

## **Hop-on, Inc.**

(a Nevada corporation)  
31938 Temecula Parkway, Suite A323  
Temecula, CA 92592

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+1-949-756-9008  
www.Hop-on.com  
[Contact@Hop-on.com](mailto:Contact@Hop-on.com)

**Primary SIC Code: 3661**  
**Secondary SIC: 4813**

# Annual Report

For the year ended December 31, 2025 (the "Reporting Period")

### **Outstanding Shares**

The number of shares outstanding of our Common Stock was:

7,465,850,472 as of 12/31/2025 (Current Reporting Period Date or More Recent Date)

7,465,850,472 as of 12/31/2025 (Most Recent Completed Fiscal Year End)

### **Shell Status**

Indicate by check mark whether the Company is a shell company (as defined in Rule 405 of the Securities Act of 1933, Rule 12b-2 of the Exchange Act of 1934 and Rule 15c2-11 of the Exchange Act of 1934):

Yes:  No:

Indicate by check mark whether the company's shell status has changed since the previous reporting period:

Yes:  No:

### **Change in Control**

Indicate by check mark whether a Change in Control<sup>4</sup> of the Company has occurred during this reporting period:

Yes:  No:

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<sup>4</sup> "Change in Control" shall mean any events resulting in:

- (i) Any "person" (as such term is used in Sections 13(d) and 14(d) of the Exchange Act) becoming the "beneficial owner" (as defined in Rule 13d-3 of the Exchange Act), directly or indirectly, of securities of the Company representing fifty percent (50%) or more of the total voting power represented by the Company's then outstanding voting securities;
- (ii) The consummation of the sale or disposition by the Company of all or substantially all of the Company's assets;
- (iii) A change in the composition of the Board occurring within a two (2)-year period, as a result of which fewer than a majority of the directors are directors immediately prior to such change; or
- (iv) The consummation of a merger or consolidation of the Company with any other corporation, other than a merger or consolidation which would result in the voting securities of the Company outstanding immediately prior thereto continuing to represent (either by remaining outstanding or by being converted into voting securities of the surviving entity or its parent) at least fifty percent (50%) of the total voting power represented by the voting securities of the Company or such surviving entity or its parent outstanding immediately after such merger or consolidation.

*All information in this information and disclosure statement has been compiled to fulfill the disclosure requirements of Rule 15c2-11 (a) promulgated under the Securities and Exchange Act of 1934, as amended. This Annual Report has been prepared in accordance with OTC Markets Group disclosure guidelines.*

*No Dealer, salesmen or any other person has been authorized to give any information, or to make any representations, not contained herein in connection with the Issuer. Such information or representations, if made, must not be relied upon as having been authorized by the Issuer, and, further, delivery of this information file does not at any time imply that the information contained herein is correct as of any time subsequent to the date first written above.*

#### **CAUTIONARY NOTE REGARDING FORWARD-LOOKING STATEMENTS**

Certain statements contained in this report and the information incorporated by reference herein may contain “forward-looking statements” (as such term is defined in Section 27A of the Securities Act of 1933, as amended, and Section 21E of the Securities Exchange Act of 1934, as amended). These statements, which involve risks and uncertainties, reflect our current expectations, intentions, or strategies regarding our possible future results of operations, performance, and achievements. Forward-looking statements include, without limitation: statements regarding future products or product development; statements regarding future selling, general and administrative costs and research and development spending; statements regarding our product development strategy; and statements regarding future financial performance, results of operations, capital expenditures and sufficiency of capital resources to fund our operating requirements. These forward-looking statements are made pursuant to the safe harbor provisions of the Private Securities Litigation Reform Act of 1995 and applicable rules of the Securities and Exchange Commission and common law.

These forward-looking statements may be identified in this report and the information incorporated by reference by words such as “anticipate”, “believe”, “could”, “estimate”, “expect”, “intend”, “plan”, “predict”, “project”, “should” and similar terms and expressions, including references to assumptions and strategies. These statements reflect our current beliefs and are based on information currently available to us. Accordingly, these statements are subject to certain risks, uncertainties, and contingencies, which could cause our actual results, performance, or achievements to differ materially from those expressed in, or implied by, such statements. Investors are therefore cautioned against relying on forward-looking statements.

The following factors are among those that may cause actual results to differ materially from our forward-looking statements:

- Need for additional capital;
- Limited operating history in our new business model;
- Our ability to successfully expand our operations and manage our future growth;
- Difficulty in managing our growth and expansion;
- Dilutive effects of any raising of additional capital;
- The deterioration of global economic conditions and the decline of consumer confidence and spending;
- Our ability to protect intellectual property rights and the value of our products;
- Our ability to maintain a positive reputation; and
- The potential for product liability claims against us;
- Our dependence on third party manufacturers to manufacture our products;
- Changes in laws or regulations, including those concerning taxes and tariffs, made by governmental authorities or regulatory bodies;
- Our common stock is currently classified as a penny stock;
- Our stock price may experience future volatility;
- Trading in volatile securities may experience significant price fluctuations;
- The illiquidity of our common stock; and
- The inability to redeem Shares;
- Substantial sales of shares of our common stock.
- Other factors not specifically described above, including other risks, uncertainties, and contingencies.

When considering these forward-looking statements, you should keep in mind the disclosed cautionary and any documents incorporated by reference. We have no obligation and do not undertake to update or revise any such forward-looking statements to reflect events or circumstances after the date of disclosure.

Actual results may vary materially from those in such forward-looking statements as a result of various factors. No assurance can be given that the risk factors described are all of the factors that could cause actual results to vary materially from the forward-looking statements. Investors are therefore cautioned against relying on forward-looking statements.

References to “Hop-on”, “Company,” “HPNN,” “we,” “our,” and “us” refer to Hop-on, Inc.

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

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

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., then changed to Hop-on.com, Inc. and now is Hop-on, Inc.

Hop-on, Inc. – name changed May 20, 2005  
Hop-on.com, Inc. – name changed June 08, 2000  
NWDP.com, Inc. – name changed June 07, 1999  
New Discoveries Publishing Corporation – formed March 16, 1993

Current State and Date of Incorporation or Registration: Nevada, March 16, 1993  
Standing in this jurisdiction: (e.g. active, default, inactive): Active and in "Good Standing"

Prior Incorporation Information for the issuer and any predecessors during the past five years:  
N/A

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

N/A

List any stock split, dividend, recapitalization, merger, acquisition, spin-off, or reorganization either currently anticipated or that occurred within the past 12 months:

The Company is evaluating a stock dividend and cash dividend for common shareholders. The timing for such distribution has not been determined.

