NOCOPI TECHNOLOGIES INC/MD/ Form 10-Q

November 14, 2001

U.S. Securities and Exchange Commission Washington, D.C. 20549

Form 10-QSB

(Mark One)			
[X] QUARTERLY REPORT PUR	SUANT TO SECTIONS		F THE
For the quart	erly period ended	September 30,	2001
[] TRANSITION REPORT PU SECUR	RSUANT TO SECTION		OF THE
For the transition per	iod from	to	
Comm	ission file numbe	r 0-20333	
(Exact n	OCOPI TECHNOLOGIE ame of small busi pecified in its c	ness issuer as	
MARYLAND		87-	-0406496
(State or other j of incorporation or		(IRS Employer	Identification No.)
537 Apple S	treet, West Consh	ohocken, PA 194	28
(Address	of principal exec	utive offices)	
	(610) 834-960	0	
(1	ssuer's telephone	number)	
Check whether the issue Section 13 or 15(d) of the Ex shorter period that the regis has been subject to such fili	change Act during trant was require	the past 12 mc d to file such	onths (or for such reports), and (2)
State the number of of common equity, as of Novem 38,188,907 shares.			
Transitional Small Business D	isclosure Format	(check one): Ye	es NoX
N	OCOPI TECHNOLOGIE	S, INC.	

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Statements of Operations (unaudited)

		enths ended ember 30	Nine S
	2001	2000	2001
Revenues			
Licenses, royalties and fees	\$ 132 , 200	\$ 223,900	\$ 370 , 50
Product and other sales	84,200	58 , 400	204,20
	216,400	282,300	574 , 70
Cost of sales			
Licenses, royalties and fees	58,100	82,600	174,10
Product and other sales	49,000	37,900	107,40
	107,100	120,500	281 , 50
Gross profit	109,300	161,800	293 , 20

Operating expenses			
Research and development	64,100	58,700	191,40
Sales and marketing	44,100	52,300	181,20
General and administrative	207,800	145,800	635,50
	316,000	256,800	1,008,10
Loss from operations	(206,700)	(95,000)	(714,90
Other income (expenses)			
Interest income	200	4,100	3,30
Interest and bank charges Equity in net income of	(400)	(1,000)	(1,20
unconsolidated affiliate	-	30,900	_
	(200)	34,000	2,10
Net loss	(\$206,900) =======	(\$61,000)	(\$712 , 80
Basic and diluted loss per common share	(\$.01)	(\$.00)	(\$.0
Weighted average common			
shares outstanding	38,188,907	33,817,332	37 , 015 , 42

See accompanying notes to financial statements.

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Nocopi Technologies, Inc.

Balance Sheet
(unaudited)

	September 30 2001
Assets	
Current assets	
Cash and cash equivalents	\$ 34,900
Accounts receivable, less allowance	78,900
Prepaid and other	30,600
Total current assets	144,400
Fixed assets	
Leasehold improvements	39,500
Furniture, fixtures and equipment	476,200
	515,700
Less: accumulated depreciation	486,500

	29,200
Other assets	
Investment in and advances to unconsolidated affiliate, at cost	110,600
Total assets	\$ 284,200
	========
Liabilities and Stockholders' Deficiency	
Current liabilities	
Accounts payable	\$ 291,500
Accrued expenses	222,700
Deferred revenue	66,800
Total current liabilities	581,000
Stockholders' deficiency	
Common stock, \$.01 par value	
Authorized - 75,000,000 shares	
Issued and outstanding - 38,188,907 shares	381,900
Paid-in capital	10,751,900
Accumulated deficit	(11,430,600)
	(296,800)
Total liabilities and stockholders' deficiency	\$ 284,200
	=========

See accompanying notes to financial statements.

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Nocopi Technologies, Inc. Statements of Cash Flows (unaudited)

	2001
Operating Activities Net loss	(\$712,
Adjustments to reconcile net loss to cash from operating activities	
Depreciation	27,
Allowance for doubtful accounts, net Equity in net income of unconsolidated affiliate	1,
	(684,

(Increase) decrease in assets Accounts receivable

(8,

Nine Mont

Prepaid and other	8,
Increase (decrease) in liabilities	
Accounts payable and accrued expenses	148,
Deferred revenue	22,
	171,
Net cash used in operating activities	(513,
Investing Activities	
Additions to fixed assets	
Advances from affiliate, net	
Net cash used in investing activities	
Financing Activities	
Issuance of common stock, net	361,
Repayment of notes	
Net cash provided by (used in) financing	
activities	361,
Decrease in cash and cash equivalents	(152,
Cash and cash equivalents at beginning of year	186,
Cash and cash equivalents at end of period	\$34,

See accompanying notes to financial statements.

