MEDINA INTERNATIONAL HOLDINGS, INC.

Form 10-Q May 13, 2016

UNITED STATES SECURITIES AND EXCHANGE COMMISSION

Washington, D. C. 20549

FORM 10-Q

/X/ QUARTERLY REPORT PURSUANT TO SECTION 13 OR 15(d) OF THE SECURITIES EXCHANGE ACT OF 1934

For the quarterly period ended July 31, 2015

OR

/_/ TRANSITION REPORT UNDER SECTION 13 OR 15(d) OF THE SECURITIES EXCHANGE ACT OF 1934

F'01	the	transition	period from	11	to	·	•
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Commission file number: 000-27211

MEDINA INTERNATIONAL HOLDINGS, INC.

(Exact name of registrant as specified in its charter)

84-1469319
(I.R.S. Employer Identification No.)

191 Kettering Dr., Ontario, CA 92880

(Address of principal executive offices)

(909) 522-4414

(Registrant's telephone number, including area code)

Indicate by check mark whether the registrant (1) has filed all reports required to be filed by Section 13 or 15(d) of the Securities Exchange Act of 1934 during the past 12 months (or for such shorter period that the registrant was required to file such reports), and (2) has been subject to the filing requirements for the past 90 days.

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	** ***		
	VacIIVI	No	
	Yes [X]	No	
	1 00 [11]	1,0	L—J

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[_]	No [_]	
	-	

Indicate by check mark whether the registrant is a large accelerated file, an accelerated filer, a non-accelerated filer, or a smaller reporting 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	[_]	Accelerated filer	[_]
Non-accelerated filer	[_]	Smaller reporting company	[X]
(Do not check if a smaller reporting company)			
Indicate by check mark whether the registrant is a	shell cor	mpany (as defined in Rule 12b-2 of the E	Exchange Act).
Yes[_]		No[X]	
Indicate the number of shares outstanding of each	h of the i	ssuer's classes of common stock, as of t	he latest practic

As of July 31, 2015, there were 56,090,117 shares of the registrant's common stock issued and outstanding.

MEDINA INTERNATIONAL HOLDINGS, INC.

date.

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PART I. - FINANCIAL INFORMATION

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MEDINA INTERNATIONAL HOLDINGS, INC. AND SUBSIDIARIES

Consolidated Balance Sheets

		July 31, 2015 (Un-Audited)	April 30, 2015 (Audited)
ASSETS		(======================================	(
Cash Inventory Receivables Reserve Total Receivables	\$	34,128 139,346 237,718 (237,718)	\$ 11,092 79,910 237,718 (237,718)
Total current assets		173,474	91,002
Fixed Assets: Accumulated depreciation Total property & equipment		745,742 (711,312) 34,430	745,640 (697,281) 48,359
Prepaid expenses & deposits		8,589	8,589
TOTAL ASSETS	\$	216,493	\$ 147,950
LIABILITIES AND SHAREHOLDERS' EQUITY (DEFICIT)	,		
Accounts payable Accrued liabilities Short term debt Customer Deposit Stock committed to be issued Notes payable Related Parties - short-term borrowings	\$	386,661 1,520,465 105,362 451,538 11,875 475,525	\$ 658,792 1,465,792 110,481 306,025 11,375 219,500 471,112
from shareholders Total current liabilities		3,439,718	3,243,077
Preferred stock 10,000,000 shares authorized Series A preferred stock, \$0.01 par value, 50 shares authorized, 30 and 30 shares issued and outstanding on July 31, 2015 & April 30, 2015 Series B preferred stock, \$0.001 par value, 100 shares authorized, 20 shares issued and outstanding as on July 31, 2015 & April 30, 2015	,	360,000	360,000
2015 & April 30, 2015 Common stock, \$0.0001 par value, 500,000,000 shares authorized		5,609	5,609

56,090,117 shares issued and outstanding on July 31, 2015 & April 30, 2015 Additional paid-in capital 4,907,950 4,907,950 Accumulated deficit (8,496,784) (8,368,686)Total stockholders' equity (deficit) (3,223,225)(3,095,127)TOTAL LIABILITIES AND SHAREHOLDERS' EQUITY (DEFICIT) \$ 216,493 \$ 147,950

The accompanying notes are an integral part of these financial statements

MEDINA INTERNATIONAL HOLDINGS, INC. AND SUBSIDIARIES Consolidated Statements of Operations (Unaudited)

			For the three more 2015	nths ended Ju	aly 31, 2014
Sales, net		\$	27,645	\$	57,491
Cost of Goods	Sold		53,653		65,522
	Gross profit (loss)		(26,008)		(8,031)
General and ac	lministrative expenses		87,791		96,321
Selling and ma	arketing expenses		2,485		4,879
Write-off of as	ssets		-		-
	Income (loss) from operations		(116,284)		(109,231)
Other income			4,617		-
Interest expense			(16,431)		(24,583)
	Net other Income (loss)		(11,814)		(24,583)
Loss before in	come tax (expense) benefit		(128,098)		(133,814)
	Income tax (expense) benefit		-		-
	Net Gain (Loss) from operations	\$	(128,098)	\$	(133,814)
Net loss per sh	are:				
	Basic	\$	(0.00)	\$	(0.00)
	Diluted	\$	(0.00)	\$	(0.00)
Weighted aver	age number of shares outstandin Basic Diluted	g:	56,090,117 56,090,117		56,090,117 56,090,117

MEDINA INTERNATIONAL HOLDINGS, INC. AND SUBSIDIARY Consolidated Statements of Cash Flows (Unaudited)