Address of the issuer's principal executive office:

31938 Temecula Parkway, Suite A323  
Temecula, CA 92592

Address of the issuer's principal place of business:

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

31938 Temecula Parkway, Suite A323  
Temecula, CA 92592

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

No:  Yes:  If Yes, provide additional details below:

N/A

## 2) Security Information

### Transfer Agent

Name: VStock Transfer, LLC.  
Phone: (212) 828-8436  
Email: info@vstocktransfer.com

Address: 18 Lafayette Place, Woodmere, NY 11598

### Publicly Quoted or Traded Securities:

*The goal of this section is to provide a clear understanding of the share information for its publicly quoted or traded equity securities. Use the fields below to provide the information, as applicable, for all outstanding classes of securities that are publicly traded/quoted.*

Trading symbol:	HPNN	
Exact title and class of securities outstanding:	Common Shares	
CUSIP:	439338203	
Par or stated value:	\$0.0001	
Total shares authorized:	10,600,000,000	as of date: 12/31/2025
Total shares outstanding:	7,465,850,472	as of date: 12/31/2025
Total number of shareholders of record:	Approximately 2,500	as of date: 12/31/2025

*Please provide the above-referenced information for all other publicly quoted or traded securities of the issuer.*

N/A

### Other classes of authorized or outstanding equity securities that do not have a trading symbol:

*The goal of this section is to provide a clear understanding of the share information for its other classes of authorized or outstanding equity securities (e.g., preferred shares that do not have a trading symbol). Use the fields below to provide the information, as applicable, for all other authorized or outstanding equity securities.*

Exact title and class of the security:	Preferred A Series Shares	
Par or stated value:	\$0.001	
Total shares authorized:	5,000,000	as of date: 8/28/2007
Total shares outstanding:	5,000,000	as of date: 8/28/2007
Total number of shareholders of record:	3	as of date: 12/31/2025

Exact title and class of the security:	Preferred B Series Shares	
Par or stated value:	\$0.001	
Total shares authorized:	4,000,000	as of date: 8/28/2007
Total shares outstanding:	4,000,000	as of date: 8/28/2007
Total number of shareholders of record:	1	as of date: 12/31/2025

Exact title and class of the security:	Preferred C Series Shares	
Par or stated value:	\$0.001	
Total shares authorized:	10,000,000	as of date: 6/20/2011
Total shares outstanding:	10,000,000	as of date: 6/20/2011
Total number of shareholders of record:	1	as of date: 9/30/2025

Exact title and class of the security:	Preferred D Series Shares	
Par or stated value:	\$0.001	
Total shares authorized:	10,000,000	as of date: 4/30/2014
Total shares outstanding:	10,000,000	as of date: 4/30/2014
Total number of shareholders of record:	1	as of date: 12/31/2025

Please provide the above-referenced information for all other classes of authorized or outstanding equity securities.

N/A

### **Security Description:**

The goal of this section is to provide a clear understanding of the material rights and privileges of the securities issued by the company. Please provide the below information for each class of the company's equity securities, as applicable:

#### **1. For common equity, describe any dividend, voting and preemption rights.**

The holders of our common stock are entitled to one vote per share on all matters to be voted on by the stockholders unless otherwise specified in the Company's articles of incorporation or bylaws. Common shareholders have the right to vote on various corporate matters, including:

- Election of directors: Common shareholders have the right to vote on the election or re-election of directors to the Company's board.
- Amendments to the articles of incorporation or bylaws: Any significant changes to the Company's governing documents require the approval of common shareholders.
- Mergers, acquisitions, or asset sales: Common shareholders generally have the right to vote on significant transactions, such as mergers, acquisitions, or the sale of substantial company assets.
- Dividend policy: Although the board of directors typically determines dividend payments, in some cases, common shareholders may have the right to vote on dividend policy or specific dividend proposals.
- Stock splits or reverse stock splits: Common shareholders may have the right to vote on proposals to split or reverse-split the Company's stock.
- Executive compensation: Common shareholders may have the right to vote on executive compensation plans or specific compensation proposals, including stock options and other equity-based incentives.

Please note that the specific voting rights for common shareholders may vary depending on the Company's governing documents and Nevada state law. It is essential to review the Company's articles of incorporation, bylaws, and any applicable laws to understand the precise voting rights associated with common shares.

All shares of common stock are entitled to participate in any distributions or dividends that may be declared by the board of directors, subject to any preferential dividend rights of outstanding shares of preferred stock.

Subject to prior rights of creditors, all shares of common stock are entitled, in the event of our liquidation, dissolution or winding up, to participate ratably in the distribution of all our remaining assets, after distribution in full of preferential amounts, if any, to be distributed to holders of preferred stock. There are no sinking fund provisions applicable to the common stock. Our common stock has no preemptive or conversion rights or other subscription rights.

**2. For preferred stock, describe the dividend, voting, conversion, and liquidation rights as well as redemption or sinking fund provisions.**

Date filed STATE OF NEVADA: 08/28/2007

Previous filed on OTC Markets 12/31/2009

By resolution of the board of directors pursuant to a provision in the articles of incorporation this certificate establishes the following regarding the voting powers, designations, preferences, limitations, restrictions and relative rights of the following class or series of stock.

**Resolution Overview:**

The **Series A Preferred Stock** will comprise 5,000,000 shares, ranking senior to all other preferred stock classes, and will carry the right to elect one director, voting as a separate class. Each share of Series A Preferred Stock will have 100 votes on all matters presented to stockholders, a liquidation preference of \$2.00 per share, and will be redeemable by the corporation at \$4.00 per share on or before December 31, 2008. Additionally, holders of Series A Preferred Stock can opt to convert their shares into the corporation's common stock based on the prevailing "Conversion Ratio." In no event will the Series A Preferred Stock be subject to adjustments due to consolidations or splits of the corporation's common stock. To determine the Conversion Ratio, multiply the total number of issued and outstanding common stock shares immediately before the conversion notice by 0.25, and then divide the resulting number by 5,000,000. Any fractional shares resulting from the conversion will be rounded up to the nearest whole share.

Footnote: No preferred shares have been converted.

Date filed STATE OF NEVADA: 06/20/2011

Previous filed on OTC Markets 12/31/2009

By resolution of the board of directors pursuant to a provision in the articles of incorporation this certificate establishes the following regarding the voting powers, designations, preferences, limitations, restrictions and relative rights of the following class or series of stock.

