Disclosure Statement Pursuant to the Pink Basic Disclosure Guidelines SPO GLOBAL INC.

27/F Block A Jinan Pharma Valley Shandong 33634 China

86-531-5870-8846 www.gerpanghealthcare.com fengyoulu@gmail.com SIC Code 7372

Quarterly Report
For the Period Ending: September 30, 2022
(the "Reporting Period")

	(the Reporting Feriod)
As of <u>Septemb</u>	per 30, 2022, the number of shares outstanding of our Common Stock was:
	252,973,447
As of <u>June 30,</u>	2022, the number of shares outstanding of our Common Stock was:
	252,973,447
As of Decemb	er 31, 2021, the number of shares outstanding of our Common Stock was:
	252,973,447
	eck mark whether the company is a shell company (as defined in Rule 405 of the Securities Act of 1933 and the Exchange Act of 1934):
Yes: □	No: ⊠
Indicate by che	eck mark whether the company's shell status has changed since the previous reporting period:
Yes: □	No: ⊠
Indicate by che	eck mark whether a Change in Control ¹ of the company has occurred over this reporting period:
Yes: □	No: ⊠

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

In answering this item, provide the current name of the issuer any names used by predecessor entities, along with the dates of the name changes.

Applied DNA Systems, Inc. 1981-November 1994 Nu-Tech Bio-Med , Inc. November 1994-December 1998 United Diagnostics, Inc. December 1998-May 2005 SPO Medical, Inc. May 2005-October 2013 SPO Global Inc. October 2013-Present

The state of incorporation or registration of the issuer and of each of its predecessors (if any) during the past five years; Please also include the issuer's current standing in its state of incorporation (e.g. active, default, inactive):

Delaware Active

Describe any trading suspension orders issued by the SEC concerning the issuer or its predecessors since inception:

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

The address(es) of the issuer's principal executive office:

27/F Block A Jinan Pharma Valley Shandong 33634 China

The address(es) of the issuer's principal place of business:

Check box if principal executive office and principal place of business are the same address:

Has the issuer or any of its predecessors been in bankruptcy, receivership, or any similar proceeding in the past five years?

Yes: □ No: ⊠

If this issuer or any of its predecessors have been the subject of such proceedings, please provide additional details in the space below:

2) Security Information

Trading symbol: SPOM
Exact title and class of securities outstanding: COmmon
CUSIP: 78468T 107
Par or stated value: \$.001

Total shares authorized: 400,000,000 as of date: September 30, 2022
Total shares outstanding: 252,973,447 as of date: September 30, 2022
Number of shares in the Public Float: 33,587,299 as of date: September 30, 2022
Total number of shareholders of record: 49 as of date: September 30, 2022

All additional class(es) of publicly traded securities (if any):

Trading symbol: N/A

Exact title and class of securities outstanding: Preferred Stock Class A

CUSIP:

Par or stated value: \$.001

Total shares authorized: 1,000,000 as of date: September 30, 2022 Total shares outstanding: 0 as of date: September 30, 2022

Transfer Agent

Name: American Stock and Transfer Company

Phone: (800) 937-5449 Email: help@astfinancial.com

Address: 6201 15th Ave. Brooklyn, NY 11219-5411

Is the Transfer Agent registered under the Exchange Act?² Yes: ⊠ No: □

3) Issuance History

A. Changes to the Number of Outstanding Shares

Check this box to indicate there were no changes to the number of outstanding shares within the past two completed fiscal years and any subsequent periods: \Box

	Shares Outstanding as of Second Most Recent Fiscal Year End:								
FISCAL TEAL ETIU.	Balance	*Right-click the rows below and select "Insert" to add rows as needed.							
Date <u>12/31/19</u>	Common: <u>38</u> ,	829,614							
	Preferred A:	100							
	Preferred B: 17,500								
Date of	Transaction	Number of	Class of	Value of	Were the	Individual/ Entity	Reason for share	Restricted or	Exemption
Transaction	type (e.g. new	Shares	Securities	shares	shares	Shares were	issuance (e.g. for	Unrestricted	or
	issuance,			issued	issued at	issued to	cash or debt		
	shares returned to treasury)	Issued (or cancelled)		share) at Issuance	to market price at the time of	have individual with voting / investment control	-OR- Nature of Services	as of this filing.	Registration Type.
	,,				issuance? (Yes/No)	disclosed).			