		For Three Mon July 31,	ths Ended
		2015	2014
Cash flows from operating a	ctivities:		
Net loss	\$	(128,098) \$	(133,814)
Adjustments to rec to net cash used in c activities	pperating	(120,070)	(133,611)
activities	Stock		
	subscription payable	500	1,999
Changes in operati	Depreciation expenses and	16,929	24,558
liabilities:			
	Decrease (Increase) in accounts receivable Decrease	-	-
	(Increase) in other receivable	-	(10,060)
	Decrease (Increase) in inventory Increase	(59,436)	-
	(decrease) in accounts payable Increase	(13,106)	41,026
	(decrease) in accrued liabilities Increase (decrease) in	54,673	71,936
	customer deposits (Increase)	145,513	-
	decrease in prepaid	-	-

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	expenses				
Tota	Total adjustments				129,459
	Net cash (used) received in operating activities		142,073 10,975		(4,355)
Cash flows from investing	activities:				
Purchase of prope	erty and				
equipment	Net cash		-		-
	used in investing activities		-		-
Cash flows from financing	activities:				
Bank overdraft			-		-
Proceeds/(Payme payable Proceeds/(Payme		d narty	(5,119)		4,797
note payable shar Proceeds/(Payme	eholders		17,180		11,399
credit & credit ca	rds				(604)
	Net cash provided (used) by financing activities		12,061		15,592
Net increase (decrease) in c equivalents	ash and cash		23,036		11,237
Cash and cash equivalents - period	beginning of		11,092		27
Cash and cash equivalents -	end of period	\$	34,128	\$	11,264
Supplemental disclosure of information:	cash flow				
Interest Paid		\$	7,784	\$	7,784
Taxes Paid		\$	- -	\$	-

Supplemental schedule of noncash investing and financing activities:

> Stock issued for services 1,999 1,999

The accompanying notes are an integral part of these financial statements

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Medina International Holdings, Inc. and Subsidiaries Consolidated Statements of Shareholders' Equity (Deficit)

	Common Sto Shares	ock Amount	Preferred Stock Shares	Series A Amount		k Series E Amount		Accumulated Deficit	Totals
Balance - April 30, 2013	55,890,117	\$ 5,589	9 30	\$ 360,000	20	\$ 20,00	\$ 00 4,880,270	\$ (7,673,338)	\$ (2,407,479)
Stock issued to Directors	200,000	20	0				7,680)	7,700
Net gain								(44,455)	(44,455)
Balance - April 30, 2014	56,090,117	5,609	9 30	360,000) 20) 20,00	00 4,887,950	, , ,	(2,444,234)
Net gain								(650,893)	(650,893)
Balance - April 30, 2015	56,090,117	5,60	9 30	360,000) 20	20,00	00 4,887,950	, , ,	(3,095,127)
Net loss								(128,098)	(128,098)
Balance -								(120,090)	(120,090)
July 31, 2015	56,090,117	5,609	9 30	360,000	20	20,00	00 4,887,950	(8,496,784)	(3,223,225)

The accompanying notes are an integral part of the financial statements

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MEDINA INTERNATIONAL HOLDINGS, INC. AND SUBSIDIARIES

NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS

FOR THE THREE MONTHS ENDED JULY 31, 2015

(Unaudited)

NOTE 1. BUSINESS, BASIS OF PRESENTATION AND SIGNIFICANT ACCOUNTING POLICIES

Medina International Holdings, Inc. ("Company," "Medina," "we," "us," "our") was incorporated in 1998 as Colorado Community Broadcasting, Inc. The Company intended to purchase low power television licenses or stations and planned to broadcast local programming mixed with appropriate national programming. The Company changed the name of the business in 2005 to Medina International Holdings, Inc.

The Company, under its wholly owned Subsidiary, Harbor Guard Boats, Inc., plans to manufacture and sell recreational and commercial boats.

The Company acquired Modena Sports Design, LLC, as a wholly owned subsidiary of the Company on June 18, 2008. Modena Sports Design, LLC was formed in the State of California in 2003 to produce fire rescue, rescue and recreational boats. Modena Sports Design, LLC reorganized as a California corporation on January 7, 2009 changed its name to Harbor Guard Boats, Inc.

Presentation of Interim Information

In the opinion of the management of the Company, the accompanying unaudited financial statements include all normal adjustments considered necessary to present fairly the financial position and operating results of the Company for the periods presented. The financial statements and notes are presented as permitted by Form 10-Q, and do not contain certain information included in the Company's Annual Report on Form 10-K for the fiscal year ended April 30, 2015. It is management's opinion that when the interim financial statements are read in conjunction with the April 30, 2015 Annual Report on Form 10-K, the disclosures are adequate to make the information presented not misleading. Interim results are not necessarily indicative of results for a full year or any future period. The accompanying consolidated financial statements of Medina International Holdings, Inc. and its Subsidiary were prepared in accordance with generally accepted accounting principles in the United States of America ("GAAP") and include the assets, liabilities, revenues, and expenses of Subsidiary, Harbor Guard Boats, Inc. All intercompany balances and transactions have been eliminated in consolidation.

Going Concern

Recoverability of a major portion of the recorded asset amounts shown in the accompanying balance sheet is dependent upon continued operations of the Company, which in turn is dependent upon the Company's ability to raise additional capital, obtain financing and to succeed in its future operations. The financial statements do not include any adjustments relating to the recoverability and classification of recorded asset amounts or amounts and classification of liabilities that might be necessary should the Company be unable to continue as a going concern.

The accompanying financial statements have been prepared in conformity with generally accepted accounting principles in the United States, which contemplates continuation of the Company as a going concern. On July 31, 2015, the Company's current liabilities exceeded its current assets by \$3,266,244. Also, the Company's operations generated \$27,645 revenue during the three months ended July 31, 2015 and the Company's accumulated deficit at

July 31, 2015 is \$8,496,784.

Management takes various steps to revise its operating and financial requirements, which we believe are sufficient to provide the Company with the ability to continue on in the subsequent year. Management devoted considerable effort during the period ended July 31, 2015 towards management of liabilities and improving our operations. Management believes that the above actions will allow the Company to continue its operations through the next fiscal year.