**Resolution Overview:**

The **Series B Preferred Stock** will consist of 4,000,000 shares, ranking senior to all other preferred stock classes except for Series A Preferred Stock, and will have the right to elect one director as a separate class. Each share of Series B Preferred Stock will have 100 votes on all matters presented to stockholders, a liquidation preference of \$2.00 per share, and will be redeemable by the corporation at \$4.00 per share on or before December 31, 2008. Additionally, holders of Series B Preferred Stock can opt to convert their shares into the corporation's common stock based on the prevailing "Conversion Ratio." In no event will the Series B Preferred Stock be subject to adjustments due to consolidations or splits of the corporation's common stock. To determine the Conversion Ratio, multiply the total number of issued and outstanding common stock shares immediately before the conversion notice by 0.25, and then divide the resulting number by 5,000,000. Any fractional shares resulting from the conversion will be rounded up to the nearest whole share.

Footnote: No preferred shares have been converted.

Date filed STATE OF NEVADA: 06/20/2011

By resolution of the board of directors pursuant to a provision in the articles of incorporation this certificate establishes the following regarding the voting powers, designations, preferences, limitations, restrictions and relative rights of the following class or series of stock.

**Resolution Overview:**

The **Series C Convertible Preferred Stock**, with a par value of \$0.001 (the "Series C"), will consist of 10,000,000 shares. Series C will be senior to all other preferred stock classes of the Company, except for Series A and Series B. Each share of Series C will have 300 votes on all matters presented to shareholders and a liquidation preference of \$2.00 per share, taking precedence over all other shares except Series A and Series B. Voting as a class, Series C will have the right to elect one director of the Company. The Company will have the option, but not the obligation, to redeem each share of Series C at a price of \$4.00 per share on or before December 31, 2015. Series C will not be adjusted during any consolidation or split of the corporation's common stock. Upon receipt of a written conversion notice from the holder, each share of Series C will convert into the corporation's common stock using the Conversion Formula, as defined below. The Conversion Formula will be calculated by multiplying the issued and outstanding shares of common stock immediately prior to the conversion notice by 0.25 and then dividing that number by 5,000,000. For instance, if the corporation has 100,000,000 shares of common stock issued and outstanding, and all 5,000,000 shares of Series C provide a conversion notice, each share of Series C would convert into 5 shares of common stock. Any fractional shares of common stock resulting from the use of the Conversion Formula will be rounded up to the nearest whole share.

Footnote: No preferred shares have been converted.

Date filed STATE OF NEVADA: 04/30/2014 Updated

By resolution of the board of directors pursuant to a provision in the articles of incorporation this certificate establishes the following regarding the voting powers, designations, preferences, limitations, restrictions and relative rights of the following class or series of stock.

Resolution Overview:

The **Series D Preferred Stock** will consist of 10,000,000 shares. Each share of Series D Preferred Stock will have 500 votes on all matters presented to stockholders and a liquidation preference of \$2.00 per share. Each share will be redeemable by the Corporation at a price of \$4.00 per share one year after the issuance date of each share of Series D Preferred Stock. The conversion ratio for each share of Series D Preferred Stock to 100 shares of common stock will be equivalent to a 65% discount on the closing ask price of the stock at the time of conversion. The conversion ratio will not be greater unless the Corporation is in default with any of its reporting requirements or state filings. In the event of default, the conversion ratio will be \$0.0025 per share. Under no circumstances will the Series D Preferred Stock be subject to adjustment due to a consolidation or split of the Corporation's common stock.

Footnote: No preferred shares have been converted.

**3. Describe any other material rights of common or preferred stockholders.**

Appointment of auditors: Shareholders often have the right to vote on the appointment or reappointment of the Company's independent auditors.

Other significant corporate actions: Shareholders may have the right to vote on other significant corporate actions, as determined by the Company's articles of incorporation, bylaws, or applicable laws.

**4. Describe any material modifications to rights of holders of the company's securities that have occurred over the reporting period covered by this report.**

N/A

### 3) Issuance History

The goal of this section is to provide disclosure with respect to each event that resulted in any changes to the total shares outstanding of any class of the issuer's securities in the past two completed fiscal years and any subsequent interim period.

Disclosure under this item shall include, in chronological order, all offerings and issuances of securities, including debt convertible into equity securities, whether private or public, and all shares, or any other securities or options to acquire such securities, issued for services. Using the tabular format below, please describe these events.

#### A. Changes to the Number of Outstanding Shares for the two most recently completed fiscal years and any subsequent period.

Indicate by check mark whether there were any changes to the number of outstanding shares within the past two completed fiscal years:

No:  Yes:  (If yes, you must complete the table below)

Shares Outstanding <u>Opening Balance:</u> Date <u>12/31/2024</u> Common: <u>7,465,850,472</u> Preferred: <u>29,000,000</u>			*Right-click the rows below and select "Insert" to add rows as needed.						
Date of Transaction	Transaction type (e.g., new issuance, cancellation, shares returned to treasury)	Number of Shares Issued (or cancelled)	Class of Securities	Value of shares issued (\$/per share) at Issuance	Were the shares issued at a discount to market price at the time of issuance? (Yes/No)	Individual/ Entity Shares were issued to.  ***You must disclose the control person(s) for any entities listed.	Reason for share issuance (e.g. for cash or debt conversion) - OR- Nature of Services Provided	Restricted or Unrestricted as of this filing.	Exemption or Registration Type.
_____	_____	_____	_____	_____	_____	_____	_____	_____	_____
_____	_____	_____	_____	_____	_____	_____	_____	_____	_____
_____	_____	_____	_____	_____	_____	_____	_____	_____	_____
Shares Outstanding on Date of This Report:  <u>Ending Balance:</u> Date <u>12/31/2025</u> Common: <u>7,465,850,472</u> Preferred: <u>29,000,000</u>									

**Example:** A company with a fiscal year end of December 31<sup>st</sup> 2024, in addressing this item for its Annual Report, would include any events that resulted in changes to any class of its outstanding shares from the period beginning on January 1, 2023 through December 31, 2024 pursuant to the tabular format above.

Any additional material details, including footnotes to the table are below:

As of 12/31/2024, the Company has returned 282,000,000 shares back to the treasury, and no Series A, B, C or D Preferred Stock issuance have been converted.

## B. Convertible Debt

The following is a complete list of the Company's Convertible Debt which includes all promissory notes, convertible notes, convertible debentures, or any other debt instruments convertible into a class of the issuer's equity securities. The table includes all issued or outstanding convertible debt at any time during the last complete fiscal year and any interim period between the last fiscal year end and the date of this Certification.

Check this box to confirm the Company had no Convertible Debt issued or outstanding at any point during this period.