	T.	T			1	T	T = 1.		1
2-19-2020	Issuance	864,066	Common	.010825	yes	EROP Capital, LLC Vince Sbarra	Debt conversion	Unrestricted	4a1
2-19-2020	Issuance	20,000,000	Common	\$.01	No	Meihua Xu	Services- Merger	Restricted	NA
2-19-2020	Issuance	20,000,000	Common	\$.01	No	Lianjiang Peng	Services- Merger	Restricted	NA
2-19-2020	Issuance	120,000,000	Common	\$.01	No	Lu Fengyou	Services - Merger	Restricted	NA
2-19-2020	Issuance	2,000,000	Common	\$.01	No	Blackbridge Capital Growth Fund LLC (Alexander Dillon)	Debt retirement	Restricted	NA
2-18-2020	Issuance	5,671,179	Common	\$009316	No	EROP Capital LLC (Vince Sbarra)	Debt retirement	Restricted	NA
2-18-2020	Issuance	1,888,880	Common	\$.010825	No	EROP Capital LLC (Vince Sbarra)	Debt retirement	Restricted	NA
2-18-2020	Issuance	2,488,453	Common	\$.010825	No	EROP Capital LLC (Vince Sbarra)	Debt retirement	Restricted	NA
2-18-2020	Issuance	4,606,115	Common	\$.049218	No	Saeb M Jannoun Revocable Trust	Debt retirement	Restricted	NA
2-18-2020	Issuance	4,678,627	Common	\$.03205	No	Trendix Enterprises(Joe Maenza)	Debt retirement	Restricted	NA
2-18-2020	Issuance	349,513	Common	\$.03722	No	Axiom Financial Inc.(Darren Bankston)	Debt retirement	Restricted	NA
2-19-2020	Cancellation	7,275,000	Common			Vino All Spino LLC (Max Boscaino)			NA
2-19-2020	Cancellation	2,425,000	Common			La Vida Dolce LLC (Mahmoud Jrab)			NA
2-19-2020	Cancellation	7,275,000	Common			Vino All Spino LLC (Max Boscaino)			NA
2-19-2020	Cancellation	2,425,000	Common			La Vida Dolce LLC (Mahmoud Jrab)			NA

4-30-20	Issuance	1,000,000	Common	.01	Yes	Street Capital LLC Vince Sbarra	Note Conversion	Restricted	4a1
8-17-20	Issuance	10,000,000	Common	.01	Yes	Yuanweng Zhang	Cash	Restricted	4a1
2-11-21	Issuance	18,000,000	Common			Bluelife	Debt conversion	Restricted	4a1
						Vivian Blumenthal Bluelife			
08-06-21	Issuance	10,000,000	Common		No	Bluelife	Debt conversion	Restricted	4a1
						Vivian Blumenthal			
10-26-21	Issuance	11,000,000	Common		No	Bluelife	Debt conversion	Restricted	4a1
						Vivian Blumenthal			
10-28-21	Issuance	1,000,000	Common		No	Bluelife	Debt conversion	Restricted	4a1
						Vivian Blumenthal			
January, 2020	Cancellation	(17,500)	Preferred Series B			See Notes below			
Beginning Balance	Adjustment	(3,000)	Common			Unlocated difference from 2018			
Beginning Balance	Adjustment	(100)	Preferreed – Series A			Unlocated cancellation of Preferred shares			
Shares Outstandir	ng on Date of Th	is Report:		•					

Ending Balance:

Date <u>09.30.22</u> Common: 252,973,447

Preferred: -0-

Use the space below to provide any additional details, including footnotes to the table above:

On February 19, 2020, SPO Global completed a reverse merger with Gerpang Healthcare Group (www.gerpanghealthcare.com) ("Gerpang") in which SPO Global agreed to issue 160,000,000 of restricted common stock of SPO Global in exchange for 100% of the assets of Gerpang so that Gerpang controlled SPO Global upon closing of the merger. The closing occurred February 20, 2020, but the shares were not issued in the Quarter ending March 31, 2020.

The merger shares were issued as follow:

Meihua Xu: 20,000,000 Lianjiang Peng: Secretary 20,000,000 Lu Fengyou CEO 120,000,000

Blackbridge Capital Growth Fund, LLC and the Company reached a settlement agreement regarding all debt held by Blackbridge Capital and Blackbridge Capital Growth Fund, LP. Under the terms of the settlement, the Company issued 2,000,000 shares to Blackbridge in return for cancellation of all Company debt held by Blackbridge.

EROP Capital LLC cancelled \$ 456,656 in principal amount of the convertible notes it held in SPO Global and converted a total of \$721,585 of debt into 10,912,578 shares of SPO Global common stock.