The future success of the Company is likely dependent on its ability to attain additional capital to develop its proposed products and ultimately, upon its ability to attain future profitable operations. There can be no assurance that the Company will be successful in obtaining such financing, or that it will obtain positive cash flow.

NOTE 2. SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES

Basis of Presentation and Consolidation

The accompanying consolidated financial statements of Medina International Holdings, Inc. and its Subsidiary were prepared in accordance with generally accepted accounting principles in the United States of America ("GAAP") and include the assets, liabilities, revenues, and expenses of our two wholly owned Subsidiary, Harbor Guard Boats, Inc., and Medina Marine, Inc. All intercompany balances and transactions have been eliminated in consolidation.

Use of Estimates

The preparation of our consolidated financial statements in conformity with GAAP requires the use of estimates and assumptions that affect the reported amounts of assets and liabilities, the disclosure of contingent assets and liabilities at the date of the consolidated financial statements, and the reported amounts of revenues and expenses during the reporting periods. Significant estimates and assumptions are used for, but are not limited to;

- 1) Revenue recognition;
- 2) Allowance for doubtful accounts;
- 3) Inventory costs;
- 4) Asset impairments;
- 5) Depreciable lives of assets;
- 6) Income tax reserves and valuation allowances;
- 7) Fair value of stock options;
- 8) Allocation of direct and indirect cost of sales;
- 9) Contingent liabilities; and
- 10) Warranty liabilities.

Future events and their effects cannot be predicted with certainty; accordingly, our accounting estimates require exercise of judgment. We base our estimates on historical experience, available market information, appropriate valuation methodologies, and on various other assumptions that we believe to be reasonable. We evaluate and update our assumptions and estimates on an ongoing basis and may employ outside experts to assist in our evaluation, when

necessary. Actual results could differ materially from these estimates.

Revenue Recognition

Revenue Recognition is recognized when earned. The Company's revenue recognition policies are in compliance with Staff Accounting Bulletin (SAB) 104. ASC 650 "Revenue Recognition." Sales revenue is recognized at the date of shipment to customers when a formal arrangement exists, the price is fixed or determinable, the delivery is completed, no other significant obligations of the Company exist and collectability is reasonably assured. Payments received before all of the relevant criteria for revenue recognition are satisfied, are recorded as unearned revenue.

Cash and Cash Equivalents

The Company considers all liquid investments with a maturity of three months or less from the date of purchase that are readily convertible into cash to be cash equivalents. The Company maintains its cash in bank deposit accounts that may exceed federally insured limits. The Company has not experienced any losses in such accounts.

Accounts receivable

The Company reviews accounts receivable periodically for collectability and establishes an allowance for doubtful accounts and records bad debt expense when deemed necessary.

Inventory

We carry our inventories at the lower of its cost or market value. Cost is determined using first-in, first-out ("FIFO") method. Market is determined based on net realizable value. We also provide due consideration to obsolescence, excess quantities, and other factors in evaluating net realizable value.

Fixed Assets

Capital assets are stated at cost. Fixed assets consist of tools (molds), office equipment, fire extinguishers and manufacturing tools and are stated at cost. Depreciation of fixed assets is provided using the straight-line method over the estimated useful lives (3-7 years) of the assets. Expenditures for maintenance and repairs are charged to expense as incurred.

Long Lived Assets

The Company adopted codification ASC 350 "Accounting for the Impairment or Disposal of Long-Lived Assets", The Company periodically evaluates the carrying value of long-lived assets to be held and used in accordance with ASC 350. ASC 350 requires impairment losses to be recorded on long-lived assets used in operations when indicators of impairment are present and the undiscounted cash flows estimated to be generated by those assets are less than the assets' carrying amounts. In that event, a loss is recognized based on the amount by which the carrying amount exceeds the fair market value of the long-lived assets. Loss on long-lived assets to be disposed of is determined in a similar manner, except that fair market values are reduced.

Comprehensive Loss

Accounting principles generally require that recognized revenue, expenses, gains and losses be included in net income. Certain statements, however, require entities to report specific changes in assets and liabilities, such as unrealized gains and losses on available-for-sale securities, as a separate component of the equity section of the balance sheet. Such items, along with net income, are components of comprehensive income.

Issuance of Shares for Service

The Company accounts for employee and non-employee stock awards, whereby equity instruments issued to employees for services are recorded based on the fair value of the instrument issued and those issued to non-employees are recorded based on the fair value of the consideration received or the fair value of the equity instrument, whichever is more reliably measurable.

Fair Value Of Financial Instruments

Disclosures about fair value of financial instruments, requires that the Company disclose estimated fair values of financial instruments. The carrying amounts reported in the statements of financial position for current assets and current liabilities qualifying, as financial instruments are a reasonable estimate of fair value.

Foreign Currency Translation And Hedging

The Company is exposed to foreign currency fluctuations due to international trade. The management does not intend to enter into forward exchange contracts or any derivative financial investments for trading purposes. The management does not currently hedge foreign currency exposure.

Basic and Diluted Net Loss per Share

Basic net loss per share is based upon the weighted average number of common shares outstanding. Diluted net loss per share is based on the assumption that all dilutive convertible shares and stock options were converted or exercised.

Dilution is computed by applying the treasury stock method. Under this method, options and warrants are assumed to be exercised at the beginning of the period (or at the time of issuance, if later), and as if funds obtained thereby were used to purchase common stock at the average market price during the period.

Products and services, geographic areas and major customers

The Company earns revenue from the sale of commercial and recreational boats. The Company's products were sold domestically and internationally. The Company does not separate sales activities into different operating segments.

Recently issued accounting pronouncements

There were accounting standards and interpretations issued during the three months ended July31, 2015, none of which are expected to have a material impact on the Company's financial position, operations or cash flows.

