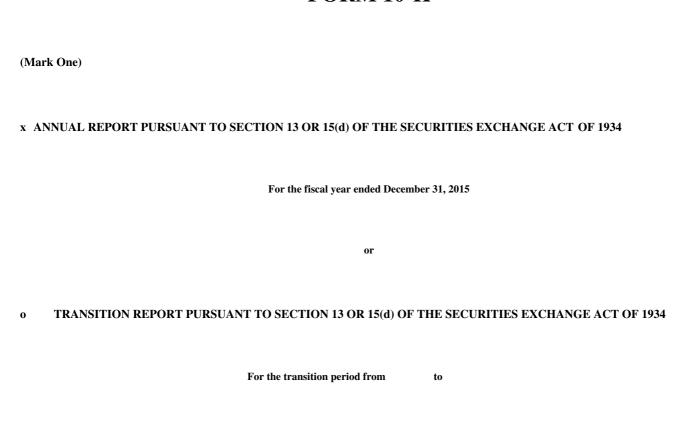
RETRACTABLE TECHNOLOGIES INC Form 10-K March 30, 2016 Table of Contents

UNITED STATES SECURITIES AND EXCHANGE COMMISSION

Washington, D.C. 20549

FORM 10-K



Retractable Technologies, Inc.

Commission file number 001-16465

(Exact name of registrant as specified in its charter)

Texas (State or other jurisdiction of incorporation or organization)

75-2599762 (I.R.S. Employer Identification No.)

511 Lobo Lane Little Elm, Texas (Address of principal executive offices)

75068-5295 (Zip Code)

972-294-1010				
Registrant s telephone number, include	ding area code			
Securities registered pursuant to Section 12(b) of the Act:				
Title of each class Common	Name of each exchange on which registered NYSE MKT LLC			
Securities registered pursuant to Section 12(g) of the Act:				
Preferred Stock (Title of class)				
(Title of class)				
Indicate by check mark if the registrant is a well-known seasoned issuer, as defined in Rule 40	5 of the Securities Act. Yes o No x			
Indicate by check mark if the registrant is not required to file reports pursuant to Section 13 or	Section 15(d) of the Act. Yeso No x			
Indicate by check mark whether the registrant (1) has filed all reports required to be filed by So preceding 12 months (or for such shorter period that the registrant was required to file such repast 90 days. Yes x No o				

Indicate by check mark whether the registrant has submitted electronically and posted on its corporate Web site, if any, every Interactive Data File required to be submitted and posted pursuant to Rule 405 of Regulation S-T (§232.405 of this chapter) during the preceding 12 months (or for such shorter period that the registrant was required to submit and post such files). Yes x No o

Indicate by check mark if disclosure of delinquent filers pursuant to Item 405 of Regulation S-K (§229.405 of this chapter) is not contained herein, and will not be contained, to the best of registrant s knowledge, in definitive proxy or information statements incorporated by reference in Part III of this Form 10-K or any amendment to this Form 10-K. x

Indicate by che	eck mark whether the regi	strant is a large acc	elerat	ed filer, an accelerated filer,	a non-accelerated filer, or a smaller report	ing company. See the
definitions of	large accelerated filer,	accelerated filer,	and	smaller reporting company	in Rule 12b-2 of the Exchange Act:	

Large accelerated filer o Non-accelerated filer o (Do not check if a smaller reporting company)	Accelerated filer o Smaller reporting company x
Indicate by check mark whether the registrant is a shell company (as defined in Rule 12b-2 of the Act). Yes	о No х
State the aggregate market value of the voting and non-voting common equity held by non-affiliates comput equity was last sold, or the average bid and asked price of such common equity, as of the last business day of quarter. The aggregate market value of the common equity held by non-affiliates as of June 30, 2015 was \$ outstanding shares held by non-affiliates of 14,867,232.	f the registrant s most recently completed second fiscal
APPLICABLE ONLY TO REGISTRANTS INVOLVED IN BAI	NKRUPTCY
PROCEEDINGS DURING THE PRECEDING FIVE YE	ARS:
Indicate by check mark whether the registrant has filed all documents and reports required to be filed by Sec 1934 subsequent to the distribution of securities under a plan confirmed by a court. Yes o No o	etion 12, 13, or 15(d) of the Securities Exchange Act of
(APPLICABLE ONLY TO CORPORATE REGISTRAN	ITS)
Indicate the number of shares outstanding of each of the registrant s classes of common stock, as of the late 28,619,874 shares of our Common Stock outstanding.	st practicable date. As of March 1, 2016, there were
DOCUMENTS INCORPORATED BY REFERENCE	E
List hereunder the following documents if incorporated by reference and the Part of the Form 10-K (e.g., Pa incorporated: (1) Any annual report to security holders; (2) Any proxy or information statement; and (3) Ar the Securities Act of 1933. The listed documents should be clearly described for identification purposes (e.g. ended December 24, 1980).	y prospectus filed pursuant to Rule 424(b) or (c) under
None except exhibits.	

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RETRACTABLE TECHNOLOGIES, INC.

FORM 10-K

For the Fiscal Year Ended December 31, 2015

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PART I

FORWARD-LOOKING STATEMENT WARNING

Certain statements included by reference in this filing containing the words could, may, believes, anticipates, intends, expects, and similar words constitute forward-looking statements within the meaning of the Private Securities Litigation Reform Act. Any forward-looking statements involve known and unknown risks, uncertainties, and other factors that may cause our actual results, performance, or achievements to be materially different from any future results, performance, or achievements expressed or implied by such forward-looking statements. Such factors include, among others, our ability to maintain liquidity, our maintenance of patent protection, the impact of current and future Court decisions regarding current litigation, our ability to maintain favorable third party manufacturing and supplier arrangements and relationships, our ability to quickly increase capacity in response to an increase in demand, our ability to access the market, our ability to maintain or lower production costs, our ability to continue to finance research and development as well as operations and expansion of production, the impact of larger market players, specifically Becton, Dickinson and Company (BD), in providing devices to the safety market, and other factors referenced in Item 1A. Risk Factors. Given these uncertainties, undue reliance should not be placed on forward-looking statements.

Item 1. Business.

DESCRIPTION OF BUSINESS

General Development of Business

On May 9, 1994, our company was incorporated in Texas to design, develop, manufacture, and market innovative patented safety medical products for the healthcare industry. Our goal is to become a leading provider of safety medical products. Advantages of our safety products include protection from needlestick injuries, prevention of cross contamination through reuse, and reduction of disposal and other associated costs.

We have designed, developed, and currently market the VanishPoint® and Patient Safe® products. The VanishPoint® products are designed specifically to prevent needlestick injuries and to prevent reuse. The patented designs permit the automated retraction of the needle directly from the patient after completion of the procedure.

Our VanishPoint® safety products currently consist of tuberculin, insulin, and allergy antigen VanishPoint® syringes; 0.5mL, 1 mL, 2mL, 3mL, 5mL, and 10mL VanishPoint® syringes; and the VanishPoint® autodisable syringe.

We also sell the VanishPoint® IV catheter; the VanishPoint® blood collection tube holder; and the VanishPoint® blood collection set.

The Patient Safe® syringe embodies a unique patented design and protects patients by reducing the risk of bloodstream infections resulting from catheter hub contamination. Our Patient Safe® products currently consist of 3mL, 5mL, 10mL, 20mL, 30mL, 60mL syringes and the Patient Safe® Luer cap.

On June 17, 2014, we received notice of substantial equivalence from the Food and Drug Administration for the EasyPoint needle. The EasyPoint is a retractable needle that can be used with Luer lock syringes, Luer slip syringes, and prefill syringes to give injections. The EasyPoint needle can also be used to aspirate fluids and blood collection. We have completed installation and validation of the equipment. We are currently building stock for product release.

We currently have under development additional safety products that add to or build upon or current product line offering. These products include: retractable needles and syringes, glass syringes, dental syringes, IV catheter introducers, and blood collection sets.

Our products have been and continue to be distributed nationally through numerous distributors. However, we have been blocked from access to the market by the marketing practices engaged in by BD which dominates our

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market. We initiated a lawsuit in 2007 against BD. As previously reported, the District Court granted us a final judgment for \$352 million plus post-judgment interest as well as some injunctive relief. We have not received any payments pursuant to this judgment. BD has appealed to the United States Court of Appeals for the Fifth Circuit. Oral argument was heard on February 29, 2016 and we are still waiting for the appellate decision. An earlier portion of the same case dealt with patent infringement charges against BD. In that portion of the case, the Federal Circuit determined that BD s 1mL Integra syringe violated our patents but that BD s 3mL Integra did not infringe our patents. The District Court had awarded us \$5 million plus prejudgment and post-judgment interest based on the finding of infringement by the jury. We received payment of \$7,724,826 (the Judgment Amount) from BD in connection with such award. The Judgment Amount was recognized on the income statement in the second quarter of 2015 as the case was concluded with no change to the damages that were awarded.

We continue to attempt to gain access to the market through our sales efforts, our innovative technology, introduction of new products, and, when necessary, litigation.

Section 4191 of the Internal Revenue Code, enacted by the Health Care and Education Reconciliation Act of 2010 in conjunction with the Patient Protection and Affordable Care Act (PPACA), provides for an excise tax of 2.3% on medical devices. The impact of this tax was \$360,000 in 2015, \$856,000 in 2014, and \$758,000 in 2013, and is net of expected refunds attributable to rebate credits. The Consolidated Appropriations Act, 2016 (Pub. L. 114-113), signed into law on December 18, 2015, includes a two year moratorium on the medical device excise tax imposed by Internal Revenue Code section 4191. Thus, the medical device excise tax does not apply to the sale of a taxable medical device by the manufacturer, producer, or importer of the device during the period beginning on January 1, 2016 and ending on December 31, 2017.

In 2014, we took steps to decrease our non-litigation legal costs by approximately \$1.1 million. Additionally, effective May 9, 2014, we reduced our workforce by 13.7% in an effort to cut costs. In 2015, we further reduced our workforce. The net effect of the lower non-litigation costs and the reduced workforce, offset by a payment to a former executive, was approximately \$450,000 in 2015.

We exchanged 728,000 shares of Common Stock for 200,000 shares of our Series IV Class B Convertible Preferred Stock as of November 30, 2015 pursuant to an agreement with a shareholder. Such shareholder agreed to waive all unpaid dividends in arrears associated with the tendered preferred stock, equaling \$3,094,795. Future dividend requirements of \$200,000 per year are avoided as a result of this transaction.

Financial Information

Please see the financial statements in **Item 8. Financial Statements and Supplementary Data** for information about our revenues, profits, and losses for the last three years and total assets, liabilities, and stockholder equity for the last two years.

Principal Products

Our products with Notice of Substantial Equivalence to the U.S. Food and Drug Administration (FDA) and which are currently sold include the 1mL tuberculin; insulin syringes; allergy antigen VanishPoint® syringes; 0.5mL, 2mL, 3mL, 5mL, and 10mL

VanishPoint® syringes; the VanishPoint® blood collection tube holder; the VanishPoint® IV safety catheter; small diameter tube adapter; the allergy tray; the Patient Safe® syringes; the Patient Safe® Luer Cap; and the VanishPoint® Blood Collection Set. We are also selling VanishPoint® autodisable syringes in the international market in addition to our other products.

Syringe sales comprised 98.6%, 97.3%, and 98.2% of revenues in 2013, 2014, and 2015, respectively.

Principal Markets

Our products are sold to and used by healthcare providers primarily in the U.S. (with 22.1% of revenues in 2015 generated from sales outside the U.S.) which include, but are not limited to, acute care hospitals, alternate care facilities, doctors offices, clinics, emergency centers, surgical centers, long-term care facilities, Veterans Administration facilities, military organizations, public health facilities, and prisons.

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The need to change to safety devices is due to the risk that is carried with each needlestick injury which includes the potential transmission of over 20 bloodborne pathogens, including the human immunodeficiency virus (HIV, which causes AIDS), hepatitis B, and hepatitis C. Because of the occupational and public health hazards posed by conventional disposable syringes, public health policy makers, domestic organizations, and government agencies have been involved in the effort to get more effective safety needle products to healthcare workers. Federal legislation was signed into law on November 6, 2000, by former President William Jefferson Clinton. This legislation, which became effective for most states on April 12, 2001, requires safety needle products be used for the vast majority of procedures. However, even with this requirement, some hospitals are neglecting to follow the law intended to protect healthcare workers.

