

ANNUAL REPORT

of

ON4 COMMUNICATIONS INC.

for the 12 Months Ending
OCTOBER 31, 2016

OTC PINK: ONCI

CUSIP: 682203 203

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

On4 Communications Inc. (from October 2, 2009 to date).

(Formerly Sound Revolution Inc., from incorporation on June 4, 2001 through October 2, 2009)

2) Address of the issuer's principal executive offices

Principal Executive Office:

1875 Century Park East, 6th Floor, Los Angeles, CA 90067

IR Contact

None

3) **Security Information**

Trading Symbol: ONCI

Exact title and class of securities outstanding: Common & Preferred

CUSIP: 682203 203

SIC: 7372 Services – Prepackaged Software

Federal taxpayer ID: 98-0540536

Par or Stated Value: \$0.0001 Common; no par value Preferred

Total shares authorized: 5,030,000,000 as of: 10/31/2016 **Total shares outstanding:** 2,798,719,698 Common **as of:** 10/31/2016

30,000,000 "Series A" Preferred as of: 10/31/2016

Transfer Agent

Pacific Stock Transfer Company 4045 S. Spencer Street, Suite 403 Las Vegas, NV 89119

Telephone: 702-361-3033

Is the Transfer Agent registered under the Exchange Act? Yes

Page 2 of 22

List any restrictions on the transfer of security:

<u>None</u>

Describe any trading suspension orders issued by the SEC in the past 12 months.

<u>None</u>

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

<u>None</u>

4) Issuance History

List below any events, in chronological order, that resulted in changes in total shares outstanding by the issuer in the past two fiscal years and any interim period. The list shall include all offerings of equity 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, describing (1) the securities, (2) the persons or entities to whom such securities were issued and (3) the services provided by such persons or entities. The list shall indicate:

From November 1, 2013 to date:

.

During the three months from November 1, 2013 and ended January 31, 2014, we issued an aggregate of 681,162 common shares upon the conversion of \$ 3,098 of convertible notes, such that at January 31, 2014 the issued and outstanding common shares totaled 2,146,728.

During the three months ended April 30, 2014, we issued an aggregate of 928,393 common shares upon the conversion of \$ 3,194 of convertible notes, and a total of 9,000,000 common shares to our then CEO, COO and a Director at a fair value of \$ 103,000, such that at April 30, 2014 the issued and outstanding common shares totaled 12,075,121.

During the three months ended July 31 2014, we issued an aggregate of 9,021,613 common shares upon the conversion of convertible notes, such that at July 31, 2014 the issued and outstanding common shares totaled 21,096,734.

During the three months ended October 31 2014, we issued an aggregate of 14,228,408 common shares upon the conversion of convertible notes and a total of 21,000,000 common shares to our then CEO, COO and a Director with a fair value of \$ 100.800, such that at October 31, 2014 the issued and outstanding common shares totaled 56,325,142.

Page 3 of 22

During the three months ended January 31 2015, we issued an aggregate of 5,403,559 common shares upon the conversion of convertible notes, such that at January 31, 2015 the issued and outstanding common shares totaled 61,728,701.

On March 31, 2015 100,000,000 common shares were issued to Steve Dallas (Company Secretary and Director) in recognition of services rendered and to be rendered.

In addition, on March 31, 2015 20,000,000 common shares, plus 30,000,000 "Series A" preferred shares, were issued to Timothy J Owens (our Chief Executive Officer, Chief Financial Officer, Treasurer and Director) in recognition of services provided to the Company and in consideration for the transfer to ON4 of the sole ownership in and to intellectual property, business plans, website and website designs, business knowledge, business contacts and relationships, software and computer programs, trademarks, logos, copyrights and business processes relating to and associated with a national system to provide a health focused set of fund raising products and services to targeted group based organization in athletics, academics, and service industries, including but not limited to the *QwickMed* product line, including *Auto Kits* and *Emergency Kits* for Earthquake and other types of natural disasters containing up to 72 hours of survival supplies (the "Fund Raising Kit Business") valued at \$ 160,000.

Further, on March 31, 2015 16,000,000 common shares were issued upon partial conversion of a convertible note. Together at March 31, 2015 and at April 30, 2015 the issued and outstanding common shares totaled 197,728,701 and the issued and outstanding "Series A" preferred shares totaled 30,000,000.