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NOCOPI TECHNOLOGIES, INC.

NOTES TO FINANCIAL STATEMENTS (UNAUDITED)

Note 1. Financial Statements

The accompanying unaudited condensed financial statements have been prepared by Nocopi Technologies, Inc. (the Company). These statements include all adjustments (consisting only of normal recurring adjustments) which, subject to matters discussed in Note 4, management believes are necessary for a fair presentation of the statements and have been prepared on a consistent basis using the accounting policies described in the summary of Accounting Policies included in the Company's 2000 Annual Report. Certain financial information and footnote disclosures normally included in financial statements prepared in accordance with generally accepted accounting principles have been condensed or omitted pursuant to such rules and regulations, although the Company believes that the accompanying disclosures are adequate to make the information presented not misleading. The Notes to Financial Statements included in the 2000 Annual Report on Form 10-KSB should be

read in conjunction with the accompanying interim financial statements. The interim operating results for the nine months ended September 30, 2001 may not be necessarily indicative of the operating results expected for the full year.

Note 2. Affiliate

The Company organized Euro-Nocopi, S.A. (Euro) in 1994 to market the Company's technologies in Europe under an exclusive license arrangement. Euro was capitalized through a European private placement. The Company holds an approximately 18% interest in Euro and a warrant permitting it to increase its interest in Euro to 55%. This warrant, which expires on December 31, 2001, is currently exercisable. Additionally, although the matter is disputed, the Company believes it has a right to acquire, under certain conditions, all shares of Euro not owned by the Company for approximately one million shares of the Company's common stock. This call right expires on December 31, 2001. During 2000, there arose between Euro and the Company a number of areas of conflict and dispute, leading each party to the licensing arrangement to assert informally that the other was in breach of its obligations under that arrangement. The parties initially sought to resolve their differences by negotiating a transaction in which Euro would have purchased from the Company its entire equity interest in Euro (including the warrant and right described above) as well as the paid-up European rights to the Company's technologies. These negotiations terminated without agreement early in December 2000. Following the termination of the transaction negotiations, the Company was informed by Euro that it had adopted resolutions to liquidate and dissolve. In mid-December 2000, the Company terminated its license agreement with Euro in accordance with its terms and ceased to provide technical support to Euro. As a result of the license termination the

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technological dependency of Euro on the Company ceased and the Company was no longer permitted to account for its investment in Euro on the equity method. Accordingly, the Company, effective October 1, 2000, changed its method of accounting for its investment in Euro to the cost method and recorded the carrying value at that date as the cost of its investment.

Euro responded to the license termination by denying that the Company's action was permissible, or effective, and by asserting a claim that, as a result of alleged breaches of the licensing agreement by the Company, it was entitled to a royalty-free license to exploit the Company's technologies in Europe.

Promptly thereafter, Euro commenced an action before a court in Paris, France in which it sought the entry of an order, in the nature of a preliminary injunction, to compel the Company to honor the license agreement pending judicial or arbitral resolution of the dispute between the parties under the license agreement. In the French litigation, Euro did not seek an adjudication on the merits of the underlying dispute. Certain shareholders of Euro subsequently joined in the proceedings commenced by Euro. In March 2001, the Emergency Judge hearing the action issued a decision denying the relief requested by Euro and the shareholders. The decision, which does not purport to be a final adjudication of the merits of the controversy but only of Euro's request for preliminary relief, held that Euro was not entitled to the

requested order because the Company had validly terminated the licensing arrangement in mid-December, and also ordered Euro to pay into escrow the approximately \$125,000 that the Company claimed was due and owing under the licensing arrangement.

In March 2001, Euro commenced arbitration proceedings against the Company before the American Arbitration Association in New York, NY. In these proceedings, Euro has sought an award in the nature of a declaratory judgment to the effect that, due to alleged breaches by the Company of the licensing arrangement between the Company and Euro, it is entitled to a royalty-free license to exploit Registrant's technologies in Europe. Euro has not sought an award of money damages.