NOTE 3. INVENTORY

As of July 31, 2015, inventory consisted of the following:

 Item
 July 31, 2015

 Work in progress
 \$139,346

 Total Inventory
 \$139,346

NOTE 4. OTHER RECEIVABLES

As of July 31, 2015, other receivables consisted of the following:

Disposal of Subsidiary \$ 237,718 Reserve (237,718) Total Receivables \$ \$0

At July 31, 2015, the Company has provided a reserve in the amount of \$237,718 due to non availability of financial statements of Wintec Protective Systems, Inc. Wintec Protective Systems, Inc. has defaulted the payment of \$237,718 on March 28, 2014 per agreement. Company has sent letter to Wintec Protective Systems, Inc. to pay the amount per settlement agreement

Entry in Settlement Agreement - Disposition of Subsidiary

On March 28, 2012, ROK Global, PLC ("ROK") entered into a Settlement Agreement and Mutual Release ("the Settlement Agreement") the Company, Wintec Protective Systems, Inc. ("Wintec"), Mr. Daniel Medina, and Mr. Madhava Mankal Rao. Mr. Medina and Mankal are officers and directors of the Company.

In 2011, the Company, Wintec and ROK entered into agreements that provided for the Company to provide funding to Wintec and to contribute 3,000,000 shares of its common stock in exchange for 20,400,000 shares of Wintec. As a result of the agreements, Wintec had become the Company's 51% held subsidiary.

The Settlement Agreement provides for the agreements entered into in 2011 to be terminated and cancelled, effective immediately. All parties agree to the termination of the agreements without remedy and resolve each party of any claims or liabilities arising out of such agreements. As a result of the termination, Wintec is no longer a subsidiary of the Company. The Company transferred back to Wintec the 20,400,000 shares of Wintec in exchange for \$1. Wintec transferred 3,000,000 shares of the Company's common stock issued in 2011, in exchange for \$1.

Winter per agreement to pay to the Company \$237,718 within two years of the date of the Settlement Agreement, which we have reserved at 100% of total receivable due to non availability of financial information of Winter Protective Systems, Inc.

NOTE 5. FIXED ASSETS

As of July 31, 2015 Property and equipment consisted of the following:

Property and Equipment	J	July 31, 2014
Machinery and equipment, including molds & tools	\$	722,514
Computers		13,535
Furniture and fixtures		3,611
Office equipment		5,480
Fire extinguisher		500
Total property and equipment	\$	745,742
Less: Accumulated Depreciation		(711,312)
Total Property and equipment	\$	34,430

NOTE 6. PREPAID EXPENSES AND OTHER ASSETS

As of July 31, 2015, prepaid expenses and other assets included prepaid operating expenses and vendor deposit in the amount of \$8,589.

NOTE 7. ACCRUED LIABILITIES

As of July 31, 2015 accrued liabilities consisted of the following:

Accrued Liabilities	July 31, 2015
Interest - shareholder loan	\$ 156,543
Interest - notes payable	82,405
Payroll and taxes	16,185
Payroll liabilities	1,198,532
Other accrued	40,800
Warranty liabilities	26,000
Total Accrued liabilities	\$ 1,520,465

NOTE 8. SHORT-TERM DEBT

As of July 31, 2015 short term debt consisted of the following:

Short-Term Debt	July 31, 2015	
Line of credit - CITI	\$ 79,493	
Credit cards	25,869	
Total	\$ 105.362	

As of July 31, 2015, the Company had a line of credit totaling \$100,000, under which the Company may borrow on an unsecured basis. The outstanding balance as of July 31, 2015 was \$79,492.80.

The Company's remaining credit cards carry various interest rates and require monthly payments, and are substantially held in the name of or guaranteed by related parties.

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NOTE 9. RISK MANAGEMENT ACTIVITIES

Foreign Currency

The majority of our business is denominated in U.S. dollars and fluctuations in the foreign currency markets will have a minimal effect on our business.

Commodity Prices

We are exposed to market risk from changes in commodity prices. The cost of our products could increase, if the prices of fiberglass and/or aluminum increases significantly, further decreasing our ability to attain profitable operations. We are not involved in any purchase commitments with any of our vendors.

Insurance

We are exposed to several risks, including fire, earthquakes, theft, and key person liabilities. We do not carry any insurance for these risks, other than general liability insurance, which will adversely affect our operations if any of these risks materialize.

NOTE 10. RELATED PARTY TRANSACTIONS

The Company has various license agreements with a shareholder allowing its technology to be utilized in the manufacture of its boats. The license agreements typical provide for \$1,500 royalty payment on every boat manufactured by the company except on boats manufactured where Mr. Albert Mardikian's patents are not used.

NOTE 11. NOTE PAYABLE

As of July 31, 2015 notes payable consisted of the following:

Notes Payable		July 31, 2015
Mr. SriKrishna Mankal		\$50,000
Mr. Pavan Mankal		59,000
Mr. Seshadri Chengi		110,500
Mr. Mike Littman		256,025
	Total notes payable	\$ 475,525

At April 30, 2015, the Company had an unsecured note payable to Mr. Srikrishna Mankal, non-affiliate, in the amount of \$50,000, which bears an 8% interest per annum and currently due. Interest accrued to date on this note payable is \$7,000. Due to negotiation with Mr. Srikrishna Mankal, the accrual for interest on the said loan was mutually agreed to cease from August 1, 2012. Note was amended on July 1, 2014 to include conversion feature to common stock with 25% discount on the closing market bid price or par value whichever is lower at the time of conversion to cover loan and interest.

At April 30, 2015, the Company had an unsecured note payable to Mr. Pavan Mankal, non-affiliate, in the amount of \$59,000, which bears an 8% interest per annum and currently due. Note was amended July 1, 2014 to include conversion feature to common stock with 25% discount on the closing market bid price or par value whichever is lower at the time of conversion to cover loan and interest.