Methods of Marketing and Distribution

Under the current supply chain system in the U.S. acute care market, the vast majority of decisions relating to the contracting for and purchasing of medical supplies are made by the representatives of group purchasing organizations (GPOs) and purchasing representatives rather than the end-users of the product (nurses, doctors, and testing personnel). The GPOs and larger manufacturers often enter into contracts which can prohibit or limit entry in the marketplace by competitors.

We distribute our products throughout the U.S. through general line and specialty distributors. We also use international distributors. We have developed a national direct marketing network in order to market our products to health care customers and their purchaser representatives. Our marketers make contact with all of the departments that affect the decision-making process for safety products, including the purchasing agents. They call on acute care and alternate care sites and speak directly with the decision-makers of these facilities. We employ trained sales representatives and clinicians, including nurses and/or medical technologists that educate healthcare providers and healthcare workers on the use of safety devices through on-site clinical training, exhibits at related tradeshows, and publications of relevant articles in trade journals and magazines. These employees provide clinical support to customers. In addition to marketing our products, the network demonstrates the safety and cost effectiveness of the VanishPoint® automated retraction products to customers.

In the needle and syringe market, the market share leader, BD, has utilized, among other things, product disparagement, patent infringement, false advertising, and other deceptive conduct which have restricted the entry of VanishPoint® syringes into the market. Other products manufactured by us that are being denied market access as a result of BD s anticompetitive actions include the IV safety catheters and Patient Safe® syringes.

We have numerous agreements with organizations for the distribution of our products in foreign markets. In Canada, the provinces of Alberta, Manitoba, Ontario, and Saskatchewan have passed laws or regulations regarding healthcare worker safety and the use of safe needle products. The European Union has issued Directive 2010/32/EU regarding safe procedures and the use of safe needle products to prevent needlestick injuries. Brazil is the only country in Latin America that has initiated a regulation requiring the use of safe needle products to prevent needlestick injuries. The Australian states of New South Wales, Queensland, and Victoria have guidelines or directives regarding the prevention of needlestick injuries.

Key components of our strategy to increase our market share are to: (a) defeat anticompetitive practices through litigation; (b) focus on methods of upgrading our manufacturing capability and efficiency in order to enable us to reduce costs and improve profit margins; (c) continue marketing emphasis in the U.S.; (d) continue to add Veterans Administration facilities, health departments, emergency medical services, federal prisons, long-term care, home healthcare facilities, and retail pharmacies as customers; (e) educate healthcare providers, insurers, healthcare workers, government agencies, government officials, and the general public on the reduction of risk and the cost effectiveness afforded by our

products; (f) market product through GPO contracts and supply Integrated Delivery Networks where possible; (g) consider possibilities for future licensing agreements and joint venture agreements for the manufacture and distribution of safety products in the U.S. and abroad; (h) introduce new products; and (i) increase international sales.

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Status of Publicly Announced New Products

We have applied for patent protection and are in the process of developing additional safety medical products.

On June 17, 2014, we received notice of substantial equivalence from the Food and Drug Administration for the EasyPoint needle. The EasyPoint is a retractable needle that can be used with Luer lock syringes, Luer slip syringes, and prefill syringes to give injections. The EasyPoint needle can also be used to aspirate fluids and blood collection. We have completed installation and validation of the equipment. We are currently building stock for product release.

Sources and Availability of Raw Materials

We purchase most of our product components from single suppliers, including needle adhesives and packaging materials. There are multiple sources of these materials. We own the molds that are used to manufacture the plastic components of our products in the U.S. Our current suppliers include Channel Prime Alliance, PolyOne Corporation, Sterigenics, Amcor Flexibles, Bemis Healthcare Packaging, and Kovacmed.

Patents, Trademarks, Licenses, and Proprietary Rights

Soon after the Company was formed in May 1994, in recognition of the preexisting technology, intellectual property rights, products, inventive knowhow and ongoing research and development projects (the Core Technology) that were brought into the Company by Thomas J. Shaw as its founder and CEO, the Company and Mr. Shaw entered into a Technology License Agreement dated June 23, 1995, which was subsequently amended July 3, 2008, and again to its present form September 7, 2012.

As amended, the Technology License Agreement encompasses the Core Technology, all technology and knowhow arising out of the Core Technology that has been developed since its inception, all related future improvements, and all the related domestic and foreign patents and patent applications naming Mr. Shaw as an inventor. The knowhow component is broadly defined to include both technical and valuable proprietary business information. Under the Technology License Agreement, Mr. Shaw has granted the Company an exclusive worldwide license in the inventions and under his related patent rights to manufacture, market, sell and distribute the licensed technology and improvements that perform the same function in a better or more economical way. The Company has the right to grant sublicenses and assign the Technology License Agreement subject to Mr. Shaw s approval. The term of the Technology License Agreement is coextensive with the life of the patent rights that are subject to it.

In return for the rights granted, the Company paid Mr. Shaw an initial licensing fee and pays a continuing 5% royalty on gross sales, as well as the costs of obtaining and maintaining the patents subject to the license. The Company has reserved the right to control patent prosecution and the right not to pursue or maintain any patent or patent application, in which case the rights in any non-elected technology revert to Mr. Shaw and are excluded from the license. The Technology License Agreement also acknowledges a march-in right held by the U.S. government as a result of federal funding that was provided under Small Business Innovation Research grants made during the early development of what later

became the Company s VanishPoint® product line.

The Company holds exclusive rights under domestic and foreign patents and has pending applications related to the technology embodied in products that are currently marketed. The Company also holds rights related to new products under development. The patents exclusively licensed by the Company have varying remaining terms and expiration dates. While patents covering some features of the VanishPoint® syringes have recently expired or will expire during 2016, another patent with a later expiration date will continue to provide patent coverage for VanishPoint® syringes until 2020.

The Company has also registered the following trade names and trademarks: VanishPoint®, Easy Point , Patient Safe®, VanishPoint® logos, RT with a circle mark, the Spiral Logo used in packaging VanishPoint® products, the color coded spots on the ends of our VanishPoint® syringes and others. The Company has also obtained federal trademark protection for the slogan
The New Standard for Safety.

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We are involved in patent litigation detailed in Item 3. Legal Proceedings .	. We have decided, on the advice of patent counsel, not to purchase
patent insurance because it would require inappropriate disclosure of inform	nation that is currently proprietary and confidential.

Seasonality

Historically, unit sales have increased in the latter part of the year due, in part, to the demand for syringes during the flu season.

Working Capital Practices

Cash and cash equivalents include unrestricted cash, restricted cash, money market accounts, and investments with original maturities of three months or less. Restricted cash consisted of a demand deposit used to collateralize a Letter of Credit issued by us for the purchase of manufacturing equipment. The Letter of Credit was utilized in 2015.

We record trade receivables when revenue is recognized. No product has been consigned to customers. Our allowance for doubtful accounts is primarily determined by review of specific trade receivables. Those accounts that are doubtful of collection are included in the allowance. This provision is reviewed to determine the adequacy of the allowance for doubtful accounts. Trade receivables are charged off when there is certainty as to their being uncollectible. Trade receivables are considered delinquent when payment has not been made within contract terms.

Inventories are valued at the lower of cost or market, with cost being determined using actual average cost. The Company compares the average cost to the market price and records the lower value. Management considers such factors as the amount of inventory on hand and in the distribution channel, estimated time to sell such inventory, the shelf life of inventory, and current market conditions when determining excess or obsolete inventories. A reserve is established for any excess or obsolete inventories or they may be written off.

Receivables are established for federal and state taxes where we have determined we are entitled to a refund for overpayments of estimated taxes or loss carrybacks.

Accounts payable and other short-term liabilities include amounts that we believe we have an obligation for at the end of year. These included charges for goods or services received in 2015 but not billed to us at the end of the year. It also included estimates of potential liabilities such as rebates and other fees.

Our domestic return policy is set forth in our standard Distribution Agreement. This policy provides that a customer may return incorrect shipments within 10 days following arrival at the distributor s facility. In all such cases the distributor must obtain an authorization code from us and affix the code to the returned product. We will not accept returned goods without a returned goods authorization number. We may refund the customer s money or replace the product.

Our domestic return policy also generally provides that a customer may return product that is overstocked. Overstocking returns are limited to two times in each 12 month period up to 1% of distributor s total purchase of products for the prior 12 month period upon the following terms: i) an overstocked product is that portion of distributor s inventory of the product which exceeds distributor s sales volume for the product during the preceding four months; ii) distributor must not have taken delivery of the product which is overstocked during the preceding four months; iii) overstocked product held by distributor in excess of 12 months from the date of original invoice will not be eligible for return; iv) the product must have an expiration date of at least 24 months from the date of return; v) the overstocked product must be returned to us in our saleable case cartons which are unopened and untampered, with no broken or re-taped seals; vi) distributor will be granted a credit which may be used only to purchase other products from us, the credit to be in the amount of the invoice price of the returned product less a 10% restocking fee which will be assessed against distributor s subsequent purchase of product; vii) distributor must obtain an authorization code from our distribution department and affix the code to the returned product; and viii) distributor shall bear the cost of shipping the returned products to us. All product overstocks and returns are subject to inspection and acceptance by us.

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Our international contracts generally do not provide for any returns.
Dependence on Major Customers
Two customers accounted for an aggregate of 45.7% of our revenue in 2015. We have numerous other customers and distributors that sell our products in the U.S. and internationally.
Backlog Orders
Order backlog is not material to our business inasmuch as orders for our products generally are received and filled on a current basis, except for items temporarily out of stock.
Government Funding of Research and Right to License
Thomas J. Shaw received grants from the federal government for his initial 1991 version of a safety syringe, which may give the federal government the right to allow others to manufacture that syringe. However, we believe the government has no right to allow others to manufacture the current version of the VanishPoint® syringe.
Government Approval and Government Regulations
For all products manufactured for sale in the domestic market we have given notice of intent to market to the FDA and the devices were shown to be substantially equivalent to the predicate devices for the stated intended use.
For all products manufactured for sale in the foreign market, we hold a certificate of Quality System compliance with ISO 13485. We also have approval to label products for sale into European Union countries with a CE Mark. We will continue to comply with applicable regulations of all countries in which our products are registered for sale.
Competitive Conditions

Our products are sold to and used by healthcare providers primarily in the U.S. (with 22.1% of revenues in 2015 generated from sales outside the U.S.) which include, but are not limited to, acute care hospitals, alternate care facilities, doctors offices, clinics, emergency centers, surgical centers, long-term care facilities, Veterans Administration facilities, military organizations, public health facilities, and prisons.

We compete primarily on the basis of product performance and quality. We believe our competitive advantages include, but are not limited to, our leadership in quality and innovation. We believe our products continue to be the most effective safety devices in today s market. Our syringe products include passive safety activation, require less disposal space, and are activated while in the patient, reducing exposure to the contaminated needle. Our price per unit is competitive or even lower than the competition once all the costs incurred during the life cycle of a syringe are considered. Such life cycle costs include disposal costs, testing and treatment costs for needlestick injuries, and treatment for contracted illnesses resulting from needlestick injuries.

Major domestic competitors include BD and Medtronic Minimally Invasive Therapies (Medtronic, formerly known as Covidien). Terumo Medical Corp., Smiths Medical, and B Braun are additional competitors with smaller market shares.

Founded in 1897, BD is headquartered in New Jersey. BD s safety-engineered device sales accounted for approximately 25.3% of BD s total 2015 sales. BD s classification of safety-engineered devices include the SafetyLok syringe, which features a tubular plastic sheath that must be manually slid over the needle after removal from the patient, and the SafetyGlide hypodermic needle which utilizes a manually activated hinged lever to cover the needle tip after removal from the patient. BD markets the SafetyGlide blood collection set that has a manually activated cover designed to extend over the needle after use. The BD Eclipse safety blood collection needle and hypodermic needle is also designed to manually cover the needle after removal from the patient. BD

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manufactures the Integra 3mL retracting needle and syringe product, as well as a spring activated Vacutainer® Passive Shielding Blood Collection Needle and spring activated retracting Vacutainer® blood collection set. BD s Vacutainer® brand name is commonly used as industry jargon to refer to blood collection products in general.

Medtronic offers the Monoject® safety syringe, which, like the BD SafetyLok , requires the use of two hands to manually extend the tubular plastic shield to cover the needle after removal from the patient. Medtronic also markets the Magellan needle, similar to BD s SafetyGlide needle, which has a manually activated hinged lever to cover the needle tip after removal from the patient.