The Saeb M Jannoun Revocable Trust converted a total of \$268,384.20 of debt issued by SPO Global into 4,606,115 shares of SPO Global common stock

Trendix Enterprises converted a total of \$304,089.08 of SPO Global debt into 4,678,627 shares of SPO Global common stock.

Axiom Financial, Inc. in January 2020 acquired the 17,500 Series B Preferred stock held by Gold Coast Capital for cash consideration. Those shares were canceled. As part of the transaction, Axiom Financial converted a total of \$19,478.75 of SPO Global debt into 349,513 shares of SPO Global common stock.

In reconciling the flow of shares/cancellations from 2016 forward indicated discrepancies in reporting particularly in the fourth quarter of 2018, yielding a decrease of 3,000 common shares. It appears that with the change of ownership in 2020 100 shares of the Preferred Series A stock was cancelled.

B. Debt Securities, Including Promissory and Convertible Notes

Use the chart and additional space below to list and describe all outstanding promissory notes, convertible notes, convertible debentures, or any other debt instruments that may be converted into a class of the issuer's equity securities.

Check this box if there are no outstanding promissory, convertible notes or debt arrangements:

Date of Note Issuance	Outstanding Balance (\$)	Principal Amount at Issuance (\$)	Interest Accrued (\$)	Maturity Date	Conversion Terms (e.g. pricing mechanism for determining conversion of instrument to shares)	Name of Noteholder (entities must have individual with voting /investment control disclosed).	Reason for Issuance (e.g. Loan, Services, etc.)
August 12, 2021	106,417	100,000	6,417	08/04/22	10% interest; Conversion @ \$.02 per share	MSB Management, LLC (Jonathan Blumenthal)	Loan
November 5, 2021	6,227	6,000	227	08/04/22	10% interest; Conversion @ \$.02 per share	MSB Management, LLC (Jonathan Blumenthal)	Loan
November 8, 2021	35,351	34,000	1,351	08/04/22	10% interest; Conversion @ \$.02 per share	MSB Management, LLC (Jonathan Blumenthal)	Loan
November 17, 2021	10,372	10,000	372	08/04/22	10% interest; Conversion @ \$.02 per share	MSB Management, LLC (Jonathan Blumenthal)	Loan
February 22, 2022	8,084	8,000	84	08/04/22	10 % Interest; Conversion @ \$.02 per share	MSB Management, LLC (Jonathan Blumenthal)	Loan
March 29, 2022	10,006	10,000	6	08/04/22	10% interest; Conversion @ \$.02 per share	MSB Management, LLC (Jonathan Blumenthal)	Loan

On August 4, 2021, the Company signed a Convertible Note with MSB Management, LLC (Jonathan Blumenthal), for a Convertible Note for a total investment of \$500,000. As of September 30, 2022, the Company had received the first four disbursements subject to that convertible note.

4) Financial Statements

Α.	The following financia	i statements w	vere prepared	in accordance	with:
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oxtimes U.S. GAAP

☐ IFRS

B. The financial statements for this reporting period were prepared by (name of individual)3:

Name: Tyrus C. Young
Title: Consultant
Relationship to Issuer: Consultant

- C. Balance Sheets for the periods ended September 30, 2022 and December 31, 2021
- D. Statements of Income for the three and nine months ended September 30, 2022 and 2021
- E. Statement of Cash Flows for the three and nine months ended September 30, 2022 and 2021
- F. Statement of Changes in Stockholders' Equity for the period December 31, 2019 through September 30, 2022
- G. Notes to the Financial Statements

5) Issuer's Business, Products and Services

The purpose of this section is to provide a clear description of the issuer's current operations. In answering this item, please include the following:

A. Summarize the issuer's business operations (If the issuer does not have current operations, state "no operations")

Gerpang S.P.O. GLOBAL, INC, is a holding company whose strategic plan is to interests in emerging young businesses, and provide financing, advice and guidance to assist them in realizing their potential. On February 19, 2020, the Company acquired Gerpang Healthcare Company (www.gerpanghealthcare.com) in exchange for One Hundred Sixty Million (160,000,000) shares of common stock of the Company.

GP Healthcare Group is located in Jinan Pharma Valley Industrial Park, High-tech District. It is an innovative technology- based private and high-tech enterprise. The group was founded by School of Pharmaceutical Science of Shandong University Prof. Fengyou Lu. Mr. Lu possesses 24 years of market operating experience in pharmaceutical market in the Greater China region, and has successfully run four foreign-funded enterprises and large private enterprises. The main business scope of the Group includes bio-pharmaceutical R&D, development and sales of medical information software, medical high-tech introduction, production and sales of medical quality supplies, dietary supplement, medicine, as well as agents and sales of medical equipment supplies. There are 120 staff.