The convertible notes for \$52,500 issued to Asher Enterprises, Inc. ("Asher") in June 24, 2011. This note carries interest of 8% per annum. \$4,500 of the note principal was converted in to common shares. The remaining balance of \$48,000 is payable on demand and has been transferred in the name of Mr. C.S Seshadri. This note is convertible at the election of Mr. Seshadri from time to time after the issuance date. In the event of non-payment the loan will be in default and principal and interest will become payable immediately at 150% of the outstanding balance. The note agreements contain covenants requiring Mr. Seshadri's written consent for certain activities not in existence or not committed to by the Company on the issue date of the notes, as follows: dividend distributions in cash or shares, stock repurchases, borrowings, sale of assets and certain advances and loans in excess of \$100,000. Outstanding note principal and interest accrued thereon can be converted in whole, or in part, at any time by Mr. Seshadri after the issuance date into an equivalent of the Company's common stock determined by 60% of the average of the three lowest closing bid prices of the Company's common stock during the ten trading days prior to the date the conversion notice is sent by Mr. Seshadri. We have provided \$35,000 as interest expense loss on the above transaction. The note contains a BCF amount of \$35,000 which is amortized over the term of the loan.

The convertible notes for \$42,500 issued to Asher in August 1, 2011. This note carries interest of 8% per annum This note has been transferred in the name of Mr. C.S Seshadri and is payable on demand. This note is convertible at the election of Mr. Seshadri from time to time after the issuance date. In the event of default, the amount of principal and interest not paid and the notes become immediately due and payable. Should that occur, the Company is liable to pay Mr. Seshadri 150% of the then outstanding principal and interest. The note agreements contain covenants requiring Mr. Seshadri's written consent for certain activities not in existence or not committed to by the Company on the issue date of the notes, as follows: dividend distributions in cash or shares, stock repurchases, borrowings, sale of assets and certain advances and loans in excess of \$100,000. Outstanding note principal and interest accrued thereon can be converted in whole, or in part, at any time by Mr. Seshadri after the issuance date into an equivalent of the Company's common stock determined by 60% of the average of the three lowest closing bid prices of the Company's common stock during the ten trading days prior to the date the conversion notice is sent by Mr. Seshadri. We have provided \$28,333 as interest expense loss on the above transaction. The note contains a BCF amount of \$28,333 which is being amortized over the term of the loan. Above notes bears 8-22% interest per annum and currently due. Interest accrued to date on this note payable is \$55,494.55.

The Company has another Note payable for \$20,000 which is payable on demand.

At July 31, 2015, the Company had an unsecured note payable to Mr. Mike Littman, non-affiliate, in the amount of \$256,025, which bears an 1% interest per annum and currently due. Note dated June 18, 2015 shall be converted at the Holders option, to Common Stock, in whole or part at 60% of the volume weighted average price for 5 days prior to conversion so long as the conversion does not cause the Holder to become an affiliate, 10% or greater shareholder.

NOTE 12. SHAREHOLDERS' LOANS

As of July 31, 2015 shareholders loans consisted of the following:

	July 31,
Shareholders' Loans	2015
Daniel Medina, President & Director	\$ 296,446
Madhava Rao Mankal, Chief Financial Officer & Director	191,845
Total Shareholders' Loans	\$ 488,292

Shareholder's loan from shareholder of the Company, unsecured, accrued at 10% interest per annum and due on demand.

NOTE 13. CONTINGENT LIABILITY

On February 10, 2012, Medina International Holdings, Inc. ("the Company"), its Subsidiary, Modena Sports Design, LLC, Harbor Guard Boats, Inc., its officers and directors, Madhava Rao Mankal and Daniel Medina, entered into a Settlement Agreement and Mutual Release ("the Settlement Agreement") with Albert Mardikian, MGS Grand Sport, Inc., and Mardikian Design and Associates ("the Mardikian Parties").

The Settlement Agreement provides for a the Company and Harbor Guard Boats to pay the Mardikian Parties up to \$250,000 starting January 1, 2012, as a contingency payment. The contingency payment is based on the collective sale of the boats manufactured per calendar year using the 24' and 26' mold provided by Mr. Albert Mardikian. If 4 or less boats are manufactured the Company does not have to pay the contingency payment. If 5 or more boats are manufactured using the 24' and 26' mold provided by Mr. Albert Mardikian, the Company shall make payments towards the contingency payment as set forth in the Settlement Agreement. NO boat was sold during this quarter.

Further, the Settlement Agreement provides for the Company and Harbor Guard Boats to pay off a credit line that Mr. Mardikian is a signatory on totaling \$94,932 and the payments are to be made as set forth in the Settlement Agreement.

Pursuant to the Settlement Agreement, once the contingency payments made by the Company and Harbor Guard Boats total \$250,000 and the credit line has been paid in full, the Mardikian Parties will return to the Company 5,500,000 shares of the Company's common stock held by the Mardikian Parties.

NOTE 14. STOCKHOLDERS' EQUITY

50,000 common shares committed to be issued during the three months period to three independent members of the board of directors for services valued at \$500 at \$.01 market share price

NOTE 15. COMMITMENTS AND CONTINGENCIES

Rental Leases

As of July 31, 2015, we did not own any properties. We moved our Company's activities, including all Subsidiary, from Corona, California to Ontario, California in April 2013. Our management signed a three-year lease for a 13,045 sq. ft. building in the city of Ontario, California, effective May 1, 2013. The address for this location is 191 Kettering Dr., Corona, CA, 91761. This building is owned by unrelated parties. The lease to the Corona facility expires on June 30, 2016, and calls for monthly payments, initially of \$5,610 per month plus \$495 costs, escalating over the term of the lease to \$5,950 per month plus costs.

The Company has various license agreements with a related party allowing its technology to be utilized in the manufacture of its boats. The license agreements typical provide for \$1,500 royalty payment on every boat manufactured by the company except on boats manufactured where Mr. Albert Mardikian's patents are not used.