Many of BD s and Medtronic s products result in exposure to the contaminated needle or allow for needle removal and potential syringe reuse.

In contrast, VanishPoint® syringes can be used without significant changes in injection technique. The automated needle retraction is activated when the plunger handle is fully depressed, in conjunction with the delivery of the complete medication dose, while the needle is still in the patient. This pre-removal activation virtually eliminates exposure to the contaminated needle, reducing the risk of needlestick injuries. Activation is easily accomplished in one step, using one hand. Upon activation of the retraction mechanism, VanishPoint® syringes are rendered unusable, reducing the risk of disposal-related injuries or reuse.

Our safety needle products have several advantages over non-retracting safety needles, including, but not limited to: pre-removal activation; automated needle retraction; integrated safety mechanism; reuse prevention; ease of use; and minimal training.

BD and Medtronic have controlling U.S. market share; greater financial resources; larger and more established sales, marketing, and distribution organizations; and greater market influence, including long-term and/or exclusive contracts. Additionally, BD may be able to use its resources to improve its products through research or acquisitions or develop new products, which may compete with our products.

Several factors could materially and beneficially affect the marketability of our products. Demand could be increased by existing legislation and other legislative and investigative efforts. Licensing agreements could provide entry into new markets and generate additional revenue. Further, outsourcing arrangements could increase our manufacturing capacity with little or no capital outlay and provide a competitive cost.

Litigation could also provide more access to the market. For example, if upheld on appeal, the injunctive relief we obtained in litigation means that BD would have to notify end use customers such as nurses, hospitals, clinics, and nursing homes that it had misrepresented information about our products and its own products with regard to sharpness and medication waste and that such statements were false and misleading, and, in part, based on false and inaccurate measurements of the VanishPoint® products. BD has already taken some measures to advise its employees, distributors, and GPOs of its actions in accordance with injunctive provisions that were not stayed pending appeal.

Our competitive position is weakened by the method that providers use for making purchasing decisions and the fact that our initial price per unit for our safety needle products may be higher than some of the less effective safety needle products that are on the market.

Research and Development

We spent \$608,000; \$617,000; and \$837,000 in 2015, 2014, and 2013, respectively, on research and development. Costs in 2015 were primarily for compensation and related benefits, along with engineering samples and testing. Our ongoing research and development activities are performed by an internal research and development staff and includes developing process improvements for current and future automated machines. Our limited access to the market has slowed the introduction of products.

Possible future products include safety medical devices and other needle devices to which automated retraction can be applied. We have additional safety product designs that add to or build upon our current product line offering. These product designs include: retractable needle syringe designs, retractable needle designs, glass

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syringe designs, retractable needle dental syringe designs, retractable needle IV catheter designs, and retractable needle blood collection product designs. While these product designs are in various stages of development, we have recently focused on the design and manufacture of our next generation of needle products which are needle-based retractable safety products intended for use with devices to inject fluids, aspirate fluids, and obtain blood collection. These retractable needle-based products are designed to offer effective sharps injury prevention by: being easily operated using one-handed activation; keeping the user s hands behind the needle at all times; having a low manufacturing cost; and having new applications and uses that expand into markets in addition to those already addressed by VanishPoint® and Patient Safe® products, such as prefilled syringes, fluid aspiration, partial injection, blood collection, and dental injections.

Environmental Compliance

We believe that we do not incur material costs in connection with compliance with environmental laws. We are considered a Conditionally Exempt Small Quantity Generator because we generate less than 100 kilograms (220 lbs.) of hazardous waste per month. Therefore, we are exempt from the reporting requirements set forth by the Texas Commission on Environmental Quality. The waste that is generated at our facility is primarily made up of flammable liquids and paint-related waste and is sent for fuel blending by Safety Kleen. This fuel blending process completely destroys our waste and satisfies our cradle-to-grave responsibility.

Other nonhazardous production waste includes clean polypropylene regrind, paper, and corrugated material that is recycled. All other nonhazardous waste produced is considered municipal solid waste and sent to a sanitary landfill by CWD.

We also produce small amounts of regulated biohazardous waste from contaminated sharps and laboratory wastes. This waste is sent for incineration by Stericycle.

Employees

As of March 1, 2016, we had 136 employees. 134 of such employees were full time employees.

Financial Information About Geographic Areas

We have minimal long-lived assets in foreign countries. Shipments to international customers generally require a prepayment either by wire transfer or an irrevocable confirmed letter of credit. We do extend credit to international customers on some occasions depending upon certain criteria, including, but not limited to, the credit worthiness of the customer, the stability of the country, banking restrictions, and the size of the order. All transactions are in U.S. currency. If customers designate a specific destination for its order, we attribute sales to countries based on the destination of shipment.

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	2015	2014	2013
U.S. sales	\$ 23,029,976	\$ 27,649,974	\$ 24,843,200
North and South America sales			
(excluding U.S.)	5,668,785	5,651,426	4,453,151
Other international sales	853,439	1,219,230	1,488,776
Total sales	\$ 29,552,200	\$ 34,520,630	\$ 30,785,127
Long-lived assets			
U.S.	\$ 11,282,192	\$ 10,642,859	\$ 10,676,053
International	\$ 185,869	\$ 209,994	\$ 234,119

Most large international sales of VanishPoint® syringes are filled by production from a Chinese manufacturer. In the event that we become unable to purchase such product from our Chinese manufacturer, we would need to find an alternate manufacturer for the 0.5mL insulin syringe, the 0.5mL autodisable syringe, and the 2mL, 5mL, and 10mL syringes and we would increase domestic production for the 1mL and 3mL syringes.

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We do not maintain patent or trademark protection in all foreign countries, but, where possible, have taken steps to protect our patents and trademarks in those countries where we routinely conduct a material amount of business. Our lack of patent and trademark protection, particularly in certain foreign countries, heightens the risk that our designs may be copied by a competitor.

Available Information

We make available, free of charge on our website (www.vanishpoint.com), our Form 10-K Annual Report and Form 10-Q Quarterly reports and current reports on Form 8-K (and any amendments to such reports) as soon as reasonably practical after such reports are filed.

Item 1A. Risk Factors.

We could be subject to complex and costly regulatory activities. Our business could suffer if we or our suppliers encounter manufacturing problems. We could be subject to risks associated with doing business outside of the U.S. Current or worsening economic conditions may adversely affect our business and financial condition.

You should carefully consider the following material risks facing us. If any of these risks occur, our business, results of operations, or financial condition could be materially affected.

We Compete in an Anticompetitive Marketplace

We operate in an environment that is dominated by BD, the major syringe manufacturer in the U.S. We initiated a lawsuit in 2007 against BD. The suit was for patent infringement, antitrust practices, and false advertising. The court severed the patent claims from the other claims pending resolution of the patent dispute. The antitrust and false advertising claims resulted in a final judgment for \$352 million plus prejudgment and post-judgment interest as well as some injunctive relief. We have not received any of the amounts indicated by the District Court in its final judgment. BD has appealed to the United States Court of Appeals for the Fifth Circuit. Oral argument was heard on February 29, 2016 and we are still waiting for the appellate decision.

Although we have made limited progress in some areas, such as the alternate care and some international markets, our volumes are not as high as they should be given the nature and quality of our products and the federal and state legislation requiring the use of safe needle devices. We believe this is due to the anticompetitive market, despite our litigation efforts described briefly above.

We Have Generally Been Unable to Gain Sufficient Market Access to Achieve Profitable Operations

We have a history of incurring net operating losses. We may experience operating losses in the future. If we are unable to gain sufficient market access and market share, we may be unable to continue to finance research and development as well as support operations and expansion of production.

We Are Dependent on Our Patent Protection

Our main competitive strength is our technology. We are dependent on patent rights, and if the patent rights are invalidated or circumvented, our business would be adversely affected. Patent protection is considered, in the aggregate, to be of material importance in the design, development, and marketing of products.

The Company holds exclusive rights under domestic and foreign patents and has pending applications related to the technology embodied in products that are currently marketed. The Company also holds rights related to new products under development. The patents exclusively licensed by the Company have varying remaining terms and expiration dates. While patents covering some features of the VanishPoint® syringes have recently expired or will expire during 2016, another patent with a later expiration date will continue to provide patent coverage for VanishPoint® syringes until 2020.

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Patent life may be extended, not through the original patents, but through related improvements. As our technology ages (and the associated patent life expires), our competitive position in the marketplace could weaken. The patent protection may decrease and make us vulnerable to other competitors utilizing our technology.

We do not maintain patent or trademark protection in all foreign countries, but, where possible, have taken steps to protect our patents and trademarks in those countries where we routinely conduct a material amount of business. Our lack of patent and trademark protection, particularly in certain foreign countries, heightens the risk that our designs may be copied by a competitor.

Our Patents Are Subject to Litigation

We have been sued by BD and MDC Investment Holdings, Inc. for patent infringement. This case is has been administratively closed until the appeal is resolved in our case against BD. Patent litigation and challenges involving our patents are costly and unpredictable and may deprive us of market exclusivity for a patented product or, in some cases, third party patents may prevent us from marketing and selling a product in a particular geographic area.

We Are Vulnerable to New Technologies

Because we have a narrow focus on particular product lines and technology (currently predominantly retractable needle products), we are vulnerable to the development of superior competing products and to changes in technology which could eliminate or reduce the need for our products. If a superior technology is created, the demand for our products could greatly diminish.

Our Competitors Have Greater Resources

Our competitors have greater financial resources, larger and more established sales and marketing and distribution organizations, and greater market influence, including long-term contracts. These competitors may be able to use these resources to improve their products through research and acquisitions or develop new products, which may compete more effectively with our products. If our competitors choose to use their resources to create products superior to ours, we may be unable to sell our products and our ability to continue operations would be weakened.

The Majority of Our Sales Are Filled Using One Third Party Manufacturer

Most international syringe sales, as well as a substantial portion of domestic sales, are filled by production from a Chinese manufacturer. In the event that we become unable to purchase such product from our Chinese manufacturer, we would need to find an alternate manufacturer for the 0.5mL insulin syringe, the 0.5mL autodisable syringe, and the 2mL, 5mL, and 10mL syringes and we would increase domestic production for

the 1mL and 3mL syringes. Even with increased domestic production, we may not be able to avoid a disruption in supply. In 2015, the 1mL and 3mL syringes made up 94.5% of our unit sales and 91.5% of our revenues.

Fluctuations in Supplies of Inventory Could Temporarily Increase Costs

Fluctuations in the cost and availability of raw materials and inventory and the ability to maintain favorable third party manufacturing arrangements and relationships could result in the need to manufacture all of our products in the U.S. This could temporarily increase unit costs as we ramp up domestic production.

We Are Controlled by One Shareholder

Thomas J. Shaw, our President and Chief Executive Officer, would have investment or voting power over a total of 49.5% of the outstanding Common Stock if he exercised his options as of March 1, 2016. Mr. Shaw will, therefore, have the ability to direct our operations and financial affairs and to substantially influence the election of members of our Board of Directors. His interests may not always coincide with the Company s interests or the interests of other stockholders. This concentration of ownership, for example, may have the effect of delaying, deferring, or preventing a change in control, impeding a merger, consolidation, takeover, or other business

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combination involving us, or discouraging a potential acquirer from making a tender offer or otherwise attempting to obtain control of us, which in turn could materially adversely affect the market price of our Common Stock. Mr. Shaw s rights under the Technology License Agreement, as the owner of the technology we produce, present similar conflicts of interest.

Current Economic Conditions May Decrease Collectability of Accounts

Although we believe that we have granted credit to credit-worthy firms, current economic conditions may affect the timing and/or collectability of some accounts.

We Face Inherent Product Liability Risks

As a manufacturer and provider of safety needle products, we face an inherent business risk of exposure to product liability claims. If a product liability claim is made and damages are in excess of our product liability coverage, our competitive position could be weakened by the amount of money we could be required to pay to compensate those injured by our products. In the event of a recall, we have recall insurance.

Item 1B. Unresolved Staff Comments.

Not applicable and none.

Item 2. Properties.

Our headquarters is located at 511 Lobo Lane, on 35 acres, which we own, overlooking Lake Lewisville in Little Elm, Texas. The headquarters is in good condition and house our administrative offices and manufacturing facility. The manufacturing facility produced approximately 21.9% of the units that were manufactured in 2015. In the event that we become unable to purchase product from our Chinese manufacturer, we would need to find an alternate manufacturer for the 0.5mL insulin syringe, the 0.5mL autodisable syringe, and the 2mL, 5mL, and 10mL syringes and we would increase domestic production for the 1mL and 3mL syringes. The 5mL and 10mL syringes are sold principally in the international market. In 2015, we used approximately 25.6% of our current U.S. productive capacity for VanishPoint® syringes.

