For the Three-months ended March 31, 2015

CUSIP No. 439338 20 3

Hop-on, Inc. a Nevada Corporation

NEVADA (State or other jurisdiction of Incorporation of organization) 90-0066901 (IRS Employee Identification No.)

PO BOX 940 Temecula, CA 92593-0940

(949) 756-9008

There are 7,480,000,000 shares of common stock authorized with 7,100,000,000 at \$.0001 par value, issued and outstanding as of March 31, 2015.

There are 30,000,000 shares of Convertible Preferred Stock authorized with 30,000,000, (5,000,000 Series A, 5,000,000 Series B, 10,000,000 Series C, and 10,000,000 Series D), issued and outstanding as of March 31, 2015.

FINANCIAL STATEMENTS

The financial statements of Hop-on, Inc. (the "Company"), included herein were prepared, without audit, pursuant to generally accepted accounting principles in the United States of America.

BALANCE SHEET March 31, 2015

ASSETS	Mar.31 2015	Dec. 31 2014	
Current Assets	2010	2014	
Checking/Savings	1,949	1,897	
Accounts Receivable	<u>12,001</u>	<u>29,451</u>	
Total Current Assets	13,950	<u>31,348</u>	
	15,950	51,510	
Property and Equipment, Net of Accumulated Depreciation Other Assets	0	0	
Intangible Assets- Patents	_131,145	<u>131,145</u>	
Total Other Assets	131,145	131,145	
	,	,	
TOTAL ASSETS	<u>145,095</u>	<u>162,493</u>	
LIABILITIES & STOCKHOLDERS' EQU	JITY		
Liabilities			
Current Liabilities			
Accounts Payable	40,251	45,875	
Other Current Liabilities	<u>1,369,089</u>	<u>1,334,994</u>	
Total Current Liabilities	1,409,340	1,380,869	
Long Term Liabilities	<u>0</u>	<u>0</u>	
Total Liabilities	1,409,340	1,380,869	
Shareholders' Equity			
Common Stock, authorized 7,480,000,000 shares; 7,100,000,000	710,000	710,000	
issued and outstanding as of March 31, 2015, and reflect change in			
par value from .001 to .0001.			
Preferred Stock- Series A, authorized 5,000,000 shares;	60,000	60,000	
5,000,000 shares issued and outstanding for outstanding debt			
Preferred Stock- Series B, authorized 5,000,000 shares;	60,000	60,000	
5,000,000 shares issued and outstanding for outstanding debt		00.000	
Preferred Stock- Series C, authorized 10,000,000 shares;	80,000	80,000	
10,000,000 shares issued and outstanding for outstanding debt	100.000	100.000	
Preferred Stock- Series D, authorized 10,000,000 shares;	100,000	100,000	
10,000,000 shares issued and outstanding for outstanding debt		100.000	
Treasury Stock	100,000	100,000	
Paid in Capital	25,773,758	25,773,758	
Accumulated Deficit	<u>-28,148,003</u>	-28,102,134	
Total Stockholders' Equity	-2,374,245	-2,328,376	
TOTAL LIABILITIES & STOCKHOLDERS' EQUITY	<u>145,095</u>	<u>162,493</u>	
See notes to consolidated financial statements	<u> </u>	<u>,</u>	

STATEMENT OF OPERATIONS For the Three-months ended March 31, 2015

	2015	2014
Sales	\$0	\$309,618
Cost of Sales	-0	-185,839
Gross Profit	0	\$123,779
General and Administrative Expenses	-45,869	<u>-163,257</u>
Net Ordinary Income	-45,869	-39,478
Other Income		
Other Income	0	0
Total Other Income	0	0
Net Income before Taxes	-45,869	-39,478
Provision for Income Taxes	0	0
Net Income	\$ <u>-45,869</u>	<u>-39,478</u>