NOTE 16. SUBSEQUENT EVENT

Acquisition Agreement - April 20, 2016

On April 20, 2016, Medina International Holdings, Inc. (the "Company") entered into an Acquisition and Purchase Agreement with Medical Innovation Holdings, a Joint Venture ("MedHold") whereby all of the assets of MedHold would be acquired by the Company from MedHold.

Medical Innovation Holdings, a Joint Venture, is establishing a nationwide, state by state, multi-disciplinary medical specialist provider/practice network, staffed by 16 types of Physician Specialists who serve the rural patient population via a seamless, comprehensive, sophisticated telemedicine program.

Pursuant to the Asset Acquisition Agreement, the closing of the Acquisition was effective April 20, 2016 although completed later.

Per the Acquisition and Purchase Agreement, the following items occurred:

- 1. The Company approved the issuance of 351,000,000 shares of the Company's restricted common stock to MedHold's designees;
- 2. 30 shares of Class A Preferred Convertible Stock (Super Majority Voting) of Medina International Holdings, Inc. from Madhava Rao Mankal and Daniel Medina shall be conveyed for \$100 to MedHold;
- 3. A total of 35,000,000 common shares owned by Madhava Rao Mankal, Daniel Medina and Albert Mardikian, and MGS Grand Sports, Inc. shall be conveyed under separate Share Purchase Agreements to retire to treasury for \$100 each;
- 4. The outstanding notes for legal fees for a total of \$256,025, approximately, plus accrued interest thereon, were assumed and agreed to be paid in accordance with the terms thereof, without defenses or disagreements thereto at the time of closing. The outstanding balances due to the auditor (approximately \$20,000, including current quarter review fees) and transfer agent (approximately \$1,600) shall be paid as the earnest money; and
- 5. Assignment of the Assets were issued in the form of a Bill of Sale duly executed.

Settlement Agreement and Release

Medina International Holdings, Inc. (the "Company") entered into a Settlement Agreement and Release with Chenji Srinivasan Seshadri ("Debtholder") and Harbor Guard Boats, Inc., a California Corporation ("Harbor Guard").

The Agreement compromises, settles and otherwise resolves all claims for common shares, subscriptions, or Notes, or debts, relating to the Company and Debtholder as to any and all claims or causes of action whatsoever against the Company by Debtholder for any matter, action, or representation as the Company, any debt or Note, the subscription, by the subscriber, and other potential claims and causes of action arising from any relationship, agreement, subscription, debt, or Note, or actions of the Company or its management which may be claimed by Debtholder up to the date hereof. The Agreement requires payment of the sum of \$60,000 to effectuate the release.

Divestiture of Harbor Guard Boats, Inc.

On April 20, 2016, the Company entered into an Acquisition Agreement with Daniel Medina and Rao Mankal, whereby they acquired the Harbor Guard Boats, Inc. stock from Medina, by assuming the debt related to Harbor Guard, totaling\$1,819,091, and providing releases of liability for all of such debt, and retiring a total of 35 million shares of common stock of Medina to the treasury. The Board made a determination that the assets were totally impaired, (which assets were fully impaired on the books) as no significant revenue was generated for over two years from the assets, and the assets had no net value exceeding even a portion of the debt relieved, and the company had no capital for recommencing business and had no sales. Further the debt relief to the company, was significant to allow the company to recapitalize. Mr. Mankal and Mr. Medina were affiliates and officers and directors and have concurrently tendered their resignations as officers and directors effective with the closing. Two new directors are appointed and the four disinterested directors have approved the divestiture as being in the best interests of the Company, and its shareholders, in conjunction with the new business of the Company in the health care field.

This subsequent event has to be read in conjunction with the 8K filed concurrently here with.

NOTE 17. LITIGATION

NONE

ITEM 2 MANAGEMENT'S DISCUSSION AND ANALYSIS OF FINANCIAL CONDITION AND RESULTS OF OPERATIONS

The following discussion should be read in conjunction with our unaudited financial statements and notes thereto included herein. In connection with, and because we desire to take advantage of, the "safe harbor" provisions of the Private Securities Litigation Reform Act of 1995, we caution readers regarding certain forward looking statements in the following discussion and elsewhere in this report and in any other statement made by, or on our behalf, whether or not in future filings with the Securities and Exchange Commission. Forward-looking statements are statements not based on historical information and which relate to future operations, strategies, financial results or other developments. Forward looking statements are necessarily based upon estimates and assumptions that are inherently subject to significant business, economic and competitive uncertainties and contingencies, many of which are beyond our control and many of which, with respect to future business decisions, are subject to change. These uncertainties and contingencies can affect actual results and could cause actual results to differ materially from those expressed in any forward looking statements made by, or on our behalf. We disclaim any obligation to update forward-looking statements.

The independent registered public accounting firm's report on the Company's financial statements as of April 30, 2015, and for each of the years in the two-year period then ended, includes a "going concern" explanatory paragraph, that describes substantial doubt about the Company's ability to continue as a going concern.

The Company, under its two wholly owned Subsidiary, Harbor Guard Boats, Inc. and Medina Marine, Inc., plans to manufacture and sell recreational and commercial boats.

Our securities are currently not liquid. There are limited market makers in our securities and it is not anticipated that any market will develop for our securities until such time as we successfully implement our business plan of producing and marketing our Fire and Rescue boats. We presently have no liquid financial resources to offer such a candidate and must rely upon an exchange of our stock to complete such a merger or acquisition.

RESULTS OF OPERATION

For the Three Months Ended July 31, 2015 Compared to the Three Months Ended July 31, 2014

The Company recognized \$27,645 in revenues during the three months ended July 31, 2015 as compared to \$57,491 for the three months period ended July 31, 2014, resulting in an decrease in sales during the quarter of \$29,846 or 51.91% mainly services.