Date of Note Issuance	Principal Amount at Issuance (\$)	Outstanding Balance (\$) (include accrued interest)	Maturity Date	Conversion Terms (e.g. pricing mechanism for determining conversion of instrument to shares)	# Shares Converted to Date	# of Potential Shares to be Issued Upon Conversion <sup>5</sup>	Name of Noteholder (entities must have individual with voting / investment control disclosed).	Reason for Issuance (e.g. Loan, Services, etc.)
03/01/03	250,000	1,554,191	On Demand	None	0	0	Overseas Ventures, Inc. / Peter D Michaels, President	Loan
05/01/04	129,500	733,558	On Demand	None	0	0	Overseas Ventures, Inc. / Peter D Michaels, President	Loan
01/01/14	36,000	94,347	On Demand	None	0	0	Neal Newgard	Services
4/1/2022 – 6/30/2022	250,000	332,678	On Demand	TBD	0	0	Miscellaneous	Bridge Financing
10/3/2022	525,000	680,301	On Demand	TBD	0	0	Overseas Ventures, Inc. / Peter D Michaels, President	Loan
<b>Total Outstanding Balance:</b>		3,395,075	<b>Total Shares:</b>		0	0		

Any additional material details, including footnotes to the table are below:

Currently, there are five outstanding promissory notes with terms that include elevated interest rates. The aggregate principal amount of these notes does not exceed \$350,000. The Company has made payments on certain of these notes and intends to settle these obligations in good faith. Currently, there is no litigation related to these transactions.

<sup>5</sup> The total number of shares that can be issued upon full conversion of the Outstanding Balance. The number should not factor any "blockers" or limitations on the percentage of outstanding shares that can be owned by the Noteholder at a particular time. For purposes of this calculation, please use the current market pricing (e.g. most recent closing price, bid, etc.) of the security if conversion is based on a variable market rate.

#### 4) Issuer's Business, Products and Services

The purpose of this section is to provide a clear description of the issuer's current operations. Ensure that these descriptions are updated on the Company's Profile on [www.OTCMarkets.com](http://www.OTCMarkets.com).

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

The Company, a Nevada Corporation (HPNN.PK), is a prominent US-based international company specializing in the development and production of electronics, software distribution, and telecommunications hardware and services. Established in 1993, the Company boasts a legacy of innovation and continuous market growth, remaining one of the few US-based wireless technology manufacturers. The Company is renowned for creating the first-ever CDMA disposable cell phone.

Currently, the Company is advancing new digital content protection technologies, a rights management platform, and a decentralized social media network under the Digitalage® brand. Users will be able to access these services through web interfaces, web services, and dedicated apps for iOS, Android, and iPadOS. The Company is currently pre-revenue and focused on the development, deployment, and commercialization of its Digitalage platform and related technologies. The Company has accumulated losses as a result of continued investment in these initiatives.

Dedicated to transforming the best ideas into essential products desired worldwide, Hop-on collaborates with inventors and patent holders to introduce cutting-edge technology to the market at competitive prices. The company fills the gap left by conglomerates by producing high-quality products efficiently, leveraging contract manufacturing capabilities, emphasizing details, and swiftly bringing essential patent-protected products to market.

Hop-on's innovative and forward-thinking approach to market development has generated opportunities and shareholder value while making a global impact. The CEO and Chairman was a trailblazer on the Internet gaming industry, founding one of the largest Internet gaming sites worldwide.

Given the litigious environment in consumer electronics and personal computing hardware sectors, Hop-on has diligently secured vital patent portfolio license agreements for various technologies. These include mobile communications, computing and home entertainment devices, GSM, WCDMA, 4G LTE/5G, Wi-Fi, infrastructure equipment, base stations, controllers, circuit switched and packet switched core network elements (such as mobile switching, gateway servers, and support nodes), transmission equipment, home, visitor and equipment identity registers, network management, operation and maintenance equipment, subscriber terminals, fixed line networks, and multimedia services.

##### B. List any subsidiaries, parent company, or affiliated companies.

Hop-on Wireless, Inc. is a wholly owned subsidiary that is on the cutting edge of wireless technology. Our success in securing essential patents for GSM and CDMA technologies have resulted in license agreements with Qualcomm, Motorola, Inter Digital, Lucent, NEC, Alcatel, Ericsson, Philips and Siemens. Currently this subsidiary is not current in the State of Nevada.

Digitalage, Inc., a Nevada Corporation and wholly owned subsidiary, is developing a platform with global reach that fosters open and free sharing of ideas and content, as well as dialogue and debate within the boundaries of U.S. law. Additionally, the platform shares revenue with content creators. Digitalage is working on patent-pending technologies for Digital Rights Management.

As a decentralized social media, peer-to-peer communication, and streaming entertainment platform, Digitalage also offers personal online data storage, content protection, and digital rights management. The platform is built upon cutting-edge technologies, sophisticated deep learning models, and a strong commitment to free speech, fair compensation, and democratic principles. Digitalage is driving innovation in user interface, user experience, accessibility, recommendation and matchmaking algorithms, social responsibility, royalty collection and distribution, crowd working, and the creation and consumption of entertainment and journalism.

C. Describe the issuers' principal products or services.

Hop-on is utilizing our license agreements with essential patent holders to create revenues where international conglomerates have failed. Their failures to properly obtain licenses to the intellectual property rights of high tech and complicated technologies, to negotiate in good faith or pay royalties to patent holders has resulted in multi billions of dollars invested in products with no ability to sell those technologies in litigious countries that protect patented ideas.

Hop-on has existing relationships with wireless carriers worldwide which now have fewer hardware and software options. Industry consolidations, as well as IPR and security issues experienced by Huawei, ZTE, and others have changed the landscape for enterprise and consumer markets within the mobile and computing industry.

Through our diverse IP portfolio, ODM and supply chain resources, and extensive industry experience, Hop-on is poised to command vital positions in the buildout and retrofitting of 5G and other next generation networks, adding high-demand and competitive capabilities such as Multimedia Broadcast Multicast Services (MBMS), M2M infrastructure, the latest in regionally compliant network security and authentication, and streamlined IoT activation and management.

In the US and EU, consolidation has created niche markets with fewer hardware and software providers that have the proper IPRs. Hop-on is now ready to provide a US-based alternative for Huawei, ZTE, and others that have been effectively barred from executing contracts with US and European carriers over national security concerns, violating IPRs, or selling and exploiting personal and business data from end-users.

Based in Temecula, CA, the Company manufactures and sells computers, communications products, and consumer electronics. The Company is working to build capability to manufacture high-tech products in the continental United States. The Company's products are sold in the United States under the Hop-on brand and include laptops, tablet computers, mobile phones, and computer monitors. The Company is expanding its operations globally with a focus on US markets.