On June 4, 2015 the Company filed with the State of Delaware to increase its authorized capital to 5,030,000,000 shares, comprised of 5,000,000,000 common shares of \$ 0.0001 par value each and 30,000,000 preferred stock of no par value.

During the three months ended July 31 2015, we issued an aggregate of 169,115,697 common shares upon the conversion of convertible notes, such that at July 31, 2015 the issued and outstanding common shares totaled 366,844,398. The issued and outstanding "Series A" preferred shares remained unchanged at 30,000,000.

During the three months ended July 31, 2016 we issued the following common shares:

- 1,500,000,000 common shares to Steve Berman, our CEO, as part of his compensation package to join the Company; and
- 577,404,761 common shares, in total, to settle certain of the Company's convertible debt of \$37,279

At July 31, 2015 the issued and outstanding common shares therefore totaled 2,444,249,159. The issued and outstanding "Series A" preferred shares remained unchanged at 30,000,000.

During August, 2016 Company issued an additional 354,470,539 common shares to settle certain of the Company's convertible debt of \$13,830, such that at October 31,2016 the Company has issued a total of 2,798,719,698 common shares (of which a total of 1,113,550,914 or approximately 40% was in the "public float"). The issued and outstanding "Series A" preferred shares remained unchanged at 30,000,000.

Page 4 of 22

5) Financial Statements

General

The unaudited Financial Statements presented on the following pages have been prepared from the books and records of the Company and have not been subject to independent review and audit. These financial statements however reflect all adjustments known to management necessary to fairly reflect the results of operations and financial position of the Company for the periods presented.

INDEX

Condensed Balance Sheets as of October 31, 2016 and October 31, 2015 (unaudited	l) Page 6
Condensed Statements of Operations for the 12 Months Ended October 31, 2016 an October 31, 2015 (unaudited)	d Page 7
Statement of Changes in Shareholders' Deficit for the 12 Months Ended October 31, 2016 (unaudited)	Page 8
Condensed Statements of Cash Flows for the 12 Months Ended October 31, 2016 and October 31, 2015 (unaudited)	Page 9
Notes to the Condensed Financial Statements (unaudited)	Pages 10-17

ON4 COMMUNICATIONS INC.

NOTES TO THE FINANCIAL STATEMENTS 12 Months Ended October 31,2016 (Unaudited)

1. The Company's Organization, History, and Current Operations

The Company was originally incorporated on June 4, 2001 under the laws of the State of Delaware as Sound Revolution Inc. Our common stock is quoted on the Pink Sheets Quotation system under the symbol "ONCI.PK" and on the Berlin Stock Exchange under the symbol "O4C:GR".

On March 12, 2009, we entered into a merger agreement with On4 Communications, Inc., a private Arizona company incorporated on June 5, 2006 ("On4"). We subsequently amended this agreement on April 7, 2009, and on May 1, 2009 we completed the merger with On4, with us as the surviving entity. Upon the completion of the merger, we had three wholly-owned subsidiaries: (i) Charity Tunes Inc., a Delaware company incorporated on June 27, 2005 for the purpose of operating a website for the distribution of music online; (ii) Sound Revolution Recordings Inc., a British Columbia, Canada company incorporated on June 20, 2001 for the purpose of carrying on music marketing services in British Columbia; and (iii) PetsMobility Inc., a Delaware company incorporated on March 23, 2006 for the purpose of operating the website www.petsmo.com and related business. On October 2, 2009 the Company changed its name to On4 Communications, Inc.

On April 29, 2010, we sold our interest in PetsMobility, excluding certain specific assets, to On4 Communications Inc., a private Canadian company and our shareholder ("On4 Canada") pursuant to an asset purchase agreement in exchange for On4 Canada returning 2,000,000 shares of our common stock to our treasury for cancellation. On October 29, 2010 we amended the asset purchase agreement to clarify certain terms of the purchase and sale.

On March 16, 2011, we sold our interest in Charity Tunes and Sound Revolution to Empire Success, LLC, a private Nevada limited liability company, in exchange for \$15,000 and 6,300 shares of Empire's common stock. As a result, we currently have no subsidiaries.

On November 3, 2011, we entered into a binding letter of intent ("LOI") to acquire 100% of the issued and outstanding shares of NetCents Systems Ltd. ("NetCents"), a private Alberta corporation engaged in the development and implementation of a unique and secure electronic payment system for online merchants and consumers. The LOI provided for a period of due diligence which was intended to lead to a formal agreement whereby the Company would acquire 100% of the issued and outstanding capital of NetCents. Clayton Moore, an officer and director of our Company until March 5, 2015, and Ryan Madson, an officer of our Company until January 2, 2015, were shareholders of NetCents and Mr. Moore is the president and director of Net Cents.