Our cost of goods sold for the three months ended July 31, 2015 was \$53,653 compared to \$65,522 during the three months ended July 31, 2014. The decrease in cost of goods sold of \$11,869 or % 18.11 was a result of decrease in deprecation cost.

Our gross loss on goods sold for the three months ended July 31, 2015 was \$26,008 compared to \$8,031 loss during the three months ended July 31, 2014. The increase in gross loss of \$17,977 or 223.84 % was a result of decrease in sales.

During the three months ended July 31, 2015, we incurred general and administrative expenses of \$87,791 compared to \$96,321 during the three months ended July 31, 2014. The decrease in general and administrative expenses for the three months period ended July 31, 2015 of \$8,530 or 8.86% was mainly due to the decrease in depreciation and utilities.

During the three months ended July 31, 2015, the Company incurred selling and marketing expenses of \$2,485 compared to \$4,879 during the three months ended July 31, 2014. The decrease of \$2,394 or 49.06% in selling expenses was primarily due to the decrease in consulting and shipping.

Interest expense decreased by \$8,152 or 33.16% for the three month period ended July 31, 2015. The Company incurred \$16,431 for the three month period ended July 31, 2015 compared to \$24,583 the three month period ended July 31, 2014. Decreases in interest expenses was mainly due to credit card interest.

During the three months ended July 31, 2015, the Company recognized a net loss of \$128,098 compared to net loss of \$133,814 during the three months ended July 31, 2014. Decrease in net income of \$5,716 or 4.27% was result of decrease in administrative and interest expenses.

LIQUIDITY AND CAPITAL RESOURCES

As of July 31, 2015, the Company had \$34,128 cash on hand, an inventory of \$139,346 and net property and equipment of \$34,430. The Company's total current liabilities were \$3,439,718 as of July 31, 2015, which was represented mainly accounts payable of \$386,661, accrued liabilities of \$1,520,465, short-term debt of \$105,362, notes payable of \$475,525 and short-term borrowings from shareholders totaling \$488,292. At July 31, 2015, the Company's current liabilities exceeded current assets by \$3,266,244.

The Company provided \$10,975 in operating activities for the three months period ended July 31, 2015 compared to \$4,355 provided for three month period ended July 31, 2014.

During the six months period ended July 31, 2015, the Company provided \$12,061 in financing activities includes loan in the amount of \$17,180 from related party. The Company made payments includes \$5,119 towards the lines of credits and credit cards.

The Company did not invest in investing activities for the three months period ended July 31, 2015 and July 31, 2014.

The Company has an accumulated deficit, as of July 31, 2015, of \$8,496,784.

Going Concern

The Company's auditors have issued a "going concern" qualification independent registered public accounting firm's report on the Company's financial statements as part of their opinion in the Audit Report. For the year ended April 30, 2015, and for each of the years in the two-year period then ended, includes a "going concern" explanatory paragraph, that describes substantial doubt about the Company's ability of the Company to continue as a "going concern."

Short Term.

On a short-term basis, we do not generate revenues sufficient to cover operations. Based on prior history, we will continue to have insufficient revenue to satisfy current and recurring liabilities as we continue to develop our operations. For short term needs we will be dependent on receipt, if any, of offering proceeds.

Need for Additional Financing

We do not have capital sufficient to meet our cash needs. We will have to seek loans or equity placements to cover such cash needs. No commitments to provide additional funds have been made by our management or other stockholders. Accordingly, there can be no assurance that any additional funds will be available to us to allow it to cover our expenses as they may be incurred.

There is no assurance that the Company will be profitable, the Company may not be able to successfully develop, manage or market its products and services, the Company may not be able to attract or retain qualified executives and personnel, the Company's products and services may become obsolete, government regulation may hinder the Company's business, additional dilution in outstanding stock ownership may be incurred due to the issuance of more shares, warrants and stock options, or the exercise of warrants and stock options, and other risks inherent in the Company's businesses.

The Company undertakes no obligation to publicly revise these forward-looking statements to reflect events or circumstances that arise after the date hereof. Readers should carefully review the factors described in other documents the Company files from time to time with the Securities and Exchange Commission, including the Annual Report on Form 10-K and Quarterly Reports on Form 10-Q filed by the Company and any Current Reports on Form 8-K filed by the Company.

Contractual Obligations and Other Commercial Commitments

The Company does not have sufficient capital to meet its cash needs, including the costs of compliance with the continuing reporting requirements of the Securities Exchange Act of 1934. Management will have to seek loans or equity placements to cover such cash needs and cover outstanding payables. Lack of existing capital may be a sufficient impediment to prevent the Company from accomplishing its goal of expanding operations. There is no assurance that the Company will be able to carry out our business. No commitments to provide additional funds have been made by the Company's management or other shareholders. Accordingly, there can be no assurance that any additional funds will be available to the Company to cover its expenses as they are incurred.

Irrespective of whether the Company's cash assets prove to be inadequate to meet its operational needs, the management might seek to compensate providers of services by issuances of stock in lieu of cash.

Off-Balance Sheet Arrangements

In accordance with the definition under SEC rules, the following qualify as off-balance sheet arrangements:

- a) Any obligation under certain guarantees or contracts;
- b) A retained or contingent interest in assets transferred to an unconsolidated entity or similar entity or similar arrangement that serves as credit, liquidity, or market risk support to that entity for such assets;
- c) Any obligation under certain derivative instruments; and
- d) Any obligation under a material variable interest held by the registrant in an unconsolidated entity that provides financing, liquidity, market risk, or credit risk support to the registrant, or engages in leasing, hedging, or research and development services with the registrant.

The following will address each of the above items pertaining to the Company.

As of July 31, 2015, we do not have any obligation under certain guarantees or contracts as defined above.

As of July 31, 2015, we do not have any retained or contingent interest in assets as defined above.

As of July 31, 2015, we do not hold derivative financial instruments.

Accounting for Derivative Instrument and Hedging Activities, as amended.