Hop-on is under patent license agreement with Nokia to manufacture, use and sell licensed H.264/AVC decoding products. The H.264 Advanced Video Codec standard as promulgated by ITU-T H.264 (05/2003), MPEG-4 PART 10, and ISO/IEC 14496-10:2003 utilizes fundamental and innovative contributions made by Nokia that reduce the amount of digital data needed to represent video. Nokia's innovations allow video to be transmitted over communications networks, such as cellular networks, with high quality and dramatically lower bandwidth requirements. Nokia's innovations also significantly reduce the size of video files, allowing more efficient storage on mobile devices. Licensed products can more efficiently and effectively stream video over communications networks.

Below is a summary listing of the trademarks owned by the Company:

Hop-on Trademark  
Chitter Chatter Trademark  
Tag it Trademark  
Graffiti Wireless Trademark  
Size Does Matter Trademark  
El Tamano Si Importa Trademark  
Hop-on to the Future Trademark  
Digitalage Registered Trademark

## 5) Issuer's Facilities

*The goal of this section is to provide investors with a clear understanding of all assets, properties or facilities owned, used or leased by the issuer and the extent in which the facilities are utilized.*

In responding to this item, please clearly describe the assets, properties or facilities of the issuer. Describe the location of office space, data centers, principal plants, and other property of the issuer and describe the condition of the properties. Specify if the assets, properties, or facilities are owned or leased and the terms of their leases. If the issuer does not have complete ownership or control of the property, describe the limitations on the ownership.

The Company utilizes a mailing address at: 31938 Temecula, Suite A323, CA 92592 and has satellite offices in Temecula, CA and Austin, TX. There are no other substantial leases, assets, or property, other than the intellectual property detailed in the Financial Statements and Notes to the Financial Statements.

The Company has implemented remote work arrangements to conserve resources while the Company is pre-revenue. This provides benefits like reduced office space costs, enhanced productivity, decreased employee turnover, access to a wider talent pool, reduced travel expenses, and improved sustainability.

## 6) All Officers, Directors, and Control Persons of the Company

Using the table below, please provide information, as of the period end date of this report, regarding all officers and directors of the company, or any person that performs a similar function, regardless of the number of shares they own.

In addition, list all individuals or entities controlling 5% or more of any class of the issuer's securities. If any insiders listed are corporate shareholders or entities, provide the name and address of the person(s) beneficially owning or controlling such corporate shareholders, or the name and contact information (City, State) of an individual representing the corporation or entity. Include Company Insiders who own any outstanding units or shares of any class of any equity security of the issuer.

*The goal of this section is to provide investors with a clear understanding of the identity of all the persons or entities that are involved in managing, controlling or advising the operations, business development and disclosure of the issuer, as well as the identity of any significant or beneficial owners.*

Individual Name (First, Last) or Entity Name (Include names of control person(s) if a corporate entity)	Position/Company Affiliation (ex: CEO, 5% Control person)	City and State (Include Country if outside U.S.)	Number of Shares Owned (List common, preferred, warrants and options separately)	Class of Shares Owned	Percentage of Class of Shares Owned (undiluted)
Peter D Michaels	CEO/Chairman	Temecula, CA	0	N/A	N/A
Overseas Venturers, Inc. / Peter D Michaels	President	Delaware	4,300,000	Preferred A	86%
Yogesh Rane		Los Angeles, CA	500,000	Preferred A	10%
John Woolen		Riverside, CA	200,000	Preferred A	4%
Overseas Ventures, Inc. / Peter D Michaels	President	Delaware	4,000,000	Preferred B	100%
Z Made, Inc. / Peter D Michaels	President	Delaware	10,000,000	Preferred C	100%
Pair Holding, LLC / Peter D Michaels	Director	Alexandra, VA	10,000,000	Preferred D	100%
Neal Newgard	Acting CFO	Austin, TX	50,000,000	Common	0.75%

Confirm that the information in this table matches your public company profile on [www.OTCMarkets.com](http://www.OTCMarkets.com). If any updates are needed to your public company profile, log in to [www.OTCIQ.com](http://www.OTCIQ.com) to update your company profile.

## 7) Legal/Disciplinary History

A. Identify and provide a brief explanation as to whether any of the persons or entities listed above in Section 6 have, in the past 10 years:

1. Been the subject of an indictment or conviction in a criminal proceeding or plea agreement or named as a defendant in a pending criminal proceeding (excluding minor traffic violations);

N/A

2. Been the subject of 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, financial- or investment-related, insurance or banking activities;

N/A

3. Been the subject of a finding, disciplinary order or judgment by a court of competent jurisdiction (in a civil action), the Securities and Exchange Commission, the Commodity Futures Trading Commission, a state securities regulator of a violation of federal or state securities or commodities law, or a foreign regulatory body or court, which finding or judgment has not been reversed, suspended, or vacated;

The Company and other defendants received a default judgment in a civil case in the County of Riverside for approximately \$100,000 in favor of Smokeless Selects. The Company is working to resolve the matter. There are no active enforcement actions at this time.

4. Named as a defendant or a respondent in a regulatory complaint or proceeding that could result in a "yes" answer to part 3 above; or

N/A

5. Been the subject 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.

N/A

6. Been the subject of a U.S Postal Service false representation order, or a temporary restraining order, or preliminary injunction with respect to conduct alleged to have violated the false representation statute that applies to U.S mail.

N/A

B. 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 to 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.

N/A

## 8) Third Party Service Providers

Provide the name, address, telephone number and email address of each of the following outside providers. You may add additional space as needed.

Confirm that the information in this table matches your public company profile on [www.OTCMarkets.com](http://www.OTCMarkets.com). If any updates are needed to your public company profile, update your company profile.

### Securities Counsel

Name: Clifford J. Hunt, Esquire  
Law Office of Clifford J. Hunt, P.A.  
Address 1: 8200 Seminole Boulevard  
Address 2: Seminole, Florida 33772  
Phone: (727) 471-0444  
Email: cjh@huntlawgrp.com

### Accountant or Auditor

Name: Neal Newgard  
Firm: Newgard Consulting  
Phone: (949) 756-9008  
Email: Neal@hop-on.com

### Investor Relations

Name: N/A

*All other means of Investor Communication:*

X (Twitter): @HPNN  
X (Twitter): @go\_digitalage  
TikTok: @digitalageinc  
LinkedIn: Digitalage Inc.  
Instagram: godigitalage  
YouTube: @digitalage9930

### Other Service Providers

Provide the name of any other service provider(s) that **that assisted, advised, prepared, or provided information with respect to this disclosure statement**. This includes counsel, broker-dealer(s), advisor(s), consultant(s) or any entity/individual that provided assistance or services to the issuer during the reporting period.