Page 10 of 22

On November 4, 2011, Clayton Moore was appointed as a director, president and chief executive officer of our Company, Steven Allmen was appointed a director, Ryan Madson was appointed chief operating officer, Tom Locke was appointed as a director, chief financial officer, secretary and treasurer, and John Kaczmarowski was appointed chief technical officer.

Effective July 23, 2012, Tom Locke resigned as chief financial officer, secretary, treasurer and as a director of our Company. His resignation was not the result of any disagreement with our Company regarding its operations, policies, practices or otherwise. On December 15, 2011, we entered into a share exchange agreement with NetCents and the selling shareholders of NetCents ("Share Exchange Agreement"). Pursuant to the terms of the Share Exchange Agreement, our Company and NetCents agreed to engage in a share exchange which, if completed, would result in NetCents becoming a wholly owned subsidiary of our Company. However, this transaction never in fact closed and on November 12, 2014 the Company_announced that the proposed merger agreement between On4 Communications, Inc. and NetCents Systems Ltd. had been officially rescinded.

By March 5, 2015 there was a total change in management with the resignations of Mr. Steve Allmen, Mr. Ryan Madson and Mr. Clayton Moore, and the appointment of on March 5, 2015, of Mr. Timothy J. Owens as the Company's President, Chief Executive Officer, Chief Financial Officer, Treasurer, and Director of the Company and the appointment on March 16, 2015 of Mr. Steve Dallas as the Company's Secretary and Director. With this management change, the Company also changed its business model.

On June 4, 2015 the Company filed with the State of Delaware to increase its authorized capital to 5,030,000,000 shares, comprised of 5,000,000,000 common shares of \$ 0.0001 par value each and 30,000,000 preferred stock of no par value.

On September 28, 2015 notice was received that the QwickMed license originally dated March 5, 2015 had been cancelled for the Company's failure to provide the minimum required financing pursuant to that license agreement to finance the production, marketing and distribution of QwickMed products to non-profit organizations in accordance with the Company's then business plan. On October 5, 2015, Timothy Owens resigned as Director, CEO, President and Treasurer and Steve Dallas resigned as Director and Secretary.

On October 9, 2015 Giorgio Johnson was appointed Director and acting CEO. The prior QwickMed business plan was abandoned with the cancellation of the license and a new business plan to be developed focused on the production of selective Apps and related platforms. However, on March 9, 2016 Giorgio Johnson resigned as an Officer and Director of the Company. The Company's previous business plan, under Mr. Johnson's direction, to pursue the creation, production and distribution of video games and related Apps was abandoned without additional cost to the Company.

On March 9, 2016 Mr. Steve Berman was appointed Chief Executive Officer and Director of the Company. With his appointment, and subject to raising sufficient capital, the Company intends to change its business model to become the onsite provider of certain mobile "home care" dental related services to senior citizens in their senior assisted living facilities where such onsite services are not presently being provided, as well as becoming a preeminent provider of other medical services, with the additional focus of acquiring and/or merging with proven and profitable businesses primarily operating in the \$ 1.7 trillion healthcare industry. To date the company has not been able to execute this business plan and there is no assurance that the Company will be able to do so, absent the receipt of sufficient new capital. The Company's entire future is dependent on its ability (or otherwise) to raise capital either through equity, debt or a combination of both. At the date of the filing of this Quarterly Report the Company has no cash or other resources.

On June 21, 2016 the Company formed On4 Communications Management Inc, a Wyoming corporation , to be a wholly-owned subsidiary to provide certain management services. To date this subsidiary has not commenced operations.

Pursuant to a Securities Purchase Agreement dated as of June 29, 2016 entered into between the Company and Blackbridge Capital growth Fund, LLC ("Blackbridge") the Company agreed that it may sell Blackbridge up to \$500,000 worth of the Company's common stock over a 2 year period under a Regulation A ("Reg A") structure provided that the Reg A receives appropriate FINRA approval etc. The maximum of the Reg A stock that may be acquired by Blackbridge at any one time would be equal to the lesser of \$45,000 or 200% of the average daily trading volume for the 10 days preceding the Reg A purchase, multiplied by the lowest trading price over that same 10 day period. For providing this potential "facility", Blackbridge is entitled to receive a \$25,000 non-refundable commitment fee payable in the form of a 5% Convertible Note maturing February 28,2017 and convertible at a price equal to 75% (25% discount) of the lowest trading price over 20 trading days prior to conversion. Because of the subsequent decline in the trading price of the Company's stock to \$0.0001 per common share caused by other convertible debt conversions, the Reg A structure could not be pursued and has been shelved. The Company is therefore pursuing other potential avenues of raising capital.

