basis and include income and expenses from both subsidiaries: Action App Corporation and Title Consulting Services Inc.

During this period, Dustin Secor, CEO loaned the company \$30,000. The total amount lent by Mr. Secor is now \$263,633. This loan has no specific repayment term and zero interest.

Quarterly Overview:

Gross Income of \$451,588 (Q2 ending January 31, 2012)

Gross Profit of \$358,357 (Q2 ending January 31, 2012)

EBITDA Profit for the quarter ending January 31, 2012 of \$38,875

A breakdown of the two companies is as follows:

Action Apps:

Total revenue for the quarter ending 1/31/2012 of \$221,707

Total EBITA net income for the quarter ending 1/31/2012 of \$55,774

	1/31/2012	10/31/2011	7/31/2010	4/31/2010
Total Downloads For The Quarter	3,937,315	1,791,576	2,430,226	2,306,793
Total Downloads All Time	13,667,544	9,730,229	7,938,653	5,508,427

During this quarter, we saw an increase in income specific to Action App Corporation. We base this increase on Holiday sales as well as increased App inventory. We feel strongly that the smartphone app sector is in a rapid growth mode as more and more people shift from traditional cell phones to smartphones. We feel that the overall outlook for this sector will remain strong for an extended period and do not anticipate any sort of slow down within the sector in the next 6 to 8 quarters. We will continue to explore new technology as well as build upon our already successful model to make sure we are properly positioned for growth.

Title Consulting Services Inc.:

Total revenue for November and December, 2011 of \$229,881. Total EBITA net loss for November and December, 2011 of \$15,633.

This company was divested as of the close of business 12/31/2011 and therefore, 2 months of financial information were required to be included in the Consolidated Financial Statement.

C. Off-Balance Sheet Arrangements

None

Item 5 Legal proceedings.

In the ordinary course of our business, we may from time to time become subject to routine litigation or administrative proceedings which are incidental to our business. We are not a party to nor are we aware of any existing, pending or threatened lawsuits or other legal actions involving us.

Item 6 Defaults upon senior securities.

None.

Item 7 Other Information.

None

Item 8 Exhibits.

1. Agreement to Divest Title Consulting Services, Inc.

Item 9 Certifications.

I, Dustin Secor, certify that:

I have reviewed this quarterly report of Andiamo Corporation;

1. 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
2. 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: 3/14/2012

By: /s/ Dustin Secor
Dustin Secor
Chief Executive Officer