STATEMENT OF CASH FLOW For the Three-months ended March 31, 2015

	2015	2014
OPERATION ACTIVITIES		
Net Income	\$-45,869	\$-39,478
Adjustments to reconcile New Income		
To net cash provided by operations:		
Accounts Payable	-5,624	,
Accounts Receivable	17,450	11,901
Due to Officers	0	0
Loan Payable	34,095	96,000
Sales Tax Payable Accrued Interest	0 0	0 0
Bank Overdraft	0	
Net cash provided by Operation Activities	45,921	<u>0</u> 15,826
Net easil provided by Operation Activities	+3,721	15,620
INVESTING ACTIVITIES		
Accum Depr Office Equip	0	0
Accum Depr Furniture	0	0
Long-term Loan	0	-7,162,511
Paid-in Capital	0	15,565,756
Patents	<u>0</u>	<u>-0</u>
Net cash provided by Investing Activities	0	8,403,245
FINANCING ACTIVITES		
Common Stock Issued (change in par value)	0	-6,778,049
Preferred Stock Issued	0	-1,700,000
Treasury Stock	<u>0</u>	100,000
Net cash provided by Financing Activities	0	-8,378,049
Net Change	0	41,024
Net Increase or Decrease in Cash	<u>52</u>	<u>1,544</u>
Net cash increase for period	<u>52</u>	<u>1,544</u>
Cash at beginning of period	1,897	352
Cash at end of period	1,949	1,896

STATEMENT OF CHANGES IN STOCKHOLDERS EQUITY March 31, 2015

<u></u>	Preferred Stock	Treasury Stock	Common Stock	Additional Paid-In Capital	Retained Earnings	
Balance as of January 2008 Stock Issued for Services	\$1,100,000		\$398,000	\$14,959,405	\$(26,628,708)	
Stock issued for Cash Net Loss for the year			\$198,758	\$177,992	\$(555,585)	
Balance, December 31, 2008	\$1,100,000		\$596,758	\$15,137,397	\$(27,184,293)	
Stock Issued for Services Stock issued for Cash			\$590,442	(213,150)	\$(210.050)	
Net Loss for the year Balance, December 31, 2009	\$1,100,000		\$1,187,200	\$14,924,247	\$(219,959) \$(27,404,252)	
Stock Issued for Services Stock issued for debt-payoff Net Loss for the year	\$600,000		\$2,829,850	\$(2,029,850)	\$(197,490)	
Balance, December 31, 2010	\$1,700,000		\$4,017,050	\$12,894,397	\$(27,601,742)	
Stock Issued for Services Stock issued for Cash Net Loss for the year to date			\$996,048 \$399,951	\$(896,443) \$(349,951)	\$(183,270)	
Balance, December 31, 2011	\$1,700,000		\$5,413,049	\$11,648,003	\$(27,785,012)	
Stock issued for debt-payoff Net Loss for the year to date			\$2,035,000	(\$1,350,000)	\$(142,241)	
Balance, December 31, 2012	\$1,700,000		\$7,448,049	\$10,298,003	\$(27,927,253)	
Stock issued for debt-payoff Net Loss for the year to date	300,000			(50,000)	\$(135,403)	
Balance, December 31, 2013	\$2,000,000		\$7,448,049	\$10,248,003	\$(28,062,656)	
Net Profit for the year to date Repurchased 1Billion shares Stock issued for debt-payoff	\$100,000	\$100,000	-100,000	7,022,510	\$(39,478)	
Stock issued, for services Change in par value	-1,800,000	-900,000	65,196 -6,703,245	8,503,245		
Balance, December 31, 2014	\$300,000	\$100,000	\$710,000	\$25,773,758	\$(28,102,134)	
Net Profit for the year to date Change in par value					\$(45,869)	
Balance, March 31, 2015	\$300,000	\$100,000	\$710,000	\$25,773,758	\$(28,148,003)	

See notes to consolidated financial statements

NOTES TO FINANCIAL STATEMENTS

NOTE 1- The value of the Intangible Asset- Patents went from \$1,000,000 on June 30, 2007 to \$131,145 due to a correction in accounting procedures. GAAP states that patents need to be posted at the cost invested in getting the patent, not at what the patent is worth.

NOTE 2- The common stock for 796,049,000 shares distributed for \$79,605 of services has been terminated. The Company has recalled the stock. Hop-on issued 800,000,000 shares for services. The Board of Directors authorized the cancellation of the associated shares and those shares to be issued back to treasury.

NOTE3- In 2014, all stock was restated at the new par value of .0001, verses the old par value of .001.

NOTE 3- ORGANIZATION AND BUSINESS ACTIVITIES

Hop-on, Inc. ("the Company") was formed under the laws of Nevada on March 16, 1993 under the name of New Discoveries Publishing Corporation and adopted later as NWDP.com, Inc. In May 2005, the Company changed its name to Hop-on, Inc. The Company was also qualified to transact business in the State of California on March 24, 1999.

In 2001 the Company shifted emphasis to develop and market wireless phone products. The Company is the developer and manufacturer of the world's first disposable, recyclable and contract free cell phone. Its initial IS-95 CDMA phones provided a much-needed alternative to full service cellular contracts and prepaid calling. The Company targets its phones to both emerging market carriers, domestic and international carriers, and resellers needing an entry level priced phone.