On November 4, 2016 the Company announced its intention to acquire a 49% equity/ownership stake in Family Mobil Safety ("FMS") Marketing, the distributor of a safe driving App. Under terms of the deal, FMS and their global distribution network of the drive safe app will remain fully operational and continue as a standalone brand following the close of the acquisition. The FMS revolutionary safe driving app is currently generating approximately \$35,000 in average monthly revenues, and this is expected to increase recurring monthly revenues as organic traction amongst auto dealerships and auto insurance companies begins the next stages of growth. The FMS safe driving app is intended to do a number of things to keep your attention on the road while you're driving and not on your smart phone. As soon as the FMS app detects that the vehicles wheels are in motion the App will be programmed to automatically shut down all voice and social media for safe, distraction-free driving.

The safe driving App by FMS will feature 3 key components as follows:

-First, the app will automatically enabled as soon as you start driving and will automatically reply to any incoming text messages in a way that's similar to an out of office message, so the text sender knows you're driving and can't reply right now.

-Second, it will silence audio tones for texts, emails, and phone calls.

-Third, it will block Web browsing, texting and outgoing phone calls—except for emergency 911 calls,

2: Summary of Significant Accounting Policies

Basis of Presentation

These annual unaudited financial statements of On4 Communications, Inc. (the "Company") have been prepared in accordance with accounting principles generally accepted in the United States and contain all normal recurring accruals and adjustments that, in the opinion of management, are necessary to present fairly the Company's financial position at October 31, 2016, and the results of its operations and cash flows for the 12 months ended October 31, 2016.

Cash

At October 31, 2016 the Company had no cash.

Loan Receivable

On December 15, 2011, the Company entered into the share exchange agreement with NetCents Systems Ltd. ("NetCents"). In conjunction with this transaction, Company was owed \$134,752 for expenses paid and advances made by the Company on behalf of NetCents. The amount was unsecured, non-interest bearing, and was due on demand. However, on November 12, 2014 the Company_announced that the proposed merger agreement between On4 Communications, Inc. and NetCents Systems Ltd. had been officially rescinded. Accordingly, the collectability of the loan balance of \$ 134,752 is substantially in doubt, and management has established a 100% provision for impairment.

Fixed Assets

The Company has fully amortized its fixed assets.

Revenue Recognition

The Company had no revenue for the 12 months ended October 31, 2016.

Use of Estimates

The preparation of financial statements in conformity with generally accepted accounting principles requires management to make estimates and assumptions (if any) that affect the reported amounts of assets and liabilities and disclosure of contingent assets and liabilities at the date of the financial statements and the reported amounts of revenues and expenses during the reporting period. Actual results could differ from those estimates.

Net Loss per Share

Net loss per share is calculated using the weighted average number of shares of common stock outstanding during the year. The Company has adopted the provisions of SFAS No. 128, Earnings per Share.

Provision for Income Taxes

At this time, no provision for the payment of income taxes is required on the results of the Company's operations through October 31, 2016. The Company has approximately \$ 10.5 million of net operating losses carried forward to potentially offset taxable income in future years, which expire commencing in calendar 2026.

Current Liabilities

The Company's liabilities are as follows:

Accounts Payable totaled \$ 1,258,361 and \$ 1,188,897 at October 31, 2016 and October 31, 2015, respectively. These are obligations that were incurred during the normal course of the operating cycle. Accrued interest expense on debt payable totaled \$ 651,905 and \$ 574,628 at October 31, 2016 and October 31, 2015.

Notes Payable totaled \$ 400,529 at October 31, 2016 and \$ 385,529 at October 31, 2015. These included a note payable to Kestral Gold Inc. (\$ 22,928), a note payable to Scottsdale Investment Corporation (\$319,980), a note payable to Gordon Jessup (\$ 42,621).