As of July 31, 2015, we did not participate in transactions that generate relationships with unconsolidated entities or financial partnerships, such as entities often referred to as structured finance or special purpose entities ("SPEs"), which would have been established for the purpose of facilitating off-balance sheet arrangements or other contractually narrow or limited purposes. As of July 31, 2015 and April 30, 2014, we were not involved in any unconsolidated SPE transactions.

Dividends

The Company has not declared or paid any cash dividend on its common stock and does not anticipate paying dividends for the foreseeable future.

ITEM 3.QUANTITATIVE AND QUALITATIVE DISCLOSURES ABOUT MARKET RISK.

Not Applicable

ITEM 4.CONTROLS AND PROCEDURES

Disclosures Controls and Procedures

We have adopted and maintained disclosure controls and procedures (as such term is defined in Rules 13a 15(e) and 15d-15(e) under the Securities Exchange Act of 1934, as amended (the "Exchange Act") that are designed to ensure that information required to be disclosed in our reports under the Exchange Act, is recorded, processed, summarized and reported within the time periods required under the SEC's rules and forms and that the information is gathered and communicated to our management, including our Chief Executive Officer (Principal Executive Officer) and Chief Financial Officer (Principal Financial Officer), as appropriate, to allow for timely decisions regarding required disclosure.

As required by SEC Rule 15d-15(b), our Chief Executive Officer carried out an evaluation under the supervision and with the participation of our management, of the effectiveness of the design and operation of our disclosure controls and procedures pursuant to Exchange Act Rule 15d-14 as of the end of the period covered by this report. Based on the foregoing evaluation, our Chief Executive Officer and our Chief Financial Officer have concluded that our disclosure controls and procedures are not effective in timely alerting them to material information required to be included in our periodic SEC filings and to ensure that information required to be disclosed in our periodic SEC filings is accumulated and communicated to our management, including our Chief Executive Officer and Chief Financial Officer, to allow timely decisions regarding required disclosure as a result of the deficiency in our internal control over financial reporting discussed below.

Management's assessment of the effectiveness of the small business issuer's internal control over financial reporting is as of the quarter ended July 31, 2015. We believe that internal control over financial reporting is not effective because of the small size of the business and lack of segregation of duties. We have not identified any, current material weaknesses considering the nature and extent of our current operations and any risks or errors in financial reporting under current operations.

There was no change in our internal control over financial reporting that occurred during the quarter ended July 31, 2015, that has materially affected, or is reasonably likely to materially affect, our internal control over financial reporting.

PART II. OTHER INFORMATION

ITEM 1. LEGAL PROCEEDINGS

NONE

ITEM 2. CHANGES IN SECURITIES

During the period of May 1, 2015 through July 31, 2015, the Company committed to issue 50,000 shares to three independent members of its Board of Directors for services during the quarter.

Exemption From Registration Claimed

All of the above sales by the Company of its unregistered securities were made by the Company in reliance upon Section 4(2) of the Securities Act of 1933, as amended (the "1933 Act"). All of the individuals and/or entities that purchased the unregistered securities were primarily directors of the Company. All purchasers were provided access to all material information, which they requested, and all information necessary to verify such information and were afforded access to management of the Company in connection with their purchases. All purchasers of the unregistered securities acquired such securities for investment and not with a view toward distribution, acknowledging such intent to the Company. All certificates or agreements representing such securities that were issued contained restrictive legends, prohibiting further transfer of the certificates or agreements representing such securities, without such securities either being first registered or otherwise exempt from registration in any further resale or disposition.

ITEM 3. DEFAULTS UPON SENIOR SECURITIES.

NONE

ITEM 4. MINE SAFETY DISCLOSURES.

NONE

ITEM 5. OTHER INFORMATION.

NONE

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ITEM 6. EXHIBITS.

Exhibits. The following is a complete list of exhibits filed as part of this Form 10-Q. Exhibit numbers correspond to the numbers in the Exhibit Table of Item 601 of Regulation S-K.

Exhibit 31.1	Certification of Chief Executive Officer pursuant to Section 302 of the Sarbanes-Oxley Act
Exhibit 31.2	Certification of Chief Financial Officer pursuant to Section 302 of the Sarbanes-Oxley Act
Exhibit 32.1	Certification of Principal Executive Officer pursuant to Section 906 of the Sarbanes-Oxley Act
Exhibit 32.2	Certification of Principal Financial Officer pursuant to Section 906 of the Sarbanes-Oxley Act
101.INS	XBRL Instance Document (1)
101.SCH	XBRL Taxonomy Extension Schema Document (1)
101.CAL	XBRL Taxonomy Extension Calculation Linkbase Document (1)
101.DEF	XBRL Taxonomy Extension Definition Linkbase Document (1)
101.LAB	XBRL Taxonomy Extension Label Linkbase Document (1)
101.PRE	XBRL Taxonomy Extension Presentation Linkbase Document (1)
(1) Dayson 4 4	Dula 400T of Develotion C.T. this interactive data file is desired and filed amount of a

⁽¹⁾ Pursuant to Rule 406T of Regulation S-T, this interactive data file is deemed not filed or part of a registration statement or prospectus for purposes of Sections 11 or 12 of the Securities Act of 1933, is deemed not filed for purposes of Section 18 of the Securities Exchange Act of 1934, and otherwise is not subject to liability under these sections.

SIGNATURES

Pursuant to the requirements of Section 12 of the Securities and Exchange Act of 1934, the Registrant has duly caused this report to be signed on its behalf by the undersigned, thereunto duly authorized.

MEDINA INTERNATIONAL HOLDINGS, INC. (Registrant)

Dated: May 2, 2016 By:/s/ Daniel Medina

Daniel Medina,

President

(Principal Executive Officer)

Dated: May 2, 2016 By:/s/ Madhava Rao Mankal

Madhava Rao Mankal, Chief Financial Officer

(Principal Accounting Officer)