B. Please list any subsidiaries, parents, or affiliated companies.

The ownership structure are Shandong Gerpang Dekai Pharmaceutical Co. LTD, Shandong Gerpang Biotechnology Co. LTD, Spurson Medical Group, American Gerpang Biology Co., LTD. The scope of business are Standardized business process management system for stroke hospital chain in North America and Clinical experts recruitment, technology and equipment introduction, medical rehabilitation personnel training.

Shandong Gerpang Biotechnology Co., Ltd. was founded in August 2015 with a registered capital of 100 million yuan. The shareholders of the company of 5% or more are: LuFengYou investment 43 million yuan, accounting for 43% of registered capital, Ma Tao investment 15 million yuan, accounting for 15% of registered capital, wen-tao li investment 15 million yuan, accounting for 15% of registered capital, LuHaiYe investment 6 million yuan, accounting for 6% of registered capital, Zhou Zhihu investment 5 million yuan, 5% of the registered capital.

Lu Fengyou, Zhou Zhihu and Lu Zuowei are directors of Shandong Gerpang Biotechnology Co., LTD., forming the Board of Directors of Shandong Gengbang Biotechnology Co., LTD., with Lu Fengyou as the chairman and the legal representative of the company. Zheng Yuanwen and Zhang Jiaxiang are the supervisors of Shandong Gengbang Biotechnology Co., LTD., among which Zhang Jiaxiang invests RMB 1 million, accounting for 1% of the registered capital.

C. Describe the issuers' principal products or services.

GP Healthcare Group is located in Jinan Pharma Valley Industrial Park, High-tech District. It is an innovative technology- based private and high-tech enterprise. The group was founded by School of Pharmaceutical Science of Shandong University Prof. The main business scope of the Group includes biopharmaceutical R&D, development and sales of medical information software, medical high-tech introduction, production and sales of medical quality supplies, dietary supplement, medicine, as well as agents and sales of medical equipment supplies. There are 120 staff.

6) Issuer's Facilities

Shandong Gerpang Biotechnology Co., Ltd. leases 27 floors of Building A, Pharmacoku, Shandong Hightech Zone, covering an area of 1400 square meters. Office desks and chairs, computers, vehicle equipment and so on amount to 5 million yuan.

7) Company Insiders (Officers, Directors, and Control Persons)

Name of Officer/Director or Control Person	Affiliation with Company (e.g. Officer Title /Director/Owner of more than 5%)	Residential Address (City / State Only)	Number of shares owned	Share type/class	Ownership Percentage of Class Outstanding	Note
Fengyou Lu	CEO/Owner	Shandong China	120,000,000	Common	51.96%	
Lianjiang Peng	Secretary/Owner	Toronto Canada	20,000,000	Common	8.66%	
Meihua Xu	Owner	Toronto Canada	20,000,000	Common	8.66%	

8) Legal/Disciplinary History

- A. Please identify whether any of the persons or entities listed above have, in the past 10 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

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							
5.	Describe briefly any material pending legal proceedings, other than ordinary routine litigation incidental to the business, to which the issuer or any of its subsidiaries is a party or of which any of their property is the subject. Include the name of the court or agency in which the proceedings are pending, the date instituted, the principal parties thereto, a description of the factual basis alleged to underlie the proceeding and the relief sought. Include similar information as to any such proceedings known to be contemplated by governmental authorities.							
	None							
a) TI	nird Party Providers							
•								
Please pro providers:	ovide the name, address, telephone number and email address of each of the following outside							
Securities	Counsel							
Name: Firm: Address 1: Address 2: Phone: Email:								
Accountar	nt or Auditor							
Name: Firm: Address 1 Address 2 Phone: Email:	Tyrus C Young Factsco, LLC : 11117 Saintsbury Place							
Investor R	<u>elations</u>							
Name: Firm: Address 1 Address 2 Phone: Email:								
Provide th	vice Providers e name of any other service provider(s) that that assisted, advised, prepared or provided on with respect to this disclosure statement. This includes counsel, broker-dealer(s), or consultant(s) or provided assistance or services to the issuer during the reporting period.							
Name: Firm: Nature of S Address 1 Address 2 Phone: Email:	: <u> </u>							

10) Issuer Certification

Principal Executive Officer:

- I, Fengyou Lu certify that:
 - 1. I have reviewed this Quarterly disclosure statement of SPO GLOBAL 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.