The demand appears to allege that the Company has committed numerous breaches of the licensing arrangement between the parties, notably by failing to disclose certain technical information, by failing to provide technical support, services and products to Euro by entering into a licensing agreement with a third party allegedly violating the exclusivity provisions of the Euro licensing arrangement. The Company has filed a response to Euro's demand denying that Euro is entitled to the relief requested and asserting claims for sums due it under the license agreement and for a determination that Registrant has validly terminated the license agreement. The Company intends, subject to financial constraints, to defend itself vigorously against Euro's claims and intends to prosecute its counterclaims aggressively.

The Company has been made aware that in late March 2001 certain shareholders of Euro have filed suit in a court in Paris, France

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against certain current and former officers and directors of the Company and against a licensee of the Company. The Company is not named as a defendant in the suit. The Company has been advised that the suit seeks damages in excess of \$7 million from the defendants for various alleged acts of oppression, self-dealing and fraud in connection with the organization and capitalization of Euro, the management of that company and the Company's management of its relationship with that company. The Company has received requests for indemnification from certain of the defendants and anticipates that additional defendants will seek indemnification from the Company in connection with the lawsuit. The defendants have not yet been required to file a substantive response to the complaint in this lawsuit and such a response has not yet been prepared or filed.

Note 3. Stockholders' Deficiency

In March 2001, the Company received a \$325,000 (\$311,000 net of expenses) investment from a licensee in return for 3,917,030 shares of its common stock constituting approximately 10% of the Company's outstanding common stock. In July 2001, the Company sold 454,545 shares of its common stock to an investor for \$50,000.

Note 4. Going Concern

Since its inception, the Company has incurred significant losses and, as of September 30, 2001, had accumulated losses of \$11,430,600. For the years ended December 31, 2000 and 1999, the Company's net losses

were \$382,700 and \$1,262,600, respectively. During the nine months ended September 30, 2001, the Company experienced a net loss of \$712,800 and had a negative cash flow from operating activities of \$513,000. In addition, the Company had negative working capital of \$436,600 at September 30, 2001. The Company expects to incur further operating losses and experience negative cash flow for at least the immediate future. Achieving profitability and positive cash flow depends on the Company's ability to generate and sustain significant increases in revenues and gross profits from its traditional business. There can be no assurances that the Company will be able to generate sufficient revenues and gross profits to achieve and sustain profitability and positive cash flow in the future.

The net proceeds from the sales in March 2001 and July 2001 by the Company of a total of 4,371,575 shares of its common stock have permitted the Company to continue in operation in the near term. However, Management of the Company believes that, to survive, it must obtain a significant amount of additional capital in the very near term to fund payment of its substantial accounts payable obligations, continuing operating deficits and the investment needed to increase its operating revenues to levels that will sustain its operations. There can be no assurances that the Company will be successful in obtaining sufficient additional capital, or if it does, that the additional capital will enable the Company to improve its business so as to have a material positive effect on the Company's operations and cash flow.

If the Company continues to experience negative cash flow at current levels and is unable to significantly increase its cash balances through further equity investment, for which it has no commitments and only very limited prospects, it will be forced to cease operations due to a lack of cash within two to three months from the end of the third quarter. It is uncertain whether the Company's assets will retain any value if the Company ceases operations. There are no assurances that the Company will be able to secure additional equity investment before it is forced to cease operations.

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Item 2.

NOCOPI TECHNOLOGIES, INC.

Management's Discussion and Analysis of Financial Condition and Results of Operations

Forward-Looking Information

The following Management's Discussion and Analysis of Results of Operations and Financial Condition should be read in conjunction with our audited Financial Statements and Notes thereto for the year ended December 31, 2000 included in our Annual Report on Form 10-KSB filed with the Securities and Exchange Commission.

The information in this discussion contains forward-looking statements within the meaning of the Private Securities Litigation Reform Act of 1995. Forward-looking statements involve known and unknown risks, uncertainties and other factors, which may cause our actual results, performance or achievements or industry results to be materially different from any future results, performance or achievements expressed or implied by these forward-looking statements. Such factors include those described in "Risk Factors." The forward-looking statements included in this report may prove to be inaccurate. In light of the significant uncertainties inherent in these forward-looking statements, you should not consider this information to be a guarantee by us or any other person that our objectives and plans will be achieved. The Company does not undertake to publicly update or revise its forward-looking statements even if experience or future changes make it clear that any projected results (expressed or implied) will not be realized.