A loan in the original principal amount of \$4,210,000 is secured by our land and buildings. See Note 7 to our financial statements for more information.

In the opinion of Management, the property and equipment are suitable for their intended use and are adequately covered by an insurance policy.

Item 3. Legal Proceedings.

In May 2010, our and Mr. Shaw s suit against BD in the U.S. District Court for the Eastern District of Texas, Marshall Division alleging violations of antitrust acts, false advertising, product disparagement, tortious interference, and unfair competition was reopened. The trial commenced on September 9, 2013 in the U.S. District Court for the Eastern District of Texas, Tyler Division, and the jury found that BD illegally engaged in anticompetitive conduct with the intent to acquire or maintain monopoly power in the safety syringe market and engaged in false advertising under the Lanham Act. The jury awarded us \$113,508,014 in damages, which was trebled pursuant to statute. The Court granted injunctive relief to take effect January 15, 2015. In doing so, the Court found that BD s business practices limited innovation, including false advertisements that suppressed sales of the VanishPoint®. The specific injunctive relief includes: (1) enjoining BD s use of World's Sharpest Needle or any similar assertion of superior sharpness; (2) requiring notification to all customers who purchased BD syringe products from July 2, 2004 to date that BD wrongfully claimed that its syringe needles were sharper and that its statement that it had data on file was false and misleading; (3) requiring notification to employees, customers, distributors, GPOs, and government agencies that the deadspace of the VanishPoint® has been within ISO standards since 2004 and that BD overstated the deadspace of the VanishPoint® to represent that it was higher than some of BD s syringes when it was actually less, and that BD s statement that it had data on file was false and misleading, and, in addition, posting this notice on its website for a period of three years; (4) enjoining BD from advertising that

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its syringe products save medication as compared to VanishPoint® products for a period of three years; (5) requiring notification to all employees, customers, distributors, GPOs, and government agencies that BD s website, cost calculator, printed materials, and oral representations alleging BD s syringes save medication as compared to the VanishPoint® were based on false and inaccurate measurement of the VanishPoint®, and, in addition, posting this notice on its website for a period of three years; and (6) requiring the implementation of a comprehensive training program for BD employees and distributors that specifically instructs them not to use old marketing materials and not to make false representations regarding VanishPoint® syringes. Final judgment was entered on January 15, 2015, awarding us \$340,524,042 in damages and \$11,722,823 in attorneys fees, as well as granting injunctive relief consistent with the orders as indicated above. The parties stipulated that the amount of litigation costs recoverable by us is \$295,000. On January 14, 2015, the District Court stayed the portion of the injunctive relief that requires BD to notify end-user customers but also ordered BD to comply with internal correction activities as well as mandatory disclosures as set out above to its employees, customers, distributors and Group Purchasing Organizations. BD filed an appeal of that ruling with the 5th Circuit Court of Appeals and that appeal was denied on February 3, 2015. On February 12, 2015, BD filed a motion to amend the judgment directed most specifically to the issue of award of prejudgment interest. On April 23, 2015, the Court entered an Amended Final Judgment that removed prejudgment interest but kept all other monetary and injunctive relief the same as was granted in the original Final Judgment. BD filed its brief in the appeal on July 20, 2015. We filed our responsive brief on September 18, 2015 and BD filed its brief in reply on October 19, 2015 to complete the briefing. Oral argument occurred on Monday, February 29, 2016. In many cases the 5th Circuit Court of Appeals issues its decision several months after oral argument, but there is no set time limit.

In September 2007, BD and MDC Investment Holdings, Inc. (MDC) sued us in the United States District Court for the Eastern District of Texas, Texarkana Division, initially alleging that we are infringing two U.S. patents of MDC (6,179,812 and 7,090,656) that are licensed to BD. BD and MDC seek injunctive relief and unspecified damages. We counterclaimed for declarations of non-infringement, invalidity, and unenforceability of the asserted patents. The plaintiffs subsequently dropped allegations with regard to patent no. 7,090,656 and we subsequently dropped our counterclaims for unenforceability of the asserted patents. On June 30, 2015, the Court ordered that further proceedings in this matter be stayed and that this case remain administratively closed until resolution of all appeals in the case detailed in the preceding paragraph.

proceedings in this matter be stayed and that this case remain administratively closed until resolution of all appeals in the case detailed in the preceding paragraph.
Item 4. Mine Safety Disclosures.
Not applicable.
PART II

Item 5. Market for Registrant s Common Equity, Related Stockholder Matters, and Issuer Purchases of Equity Securities.

MARKET INFORMATION

Our Common Stock has been listed on the NYSE MKT (or its predecessor entities) under the symbol RVP since May 4, 2001. Our closing price on March 1, 2016, was \$2.40 per share. Shown below are the high and low sales prices of our Common Stock as reported by the NYSE MKT for each quarter of the last two fiscal years:

2015	Hig	h	Low
Fourth Quarter	\$	3.85 \$	2.77
Third Quarter	\$	4.34 \$	3.60
Second Quarter	\$	4.55 \$	3.73
First Quarter	\$	5.70 \$	3.80

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2014	H	ligh	Low	
Fourth Quarter	\$	5.39	\$	3.31
Third Quarter	\$	3.27	\$	2.54
Second Quarter	\$	3.74	\$	2.50
First Quarter	\$	4.00	\$	2.93

SHAREHOLDERS

As of March 1, 2016, there were 28,619,874 shares of Common Stock held by 204 shareholders of record not including shareholders who beneficially own Common Stock held in nominee or street name.

DIVIDENDS

We have not ever declared or paid any dividends on the Common Stock. We have no current plans to pay any cash dividends on the Common Stock. We intend to retain all earnings, except those required to be paid to the holders of the Preferred Stock as resources allow, to support operations and future growth. Dividends on Common Stock cannot be paid so long as preferred dividends are unpaid. As of December 31, 2015, there was an aggregate of \$10.3 million in preferred dividends in arrears. As of December 31, 2014, there was an aggregate of \$12.8 million in preferred dividends in arrears.

EQUITY COMPENSATION PLAN INFORMATION

See Item 12. Security Ownership of Certain Beneficial Owners and Management and Related Stockholder Matters for a chart describing compensation plans under which equity securities are authorized.

STOCK PERFORMANCE GRAPH

The following graph compares the cumulative total return for our Common Stock from December 31, 2010 to December 31, 2015, to the total returns for the Russell Microcap® and Becton, Dickinson and Company (or BDX), a peer issuer. The graph assumes an investment of \$100 in the aforementioned equities as of December 31, 2010, and that all dividends are reinvested.

RECENT SALES OF UNREGISTERED SECURITIES
We exchanged 728,000 shares of Common Stock for 200,000 shares of our Series IV Class B Convertible Preferred Stock as of November 30, 2015 pursuant to an agreement with a shareholder. Such shareholder agreed to waive all unpaid dividends in arrears associated with the tendered preferred stock, equaling \$3,094,795. Future dividend requirements of \$200,000 per year are avoided as a result of this transaction. This transaction was exempt from registration under the Securities Act pursuant to Section 3(a)(9) of the Securities Act because the securities
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were exchanged with an existing security holder exclusively where no commission or other remuneration was paid or given directly or indirectly for soliciting such exchange.

PURCHASES OF EQUITY SECURITIES BY THE ISSUER AND AFFILIATED PURCHASERS

As discussed immediately above, 200,000 shares of our Preferred Stock were purchased by us as of November 30, 2015 in exchange for 728,000 shares of our Common Stock.

Item 6. Selected Financial Data.

The following selected financial data is qualified by reference to, and should be read in conjunction with, our audited financial statements and the notes to those statements and Management s Discussion and Analysis of Financial Condition and Results of Operations appearing elsewhere herein. The selected Statements of Operations data presented below for the years ended December 31, 2012 and 2011 and the Balance Sheet data as of December 31, 2013, 2012, and 2011 have been derived from our audited financial statements, which are not included herein.

(In thousands except for earnings per share, shares, and percentages)*

	As of and for the Years Ended December 31,									
		2015		2014		2013		2012		2011
Sales, net	\$	29,552	\$	34,521	\$	30,785	\$	33,644	\$	32,102
Cost of sales		18,987		22,499		20,475		22,468		21,199
Gross profit		10,565		12,022		10,310		11,176		10,903
Total operating expenses		13,773		14,180		16,241		15,115		14,993
Loss from operations		(3,208)		(2,158)		(5,931)		(3,939)		(4,090)
Interest income		25		34		39		47		63
Interest expense, net		(220)		(223)		(231)		(231)		(241)
Litigation proceeds		7,725								
Litigation settlements, net										5,700
Income (loss) before income taxes		4,322		(2,347)		(6,123)		(4,123)		1,432
Provision (benefit) for income taxes		8		8		91		10		14
Net income (loss)		4,314		(2,355)		(6,214)		(4,133)		1,418
Deemed capital contribution on										
extinguishment of preferred stock		2,306								
Preferred Stock dividend requirements		(709)		(915)		(916)		(918)		(964)
Income (loss) applicable to common										
shareholders	\$	5,911	\$	(3,270)	\$	(7,130)	\$	(5,051)	\$	454
Earnings (loss) per share basic	\$	0.21	\$	(0.12)	\$	(0.26)	\$	(0.19)	\$	0.02
Earnings (loss) per share diluted	\$	0.20	\$	(0.12)	\$	(0.26)	\$	(0.19)	\$	0.02
Weighted average shares outstanding										
basic		27,822,593		27,375,450		26,999,698		26,219,728		24,171,238
		29,481,294		27,375,450		26,999,698		26,219,728		26,354,786

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Weighted average shares outstanding diluted

Current assets	\$ 30,810	\$ 34,230	\$ 37,907	\$ 35,441	\$ 35,903
Current liabilities	\$ 8,096	\$ 15,100	\$ 16,621	\$ 8,077	\$ 6,125
Property, plant, and equipment, net	\$ 11,468	\$ 10,853	\$ 10,910	\$ 11,900	\$ 12,654
Total assets	\$ 42,541	\$ 45,353	\$ 49,097	\$ 47,632	\$ 48,920
Long-term debt, net of current maturities	\$ 3,417	\$ 3,425	\$ 3,577	\$ 3,826	\$ 4,143
Stockholders equity	\$ 31,028	\$ 26,828	\$ 28,900	\$ 35,729	\$ 38,651
Redeemable Preferred Stock (in shares)	781,445	987,445	994,945	1,001,552	1,001,552
Capital leases					
Cash dividends per common share	\$	\$	\$	\$	\$
Gross profit margin	35.8%	34.8%	33.5%	33.2%	34.0%

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Events that could affect the trends indicated above include continued reductions in manufacturing costs, changing average sales prices, changing raw material cost, the gaining of market access, the effect of injunctive relief, protection of our patents, foreign currency exchange rates, the Medical Device Excise Tax, the impact of flu season requirements, new or changing regulations, and new products. As our products are made from petroleum products, the changing cost of oil and transportation may have an impact on our costs to the extent increases may not be recoverable through price increases of our products and reductions in oil prices may not quickly affect petroleum product prices. Receipt of settlement proceeds and option payments from Abbott and Hospira positively affected 2011 results. Our purchase in 2011 of a total of 1,277,464 shares of our Preferred Stock (which purchase required the selling Preferred Stockholder to waive all unpaid dividends in arrears) in exchange for our Common Stock and cash have reduced our Preferred Stock Dividend Requirements. Our similar purchase of 200,000 of our Preferred Stock in 2015 also reduced Preferred Stock Dividend Requirements. The receipt of \$7,724,826 from BD pursuant to litigation affects both the current assets and current liabilities in 2013 and 2014. The recognition of the \$7,724,826 in the second quarter of 2015 had a significant impact on 2015 income. The introduction of the Medical Device Excise Tax in 2013 affects comparability between 2013 and prior years. The Medical Device Excise Tax was suspended for two years beginning January 1, 2016. In 2014, we took steps to decrease our non-litigation legal costs by approximately \$1.1 million. Additionally, in 2014, we reduced our workforce by 13.7% in an effort to cut costs. A 2015 judgment in our favor for \$352 million is not included in the data presented and, if received, could materially affect our future financial condition.