Convertible notes payable totaled \$ 286,118 at October 31, 2016 and \$ 199,064 at October 31, 2015. At October 31,2016 this balance included convertible notes payable totaling \$62,087 due Tide Pool Ventures Corporation, \$ 37,531 due Beaufort Capital Partners, LLC, \$26,500 due Louvas Law Group, \$30,000 due WHC Capital, LLC, \$ 25,000 due Blackbridge Capital Growth Fund, LLC and \$105,000 due Giorgio Johnson (see Note 5(b)).

Stockholders' Deficit

Stockholders' deficit increased from \$(2,425,946) at October 31, 2015 to a deficit of \$(2,703,296) at October 31, 2016 due to the net loss of \$(478459) for the 12 months ended July 31, 2016, less \$201,109 from the issuance of new common stock

3. Going Concern

These financial statements have been prepared on a going concern basis, which implies that the Company will continue to realize its assets and discharge its liabilities in the normal course of business. The Company has not generated significant revenues since inception and may not generate significant revenue or earnings in the immediate or foreseeable future. As at October 31, 2016 the Company has incurred an accumulated deficit of \$16,789,276 since inception.

The continuation of the Company as a going concern is dependent upon the continued financial support from its shareholders, the ability of the Company to obtain necessary equity and/or debt financing to continue operations, and the attainment of profitable operations. These factors raise substantial doubt regarding the Company's ability to continue as a going concern. These financial statements do not include any adjustments that might be necessary should the Company be unable to continue as a going concern. The Company will need an injection of working capital to continue or to be successful in any future business activities. Therefore, continuation of the Company as a going concern is dependent upon obtaining the additional working capital necessary to accomplish its objectives. Management continues to seek debt funding, equity financing, or a combination of both, to raise the necessary working capital.

4. Management Changes During the Current Fiscal Year

On March 9, 2016 Mr. Johnson resigned as an Officer and Director of the Company. With his resignation, the Company's prior business plan was abandoned (see Note 5 (b)). However, also on March 9, 2016 Mr. Steve Berman was appointed Chief Executive Officer and Director of the Company. With his appointment, subject to raising sufficient capital, the Company intends to become the onsite provider of certain mobile "home care" dental related services to senior citizens in their senior assisted living facilities where such onsite services are not presently being provided. In addition, the Company intends to acquire equity interests in strategically placed business in other industries already producing revenues.

5. Contingent Obligations

- (a) On April 29, 2015 the Company entered into a Settlement Agreement with Tide Pool Ventures Corporation ("TPVC") which had outstanding convertible notes owed by the Company to TPVC totaling \$83,305 at that date. Pursuant to this Settlement Agreement TPVC was irrevocably granted the right to convert its entire debt before any conversion of other third party convertible debt. Unless otherwise agreed between the Parties, in the event the Company violates this grant, TPVC reserves the right to file a civil judgement against the Company in favor of TPVC for all damages and costs incurred by TPVC in enforcing the grant. No such enforcement however has occurred to date and the Company continues to enjoy a good business relationship with TPVC.
- (b) As explained in Note 4, on March 9, 2016 Mr. Giorgio Johnson resigned as an Officer and Director of the Company. His resignation was not a result of any dispute with the Company or with any matter relating to the Company's operations, polices or practices. Previously, pursuant to an employment agreement dated October 9, 2015, Mr. Giorgio Johnson had been retained to provide his services as CEO at the rate of \$ 15,000 per month. With Mr. Johnson's resignation, the Company entered into a Separation Agreement with him as of March 9, 2016, whereby he received a Convertible Promissory Note from the Company in the amount of \$ 105,000 in full payment of all accrued and unpaid compensation. The Note, which matures March 9, 2017 and which bears interest at the rate of 10% per annum, can be converted to restricted common shares, in whole or in part, on or after September 3, 2016, at the rate of 50% of the then trading price for the Company's common stock based on the average of the lowest trading prices over 3 trading days in the 10 day trading period prior to conversion. As a condition in his Separation Agreement, Mr. Johnson surrendered his right to 30,000,000 Preferred (super voting) Shares and 20,000,000 common shares. The Company's previous business plan, under Mr. Johnson's direction, to pursue the creation, production and distribution of video games and related Apps was abandoned without additional cost to the Company. As an additional condition to Mr. Johnson's separation, in the event that the Company effects a reverse split of its common stock at any time prior to September 9, 2016 Mr. Johnson has the right to acquire 2% of the number of outstanding common shares post reverse split at a strike price of \$0.0001 per share if exercised within 5 days of the reverse stock split going into effect.
- (c) On March 9, 2016 Mr. Steve Berman was appointed Chief Executive Officer and Director of the Company. Mr. Berman is entitled to receive the block of 30,000,000 Preferred (super voting) Shares and he was issued 1,500,000,000 restricted common shares in consideration for his acceptance as an Officer and Director and in consideration for bringing the new business plan to the Company. The Board of Directors also approved the hiring of an assistant to Mr. Berman at the rate of up to \$5,000 per month, plus the acquisition of a vehicle to assist in the delivery of dental services and office space at a cost of up to \$3,000 per month. To date, the Company has not hired such assistant or purchased any vehicle or equipment.