November 12, 2022

/s/Fengyou Lu]
Fengyou Lu, CEO

Principal Financial Officer:

- I, Fengyou Lu certify that:
 - 1. I have reviewed this Quarterly disclosure statement of SPO GLOBAL 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.

November 12, 2022

/s/Fengyou Lu] Fengyou Lu, CFO

SPO GLOBAL, INC Balance Sheets

ASSETS

		September 30,		December 31,
	_	2022		2021
	_	(Unaudited)		(Unaudited)
Current Assets				
Cash & cash equivalents	\$	1,045,863	\$	1,023,355
Accounts receivables		2,436,414		2,718,882
Inventory		2,243,665		2,202,399
Note & other receivables		1,910,448		2,008,909
Prepaid expenses	_	2,372,747	_	2,390,087
Total Current Assets	_	10,009,137	_	10,343,632
Fixed Assets, Net of Accumulated Depreciation	_	491,148		541,565
Other Assets	_	<u>-</u>	_	<u>-</u>
TOTAL ASSETS	\$ _	10,500,285	\$	10,885,197

		September 30,]	December 31,
		2022		2021
		(Unaudited)		(Unaudited)
Current Liabilities				
Accounts Payable	\$	446,723	\$	469,747
Advances by Shareholder		88,201		-
Convertible notes		180,868		154,617
Total Current Liabilities		715,792		624,364
Total Long Term Liabilities				<u>-</u>
Total Liabilities	_	715,792		624,364
Stockholder's Equity				
Comon Stock - 400,000,000 shares authorized;				
Par value of \$.001 per share; 252,973,447 and				
542,234,907 shares issued and outstanding at				
September 30, 2022 and December 31, 2021,				
respectively		252,974		252,974
Preferred Stock - 2,000,000 shares authorized;				
Par value of \$.001 per share; 0 and 0				
shares issued and outstanding at				
September 30, 2022 and December 31, 2021,				
respectively		-		-
Capital in Excess of Par		30,641,852		31,183,535
Retained Earnings - Deficit		(21,110,333)		(21,175,676)
Total Stockholders' Equity		9,784,493		10,260,833
TOTAL LIABILITIES AND STOCKHOLDERS' EQUITY	\$	10,500,285	\$ <u></u>	10,885,197

SPO GLOBAL, INC Statements of Operations

For the Three Months Ended September 30,

For the Nine Months Ended September 30,

		Septen	1061 30	,		Septen	iliber 50,	
		2022		2021	2022		2021	
	(Un	audited)	(Unaudited)	(Unaudited)		(Unaudited)	
Revenues	\$	-	\$	10,873,237	\$	3,119,819	\$	23,242,542
Cost of Goods Sold		-	_	9,068,135	_	2,672,196	-	19,140,706
Total Gross Profit		<u>-</u>	_	1,805,102	_	447,623	_	4,101,836
General & Administrative Expense		<u>-</u>	_	1,057,068	_	258,339	_	2,279,942
Net Operating Income		-		748,034		189,284		1,821,894
Other Income (Expense)								
Interest income		-		535		463		2,684
Depreciation expense		-		-		(23,558)		-
Currency conversion		-		-		(92,595)		-
Interest expense		-	_		_	(8,251)	_	
Total Other Income (Expense)			_	535	_	(123,941)	_	2,684
NET INCOME	\$	-	\$ _	748,569	\$_	65,343	\$ _	1,824,578

SPO GLOBAL, INC Statements of Cash Flow

For the Three Months Ended For the Nine Months Ended September 30, September 30, 2022 2021 2022 2021 (Unaudited) (Unaudited) (Unaudited) (Unaudited) Cash Flows from Operating Activities Net Profit (Loss) \$ \$ 748,569 \$ 65,343 \$ 1,824,578 Depreciation of assets 113,908 (23,558)135,386 283,225 Expenses paid by Shareholder 75,000 Adjustments to reconcile net loss to net cash Accounts Receivable (610,526) 149,225 (886,123) Inventory (467, 327)(163,967)(950,388)Notes & Other Receivables (14,990)(6,018)419,988 Prepaid expense (11,878)(112,420)366,294 Accounts Payable 87,966 1,405 (145,592)Other Payables (1,293)3,840 (158,866)Tax Payables (670,988)105,486 Accrued interest expense 8,251 Impact of currency changes 64,187 (52,910) 40,087 Net cash provided (used) by operating activities 14,102 (55,809)257,601 Cash Flows from Investing Activities Purchase of Fixed Assets (7,089)(7,089)Net cash provided (used) by investing activities (7,089)(7,089)Cash Flows from Financing Activites Proceeds from Convertible Notes 18,000 Advances by Shareholder 60,317 Sale of common stock 53,660 Net cash provided (used) by financing activities 78,317 53,660 7,013 Net Increqase (Decrease) in Cash 22,508 304,172 Beginning Cash Balance 557,288 1,045,863 854,447 1,023,355 **Ending Cash Balance** 1,045,863 861,460 1,045,863 861,460