Item 7. Management s Discussion and Analysis of Financial Condition and Results of Operation.

FORWARD-LOOKING STATEMENT WARNING

Certain statements included by reference in this filing containing the words could, may, believes, anticipates, intends, expects, an words constitute forward-looking statements within the meaning of the Private Securities Litigation Reform Act. Any forward-looking statements involve known and unknown risks, uncertainties, and other factors that may cause our actual results, performance, or achievements to be materially different from any future results, performance, or achievements expressed or implied by such forward-looking statements. Such factors include, among others, our ability to maintain liquidity, our maintenance of patent protection, the impact of current and future Court decisions regarding current litigation, our ability to maintain favorable third party manufacturing and supplier arrangements and relationships, our ability to quickly increase capacity in response to an increase in demand, our ability to access the market, our ability to maintain or lower production costs, our ability to continue to finance research and development as well as operations and expansion of production, the impact of larger market players, specifically BD, in providing devices to the safety market, and other factors referenced in **Item 1A. Risk Factors.** Given these uncertainties, undue reliance should not be placed on forward-looking statements.

Overview

We have been manufacturing and marketing our products since 1997. Safety syringes comprised 98.2% of our sales in 2015. We also manufacture and market the blood collection tube holder, IV safety catheter, and VanishPoint® Blood Collection Set. We currently provide other safety medical products in addition to safety products utilizing retractable technology. One such

product is the Patient Safe® syringe, which is uniquely designed to reduce the risk of bloodstream infections resulting from catheter hub contamination.

On June 17, 2014, we received notice of substantial equivalence from the Food and Drug Administration for the EasyPoint needle. The EasyPoint is a retractable needle that can be used with Luer lock syringes, Luer

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slip syringes, and prefill syringes to give injections. The EasyPoint needle can also be used to aspirate fluids and blood collection. We have completed installation and validation of the equipment. We are currently building stock for product release.

Historically, unit sales have increased in the latter part of the year due, in part, to the demand for syringes during the flu season.

Our products have been and continue to be distributed nationally and internationally through numerous distributors. Although we have made limited progress in some areas, such as the alternate care market, our volumes are not as high as they should be given the nature and quality of our products and the federal and state legislation requiring the use of safe needle devices. The alternate care market is composed of facilities that provide long-term nursing and out-patient surgery, emergency care, physician services, health clinics, and retail pharmacies.

We continue to pursue various strategies to have better access to the hospital market, as well as other markets, including attempting to gain access to the market through our sales efforts, our innovative technology, introduction of new products, and, when necessary, litigation.

We have reported in the past that our progress is limited principally due to the marketing practices engaged in by BD, the dominant maker and seller of disposable syringes. In our litigation against BD alleging anticompetitive conduct and false advertising, a final judgment for \$352 million plus post-judgment interest and costs as well as some injunctive relief (discussed in more detail below) has been granted by the District Court. We have not received any of the amounts indicated by the District Court in its final judgment. The injunctive relief included:

- (1) enjoining BD s use of World s Sharpest Needle or any similar assertion of superior sharpness;
- (2) requiring notification to all customers who purchased BD syringe products from July 2, 2004 to date that BD wrongfully claimed that its syringe needles were sharper and that its statement that it had data on file was false and misleading;
- (3) requiring notification to employees, customers, distributors, GPOs, and government agencies that the deadspace of the VanishPoint® has been within ISO standards since 2004 and that BD overstated the deadspace of the VanishPoint® to represent that it was higher than some of BD s syringes when it was actually less, and that BD s statement that it had data on file was false and misleading, and, in addition, posting this notice on its website for a period of three years;
- (4) enjoining BD from advertising that its syringe products save medication as compared to VanishPoint® products for a period of three years;

(5) requiring notification to all employees, customers, distributors, GPOs, and government agencies that BD s website, cost calculator, printed materials, and oral representations alleging BD s syringes save medication as compared to the VanishPoint® were based on false and inaccurate measurement of the VanishPoint®, and, in addition, posting this notice on its website for a period of three years; and

(6) requiring the implementation of a comprehensive training program for BD employees and distributors that specifically instructs them not to use old marketing materials and not to make false representations regarding VanishPoint® syringes.

BD has appealed to the United States Court of Appeals for the Fifth Circuit. Oral argument was heard on February 29, 2016 and no order has issued.

On September 30, 2013, we received payment of \$7,724,826 (the Judgment Amount) from BD pursuant to a stipulation in the patent infringement case *Retractable Technologies, Inc. and Thomas Shaw* v. *Becton Dickinson and Company*, Civil Action No. 2:07-cv-250, in the U.S. District Court for the Eastern District of Texas,

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Marshall Division. The Judgment Amount was included as income in the second quarter of 2015 due to the conclusion of the case and related appeals. Prior to the second quarter of 2015, the Judgment Amount had been shown as a liability on the balance sheet since we were paid the Judgment Amount and the litigation did not come to a final conclusion until the second quarter of 2015.

In 2014, we took steps to decrease our non-litigation legal costs by approximately \$1.1 million. Additionally, effective May 9, 2014, we reduced our workforce by 13.7% in an effort to cut costs. In 2015, we further reduced our workforce, including our acceptance of the resignation of Steven R. Wisner, a former executive officer, on May 29, 2015. Mr. Wisner was granted a one-time payment in connection with his resignation. The net effect of the lower non-litigation costs and the reduced workforce, offset by the payment to Mr. Wisner, was approximately \$450,000 in 2015. In the future, if such cost cutting measures prove insufficient, we may reduce the number of units being produced, further reduce the workforce, further reduce the salaries of officers as well as other employees, and/or defer royalty payments.

Section 4191 of the Internal Revenue Code, enacted by the Health Care and Education Reconciliation Act of 2010 in conjunction with the Patient Protection and Affordable Care Act provides for an excise tax of 2.3% on medical devices. The excise tax was applicable to domestic sales of our products, except those which are sold to exempt organizations. The majority of our sales are domestic and not in the retail market. The tax was imposed on sales, not profits. We have not passed this tax along to our customers. The impact of this tax was \$360,000 in 2015, \$856,000 in 2014, and \$758,000 in 2013, and is net of expected refunds attributable to rebate credits. The Consolidated Appropriations Act, 2016 (Pub. L. 114-113), signed into law on December 18, 2015, includes a two year moratorium on the medical device excise tax imposed by Internal Revenue Code section 4191. Thus, the medical device excise tax does not apply to the sale of a taxable medical device by the manufacturer, producer, or importer of the device during the period beginning on January 1, 2016 and ending on December 31, 2017.

We exchanged 728,000 shares of Common Stock for 200,000 shares of our Series IV Class B Convertible Preferred Stock as of November 30, 2015 pursuant to an agreement with a shareholder. Such shareholder agreed to waive all unpaid dividends in arrears associated with the tendered preferred stock, equaling \$3,094,795. Future dividend requirements of \$200,000 per year are avoided as a result of this transaction.

Product purchases from our primary Chinese manufacturer have enabled us to increase manufacturing capacity with little capital outlay and have provided a competitive manufacturing cost. In 2015, our Chinese manufacturer produced approximately 77.7% of our VanishPoint® finished products. In the event that we become unable to purchase products from our primary Chinese manufacturer, we would need to find an alternate manufacturer for the 0.5mL insulin syringe, the 0.5mL autodisable syringe, and the 2mL, 5mL, and 10mL syringes and we would increase domestic production for the 1mL and 3mL syringes.

In 1995, we entered into a license agreement with Thomas J. Shaw for the exclusive right to manufacture, market, and distribute products utilizing automated retraction technology. This technology is the subject of various patents and patent applications owned by Mr. Shaw. The license agreement generally provides for quarterly payments of a 5% royalty fee on gross sales.

With increased volumes, our manufacturing unit costs have generally tended to decline. Factors that could affect our unit costs include increases in costs by third party manufacturers, changing production volumes, costs of petroleum products, and transportation costs. Increases in such costs may not be recoverable through price increases of our products.

RESULTS OF OPERATIONS

The following discussion contains trend information and other forward-looking statements that involve a number of risks and uncertainties. Our actual future results could differ materially from our historical results of operations and those discussed in the forward-looking statements. All period references are to our fiscal years ended December 2015, 2014, or 2013. Dollar amounts have been rounded for ease of reading.

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Comparison of Year Ended

December 31, 2015 and Year Ended December 31, 2014

Domestic sales accounted for 77.9% and 80.1% of the revenues in 2015 and 2014, respectively. Domestic revenues decreased 16.7% principally due to reduced flu demand. Domestic unit sales decreased 17.6%. Domestic unit sales were 67.0% of total unit sales for 2015. International revenues decreased from \$6.9 million in 2014 to \$6.5 million in 2015, primarily due to more restrictive qualification requirements by the Company. Overall unit sales decreased 11.9%. Our international orders may be subject to significant fluctuation over time. Such orders may fluctuate due to health initiatives at various times as well as economic conditions.

Cost of sales decreased \$3.3 million principally due to lower volumes. Royalty expense decreased \$251 thousand due to decreased gross sales. Gross profit margins increased from 34.8% in 2014 to 35.8% in 2015.

Operating expenses decreased 2.9% from the prior year due to decreased Medical Device Excise Taxes attributable to refunds, lower compensation costs, and lower travel and entertainment costs.

A non-recurring recognition of \$7,724,826 received from BD in the second quarter of 2015 pursuant to a patent infringement case had a significant impact on 2015 income. Recognizing this payment also significantly decreased 2015 current liabilities on the Balance Sheets.

The loss from operations was \$3.2 million in 2015 compared to an operating loss of \$2.2 million in 2014.

Earnings per share were positively affected by our acquisition of 200,000 shares of Series IV Class B Convertible Preferred Stock. Under the guidelines of ASC 260-10-S99-2, *Effect on the Calculation of Earnings per Share for the Redemption or Induced Conversion of Preferred Stock*, we reflected the gain on extinguishment of this preferred stock in net income per common stockholder used to calculate earnings per share.

Cash flow from operations was a negative \$3.3 million for 2015 due primarily to the loss from operations and changes in working capital, namely increased inventories and other current assets, mitigated by a decrease in Accounts receivable and an increase in Accounts payable.

Comparison of Year Ended

December 31, 2014 and Year Ended December 31, 2013

Domestic sales accounted for 80.1% and 80.7% of the revenues in 2014 and 2013, respectively. Domestic revenues increased 11.3% principally due to increased unit sales. Domestic unit sales increased 11.8%. Domestic unit sales were 71.6% of total unit sales for 2014. International

revenues increased from \$5.9 million in 2013 to \$6.9 million in 2014, primarily due to increased unit sales and an increase in average price. Overall unit sales increased 12.0%. Our international orders may be subject to significant fluctuation over time. Such orders may fluctuate due to health initiatives at various times as well as economic conditions.

Cost of sales increased \$2.0 million due to an increase in units sold mitigated by a slightly lower unit cost of manufacture. Royalty expense increased \$254 thousand due to increased gross sales. Gross profit margins increased from 33.5% in 2013 to 34.8% in 2014.

Operating expenses decreased 12.7% from the prior year due to decreased cost of non-litigation legal expense, lower compensation cost, and decreased office expenses which is the result of cost-cutting measures implemented in 2014.

The loss from operations was \$2.2 million in 2014 compared to an operating loss of \$5.9 million in 2013, a 63.6% decrease.

Cash flow from operations was a negative \$3.9 million for 2014 due primarily to our increase in accounts receivable, decrease in current liabilities, and our loss from operations, mitigated by a decrease in inventory and depreciation.