The Company entered into an Employment Agreement with Mr. Berman as of March 9, 2016 which provides compensation to Mr. Berman at the rate of \$10,000 per month and which grants Mr. Berman the right to acquire up to 50,000,000 of the Company's restricted common shares at a price of \$0.0001 per share, plus the grant of 70,000,000 stock options exercisable at the rate of 2,500,000 common shares per calendar quarter over 7 years at a price equal to the lowest daily trading price in the previous quarter. He is also entitled to receive a profit incentive bonus equal to 0.25% overriding royalty on the value of all new executed contracts, net of any payments to outside services, derived by the Company from such new contracts. The Company has the right to terminate Mr. Berman's Employment Agreement at any time upon payment of 6 months' salary payable in 16 monthly installments following termination.

6. Subsequent events.

The Company is in the process of filing with the State of Delaware to change its authorized share capital from 5,030,000,000 shares (5,000,000,000 common shares and 30,000,000 "Series A" preferred shares) to 3,500,000,000 common shares and 1,530,000,000 "Series A" preferred shares. Concurrent with this change, Steve Berman, our CEO, intends to surrender his 1,500,000,000 common shares in exchange for 1,500,000,000 "Series A" preferred shares. After this exchange, the total issued and outstanding common shares will be reduced from its current level of 2,798,719,698 common shares to 1,298,719,698 common shares.

In early December,2016 the Company obtained shirt term financing of \$15,000 for working capital to support its past and current operating obligations.

6) Issuer's Business, Products & Services / Management Discussion & Analysis

The following Management's Discussion & Analysis (MD&A) should be read in conjunction with the financial statements for the 12 months ending October 31, 2016, and the notes thereto. The Accompanying Financial Statements have been prepared from the books and records of the Company and have not been subject to independent review and audit. The financials reflect all adjustments known to management necessary to fairly reflect the results of operations and financial position of the Company for the periods presented.

Forward-looking Statements

This section contains certain statements that may include "forward-looking statements" as defined in the Private Securities Litigation Reform Act of 1995. These forward-looking statements are often identified by the use of forward-looking terminology such as "believes," "expects," "anticipate," "optimistic," "intend," "will" or other similar expressions. The Company's actual results could differ materially from those anticipated in these forward-looking statements as a result of a variety of factors, including those discussed in the Company's periodic reports that are filed with OTC and available on its website http://www.otcmarkets.com. All forward-looking statements attributable to the Company or persons acting on its behalf are expressly qualified in their entirety by these factors. Other than as required under applicable securities laws, the Company does not assume a duty to update these forward-looking statements.

Description of Business

On March 9, 2016 Mr. Steve Berman was appointed Chief Executive Officer and Director of the Company. With his appointment, the Company intends to change its business model to become the onsite provider of certain mobile "home care" dental related services to senior citizens in their senior assisted living facilities where such onsite services are not presently being provided, as well as becoming a preeminent provider of other medical services, with the additional focus of acquiring and/or merging with proven and profitable businesses primarily operating in the \$1.7 trillion healthcare industry. In addition, the Company intends to acquire equity interests in strategically placed business in other industries already producing revenues. To date however, because of the absence of new capital, the Company has not been financially able to execute this new business plan and may not be in a position to do so until such capital is raised either in new equity, in new/restructured debt and /or in a combination of both.

On November 4, 2016 the Company announced its intention to acquire a 49% equity/ownership stake in Family Mobil Safety ("FMS") Marketing, the distributor of a safe driving App. Under terms of the deal, FMS and their global distribution network of the drive safe app will remain fully operational and continue as a standalone brand following the close of the acquisition. The FMS revolutionary safe driving app is currently generating approximately \$35,000 in average monthly revenues, and this is expected to increase recurring monthly revenues as organic traction amongst auto dealerships and auto insurance companies begins the next stages of growth.