SPO GLOBAL, INC Statement of Changes in Shareholders' Equity December 31, 2019 to September 30, 2022

					Capital	Retained	Net
	Common	Stock	Preferre	ed Stock	in Excess	Earnings	Shareholders'
	Shares	Par Value	Shares	Par Value	of Par	Deficit	Equity
Balance - December 31, 2019	38,829,614	38,830	17,600	2	15,314,052	(18,208,027)	(2,855,144)
Stock Issued at Merger	160,000,000	160,000			644,889		804,889
Stock Retired at Merger	(19,400,000)	(19,400)			6,265,757	(5,620,868)	625,489
Stock issued for Debt	33,543,833	33,544			8,021,880		8,055,424
Cancellation of Preferred Shares			(17,600)	(2)	2		-
Rounding		1			(1)		-
Net income						937,781	937,781
Balance - December 31, 2020	212,973,447	212,974	-	(0)	30,246,579	(22,891,114)	7,568,439
Prior Period Correction					976,956	(662,170)	314,786
Stock issued for Debt	40,000,000	40,000			(40,000)		-
Net income						2,377,608	2,377,608
Balance - December 31, 2021	252,973,447	252,974		(0)	31,183,535	(21,175,676)	10,260,833
Currency conversion impact					(541,683)		(541,683)
Net income						65,343	65,343
Balance - September 30, 2022	252,973,447	252,974	-	(0)	30,641,852	(21,110,333)	9,784,493
- ,							

SPO GLOBAL, INC. NOTES TO FINANCIALS September 30, 2022

NOTE 1 GENERAL

Gerpang Healthcare Group, Inc. is a holding company whose strategic plan is to acquire interests in emerging young businesses, and provide financing, advice and guidance to assist them in realizing their potential. The Company is implementing an acquisition roll-up model of acquiring sales, marketing, and manufacturing businesses. Once acquired, the collective groups of companies leverage the low cost and efficient infrastructure that has been created.

On October 3, 2018, Wine on Tap, Inc., a wholly owned subsidiary of SPO GLOBAL, INC. acquired specific assets of Wine Stream Inc., including key personnel and intellectual property, licensing and franchise rights. The acquisition excludes Wine Stream Inc.'s current Florida operations but includes the remaining 49 States.

As part of the acquisition, the Company agreed to issue 10,000,000 shares of common stock upon the closing of the transaction, 10,000,000 shares after 90 days, and 10,000,000 after the completion of the first facility. As of September 30, 2019, 10,000,000 Shares were issued pursuant to the agreement. The Company also assumed \$ 657,327 of debt.

On February 14, 2020 Wine Stream and SPO Global terminated their agreement and the Parties agreed that SPO Global shall cancel the issuance of the 14,550,000 shares of SPO Global common stock issued to Vino Alla Spino LLC and 4,850,000 shares of SPO Global common stock issued to La Vida Dolce LLC. Wine Stream also assumed \$ 517,517 of SPO Global's debt.

Mr. Boscaino resigned on February 17, 2020 from all positions. Mr. Jannoun retained his position and has assisted in the transition and resigned as of February 23, 2020.

On February 19, 2020, SPO Global completed a reverse merger with Gerpang Healthcare Group ((www.gerpanghealthcare.com) ("Gerpang") in which SPO Global issued 160,000,000 of restricted common stock of SPO Global in exchange for 100% of the assets of Gerpang so that Gerpang controlled SPO Global upon closing of the merger. The closing occurred February 20, 2020.

The Company is Incorporated under the laws of the State of Delaware.

NOTE 2 GOING CONCERN

The Company's ability to continue operating as a "going concern" is dependent on its ability to increase revenues and raise sufficient additional working capital. These matters raise substantial doubt about the Company's ability to continue as a going concern. The financial statements have been prepared on a going concern basis, which contemplates realization of assets and liquidation of liabilities in the ordinary course of business. The Company plans to raise additional capital as needed. There can be no assurance that this capital will be available and if it is not, the Company may be forced to substantially curtail or cease operations. The financial statements do not include any adjustments that might result from the outcome of this uncertainty.

NOTE 3 SIGNIFICANT ACCOUNTING POLICIES

Principles of Consolidation:

The consolidated financial statements include the accounts of SPO and its subsidiaries.

