

FORM 51-102 F3

MATERIAL CHANGE REPORT

(Pursuant to Part 7 of National Instrument 51-102 - Continuous Disclosure Obligations)

1. Name and Address of Issuer:

SSC Security Services Corp. (the “**Issuer**”, the “**Company**” or “**SSC**”)
300 – 1914 Hamilton Street,
Regina, Saskatchewan S4P 3N6

2. Date of Material Change:

October 1, 2021.

3. Press Release:

A press release was distributed through CISION on September 29, 2021.

4. Summary of Material Changes:

Effective Friday, October 1, 2021 (the “**Effective Date**”) the Company obtained a Certificate of Amendment and Articles of Amendment from the Saskatchewan Director of Corporations which gave effect to a name change from “Input Capital Corp.” to “SSC Security Services Corp.” (the “**Name Change**”) and share consolidation on the basis of one (1) post-consolidation common share for three (3) pre-consolidation common shares (the “**Share Consolidation**”).

5. Full Description of Material Change:

On the Effective Date, the Company obtained a Certificate of Amendment and Articles of Amendment from the Saskatchewan Director of Corporations which gave effect to the Name Change and the Share Consolidation.

Following the Name Change and Share Consolidation, the common shares began trading on a post-consolidation basis at market open on October 1, 2021 under the stock symbol “SECU”. The new CUSIP number is 85236T103 and the new ISIN number is CA85236T1030. Following the Share Consolidation, the Company will have approximately 20,288,285 common shares issued and outstanding prior to rounding for fractional shares. No fractional shares are being issued in connection with the Share Consolidation. Any fractional share resulting from the Share Consolidation will be rounded down to the nearest whole number and any such fractional interest will be cancelled without consideration.

The Company’s reasons for the Share Consolidation were to (i) increase the per-share trading price of the common shares; (ii) increase the trading liquidity of the common shares; (iii) increase the ability of the Company to raise additional capital through equity and debt financings; (iv) enhance the prestige of the common shares in the marketplace; and (v) pursue a potential listing on a more senior stock exchange. There can be no assurance that the total market capitalization of the common shares immediately following the Share Consolidation will be equal to or greater than the total market capitalization immediately before the Share Consolidation. In addition, there can be no assurance that the per-share market price of the common shares following the Share Consolidation will remain higher than the per-share trading price immediately before the Share Consolidation or equal or exceed the direct arithmetical result of the Share Consolidation. In addition, a decline in the trading price of the common shares after the Share Consolidation may result in a greater percentage decline than would occur in the absence of the Share Consolidation. Furthermore, the liquidity of the common shares could be adversely affected by the reduced number of common shares that would be outstanding after the Share Consolidation.

Registered shareholders holding share certificates of Input Capital Corp. will be mailed a letter of transmittal from the Company's transfer agent, TSX Trust Company, as soon as practicable after the Effective Date advising of the Name Change and Share Consolidation and instructing them to surrender and exchange their share certificates or Direct Registration System (DRS) statements evidencing their pre-consolidated common shares for new share certificates or new DRS statements representing the number of post-consolidated common shares to which they are entitled. Non-registered shareholders holding common shares through an intermediary (a securities broker, dealer, bank or financial institution) should be aware that the intermediary may have different procedures for processing the Share Consolidation than those that will be put in place by the Company for registered shareholders. If shareholders hold their common shares through intermediaries and have questions in this regard, they are encouraged to contact their intermediaries.

The exercise or conversion price of, and the number of common shares issuable under, any convertible securities of the Company will be proportionately adjusted upon the completion of the Share Consolidation.

6. Reliance on Subsection 7.1(2) or (3) of National Instrument 51-102:

This report is not being filed on a confidential basis.

7. Omitted Information:

There are no significant facts required to be disclosed herein which have been omitted.

8. Executive Officer:

For further information contact:

Brad Farquhar
Executive Vice President and Chief Financial Officer
Phone: 306-347-3006

9. Date of Report:

October 1, 2021.

Forward Looking Statements

This material change report includes forward-looking statements regarding SSC and its business. Such statements are based on the current expectations and views of future events of SSC's management. In some cases the forward-looking statements can be identified by words or phrases such as "may", "will", "expect", "plan", "anticipate", "intend", "potential", "estimate", "believe" or the negative of these terms, or other similar expressions intended to identify forward-looking statements. The forward-looking events and circumstances discussed in this release may not occur and could differ materially as a result of known and unknown risk factors and uncertainties affecting SSC, including risks regarding the agricultural industry, economic factors and the equity markets generally and many other factors beyond the control of SSC. No forward-looking statement can be guaranteed. Forward-looking statements and information by their nature are based on assumptions and involve known and unknown risks, uncertainties and other factors which may cause our actual results, performance or achievements, or industry results, to be materially different from any future results, performance or achievements expressed or implied by such forward-looking statement or information. Accordingly, readers should not place undue reliance on any forward-looking statements or information. Except as required by applicable securities laws, forward-looking statements speak only as of the date on which they are made and SSC undertakes no obligation to publicly update or revise any forward-looking statement, whether as a result of new information, future events, or otherwise.