Page 18 of 22

The FMS safe driving app is intended to do a number of things to keep your attention on the road while you're driving and not on your smart phone. As soon as the FMS app detects that the vehicles wheels are in motion the App will be programmed to automatically shut down all voice and social media communication ability for safe, distraction-free driving.

Operating results

Including management compensation of \$321,384 to the prior and current CEO, the Company incurred a net operating loss of \$(478,459) for the 12 months ended October 31, 2016 compared with a net operating loss of \$(200.609) for the 12 months ended October 31, 2015.

Legal Proceedings

The Issuer is not a defendant in any legal proceedings.

The issuer's fiscal year end date: October 31

7) Describe the Issuer's Facilities

The Company's executive office are located at 1875 Century Park East, 6th Floor, Los Angeles, CA 90067, telephone: 310-722-6624. These offices are provided by the Company's Chief Financial Officer at no cost to the Company.

8) Officers, Directors, and Control Persons

A. Current Directors, Officers, and any significant shareholders

Mr. Steve Berman, Chief Executive Officer and Director (from March 9, 2016 to present)

Mr. Alan Bailey, Chief Financial Officer (from July 1, 2015 to present)

Mr. Steve Berman is a native of New York with more than 30 years of sales success and executive leadership experience and a successful entrepreneur, having founded several companies and serving in the CEO role. He has been instrumental in capital financings for several public and private companies, including but not limited to start-ups and prerevenue businesses. Most recently, Mr. Berman co-founded 3DMC, a premier digital multimedia company, and served as CEO of Stealth Sports and Marketing, a consulting firm specializing in marketing and multimedia solutions to professional sports teams. Prior to working with 3DMC and Stealth Sports and Marketing, Mr. Berman held the position of Senior Vice Present at YES Network, the number one regional sports network. Throughout his career, Mr. Berman has developed key relationships in the top 10 markets, and was responsible for developing the adverting platform for YES, which ultimately resulted in significant sales increases for the Network.

Page 19 of 22

Prior to that, Mr. Berman served as Senior Vice President of Time Warner Cable NY, where he successfully grew the company's advertising sales from \$ 11 million to more than \$ 100 million, and increased national sales by 200%, resulting in Time Warner Cable NY being the number one billing cable company in the U.S. In joining On4 Communications, Inc. Mr. Berman's focus, subject to being successful in raising new capital, intends to be to lead several initiatives to build long-term shareholder value through the development of new sales and revenue opportunities.

B. Legal/Disciplinary History.

Please identify whether any of the foregoing persons have, in the last five 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

None

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

C. Beneficial Shareholders

Provide a list of the name, address and shareholdings or the percentage of shares owned by all persons beneficially owning more than ten percent (10%) of any class of the issuer's equity securities. If any of the beneficial shareholders are corporate shareholders, provide the name and address of the person(s) owning or controlling such corporate shareholders and the resident agents of the corporate shareholders.

At October 31, 2016, the Company had 2,798,719,698 issued and outstanding common shares and 30,000,000 issued and outstanding "Series A" preferred shares. Of these, the current holder of more than 10% is as follows:

Page 20 of 22

Percentage of total issued and outstanding

Steve Berman *

Preferred shares 30,000,000 (100% of total issued)

The Preferred shares carry 5,000 to 1 votes over the common shares

Steve Berman

Common Shares

1,500,000,000 (53.6% of total)

*Under the terms of his employment and as a condition to bringing a new business plan to the Company Mr. Steve Berman is to become the beneficial owner of the Preferred shares. However, the Preferred shares are pledged as security against the convertible debt due Tide Pool Ventures Corporation, which at October 31,2016 totaled \$ 62,087 in outstanding principal and \$ 10,986 in accrued interest.

9) Third Party Providers

Please provide the name, address, telephone number, and email address of each of the following outside providers that advise your company on matters relating to operations, business development and disclosure:

Legal Counsel

None

Accountant or Auditor

None

Investor Relations Consultant

None

10) Issuer Certification

- I, Steve Berman and Alan Bailey certify that:
 - 1. We have reviewed this <u>disclosure statement</u> of <u>On4 Communications</u>, <u>Inc.</u>;
 - 2. Based on our 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 our 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.

Dated: December 15,2016

/s/ STEVE BERMAN, Chief Executive Officer and Director.

/s/ ALAN BAILEY, Chief Financial Officer.