All material inter-company accounts and transactions have been eliminated in consolidation. Use of Estimates: The preparation of financial statements in conformity with generally accepted accounting principles requires management to make estimates and assumptions that affect the amounts reported in the financial statements and accompanying notes. Actual results could differ from those estimates.

Financial Statements in U.S. dollars:

The reporting currency of the Company is the U.S. dollar ("dollar"). The dollar is the functional currency of the Company and the Company's U.S. subsidiary. The financial statements of the non-U.S. subsidiaries are translated to U.S. dollars using the methods mandated by ASC 830.

Cash and Cash Equivalents:

The Company considers all highly liquid investments originally purchased with maturities of three months or less to be cash equivalents.

Revenue Recognition:

The Company recognizes revenues when persuasive evidence of an arrangement exists, delivery has occurred or services rendered, the sales price or fee is fixed or determinable, and collectability is reasonably assured.

Research and Development Costs:

Research and development costs are charged to expenses as incurred. The Company's research and development efforts were performed by the Company's former subsidiary, Reflective Solutions Bulgaria Ltd. In June 2018, the subsidiary was closed and future research and development efforts will be performed by outside consultants.

Income Taxes:

The Company accounts for income taxes in accordance with ASC 740-10, "Accounting for Income Taxes" This statement prescribes the use of the liability method whereby deferred tax assets and liability account balances are determined based on differences between financial reporting and tax bases of assets and liabilities and are measured using the enacted tax rates and laws that will be in effect when the differences are expected to reverse. The Company provides a valuation allowance, if necessary, to reduce deferred tax assets to their estimated realizable value.

Fair Value of Financial Instruments:

ASC 820, "Fair Value Measurements and Disclosures", defines fair value as the price that would be received to sell an asset or paid to transfer a liability (i.e., the "exit price") in an orderly transaction between market participants at the measurement date.

In determining fair value, the Company uses various valuation approaches. ASC 820 establishes a hierarchy for inputs used in measuring fair value that maximizes the use of observable inputs and minimizes the use of unobservable inputs by requiring that the most observable inputs be used when available. Observable inputs are inputs that market participants would use in pricing the asset or liability developed based on market data obtained from sources independent of the Company. Unobservable inputs are inputs that reflect the Company's assumptions about the assumptions market participants would use in pricing the asset or liability developed based on the best information available in the circumstances.

The fair value hierarchy also requires an entity to maximize the use of observable inputs and minimize the use of unobservable inputs when measuring fair value. As a basis for considering such assumptions, ASC 820 establishes a three-tier value hierarchy, which prioritizes the inputs used in the valuation methodologies in measuring fair value:

Level 1 - Valuations based on quoted prices in active markets for identical assets that the Company has the ability to access. Valuation adjustments and block discounts are not applied to Level 1 instruments. Since valuations are based on quoted prices that are readily and regularly available in an active market, valuation of these products does not entail a significant degree of judgment.

These financial statements have not been subjected to an audit or review or compilation engagement, and no assurance is provided on them.

Level 2 - Valuations based on one or more quoted prices in markets that are not active or for which all significant inputs are observable, either directly or indirectly.

Level 3 - Valuations based on inputs that are unobservable and significant to the overall fair value measurement.

The fair value of the derivative liabilities are valued based on level 2 of the hierarchy.

The carrying amounts of cash and cash equivalents, short-term loans, and accounts payable approximate their fair value due to the short-term maturities of such instruments.

The carrying amounts of long-term notes payable received in cash are reported at their original amounts.

NOTE 4 CAPITAL TRANSACTIONS

Preferred A Shares: On February 19, 2020, Dr. Fengyou Lu acquired the Series A Preferred Stock from Winestream Inc. for shares.

Preferred B Shares: On April 25, 2016, the Company sold 10,000 Convertible Preferred B shares for \$10,000. On May 11, 2016, the Company sold 5,000 Convertible Preferred B Shares for \$5,000 and on July 28, 2016, the Company sold 2,500 Convertible Preferred B Shares for \$2,500. All Preferred B Shares sold in 2016 were acquired by Gold Coast Capital. Axiom Financial Inc. acquired all Preferred B Shares from Gold Coast Capital in January 2020 and canceled those share on February 19,2020,

On July 25, 2018, the Company affected a 1000:1 reverse stock split of the Company's common stock. The Shares outstanding after the reverse stock split was reduced from 4,995,565,708 to 4,995,566. On November 7, 2018, pursuant to an action with the State of Delaware, the authorized shares have been reduced from 5,000,000,000 to 400,000,000.