Beginning in 2002 through 2004, the Company secured essential patents and licensing agreement for GSM and GPRS technology from Nokia, NEC, Alcatel, Siemens, Phillips, Motorola, Lucent Technologies and Ericsson. 2003, The Company authorized a preferred series of stock for 10,000,000 shares. The Company began shipping to the Mexican market homologated phones with the largest carrier in Latin America. The Company also continued to sell various cell phone accessories throughout the United States.

In 2005, Peter Michaels Plead Guilty to Conspiracy to Launder Illegal Proceeds. Through 2006, the Company established operations in India, the world's second largest emerging market, and began development of WiFi cell phone technology. The Company's ever expanding line of products included three new CDMA phones models, as well as phones featuring cameras and MP3 players. Hop-on also continued to ship phones to the largest Mexican wireless carrier and introduced GSM technology to the U.S. market.

In 2007, the Company expanded the company into the Internet gaming market with the source code of a "client-served based, on-line gaming software." The Company is pursuing gaming licenses for legal

Internet gambling to be played over personal cell phones and PDAs. Hop-on is currently in beta testing for the gaming software and has plans for the full-scale launch of this new venture as soon as the licenses are obtained. Peter Michaels' Modified Judgment in his Criminal Case, Plead Guilty to Conspiracy to Launder Illegal Proceeds and received 3 years' probation, electronic Monitoring (home arrest) for 180 days, \$100 Assessment (satisfied 11/18/05) and a \$2,000 fine (satisfied 11/18/05)

In 2008, Hop-on continued to promote and homologate its phones in the U.S. and abroad. The company is focusing on Tier 1 and Tier 2 carriers and on main-stream distribution. It has currently brought five new phones to market. Hop-on is also in final negotiations for a Joint Venture with a foreign OEM (Original Equipment Manufacturer) to increase shareholder equity and its asset base.

In 2009, Hop-on lost a major sale of phones to a distributor in Mexico. Hop-on also dissolved the equity and joint venture with the OEM manufacture. Hop-on filed a law suit against a prior acquisition for Fraud and Breach of Contract. The opposition received a default judgment against Hop-on. Hop-on, will file to set the default aside and pursue litigation.

In 2010, Hop-on signed distribution agreement with USACIG, Inc for distributing "The Electric Cigarette and The Electric Cigar" Hop-on also signed a distribution agreement with Re-Medical for distribution of its heath care products.

In 2010, Hop-on signed a distribution agreement with USAcig, Inc. for distributing "The Electric Cigarette" and "The Electric Cigar." Hop-on also signed a distribution agreement with Re-Medical, Inc. for distribution of its heath care products.

In 2011, Hop-on acquired USAcig, Inc. assets for preferred series C Stock of Hop-on. USAcig, Inc. is a US-based manufacturer of nicotine products with proprietary ingredients for the electronic cigarette market, including doses of nicotine delivered by vaporized water, propylene glycol, nicotine solution and other non-carcinogens.

In 2012, Hop-on operated a Mobile Network Virtual Operator in Mexico, to promote phone sales for Cancun International Airport with emergency and concierge services.

In 2013, Hop-on launched the World's First Disposable Smartphone, and developed a newly designed electronic cigarette.

In 2014, Microsoft and Hop-on signed a patent agreement for Android and Chrome devices. Hop-on signed a contract with TeleEpoch.

NOTE 4- In 2013, the Company issued 2,500,000 shares of Preferred Stock- Series C to reduce Long-Term Liabilities down by \$250,000.

The Company does not handle, sell, produce or distribute marijuana, nor does it intend to.

The Company has agreed with certain debt holders of the Company to convert their debt to preferred equity of the Company. This was announced in a press release on April 30, 2014. The Company has not physically issued the preferred stock certificates as of the date of this filing – the Company intends to do so in the next quarter, after it makes the requisite filing with the State of Nevada to increase its preferred share allotments to accommodate the conversion of the debt.

March 31, 2015- There was an error on December 31, 2014 financial reports, Common Stock was posted wrong, changed from \$690,000 to \$710,000, which also changed the paid-in capital from \$25,813,758.62, to \$25,773,758.62, respectively. These changes have been made to the 2014 part of these financial reports.

SIGNATURES

Hop-on, Inc. has duly caused this report to be signed on its behalf by the undersigned, thereunto duly authorized.

HOP-ON, INC.

Date: March 31, 2015

Peter Michaels Chairman of the Board