Name: N/A

## 9) Disclosure & Financial Information

A. This Disclosure Statement was prepared by (name of individual):

Name: Peter D Michaels  
Title: President/CEO/Chairman  
Relationship to Issuer: CEO

B. The following financial statements were prepared in accordance with:

- IFRS  
 U.S. GAAP

C. The following financial statements were prepared by (name of individual):

Name: Neal Newgard  
Title: Acting Chief Financial Officer  
Relationship to Issuer: Accountant

Describe the qualifications of the person or persons who prepared the financial statements:<sup>6</sup> BBA in Accounting, MBA

Provide the following qualifying financial statements:

- Audit letter, if audited;
- Balance Sheet;
- Statement of Income;
- Statement of Cash Flows;
- Statement of Retained Earnings (Statement of Changes in Stockholders' Equity)
- Financial Notes

### **Financial Statement Requirements:**

- Financial statements must be published together with this disclosure statement as one document.
- Financial statements must be "machine readable". Do not publish images/scans of financial statements.
- Financial statements must be presented with comparative financials against the prior FYE or period, as applicable.
- Financial statements must be prepared in accordance with U.S. GAAP or International Financial Reporting Standards (IFRS) but are not required to be audited.

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<sup>6</sup> The financial statements requested pursuant to this item must be prepared in accordance with US GAAP or IFRS and by persons with sufficient financial skills.

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**For the Twelve-months ended December 31, 2025**

**CUSIP No. 439338203**

**HOP-ON, INC.  
a Nevada Corporation**

**NEVADA  
(State or other jurisdiction of  
Incorporation of organization)**

**90-0066901  
(IRS Employee Identification No.)**

**31938 Temecula Parkway, Suite A323  
Temecula, CA 92592**

**(949) 756-9008**

There are 10,600,000,000 shares of common stock authorized with 7,465,850,472 at \$.0001 par value, issued and outstanding as of December 31, 2025.

There are 29,000,000 shares of Convertible Preferred Stock authorized with 29,000,000 (5,000,000 Series A, 4,000,000 Series B, 10,000,000 Series C, and 10,000,000 Series D), issued and outstanding as of December 31, 2025. (See Notes)

## **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.

**HOP-ON, INC. A Nevada Corporation**

**BALANCE SHEET (unaudited)  
For the Twelve-months ended December 31, 2025**

	ASSETS	Dec 31 <b>2025</b>	Dec 31 <b>2024</b>
Current Assets			
Checking/Saving		1,377	1,345
Accounts Receivable		<u>0</u>	<u>0</u>
Total Current Assets		1,377	1,345
Investment in Digitalage		6,503,154	5,548,538
Prepaid Expense		0	5,292
Property and Equipment, Net of Accumulated Depreciation		0	0
Other Assets			
Intangible Assets- Patents		131,145	<u>131,145</u>
Total Other Assets		131,145	131,145
<b>TOTAL ASSETS</b>		<u><b>6,635,676</b></u>	<u><b>5,686,320</b></u>
<b>LIABILITIES &amp; STOCKHOLDERS' EQUITY</b>			
Liabilities			
Current Liabilities			
Accounts Payable		3,455,151	2,931,838
Other Current Liabilities		<u>7,560,666</u>	<u>6,597,013</u>
Total Current Liabilities		11,015,817	9,528,851
Long Term Liabilities		<u>1,315,500</u>	<u>1,190,500</u>
Total Liabilities		12,331,317	10,719,351
Shareholders' Equity			
Common Stock, authorized 10,600,000,000 shares; 7,465,850,472 issued and outstanding as of December 31, 2024, and reflect par value of .0001.		746,585	746,585
Preferred Stock- Series A, authorized 5,000,000 shares; 5,000,000 shares issued and outstanding for outstanding debt		60,000	60,000
Preferred Stock- Series B, authorized 4,000,000 shares; 4,000,000 shares issued and outstanding for outstanding debt		60,000	60,000
Preferred Stock- Series C, authorized 10,000,000 shares; 10,000,000 shares issued and outstanding for outstanding debt		80,000	80,000
Preferred Stock- Series D, authorized 10,000,000 shares; 10,000,000 shares issued and outstanding for outstanding debt		100,000	100,000
Treasury Stock		100,000	100,000
Paid in Capital		25,793,754	25,793,753
Accumulated Deficit		<u>-32,635,980</u>	<u>-31,973,370</u>
Total Stockholders' Equity		-5,695,641	-5,033,031
<b>TOTAL LIABILITIES &amp; STOCKHOLDERS' EQUITY</b>		<u><b>6,635,676</b></u>	<u><b>5,686,320</b></u>

See notes to consolidated financial statements

**HOP-ON, INC. A Nevada Corporation**

**STATEMENT OF INCOME (unaudited)**  
**For the Twelve-months ended December 31, 2025**

	Dec 31 <b>2025</b>	Dec 31 <b>2024</b>
Sales	\$0	\$0
Cost of Sales	0	0
Gross Profit	<u>0</u>	<u>0</u>
General and Administrative Expenses	<u>-662,285</u>	<u>-622,263</u>
Net Ordinary Income	-662,285	-622,263
Other Income		
Other Income	<u>0</u>	<u>0</u>
Total Other Income	0	0
Net Income before Taxes	-662,285	-622,263
Provision for Income Taxes	<u>0</u>	<u>0</u>
Net Income	<u><u>\$-662,285</u></u>	<u><u>-622,263</u></u>

See notes to consolidated financial statements

**HOP-ON, INC. A Nevada Corporation****STATEMENT OF CASH FLOW (unaudited)  
For the Twelve-months ended December 31, 2025**

	Dec 31 2025	Dec 31 2024
<b>OPERATION ACTIVITIES</b>		
Net Income	\$-662,285	\$-622,263
Adjustments to reconcile net income to net cash provided by operating activities		
To net cash provided by operations:		
Investment in Digitalage	-954,616	-1,201,188
Prepaid Expense	5,292	0
Accounts Payable	514,537	659,724
Accounts Receivable	0	0
Due to Officers	385,861	352,454
Loan Payable	7,845	30,333
Credit Card	3,210	-5,588
Accrued Expenses	0	0
Accrued P/R Taxes	0	0
Accrued Payroll	439,994	540,000
Payroll Liabilities	0	0
Accrued Interest	<u>260,194</u>	<u>240,252</u>
Net cash provided by Operation Activities	662,317	615,987
<b>INVESTING ACTIVITIES</b>		
Accum Depr Office Equip	0	7,500
Accum Depr Furniture	0	0
Long-term Loan	0	0
Paid-in Capital	0	0
Patents	<u>0</u>	<u>0</u>
Net cash provided by Investing Activities	0	7,500
<b>FINANCING ACTIVITIES</b>		
Common Stock Issued (change in par value)	0	0
Preferred Stock Issued	0	0
Long-Term Loan	0	0
Retained Earnings	0	0
Treasury Stock	<u>0</u>	<u>0</u>
Net cash provided by Financing Activities	0	0
Net Change	32	1,224
Net cash increase for period	32	<u>1,224</u>
Cash at beginning of period	1,345	121
Cash at end of period	<u>1,377</u>	<u>1,345</u>