Blackbridge Capital Growth Fund, LLC and the Company reached a settlement agreement regarding all debt held by Blackbridge Capital and Blackbridge Capital Growth Fund, LP. Under the terms of the settlement, the Company issued 2,000,000 shares to Blackbridge in return for cancellation of all Company debt held by Blackbridge.

EROP Capital LLC cancelled \$ 456,656 in principal amount of the convertible notes it held in SPO Global and converted a total of \$721,585 of debt into 10,912,578 shares of SPO Global common stock.

The Saeb M Jannoun Revocable Trust converted a total of \$268,384.20 of debt issued by SPO Global into 4,606,115 shares of SPO Global common stock.

Trendix Enterprises converted a total of \$304,089.08 of SPO Global debt into 4,678,627 shares of SPO Global common stock.

Axiom Financial, Inc. in January 2020 acquired the 17,500 Series B Preferred stock held by Gold Coast Capital for cash consideration. As part of the transaction, Axiom Financial converted a total of \$19,478.75 of SPO Global debt into 349,513 shares of SPO Global common stock.

During the year ended September 30, 2022, Bluelife converted its debt from the Company through the issuance of 40,000,000 shares alleviating itself of \$300,608 of payables.

NOTE 5 CONVERTIBLE NOTES

On August 4, 2021, the Company signed a Convertible Note agreement with MSB Management, LLC, in which the lender was to advance \$500,000 to the Company for operating funds of Canadian and US operations. The maturity date of the note is August 4, 2022. The terms of the note include interest to accrue at the rate of 10% per annum, and the conversion rate will be the lessor of \$0.02 or an equitable price adjusted for stock splits, stock dividends or rights offerings. As of September 30, 2022, the Company had received \$168,000 of the total advances and have accrued interest of \$8,457 for a total of \$176,457 owed on the notes.

NOTE 6 STOCKHOLDER'S EQUITY

Authorized Shares: The Company's Board of Directors is authorized to issue from time to time up to 2 million shares of preferred stock in one or more series, and to fix for each such series such voting power and such designations, preferences, relative participating or other rights, redemption rights, conversion privileges and such qualifications or restrictions thereof as shall be adopted by the board and set forth in an amendment to the Company's Certificate of Incorporation. Unless a vote of any shareholders is required pursuant to the rights of the holders of preferred stock then outstanding, the board may from time to time increase or decrease (but not below the number of shares of such series outstanding) the number of shares of any series of Preferred Stock after the issuance of shares of that series.

On July 14, 2016 The State of Delaware approved the amendment of the Amended and restated Certificate of Incorporation of the company that the total number of shares of all classes of stock that the company shall have the authority to issue is 750,000,000 of which 748,000,000 are shares of common stock, par value \$0.001.

On January 30, 2017 the State of Delaware approved the amendment of the Amended and restated Certificate of Incorporation of the that the total number of shares of all classes of stock that the company shall have the authority to issue is 5,000,000,000 of which 4,998,000,000 are shares of common stock, par value \$0.001 per share and 2,000,000 shares are Preferred Stock, par value \$0.0001. All amounts based on the par value have been restated for this change in par value.

NOTE 7 INCOME TAXES

The net operating loss carryovers may be subject to limitations under Internal Revenue Code due to significant changes in the Company's ownership. The Company has provided a full valuation allowance against the full amount of the net operating loss benefit, since, in the opinion of management, based upon the earnings history of the Company it is more likely than not that the benefits will not be realized.

Management does not believe that the Company has any material uncertain tax positions requiring recognition or measurement in accordance with the provisions of ASC 740. The Company's policy is to record interest and penalties on uncertain tax positions, if any, as income tax expense. All tax years for the Company remain subject to future examinations by the applicable taxing authorities.

NOTE 8 COMMITMENTS AND CONTINGENCIES

The Company would like to disclose that the Company has reached an agreement and Settlement with Blue Life. This agreement hereby settles out all dealing and liabilities with Blue Life.

NOTE 9 SUBSEQUENT EVENTS

In accordance with FASB ASC Topic 855, Subsequent Events, the Company evaluates events and transactions that occur after the balance sheet date for potential recognition in the financial statements. The effects of all subsequent events that provide additional evidence of conditions that existed at the balance sheet date are recognized in the financial statements as of September 30, 2021. In preparing these financial statements, the Company evaluated the events and transactions that occurred through the date these financial statements were issued.

As of the date of this report the Company indicated that they would be merging with another entity. As of the report date, details and terms were not finalized.