Results of Operations

The Company's revenues are derived from royalties paid by licensees of the Company's technologies, fees for the provision of technical services to licensees and from the direct sale of products incorporating the Company's technologies, such as pressure sensitive labels, and equipment used to support the application of the Company's technologies, such as ink-jet printing systems. Royalties consist of guaranteed minimum royalties payable by the Company's licensees in certain cases and additional royalties, which typically vary with the licensee's sales or production of products incorporating the licensed technology. Service fee and sales revenues vary directly with the number of units of service or product provided.

Because the Company has a relatively high level of fixed costs, its operating results are substantially dependent on revenue levels. Because revenues derived from licenses and royalties carry a much higher gross profit margin than other revenues, operating results are also substantially affected by changes in revenue mix.

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Both the absolute amounts of the Company's revenues and the mix among the various sources of revenue are subject to substantial fluctuation. The Company has a relatively small number of substantial customers rather than a large number of small customers. Accordingly, changes in the revenue received from a significant customer can have a substantial effect on the Company's total revenue and on its revenue mix and overall financial performance. Such changes may result from a customer's product development delays, engineering changes, changes in product marketing strategies and the like. In addition, certain customers have, from time to time, sought to renegotiate certain provisions of their license agreements and, when the Company agrees to revise terms, revenues from the customer may be affected. The addition of a substantial new customer or the loss of a substantial existing customer may also have a substantial effect on the Company's total revenue, revenue mix and operating results.

Revenues for the third quarter of 2001 were \$216,400 compared to \$282,300 in the third quarter of 2000, a 23% decline. Licenses, royalties and fees declined by \$91,700, or 41%, in the third quarter of 2001 to \$132,200 from \$223,900 in the third quarter of 2000. The reduction in licenses, royalties and fees is due primarily to the termination or non-renewal of license arrangements

with five licensees, including the Company's former exclusive European licensee, during 2000 and the first nine months of 2001. Product sales were \$84,200 in the third quarter of 2001 compared to \$58,400 in the third quarter of 2000. The increase in product sales of \$25,800, or 44% reflects higher sales of the Company's security papers and inks.

For the first nine months of 2001, revenues were \$574,700, 41% (\$397,000) lower than revenues of \$971,700 in the first nine months of 2000. Licenses, royalties and fees declined by \$294,500, or 44%, in the first nine months of 2001 to \$370,500 from \$665,000 in the first nine months of 2000 for the same reasons described above. Product sales were \$204,200 in the first nine months of 2001 compared to \$306,700 in the first nine months of 2000. During the first nine months of 2000, the Company sold and installed an ink-jet printing system to a new licensee. The \$102,500 (33%) decline in product sales is attributable to the non-recurrence of this one-time sale offset in part by increased sales of the Company's security papers and inks in the first nine months of 2001.

The Company's gross profit declined to \$109,300 in the third quarter of 2001 or 51% of revenues from \$161,800 or 57% of revenues in the third quarter of 2000. The lower gross profit in absolute dollars in the third quarter of 2001 compared to the third quarter of 2000 results principally from a decrease in the portion of revenues represented by licenses, royalties and fees, which typically have a higher gross margin than other revenues.

For the first nine months of 2001, the gross profit declined to \$293,200 or 51% of revenues, from \$476,100, or 49% of revenues, in the first nine months of 2000. Certain components of cost of sales related to licenses, royalties and fees, such as production labor and rent, are substantially fixed. The variable component of these costs of sales, primarily ink and chemicals, is a small percentage of the related revenues. As these revenues decline, the gross profit is negatively impacted, both in absolute dollars and as a percentage of revenues. The gross profit related to product and other sales increased in absolute dollars in the first nine months of 2001 compared to the first nine months of 2000 as a result of changes in the mix of products sold.

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Research and development expenses increased to \$64,100 and \$191,400 in the third quarter and first nine months of 2001, respectively, from \$58,700 and \$154,800 in the comparable periods of 2000. The increases relate primarily to higher compensation expense, as the addition of an applications chemist was required in the second quarter of 2001 to support the Company's existing technologies.

Sales and marketing expenses declined to \$44,100 in the third quarter of 2001 from \$52,300 in the third quarter of 2000 due primarily to lower travel and sales promotion expenses in the third quarter of 2001. For the first nine months of 2001, sales and marketing expenses were \$181,200 compared to \$156,600 in the first nine months of 2000. The increase reflects fees paid to sales agents and consultants and increased travel during the first half of 2001 related to the Company's initiative to market its technologies directly to European users. The Company generated approximately \$16,000 in revenues during the third quarter of 2001 from European sources.