See notes to consolidated financial statements

**HOP-ON, INC. A Nevada Corporation**

**STATEMENT OF RETAINED EARNINGS (unaudited)  
For the period ending December 31 2025**

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	<u>Retained Earnings</u>	<u>Net Income</u>	<u>Retained Earnings</u>
Balance as of December 31,2024	(\$31,973,696)		
Net Loss as of June 30,2025		(\$321,753)	
Balance, June 30,2025			(\$32,295,449)
Net Loss for 3 <sup>rd</sup> QTR 2025		<u>(\$167,095)</u>	<u>(\$167,095)</u>
Balance, September 30,2025		(\$488,848)	(\$32,462,544)
Net Loss for 4th QTR 2025		<u>(\$173,437)</u>	<u>(\$173,437)</u>
Balance, December 31,2025		(\$662,285)	(\$32,635,981)

See notes to consolidated financial statements

## HOP-ON, INC. A Nevada Corporation

### NOTES TO FINANCIAL STATEMENTS

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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.

NOTE 3- In 2014 all stock was restated at the new par value of .0001, versus the old par value of .001.

#### NOTE 4- 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. 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 May 2005, the Company changed its name to Hop-on, Inc. Through 2006, the Company established operations in India, the world's second largest emerging market, and began development of Wi-Fi 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). 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.

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 manufacturer. Hop-on filed a lawsuit 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. On August 26, 2009, a default judgment (the "Judgment") was entered against the Company in the Superior Court of California, County of Orange in the amount of \$3,500,000 on a counterclaim by Defendant, Dan Gannon, for an alleged business tort. The Company was recently advised that the Defendant obtained renewal of the Judgment on May 8, 2019, in the original amount plus accrued interest. The Company intends to seek to have the Judgment vacated.

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 health 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 health care products.

In 2011, Hop-on acquired USAcig, Inc. assets for preferred series C Stock of Hop-on. USAcig, Inc. is a U.S. - 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. The Company issued 2,500,000 shares of Preferred Stock- Series C to reduce Long-Term Liabilities down by \$250,000.

In 2014, Microsoft and the Company signed a patent agreement for Android and Chrome devices. The Company signed a contract with TeleEpoch and authorized doing business in California as Hop-on IP California, Inc. The Company agreed with certain debt holders of the Company to convert their debt to preferred equity of the Company. The reduction in debt with these Debt Exchange Agreements of \$7,162,000.00 was announced in a press release on April 30, 2014. All stock was restated at the new par value of .0001, versus the old par value of .001.

In 2015, Hop-on signed a Patent License Agreement with Nokia of a royalty bearing nature that has been concluded between the Parties for the Licensed Standards; the contents of the Agreement are confidential. Hop-on also signed a Licensing Agreement with Nokia Solutions and Networks BV; the terms of this Agreement are also confidential. Currently, Hop-on is in the process of resolving the DCTT deposit chill.

In 2020, Hop-on signed a Patent License Agreement with Nokia to manufacture, use and sell licensed H.264/AVC decoding products. The H.264 Advanced Video Codec standard as promulgated by ITU-T H.264 (05/2003), MPEG-4 PART 10, and ISO/IEC 14496-10:2003 utilizes fundamental and innovative contributions made by Nokia that reduce the amount of digital data needed to represent video. After reviewing the number of Preferred Shares, it was discovered that the Series B Preferred Stock is 4,000,000 shares and not 5,000,000 shares. The overall stated value of \$60,000 does not change since these were issued to offset debt, the value was listed correctly, but it was only the number of shares that was stated incorrectly.

As of January 30, 2021, no common shares have been issued since 2015, and no shares have been converted in Series A, B, C or D Preferred Stock issuance.

In 2021 1st Quarter of 2021, the Company returned 85,000,000 shares back to the treasury. The Company entered into license agreements with ASCAP (American Society of Composers, Authors and Publishers) and BMI (Broadcast Music, Inc.), and an interim license agreement with Audible Magic Corporation for the Digitalage website ([www.digitalage.com](http://www.digitalage.com)).

3<sup>rd</sup> Quarter of 2021, the Company returned 86,976,182 shares back to the treasury. In September 2021 the Company entered into a license agreement with Snyk Ltd. In November 2021 the Company entered into a license agreement with Audiobyte LLC/Songclip. On August 2, 2021, Hop-on formed a wholly owned subsidiary Digitalage, Inc. with the State of Nevada.

4<sup>th</sup> Quarter of 2021, the Company returned 72,021,923 shares back to the treasury. The Company acquired Vertuoso, LLC. The Company entered into a Master Agreement with Dow Jones and Factiva, Inc. for distribution on the Company’s Digitalage website and mobile applications of news content from Dow Jones properties, to include Dow Jones, The Wall Street Journal (WSJ), Barron’s, and MarketWatch.

1<sup>st</sup> Quarter of 2022, the Company entered into an Agreement with Megatrax Production Music, Inc. for a five-year term.

On May 23, 2022 the Company increased its authorization of the share structure to 10,600,000,000. The preferred stocks remain unchanged.

4<sup>th</sup> Quarter of 2022, the Company did not secure the anticipated \$26 million in bond financing for its decentralized social media platform, Digitalage. Underwriting was scheduled for completion in Q1, 2023. Digitalage requested for additional resources from the bond financing

trustees, totaling over \$50 million, to accelerate product development. The previously announced \$5 million mezzanine round has not materialized as anticipated, and has affected timing for platform launch.

2<sup>nd</sup> Quarter of 2024, entered into a license agreement with Castle Global, Inc., a leading provider of AI-powered content moderation and analysis solutions. This partnership aims to enhance our platform's capabilities by integrating their Hive advanced artificial intelligence technologies.

2<sup>nd</sup> Quarter of 2024, entered into a license agreement with IVXS Tech USA, Inc., trading as ComplyAdvantage, a leading provider of financial crime detection and anti-money laundering solutions. This partnership aims to enhance our platform's compliance and security capabilities by integrating ComplyAdvantage's advanced risk assessment technologies.