LIQUIDITY AND CAPITAL RESOURCES

At the present time, Management does not intend to raise equity capital. Due to the funds received from prior litigation, we have sufficient cash reserves and intend to rely on operations, cash reserves, and debt financing, when available, as the primary ongoing sources of cash. Our ability to obtain additional funds through loans is

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uncertain. Our financial statements do not reflect a 2015 judgment in our favor for \$352 million plus post-judgment interest.
Historical Sources of Liquidity
We have historically funded operations primarily from the proceeds from revenues, private placements, litigation settlements, and loans.
Internal Sources of Liquidity
Margins and Market Access
To routinely achieve positive or break even quarters, we need increased access to hospital markets which has been difficult to obtain. We will continue to attempt to gain access to the market through our sales efforts, innovative technology, the introduction of new products, and, when necessary, litigation.
We continue to focus on methods of upgrading our manufacturing capability and efficiency in order to reduce costs.
Fluctuations in the cost and availability of raw materials and inventory and our ability to maintain favorable manufacturing arrangements and relationships could result in the need to manufacture all (as opposed to 78.2%) of our products in the U.S. This could temporarily increase unit costs as we ramp up domestic production.
The mix of domestic and international sales affects the average sales price of our products. Generally, the higher the ratio of domestic sales to international sales, the higher the average sales price will be. Typically, large international sales of VanishPoint® syringes are shipped directly from China to the customer. Purchases of product manufactured in China usually decrease the average cost of manufacture for all units. The number of units produced by us versus manufactured in China can have a significant effect on the carrying costs of inventory as well as Cost of sales. We will continue to evaluate the appropriate mix of products manufactured domestically and those manufactured in China to achieve economic benefits as well as to maintain our domestic manufacturing capability.
Fluctuations in the cost of oil (since our products are petroleum based) and transportation and the volume of units purchased from our Chinese manufacturers may have an impact on the unit costs of our product. Increases in such costs may not be recoverable through price increases of our products. Reductions in oil prices may not quickly affect petroleum product prices.

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Seasonality
Historically, unit sales have increased during the flu season.
Cash Requirements
Due to funds received from prior litigation, we have sufficient cash reserves and intend to rely on operations, cash reserves, and debt financing when available, as the primary ongoing sources of cash. We have taken steps to decrease our non-litigation legal costs and we continue to evaluate these costs. Additionally, since the beginning of 2014, we have reduced our workforce. In the future, if such cost cutting measures prove insufficient, we may reduce the number of units being produced, further reduce the workforce, further reduce the salaries of officers and other employees, and/or defer royalty payments.
External Sources of Liquidity
We have obtained several loans from our inception, which have, together with the proceeds from the sales of equities and litigation efforts, enabled us to pursue development and production of our products. Our ability to obtain additional funds through loans is uncertain. Due to the current market price of our Common Stock, it is unlikely we would choose to raise funds by the sale of equity.
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On September 30, 2013, we received payment of \$7,724,826 (the Judgment Amount) from BD pursuant to a stipulation in the patent infringement case *Retractable Technologies, Inc. and Thomas Shaw* v. *Becton Dickinson and Company*, Civil Action No. 2:07-cv-250, in the U.S. District Court for the Eastern District of Texas, Marshall Division. The Judgment Amount was included as income in the second quarter of 2015 due to the conclusion of the case and related appeals. Prior to the second quarter of 2015, the Judgment Amount had been shown as a liability on the balance sheet since we were paid the Judgment Amount and the litigation did not come to a final conclusion until the second quarter of 2015. After the matter was concluded, we recognized the proceeds as income.

In our litigation against BD alleging anticompetitive conduct and false advertising, a final judgment for \$352 million plus post-judgment interest and costs as well as some injunctive relief has been granted by the District Court. We have not received any of the amounts indicated by the District Court in its final judgment. BD is currently under court order to make certain disclosures regarding its exclusionary conduct to a specified class of distributors and customers. BD has appealed to the United States Court of Appeals for the Fifth Circuit. Oral argument was heard on February 29, 2016 and no order has issued.

	OFF-BALANCE	SHEET	ARRAI	NGEMENTS
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None.

CONTRACTUAL OBLIGATIONS

Contractual Obligations and Commercial Commitments

The following chart summarizes our material obligations and commitments to make future payments under contracts for long-term debt as of December 31, 2015:

			Pa	yments	s Due by Period			
	Total	Less Than 1 Year			1-3 Years		3-5 Years	More Than 5 Years
Contractual Obligations								
Long-term debt	\$ 3,666,820	\$	249,349	\$	498,806	\$	2,918,665	\$
Operating leases	396,967		74,772		156,346		165,849	
Total	\$ 4,063,787	\$	324,121	\$	655,152	\$	3,084,514	\$

Item 7A. Quantitative and Qualitative Disclosures About Market Risk.

We believe that our market risk exposures regarding our cash and cash equivalents are immaterial as we do not have instruments for trading purposes. Additionally, reasonable, possible near-term changes in market rates or prices will not result in material changes in near-term earnings.

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Item 8. Financial Statements and Supplementary Data.
RETRACTABLE TECHNOLOGIES, INC.
FINANCIAL STATEMENTS AND REPORT OF INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM
DECEMBER 31, 2015 AND 2014
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RETRACTABLE TECHNOLOGIES, INC.

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Т	ab	le	of	Cor	itents

	Report of	Independent	Registered Pu	blic Accounting	Firm
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To the Board of Directors and Stockholders

of Retractable Technologies, Inc.

We have audited the accompanying balance sheets of Retractable Technologies, Inc. as of December 31, 2015 and 2014, and the related statements of operations, changes in stockholders—equity, and cash flows for each of the three years in the period ended December 31, 2015. Our audits also included the financial statement schedule of Retractable Technologies, Inc., listed in Item 15(a). These financial statements and financial statement schedule are the responsibility of the Company—s management. Our responsibility is to express an opinion on these financial statements and schedule based on our audits.

We conducted our audits in accordance with the standards of the Public Company Accounting Oversight Board (United States). Those standards require that we plan and perform the audit to obtain reasonable assurance about whether the financial statements are free of material misstatement. The Company is not required to have, nor were we engaged to perform an audit of its internal control over financial reporting. Our audits included consideration of internal control over financial reporting as a basis for designing audit procedures that are appropriate in the circumstances, but not for the purpose of expressing an opinion on the effectiveness of the Company s internal control over financial reporting. Accordingly, we express no such opinion. An audit also includes examining, on a test basis, evidence supporting the amounts and disclosures in the financial statements, assessing the accounting principles used and significant estimates made by management, as well as evaluating the overall financial statement presentation. We believe that our audits provide a reasonable basis for our opinion.

In our opinion, the financial statements referred to above present fairly, in all material respects, the financial position of Retractable Technologies, Inc. as of December 31, 2015 and 2014, and the results of its operations and its cash flows for each of the three years in the period ended December 31, 2015, in conformity with U.S. generally accepted accounting principles. Also, in our opinion, the related financial statement schedule, when considered in relation to the basic financial statements taken as a whole, presents fairly in all material respects the information set forth therein.

/s/ CF & Co., L.L.P. CF & Co., L.L.P.

Dallas, Texas March 30, 2016

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RETRACTABLE TECHNOLOGIES, INC.

BALANCE SHEETS

		Decem	her 31	
	2015	Decem	DC1 31,	2014
ASSETS				
Current assets:				
Cash and cash equivalents	\$ 18,045	,044	\$	22,128,977
Restricted cash				600,897
Accounts receivable, net of allowance for doubtful accounts of \$1,795,481 and				
\$1,725,806, respectively	4,900	,997		5,642,091
Inventories, net	6,296	,625		4,663,548
Other current assets	1,568	,032		1,194,055
Total current assets	30,810	,698		34,229,568
Property, plant, and equipment, net	11,468	,061		10,852,853
Intangible and other assets, net		,105		270,693
Total assets	\$ 42,540		\$	45,353,114
LIABILITIES AND STOCKHOLDERS EQUITY				
Current liabilities:				
Accounts payable	\$ 5,697	,518	\$	5,142,796
Litigation proceeds subject to stipulation				7,724,826
Current portion of long-term debt	249	,349		149,744
Accrued compensation	763	,576		504,188
Dividends payable	55.	,414		
Accrued royalties to shareholders	631	,145		787,434
Other accrued liabilities	690	,535		782,322
Income taxes payable	8	,176		8,290
Total current liabilities	8,095	,713		15,099,600
Long-term debt, net of current maturities	3,417	,471		3,425,028
Total liabilities	11,513	,184		18,524,628
Commitments and contingencies See Note 8				
Stockholders equity:				
Preferred Stock \$1 par value:				
Class B; authorized: 5,000,000 shares				
Series I, Class B; outstanding: 98,500 shares (liquidation preference of \$615,625)	98	,500		98,500
Series II, Class B; outstanding 171,200 and 176,200 shares, respectively (liquidation				
preference of \$2,140,000 and \$2,202,500, respectively)	171	,200		176,200
Series III, Class B; outstanding: 129,245 and 130,245 shares, respectively (liquidation				,
preference of \$1,615,563 and \$1,628,063, respectively)	129	,245		130,245
Series IV, Class B; outstanding: 342,500 and 542,500 shares, respectively (liquidation				
preference of \$3,767,500 and \$5,967,500, respectively)	342	,500		542,500
Series V, Class B; outstanding: 40,000 (liquidation preference of \$176,000)		,000		40,000
Common Stock, no par value; authorized: 100,000,000 shares; outstanding: 28,619,874		,		ŕ
and 27,613,397 shares, respectively				
Additional paid-in capital	58,268	,036		59,273,769
Retained deficit	(28,021			(32,336,119)
Common stock in treasury - at cost; 0 and 722,920 shares, respectively	. ,			(1,096,609)
Total stockholders equity	31,027	,680		26,828,486
1 7	,			,,

Total liabilities and stockholders equity

\$ 42,540,864

\$

45,353,114

See accompanying notes to financial statements

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RETRACTABLE TECHNOLOGIES, INC.

STATEMENTS OF OPERATIONS

	2015	Years I	Ended December 31, 2014	2013
Sales, net	\$ 29,552,200	\$	34,520,630	\$ 30,785,127
Cost of Sales				
Costs of manufactured product	16,509,446		19,770,226	18,000,408
Royalty expense to shareholders	2,477,583		2,728,701	2,474,762
Total cost of sales	18,987,029		22,498,927	20,475,170
Gross profit	10,565,171		12,021,703	10,309,957
Operating expenses:				
Sales and marketing	3,837,491		3,967,081	4,414,339
Research and development	607,527		616,784	837,073
General and administrative	9,328,029		9,595,399	10,989,790
Total operating expenses	13,773,047		14,179,264	16,241,202
Loss from operations	(3,207,876)		(2,157,561)	(5,931,245)
Litigation proceeds	7,724,826			
Interest and other income	24,917		33,941	38,943
Interest expense, net	(219,672)		(222,808)	(230,578)
Income (loss) before income taxes	4,322,195		(2,346,428)	(6,122,880)
Provision for income taxes	7,877		8,177	90,972
Net income (loss)	4,314,318		(2,354,605)	(6,213,852)
Preferred Stock dividend requirements	(709,351)		(915,225)	(916,065)
Deemed capital contribution on extinguishment of preferred stock	2,305,678			
Income (loss) applicable to common shareholders	\$ 5,910,645	\$	(3,269,830)	\$ (7,129,917)
Basic earnings (loss) per share	\$ 0.21	\$	(0.12)	\$ (0.26)
Diluted earnings (loss) per share	\$ 0.20	\$	(0.12)	\$ (0.26)
Weighted average common shares outstanding:				
Basic	27,822,593		27,375,450	26,999,698
Diluted	29,481,294		27,375,450	26,999,698

See accompanying notes to financial statements

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RETRACTABLE TECHNOLOGIES, INC.

STATEMENTS OF CHANGES IN STOCKHOLDERS EQUITY

	Series Shares	I Class B Amount	Series I	II Class B Amount	Series I Shares	II Class B Amount	Series I Shares	V Class B Amount	Series Shares	V Class B Amount	Commo Shares	on Amount
Balance as of December 31, 2012	103,500	\$ 103,500	178,700	\$ 178,700	130,245	\$ 130,245	542,500	\$ 542,500	46,607	\$ 46,607	27,252,463	\$
Conversion of Preferred Stock into Common Stock									(6,607)	(6,607)	6,607	
Recognition of stock option compensation												
Recognition of stock option exercise											584,450	
Dividends												
Repurchase of Common Stock											(655,818)	
Net loss												
Balance as of December 31, 2013	103,500	103,500	178,700	178,700	130,245	130,245	542,500	542,500	40,000	40,000	27,187,702	
Conversion of Preferred Stock into Common Stock	(5,000)	(5,000)	(2,500)	(2,500)							7,500	
Recognition of stock option exercise											418,195	
Dividends												
Net loss												
Balance as of December 31, 2014	98,500	98,500	176,200	176,200	130,245	130,245	542,500	542,500	40,000	40,000	27,613,397	
Conversion of Preferred Stock into Common Stock			(5,000)	(5,000)	(1,000)	(1,000)	(200,000)	(200,000)			206,000	
Recognition of stock option exercise											272,477	
Issuance of new Common Stock											528,000	
Registration of new shares												

Retirement of												
treasury stock												
Dividends												
Net income												
Balance as of												
December 31, 2015	98,500	\$ 98,500	171,200	\$ 171,200	129,245	\$ 129,245	342,500	\$ 342,500	40,000	\$ 40,000	28,619,874	\$

See accompanying notes to financial statements

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RETRACTABLE TECHNOLOGIES, INC.