General and administrative expenses increased to \$207,800 in the third quarter of 2001 from \$145,800 in the third quarter of 2000. The increase of \$62,000 results from higher legal and audit fees recognized in the third quarter

of 2001 compared to the third quarter of 2000 due to litigation and arbitration proceedings with the Company's former European exclusive licensee. The Company's legal and audit expenses were \$120,000, or 55% of revenues, in the third quarter of 2001 compared to \$47,700, or 17% of revenues, in the third quarter of 2000. General and administrative expenses increased by \$230,900 in the first nine months of 2001 to \$635,500 from \$404,600 in the first nine months of 2000 for the same reasons as the third quarter, legal and audit expenses. Legal and audit expenses were \$366,900, or 64% of revenues, in the first nine months of 2001 compared to \$121,400, or 12% of revenues, in the first nine months of 2000.

Other income (expense) includes interest income on funds invested. The decline in interest income in the third quarter and first nine months of 2001 compared to the third quarter and first nine months of 2000 relates to lower levels of cash invested.

Equity in net income of unconsolidated affiliate represented the proportionate share in the net income or loss of Euro-Nocopi, S.A. attributable to the Company's approximate 18% ownership share of Euro-Nocopi, S.A. The Company changed its method of accounting for its investment in Euro-Nocopi, S.A. to the cost method effective October 1, 2000.

The net loss increased to \$206,900 in the third quarter of 2001 from \$61,000 in the third quarter of 2000 and to \$712,800 in the first nine months of 2001 from \$194,200 in the first nine months of 2000. The increase in the third quarter and first nine months net loss from the prior year period resulted primarily from reductions in revenue and gross profit as the Company's business has continued to contract, the loss of licensing revenues from the Company's former European exclusive licensee, and higher audit expenses and increased legal fees incurred in litigation and arbitration proceedings with this licensee and factors related to the Company's adverse liquidity situation.

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Plan of Operation, Liquidity and Capital Resources

The Company's cash and cash equivalents declined to \$34,900 at September 30, 2001 from \$186,900 at December 31, 2000. During the first nine months of 2001, the Company sold 4,371,575 shares of its common stock to a licensee and a non-affiliated individual investor for \$375,000 (\$361,000 net of expenses) and used \$513,000 to fund operations over the nine-month period then ended.

The loss of a number of customers during the past three years and the termination of the Company's exclusive European licensee in 2000 has had a material adverse effect on the Company's results of operations and upon its liquidity and capital resources. The Company believes that the conditions arising from these circumstances raise substantial doubts about the Company's ability to continue as a going concern. During the first nine months of 2001, the receipt of funds in conjunction with the sale of approximately 13% of the Company's common stock has permitted the Company to continue in operation in the near term. In addition, the Company's increasing illiquidity has forced it to follow a policy of deferring payment to its vendors, even where such deferral has not been agreed to by the vendors. As a result, the Company's trade payables have increased to \$291,500 at September 30, 2001 from \$207,200 at June 30, 2001. The Company's trade payables were \$153,000 at December 31, 2000. Accordingly, the Company is currently in default of the payment terms extended by certain of

its professional service providers and other vendors. Management of the Company believes that, to survive, it must obtain additional capital in the very near term to reduce its substantial obligations, fund continuing operating deficits and fund investment needed to increase its operating revenues to levels that will sustain its operations. If the Company fails to significantly increase its cash balances through further equity investment, for which it has no commitments and only very limited prospects, it will be forced to cease operations due to a lack of cash within two to three months from the end of the third quarter. There can be no assurances that the Company will be able to secure additional equity investment before it is forced to cease operations.

The Company, in response to the ongoing adverse liquidity situation, has maintained a cost reduction program including staff reductions, where possible, and curtailment of discretionary research and development and sales and marketing expenses.