2<sup>nd</sup> Quarter of 2024, entered into a license agreement with Pexeso, Inc., a leading provider of innovative data analytics and business intelligence solutions. This partnership aims to enhance our platform's data processing capabilities and deliver advanced insights to our users.

2<sup>nd</sup> Quarter of 2024, entered into a license agreement with Yoti, Inc., a leading provider of digital identity verification and authentication solutions. This partnership aims to enhance our platform's security and user verification processes by integrating Yoti's advanced identity technologies.

1<sup>st</sup> Quarter of 2025, filed provisional patents 63/756,622 “System and Method for Backing Up, Monetizing, and Managing Social Media Content” on 2/10/2025, 63/770,148 “Decentralized Web3 Platform for Mobile-to-Mobile Mesh Networking with IPFS-Based Storage and Integrated DRM” on 3/11/2025, and 63/781,036 “System and Method for Identity-Verified Secure Messaging with AI-Driven Government Database Integration and Biometric Authentication” on 3/31/2025.

## 10) Issuer Certification

### *Principal Executive Officer:*

The issuer shall include certifications by the chief executive officer and chief financial officer of the issuer (or any other persons with different titles but having the same responsibilities) in each Quarterly Report or Annual Report.

The certifications shall follow the format below:

I, Peter D. Michaels certify that:

1. I have reviewed this Annual Report for the Company;
2. Based on my knowledge, this Annual Report 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 Annual Report;
3. Based on my knowledge, the financial statements, and other financial information included or incorporated by reference in this Annual Report, 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 Annual Report.

03/31/2026

/s/ PETER D. MICHAELS [CEO's Signature]

(Digital Signatures should appear as "/s/ [OFFICER NAME]")

### *Principal Financial Officer:*

I, Neal Newgard certify that:

1. I have reviewed this Annual Report for the Company;
2. Based on my knowledge, this Annual Report 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 Annual Report;
3. Based on my knowledge, the financial statements, and other financial information included or incorporated by reference in this Annual Report, 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 Annual Report.

03/31/2026

/s/ NEAL NEWGARD [CFO's Signature]

(Digital Signatures should appear as "/s/ [OFFICER NAME]")

**Hop-on  
Balance Sheet  
As of December 31, 2025**

	Dec 31, 25
<b>ASSETS</b>	
<b>Current Assets</b>	
Checking/Savings	
Wells Fargo-9706	1,376.72
<b>Total Checking/Savings</b>	1,376.72
<b>Other Current Assets</b>	
Investment in Digitalage	6,503,154.64
<b>Total Other Current Assets</b>	6,503,154.64
<b>Total Current Assets</b>	6,504,531.36
<b>Fixed Assets</b>	
Property and Equipment	7,500.00
Allowance for Property and Equi	-7,500.00
<b>Total Fixed Assets</b>	0.00
<b>Other Assets</b>	
Intangible Assets- Patents	131,145.00
<b>Total Other Assets</b>	131,145.00
<b>TOTAL ASSETS</b>	<b>6,635,676.36</b>
<b>LIABILITIES &amp; EQUITY</b>	
<b>Liabilities</b>	
<b>Current Liabilities</b>	
Accounts Payable	
Accounts Payable	3,446,375.02
<b>Total Accounts Payable</b>	3,446,375.02
<b>Credit Cards</b>	
Wells Fargo Business card	8,776.53
<b>Total Credit Cards</b>	8,776.53
<b>Other Current Liabilities</b>	
Accrued Interest- 2003 Loan	1,304,190.58
Accrued Interest- 2004 Loan	604,057.89
Accrued Interest- 2014 Loan-NN	58,346.82
Accrued Interest- 06 2022 Loan	82,678.40
Accrued Interest- 10 2022 Loan	155,301.05
Loan- Short term	97,351.00
Accrued Expenses	228,343.77
Accrued P/R Taxes	212,239.49
Accrued Payroll	2,314,112.36
Due to Officers	1,774,895.05
Due to Officer-PM	780,675.08
Payroll Liabilities	73,474.38
<b>Total Other Current Liabilities</b>	7,685,665.87
<b>Total Current Liabilities</b>	11,140,817.42
<b>Long Term Liabilities</b>	
Loan- Long Term- 2003	250,000.00
Loan- Long Term-2004	129,500.00
Loan- Long term-2014 NN	36,000.00
Loan- Long Term- 06 2022	250,000.00
Long- Long Term- 10 2022	525,000.00
<b>Total Long Term Liabilities</b>	1,190,500.00
<b>Total Liabilities</b>	12,331,317.42

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Accrual Basis

**Hop-on**  
**Balance Sheet**  
As of December 31, 2025

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	<u>Dec 31, 25</u>
<b>Equity</b>	
Common Stock	746,585.05
Preferred Stock- Series A	60,000.00
Preferred Stock- Series B	60,000.00
Preferred Stock- Series C	80,000.00
Preferred Stock- Series D	100,000.00
Treasury Stock	100,000.00
Paid-in Capital	25,793,754.36
Retained Earnings	-31,973,695.82
Net Income	-662,284.65
	<hr/>
<b>Total Equity</b>	<b>-5,695,641.06</b>
	<hr/>
<b>TOTAL LIABILITIES &amp; EQUITY</b>	<b><u><u>6,635,676.36</u></u></b>

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03/19/26

Accrual Basis

**Hop-on  
Profit & Loss  
October through December 2025**

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	<u>Oct - Dec 25</u>	<u>Jan - Dec 25</u>
Ordinary Income/Expense		
Expense		
Advertising, Marketing & Promo	2,411.86	7,764.97
Automobile Expense	1,113.57	2,633.37
Bank Service Charges	29.79	189.79
Computer and Internet Expenses	3,948.34	5,691.59
Dues and Subscriptions	0.00	12.00
Filing Fees	3,447.00	4,097.00
Gifts and Donations	425.00	679.41
Interest Expense	67,361.45	261,651.46
Meals and Entertainment	770.67	3,165.74
Office Supplies	821.46	2,680.85
Outside Services	697.52	2,529.70
Postage and Shipping	0.00	284.92
Professional Fees	2,250.00	4,276.93
Salaries- Officers	82,500.00	330,000.00
Software Expenses	6,253.56	13,789.83
Storage Expense	0.00	19,000.00
Travel Expense	0.00	849.71
Utilities	1,731.70	2,987.38
<b>Total Expense</b>	<u>173,761.92</u>	<u>662,284.65</u>
<b>Net Ordinary Income</b>	<u>-173,761.92</u>	<u>-662,284.65</u>
<b>Net Income</b>	<u><b>-173,761.92</b></u>	<u><b>-662,284.65</b></u>