STATEMENTS OF CHANGES IN STOCKHOLDERS EQUITY

	Additional Paid-in Capital	Retained Deficit	Treasury Stock	Total
Balance as of December 31, 2012	\$ 58,617,308	\$ (23,767,662) \$	(122,202) \$	35,728,996
Conversion of Preferred Stock into Common Stock	6,607			
Recognition of stock option compensation	52,775			52,775
Recognition of stock option exercise	536,925			536,925
Dividends	(230,449)			(230,449)
Repurchase of Common Stock			(974,407)	(974,407)
Net loss		(6,213,852)		(6,213,852)
Balance as of December 31, 2013	58,983,166	(29,981,514)	(1,096,609)	28,899,988
Conversion of Preferred Stock into Common Stock	7,500			
Recognition of stock option exercise	398,328			398,328
Dividends	(115,225)			(115,225)
Net loss		(2,354,605)		(2,354,605)
Balance as of December 31, 2014	59,273,769	(32,336,119)	(1,096,609)	26,828,486
Conversion of Preferred Stock into Common Stock	206,000			
Recognition of stock option exercise	283,933			283,933
Issuance of new Common Stock				
Registration of new shares	(60,101)			(60,101)
Retirement of treasury stock	(1,096,609)		1,096,609	
Dividends	(338,956)			(338,956)
Net income		4,314,318		4,314,318
Balance as of December 31, 2015	\$ 58,268,036	\$ (28,021,801) \$	\$	31,027,680

See accompanying notes to financial statements

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RETRACTABLE TECHNOLOGIES, INC.

STATEMENTS OF CASH FLOWS

	2015	Years E	Ended December 31, 2014	2013
Cash flows from operating activities:				
Net income (loss)	\$ 4,314,318	\$	(2,354,605)	\$ (6,213,852)
Adjustments to reconcile net income (loss) to net cash provided				
(used) by operating activities:				
Depreciation and amortization	858,391		1,074,520	1,284,249
Share based compensation				52,775
Provision for doubtful accounts	116,395		27,300	50,000
Provision for inventory valuation				530,000
Gain on disposal of assets				(1,000)
(Increase) decrease in assets:				
Inventories	(1,633,077)		1,072,041	(1,275,336)
Accounts receivable	624,699		(2,192,673)	167,589
Income taxes receivable				9,431
Other current assets	(373,977)		(128,414)	(281,881)
Increase (decrease) in liabilities:				
Accounts payable	554,722		35,018	7,895
Litigation proceeds subject to stipulation	(7,724,826)			7,724,826
Other accrued liabilities	11,312		(1,318,327)	787,902
Income taxes payable	(114)		(82,682)	90,971
Net cash provided (used) by operating activities	(3,252,157)		(3,867,822)	2,933,569
Cash flows from investing activities:				
Purchase of property, plant, and equipment	(1,465,010)		(1,007,933)	(283,289)
Changes in restricted cash	600,897		(600,897)	
Proceeds from sale of assets				1,000
Net cash used by investing activities	(864,113)		(1,608,830)	(282,289)
Cash flows from financing activities:				
Repayments of long-term debt and notes payable	(184,447)		(249,220)	(317,303)
Proceeds from long-term debt	276,495			
Proceeds from the exercise of stock options	283,933		398,328	536,925
Repurchase of Common Stock				(974,407)
Stock registration fees	(60,101)			
Payment of Preferred Stock dividends	(283,543)		(172,838)	(230,449)
Net cash provided (used) by financing activities	32,337		(23,730)	(985,234)
Net increase (decrease) in cash and cash equivalents Cash and cash equivalents at:	(4,083,933)		(5,500,382)	1,666,046
Beginning of period	22,128,977		27,629,359	25,963,313
End of period	\$ 18,045,044	\$	22,128,977	\$ 27,629,359
Supplemental schedule of cash flow information:				
Interest paid	\$ 219,672	\$	222,808	\$ 241,052
Income taxes paid	\$ 3,700	\$	94,332	\$ 7,988
Supplemental schedule of noncash investing and financing activities:				
Preferred dividends declared, not paid	\$ 55,414	\$		\$ 57,613

See accompanying notes to financial statements

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NOTES TO FINANCIAL STATEMENTS
1. BUSINESS OF THE COMPANY AND BASIS OF PRESENTATION
Business of the Company
Retractable Technologies, Inc. (the Company) was incorporated in Texas on May 9, 1994, and designs, develops, manufactures, and markets safety syringes and other safety medical products for the healthcare profession. The Company began to develop its manufacturing operations in 1995. The Company s manufacturing and administrative facilities are located in Little Elm, Texas. The Company s commercially available products are the VanishPoint® 0.5mL insulin syringe; 1mL tuberculin, insulin, and allergy antigen syringes; 0.5mL, 1mL, 2mL, 3mL, 5mL, and 10mL syringes; the small diameter tube adapter; the blood collection tube holder; the allergy tray; the IV safety catheter; the Patient Safe® syringes; the Patient Safe® Luer Cap; and the VanishPoint® Blood Collection Set. The Company also sells VanishPoint® autodisable syringes in the international market in addition to our other products.
2. SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES
Accounting estimates
The preparation of financial statements in conformity with U.S. generally accepted accounting principles (GAAP) requires Management to make

estimates and assumptions 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

For purposes of reporting cash flows, cash and cash equivalents include unrestricted cash, money market accounts, and investments with original

significantly from those estimates.

maturities of three months or less.

Restricted cash

Cash and cash equivalents

Amounts pledged as collateral for an underlying letter of credit for equipment is classified as restricted cash. Changes in restricted cash have been presented as investing activities in the Statements of Cash Flows.

Accounts receivable

The Company records trade receivables when revenue is recognized. No product has been consigned to customers. The Company s allowance for doubtful accounts is primarily determined by review of specific trade receivables. Those accounts that are doubtful of collection are included in the allowance. This provision is reviewed to determine the adequacy of the allowance for doubtful accounts. Trade receivables are charged off when there is certainty as to their being uncollectible. Trade receivables are considered delinquent when payment has not been made within contract terms.

The Company requires certain customers to make a prepayment prior to beginning production or shipment of their order. Customers may apply such prepayments to their outstanding invoices or pay the invoice and continue to carry forward the deposit for future orders. Such amounts are included in Other accrued liabilities on the Balance Sheets and are shown in Note 6, Other Accrued Liabilities.

The Company records an allowance for estimated returns as a reduction to Accounts receivable and Gross sales. Historically, returns have been immaterial.

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Inventories

Inventories are valued at the lower of cost or market, with cost being determined using actual average cost. The Company compares the average cost to the market price and records the lower value. Management considers such factors as the amount of inventory on hand and in the distribution channel, estimated time to sell such inventory, the shelf life of inventory, and current market conditions when determining excess or obsolete inventories. A reserve is established for any excess or obsolete inventories or they may be written off.

Property, plant, and equipment

Property, plant, and equipment are stated at cost. Expenditures for maintenance and repairs are charged to operations as incurred. Cost includes major expenditures for improvements and replacements which extend useful lives or increase capacity and interest cost associated with significant capital additions. Gains or losses from property disposals are included in income.

Depreciation and amortization are calculated using the straight-line method over the following useful lives:

Production equipment	3 to 13 years
Office furniture and equipment	3 to 10 years
Buildings	39 years
Building improvements	15 years
Automobiles	7 years

Long-lived assets

The Company assesses the recoverability of long-lived assets using an assessment of the estimated undiscounted future cash flows related to such assets. In the event that assets are found to be carried at amounts which are in excess of estimated gross future cash flows, the assets will be adjusted for impairment to a level commensurate with fair value determined using a discounted cash flow analysis of the underlying assets.

The Company s property, plant, and equipment primarily consist of buildings, land, assembly equipment for syringes, molding machines, molds, office equipment, furniture, and fixtures.

Intangible assets

Intangible assets are stated at cost and consist primarily of intellectual property which is amortized using the straight-line method over 17 years.

Financial instruments

The Company estimates the fair market value of financial instruments through the use of public market prices, quotes from financial institutions, and other available information. Judgment is required in interpreting data to develop estimates of market value and, accordingly, amounts are not necessarily indicative of the amounts that could be realized in a current market exchange. Short-term financial instruments, including cash and cash equivalents, accounts receivable, accounts payable, and other liabilities, consist primarily of instruments without extended maturities, the fair value of which, based on Management s estimates, equals their recorded values. The fair value of long-term liabilities, based on Management s estimates, approximates their reported values.

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Concentration risks

The Company s financial instruments exposed to concentrations of credit risk consist primarily of cash, cash equivalents, and accounts receivable. Cash balances, some of which exceed federally insured limits, are maintained in financial institutions; however, Management believes the institutions are of high credit quality. The majority of accounts receivable are due from companies which are well-established entities. As a consequence, Management considers any exposure from concentrations of credit risks to be limited.

The following table reflects our significant customers in 2015, 2014, and 2013:

	Years Ended December 31,					
		2015		2014		2013
Number of significant customers		2		3		2
Aggregate dollar amount of net sales to significant						
customers	\$	13.5 million	\$	16.5 million	\$	9.3 million
Percentage of net sales to significant customers		45.7%		47.9%		30.2%

Considering the current economic climate, the Company increased its allowance for doubtful accounts by approximately \$70,000 this year.

The Company manufactures syringes in Little Elm, Texas as well as utilizing manufacturers in China. The Company purchases most of its product components from single suppliers, including needle adhesives and packaging materials. There are multiple sources of these materials. The Company obtained roughly 77.7% of its VanishPoint® finished products in 2015 from its primary Chinese manufacturer. Purchases from this Chinese manufacturer aggregated 73.1% and 72.9% of VanishPoint® finished products in 2014 and 2013, respectively. In the event that the Company becomes unable to purchase products from its primary Chinese manufacturer, the Company would need to find an alternate manufacturer for its 0.5mL insulin syringe, its 2mL, 5mL, and 10mL syringes and its autodisable syringe and increase domestic production for 1mL and 3mL syringes.

Revenue recognition

Revenue is recognized for sales when title and risk of ownership passes to the customer, generally upon shipment. Under certain contracts, revenue is recorded on the basis of sales price to distributors, less contractual pricing allowances. Contractual pricing allowances consist of: (i) rebates granted to distributors who provide tracking reports which show, among other things, the facility that purchased the products, and (ii) a provision for estimated contractual pricing allowances for products for which the Company has not received tracking reports. Rebates are recorded when issued and are applied against the customer s receivable balance. Distributors receive a rebate for the difference between the Wholesale Acquisition Cost and the appropriate contract price as reflected on a tracking report provided by the distributor to the Company. If product is sold by a distributor to an entity that has no contract, there is a standard rebate (lower than a contracted rebate) given to the distributor. One of the purposes of the rebate is to encourage distributors to submit tracking reports to the Company. The provision for contractual pricing allowances is reviewed at the end of each quarter and adjusted for changes in levels of products for which there is no tracking

report. Additionally, if it becomes clear that tracking reports will not be provided by individual distributors, the provision is further adjusted. The estimated contractual allowance is included in Accounts payable in the Balance Sheets and deducted from revenues in the Statements of Operations. Accounts payable included estimated contractual allowances for \$3,733,199 and \$4,160,099 for 2015 and 2014, respectively. The terms and conditions of contractual pricing allowances are governed by contracts between the Company and its distributors. Revenue for shipments directly to end-users is recognized when title and risk of ownership pass from the Company. Any product shipped or distributed for evaluation purposes is expensed.

Certain distributors have taken rebates to which they are not entitled, such as utilizing a rebate for products not purchased directly from the Company. Major customers said they have ceased the practices resulting in

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claiming non-contractual rebates. Rebates can only be claimed on purchases made directly from the Company. The Company has established a reserve for the collectability of these non-contractual rebate amounts. The expense for the reserve is recorded in Operating expense, General and administrative. The reserve for such non-contractual deductions is included in the allowance for doubtful accounts. There has been no change to the reserve for contractual rebates in the periods currently presented.

The Company s domestic return policy is set forth in its standard Distribution Agreement. This policy provides that a customer may return incorrect shipments within 10 days following arrival at the distributor s facility. In all such cases, the distributor must obtain an authorization code from the Company and affix the code to the returned product. The Company will not accept returned goods without a returned goods authorization number. The Company may refund the customer s money or replace the product.