Risk Factors

The Company's operating results and stock price are dependent upon a number of factors, some of which are beyond the Company's control. These include:

Potential Inability to Continue in Operation; Immediate Need for New Equity Investment. The Company had a negative working capital of \$436,600 at September 30, 2001 and experienced negative cash flow from operations of \$513,000 in the nine months ended September 30, 2001. Additionally, it experienced negative cash flow of \$563,100 and \$622,900, respectively, for the years ended December 31, 2000 and 1999. While the Company, in early March 2001, received \$311,000 in net new equity investment, and a further \$50,000 in July 2001, Management does not

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believe the Company can significantly improve its negative cash flow in the near future through its United States operations. Subsequent to the termination of the licensing agreement with Euro-Nocopi, S.A., the Company has been seeking to negotiate end-user licenses with current users of its technologies in Europe but has realized only modest revenues to date from European sources. There can be no assurances that the Company will be able to enter into licenses with European customers that will generate sufficient revenues and cash flow to offset the negative cash flow currently being experienced in its United States operations. The Company continues to incur significant legal fees in connection with ongoing litigation and arbitration proceedings with Euro-Nocopi, S.A. If the Company continues to experience negative cash flow at current levels and is unable to significantly increase its cash balances through further equity investment or otherwise, it will be forced to cease operations due to a lack of cash within two to three months from the end of the third quarter. It is uncertain whether the Company's assets will retain any value if the Company ceases operations. There are no assurances that the Company will be able to secure additional equity investment before it is forced to cease operations.

Possible Inability to Develop New Business. Even if the Company is able to raise cash through additional equity investment or otherwise, it must quickly improve its operating cash flow. Because the Company has already significantly reduced its operating expenses, Management believes that any significant improvement in the Company's cash flow must result from increases in its revenues from traditional sources and from new revenue sources. The Company's ability to develop new revenues may depend on the extent of both its marketing activities and its research and development activities. While the Company has, since

mid-September of 2001, hired a new sales executive, initiated a dealer sales program and completed a licensing agreement for the use of its technologies in the gaming industry, Management does not expect these actions to have a significant immediate positive effect on the Company's revenues and cash flow. There are no assurances that the resources the Company can devote to marketing and to research and development will be sufficient to increase the Company's revenues to levels resulting in positive cash flow.

Uneven Pattern of Quarterly and Annual Operating Results. The Company's revenues, which are derived primarily from licensing and royalties, are difficult to forecast due to the long sales cycle of the Company's technologies, the potential for customer delay or deferral of implementation of the Company's technologies, the size and timing of inception of individual license agreements, the success of the Company's licensees and strategic partners in exploiting the market for the licensed products, modifications of customer budgets, and uneven patterns of royalty revenue and product orders. As the Company's revenue base is not substantial, delays in finalizing license contracts, implementing the technology to initiate the revenue stream and customer ordering decisions can have a material adverse effect on the Company's quarterly and annual revenue expectations and, as the Company's operating expenses are substantially fixed, income expectations will be subject to a similar adverse outcome.

Volatility of Stock Price. The market price for the Company's common stock has historically experienced significant fluctuations and may continue to do so. The Company has, since its inception, operated at a loss and has not produced revenue levels traditionally associated with publicly traded companies. The Company's common stock is not listed on a national or regional securities exchange and, consequently, the Company receives limited publicity regarding its

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business achievements and prospects, nor do securities analysts and traders extensively follow it. The market price may be affected by announcements of new relationships or modifications to existing relationships. The stock prices of many developing public companies, particularly those with small capitalizations, have experienced wide fluctuations not necessarily related to operating performance. Such fluctuations may adversely affect the market price of the Company's common stock.

Intellectual Property. The Company relies on a combination of protections provided under applicable international patent, trademark and trade secret laws. It also relies on confidentiality, non-analysis and licensing agreements to establish and protect its rights in its proprietary technologies. While the Company actively attempts to protect these rights, the Company's technologies could possibly be compromised through reverse engineering or other means. In addition, the Company's ability to enforce its intellectual property rights through appropriate legal action has been and will continue to be limited by the Company's adverse liquidity situation. There can be no assurances that the Company will be able to protect the basis of its technologies from discovery by unauthorized third parties or to preclude unauthorized persons from conducting activities that infringe on the Company's rights. In either event, the Company's customer and licensee relationships could be adversely affected.

PART II - OTHER INFORMATION

Item 1. Legal Proceedings

Except as set forth below, Registrant is not aware of any material pending litigation (other than ordinary routine litigation incidental to its business where, in management's view, the amount involved is less than 10% of Registrant's current assets) to which Registrant is or may be a party, or to which any of its properties is or may be subject, nor is it aware of any pending or contemplated proceedings against it by any governmental authority. Registrant knows of no material legal proceedings pending or threatened, or judgments entered against, any director or officer of Registrant in his capacity as such.