The Company s domestic return policy also generally provides that a customer may return product that is overstocked. Overstocking returns are limited to two times in each 12-month period up to 1% of distributor s total purchase of products for the prior 12-month period. All product overstocks and returns are subject to inspection and acceptance by the Company.

The Company s international distribution agreements generally do not provide for any returns.

Litigation proceeds

Proceeds from litigation are recognized when realizable. Generally, realization is not reasonably assured and expected until proceeds are collected.

On September 30, 2013, the Company received payment of \$7,724,826 (the Judgment Amount) from Becton, Dickinson and Company (BD) pursuant to a stipulation in the patent infringement case *Retractable Technologies*, *Inc. and Thomas Shaw* v. *Becton Dickinson and Company*, Civil Action No. 2:07-cv-250, in the U.S. District Court for the Eastern District of Texas, Marshall Division. The Judgment Amount was included as income in the second quarter of 2015 due to the conclusion of the case and related appeals. Prior to the second quarter of 2015, the Judgment Amount had been shown as a liability on the balance sheet since the Company was paid the Judgment Amount and the litigation did not come to a final conclusion until the second quarter of 2015.

Income taxes

The Company evaluates tax positions taken or expected to be taken in a tax return for recognition in the financial statements based on whether it is more-likely-than-not that a tax position will be sustained based upon the technical merits of the position. Measurement of the tax position is based upon the largest amount of benefit that is greater than 50% likely of being realized upon ultimate settlement.

The Company provides for deferred income taxes through utilizing an asset and liability approach for financial accounting and reporting based on the tax effects of differences between the financial statement and tax bases of assets and liabilities, based on enacted rates expected to be in effect when such differences reverse in future periods. Deferred tax assets are periodically reviewed for realizability. The Company utilized some of its net operating loss carry forwards in 2013 and paid Alternative Minimum Tax on its taxable income. The Company has established a valuation allowance for its net deferred tax asset as future taxable income cannot be reasonably assured. Penalties and interest related to income tax are classified as General and administrative expense and Interest expense, respectively, in the Statements of Operations.

Earnings per share

The Company computes basic earnings per share (EPS) by dividing net earnings for the period (adjusted for any cumulative dividends for the period) by the weighted average number of common shares outstanding during the period. Diluted EPS includes the determinants of basic EPS and, in addition, reflects the dilutive effect, if any, of the common stock deliverable pursuant to stock options or common stock issuable upon the conversion of convertible preferred stock. The calculation of diluted EPS excluded 1,774,520 and 1,305,847

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shares of Common Stock underlying issued and outstanding stock options at December 31, 2014 and 2013, respectively, as their effect was antidilutive. The potential dilution, if any, is shown on the following schedule:

		Years	Ended December 31,	
	2015		2014	2013
Net income (loss)	\$ 4,314,318	\$	(2,354,605)	\$ (6,213,852)
Preferred dividend requirements	(709,351)		(915,225)	(916,065)
Deemed capital contribution on extinguishment of				
preferred stock	2,305,678			
Income (loss) applicable to common shareholders after				
assumed conversions	\$ 5,910,645	\$	(3,269,830)	\$ (7,129,917)
Average common shares outstanding	27,822,593		27,375,450	26,999,698
Average common and common equivalent shares				
outstanding - assuming dilution	29,481,294		27,375,450	26,999,698
Basic earnings (loss) per share	\$ 0.21	\$	(0.12)	\$ (0.26)
Diluted earnings (loss) per share	\$ 0.20	\$	(0.12)	\$ (0.26)

The Financial Accounting Standards Board Accounting Standards Codification 260-10-S99-2, Effect on the Calculation of Earnings per Share for the Redemption or Induced Conversion of Preferred Stock, requires the gain or loss on extinguishment of equity-classified preferred stock to be included in net income per common stockholder used to calculate earnings per share (similar to the treatment of dividends paid on preferred stock). The difference between (1) the fair value of the consideration transferred to the holders of the preferred stock and (2) the carrying amount of the preferred stock (net of issuance costs) is subtracted from (or added to) net income to arrive at income available to common stockholders in the calculation of earnings per share.

The Company has determined to apply this guidance to its accounting treatment of the preferred stock transaction described in note 20. From a legal standpoint, the transaction was neither a redemption nor conversion pursuant of the terms of the Certificate of Designation, Preferences, Rights and Limitations of the Series IV Class B Convertible Preferred Stock.

Shipping and handling costs

The Company classifies shipping and handling costs as part of Cost of sales in the Statements of Operations.

Research and development costs

Research and development costs are expensed as incurred.

Share-based compensation

The Company s share-based payments are accounted for using the fair value method. The Company records share-based compensation expense on a straight-line basis over the requisite service period. The Company incurred \$52,775 in General and administrative cost related to share-based compensation in 2013. No share-based compensation costs were incurred in 2015 or 2014.

All stock options are fully vested; therefore, all stock option expense has been fully recognized.

Recent Pronouncements

In February 2016, the Financial Accounting Standards Board (FASB) issued Accounting Standards Update (ASU) No. 2016-02, Leases (topic 842). Under the new ASU, lessees will be required to recognize the following for all leases (with the exception of short-term leases) at the commencement date: (1) a lease liability, which is a lessee s obligation to make lease payments arising from a lease, measured on a discounted basis; and (2) a right-of-use asset, which is an asset that represents the lessee s right to use, or control the use of, a specified asset for the lease term. Under the new guidance lessor accounting is largely unchanged. The new lease guidance simplified the accounting for sale and leaseback transactions primarily because lessees must recognize lease assets and lease liabilities. Lessees (for capital and operating leases) and lessors (for sales-type, direct financing, and operating leases) must apply a modified retrospective transition approach for leases existing at, or entered into after, the beginning of the earliest comparative period presented in the financial statements. The modified retrospective approach would not require any transition accounting for leases that expired before the earliest comparative period presented. This ASU is effective for public companies for fiscal years beginning after December 15, 2018, including interim periods within those fiscal years, with early adoption permitted. The Company is currently evaluating the impact of this standard.

In November 2015, the FASB issued ASU No. 2015-17, Balance Sheet Classification of Deferred Taxes. This ASU amends Topic 740, Income Taxes, requiring deferred tax assets and liabilities to be classified as non-current in the statement of financial position. As required by ASU No. 2015-17, all deferred tax assets and liabilities will be classified as non-current in the Company s consolidated balance sheets. Effective for public business entities for financial statements issued for annual periods beginning after December 15, 2016,

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and interim periods within those annual periods. The amendments may be applied prospectively to all deferred tax liabilities and assets or retrospectively to all periods presented. The Company is currently evaluating the impact of this standard.

In July 2015, the FASB issued ASU No. 2015-11, Inventory (Topic 330) Simplifying the Measurement of Inventory, which is part of the FASB s Simplification Initiative. Inventory, including inventory measured at average cost, would be valued at the lower of cost or net realizable value. Net realizable value is the estimated selling prices in the ordinary course of business, less reasonably predictable costs of completion, disposal, and transportation. ASU 2015-11 is effective for the Company s annual periods and interim periods within those annual periods beginning January 1, 2017. Amendments in this ASU should be applied prospectively with earlier application permitted at the beginning of an interim or annual reporting period. The Company is currently assessing the potential impact of this ASU on its financial statements.

In May 2014, FASB issued ASU No. 2014-09, Revenue from Contracts with Customers , which provides guidance for revenue recognition. This ASU s core principle is that a company will recognize revenue when it transfers promised goods or services to customers in an amount that reflects consideration to which the company expects to be entitled in exchange for those goods or services. This ASU also requires additional disclosure about the nature, amount, timing and uncertainty of revenue and cash flows arising from customer contracts, including significant judgments and changes in judgments, and assets recognized from costs incurred to obtain or fulfill a contract. ASU No. 2014-09 allows for either full retrospective or modified retrospective adoption. In July 2015, the FASB voted to delay the effective date of this ASU by one year. The ASU will now be effective commencing with the Company s quarter ending March 31, 2018. Early adoption of this ASU is allowed no sooner than the original effective date. The Company is currently assessing the potential impact of this ASU on its financial statements.

In August 2014, the FASB issued ASU 2014-15, Presentation of Financial Statements Going Concern (Subtopic 205-40) Disclosure of Uncertainties about and Entity s Ability to Continue as a Going Concern. Currently there is no guidance in GAAP about management s responsibility to evaluate whether there is substantial doubt about the entity s ability to continue as a going concern. This ASU requires management to assess the entity s ability to continue as a going concern. This guidance is effective for the Company s annual reporting period ending December 31, 2016 and for subsequent interim periods. Early adoption is permitted. The Company expects to adopt this guidance when effective, and upon adoption, will evaluate going concern based on this guidance.

In April 2015, the FASB issued ASU 2015-03, Interest Imputation of Interest. To simplify presentation of debt issuance costs, the amendments in this ASU would require that debt issuance costs be presented in the balance sheet as a direct deduction from the carrying amount of debt liability, consistent with debt discounts or premiums. The recognition and measurement guidance for debt issuance costs would not be affected by the amendments in this ASU. This ASU is the final version of Proposed Accounting Standards Update 2014-250 Interest Imputation of Interest (Subtopic 835-30), which has been deleted. The amendments in this ASU are effective for financial statements issued for fiscal years beginning after December 15, 2015, and interim periods within those fiscal years. The Company has no unamortized debt issuance costs.

3. INVENTORIES

Inventories consist of the following:

Year Ended December 31, 2015 2014

Raw materials	\$ 1,664,241	\$ 1,510,225
Finished goods	5,313,778	3,834,717
	6,978,019	5,344,942
Inventory reserve	(681,394)	(681,394)
	\$ 6,296,625	\$ 4,663,548

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4. PROPERTY, PLANT, AND EQUIPMENT

Property, plant, and equipment consist of the following:

	December 31,			
		2015		2014
Land	\$	261,893	\$	261,893
Buildings and building improvements		11,485,797		11,414,961
Production equipment		15,648,515		15,609,824
Office furniture and equipment		3,316,390		3,147,786
Construction in progress		2,739,260		1,552,379
Automobiles		102,321		102,321
		33,554,176		32,089,164
Accumulated depreciation		(22,086,115)		(21,236,311)
	\$	11,468,061	\$	10,852,853

Depreciation expense for the years ended December 31, 2015, 2014, and 2013 was \$849,804; \$1,065,248; and \$1,272,770, respectively.

5. INTANGIBLE ASSETS

Intangible assets consist of the following:

	December 31,				
	2015	2014			
Intellectual property	\$ 494,399	\$	494,399		
Accumulated amortization	(237,218)		(228,631)		
	\$ 257,181	\$	265,768		

In 1995, the Company entered into a license agreement with the Chief Executive Officer of the Company for the exclusive right to manufacture, market, and distribute products utilizing automated retraction technology, which agreement has been amended twice. This technology is the subject of various patents and patent applications owned by such officer of the Company. The initial licensing fee of \$500,000 was amortized over 17 years. The license agreement also provides for quarterly payments of a 5% royalty fee on gross sales. The royalty fee expense is recognized in the period in which it is earned. Royalty fees of \$2,477,583; \$2,728,701; and \$2,474,762 are included in Cost of sales for the years ended December 31, 2015, 2014, and 2013, respectively. Royalties payable under this agreement aggregated \$631,145 and \$787,434 at December 31, 2015 and 2014, respectively. Gross sales upon which royalties are based were \$49,551,660; \$54,574,020; and \$49,495,232 for 2015, 2014, and 2013, respectively.

Amortization expense for the years ended December 31, 2015, 2014, and 2013, was \$8,587; \$9,272; and \$11,479, respectively.

6. OTHER ACCRUED LIABILITIES

Other accrued liabilities consist of the following:

	December 31,				
	2015		2014		
Prepayments from customers	\$ 395,396	\$	435,821		
Accrued property taxes			7,554		
Accrued professional fees	274,252		201,866		
Other accrued expenses	20,887		137,081		
-	\$ 690,535	\$	782.322		

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7. LONG-TERM DEBT

Long-term debt consists of the following:

December 31, 2015 2014

Loan from American First National Bank. It has a 20 year amortization and 10 year maturity from December 10, 2009. The loan provided funding for the expansion of the warehouse, additional office space, and a new Controlled Environment. The loan is secured by the Company s land and buildings. The interest rate is 5.968%.