In December 2000, Euro-Nocopi, S.A, Registrant's former European licensee, commenced emergency proceedings against Registrant in a court in Paris, France. It sought the entry of an order, in the nature of a preliminary injunction, to compel Registrant to honor the license agreement between Euro-Nocopi and Registrant (which Registrant terminated in December 2000) pending judicial or arbitral resolution of a dispute between the parties under the license agreement. Notably, in the French litigation, Euro-Nocopi S.A. did not seek an adjudication on the merits of the underlying dispute. Certain shareholders of Euro-Nocopi, S. A. subsequently joined in the proceedings commenced by Euro-Nocopi, S.A. In March 2001, the Emergency Judge hearing the action issued a decision denying the relief requested by Euro-Nocopi, S.A. and the shareholders. The decision, which does not purport to be a final adjudication of the merits of the controversy but only of Euro-Nocopi's request for preliminary relief, notes that Registrant had validly terminated the licensing arrangement and held that Euro-Nocopi, S.A. was not entitled to the requested order compelling Registrant to continue to perform the license agreement. The decision also ordered Euro-Nocopi, S.A. to pay into escrow the approximately \$125,000 that Registrant claimed was due and owing under the licensing arrangement.

In March 2001, Euro-Nocopi, S.A. commenced arbitration proceedings against Registrant before the American Arbitration Association in New York, NY. In these proceedings, Euro-Nocopi, S.A. has sought an award in the nature of a declaratory judgment to the effect that, due to alleged breaches by Registrant of the licensing arrangement between Registrant and Euro-Nocopi. S.A., it is entitled to a royalty-free license to exploit Registrant's technologies in Europe. Euro-Nocopi, S.A. has not sought an award of money damages.

The demand appears to allege that Registrant has committed numerous breaches of the licensing arrangement between the parties, notably by failing to disclose certain technical information, by failing to provide technical support, services and products to Euro-Nocopi, S.A. and by entering into a licensing agreement with a third party allegedly

violating the exclusivity provisions of the Euro-Nocopi, S.A. licensing arrangement. Registrant has filed a response to Euro-Nocopi's demand denying that Euro-Nocopi is entitled to the relief requested and asserting claims for sums due it under the license agreement and for a determination that Registrant has validly terminated the license agreement. Registrant intends, subject to financial constraints, to defend itself vigorously against Euro-Nocopi's claims and intends to prosecute its counterclaims aggressively.

Registrant has been made aware that in late March 2001 certain shareholders of Euro-Nocopi, S.A. have filed suit in a court in Paris, France against certain current and former officers and directors of Registrant, and against a licensee of Registrant. The current officers and directors of Registrant named as defendants in the lawsuit are Michael Feinstein, Chairman of the Board, and Stanley Hart, a director. Registrant is not named as a defendant in the suit. Registrant has been advised that the suit seeks damages in excess of \$7 million from the defendants for various alleged acts of oppression, self-dealing and fraud in connection with the organization and capitalization of Euro-Nocopi, S.A., the management of that company and Registrant's management of its relationship with that company. ____ Registrant has received requests for indemnification from certain of the defendants and anticipates that additional defendants will seek indemnification from the Company in connection with the lawsuit. The defendants have not yet been required to file a substantive response to the complaint in this lawsuit and such a response has not yet been prepared or filed.

Item 2. Changes in Securities

In July 2001, Registrant sold an aggregate of 454,545 shares of common stock to a private investor for \$50,000 in cash. The transaction was exempt from registration under the Securities Act pursuant to Sections 3(b) and/or 4(2) and/or Rules 505 and 506 promulgated under the Securities Act.

Item 3. Defaults Upon Senior Securities

Not Applicable

Item 4. Submission of Matters to a Vote of Security Holders

Not Applicable

Item 5. Other Information

Not Applicable

- Item 6. Exhibits and Reports on Form 8-K
 - (a). No Current Reports on Form 8-K have been filed by the Registrant during the quarter ended September 30, 2001.

SIGNATURES

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

NOCOPI TECHNOLOGIES, INC.

DATE: November 14, 2001 /s/ Michael A Feinstein, M.D.

Michael A Feinstein, M.D.

Chairman of the Board

DATE: November 14, 2001 /s/ Rudolph A. Lutterschmidt

Rudolph A. Lutterschmidt

Vice President & Chief Financial Officer