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 March 31, 2016

() TRANSITION REPORT PURSUANT TO SECTION 13 OR 15(D	O) OF THE SECURITIES EXCHANGE ACT OF
For the transition period from	to
Commission File number 0-	-54433
WORLDS ONLINE IN	NC.
(Exact Name of Registrant as Specific <u>Delaware</u> (State or Other Jurisdiction of Incorporation or Organization)	ed in Its Charter) 27-4672745 (I.R.S. Employer Identification No.)
11 Royal Road <u>Brookline, MA 02445</u> (Address of Principal Executive	
(Registrant's Telephone Number, Inclu	uding Area Code)
Indicate by check mark whether the registrant: (1) has filed all reports requies Exchange Act of 1934 during the preceding 12 months (or for such shorter reports), and (2) has been subject to such filing requirements for the past 90	er period that the registrant was required to file such
Indicate by check mark whether the registrant has submitted electronically Interactive Data File required to be submitted and posted pursuant to Rimonths (or for such shorter period that the registrant was required to submit	ule 405 of Regulation S-T during the preceding 12
Indicate by check mark whether the registrant is a large accelerated filer, an reporting company. See the definitions of "large accelerated filer," "acceler 12b-2 of the Exchange Act. (check one):	
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 company (as defined	d in Rule 12b-2 of the Exchange Act). Yes [] No [X]
As of October 16, 2016, 64,074,683 shares of the Issuer's Common Stock w	vere outstanding.

(1)

PART I – FINANCIAL INFORMATION

Item 1. Financial Statements

Worlds Online Inc.

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Worlds Online Inc. and its Subsidiaries Consolidated Balance Sheets As of March 31, 2016 and December 31, 2015

715 of March 31, 2010 and December 31, 2013	Unaudited 31-Mar-16	Audited 31-Dec-15	
Current Assets	31 With 10	31 Dec 13	
Cash	\$ 601,145	\$ 160,859	
Account receivable	642,972	467,348	
Prepaid expense	38,025	38,225	
Due from third party	252,000	77,500	
Due from - related party	36,796	104,494	
Notes Receivables-Current	100,767	100,767	
Other current asset	914	212	
Total Current Assets	1,672,619	949,405	
Total Carrent Assets	1,072,017	747,403	
Long Term Assets			
Notes receivable-long term	580,544	587,592	
Property, Furniture and Equipment (net of accumulated		Í	
depreciation)	169,590	84,140	
Building Improvements (net of accumulated depreciation)	2,875,574	2,025,108	
Land and improvements	89,988	71,488	
Total Long Term Assets	3,715,696	2,768,328	
Town Zong Term Thoons	3,713,070	2,700,320	
TOTAL ASSETS	\$ 5,388,315	\$ 3,717,733	
Current Liabilities			
Account payable and accrued expenses	1,080,429	1,136,343	
Account payable - related party	743,552	680,320	
Bank Line of Credit	823,897	_	
Due to related parties	88,744	125,902	
Deferred revenue	226,950	226,950	
Other payable	225,000	230,000	
Total Current Liabilities	3,188,572	2,399,517	
Notes Payables	3,650,000	3,250,000	
Total Liabilities	\$ 6,838,572	\$ 5,649,517	
Tom Emonites	0,030,372	3,047,317	
Stockholders' (Deficit)			
Common stock (Par value \$0.001 authorized 100,000,000 shares,			
32,120,446 common shares issued and outstanding as of March 31,			
2016 and December 31, 2015)	\$ 32,120	\$ 32,120	
Common stock subscribed but not yet issued (31,954,236 and	Φ 32,120	ψ 32,120	
32,354,236 common shares as of March 31, 2016 and December			
31, 2015, respectively)	31,954	32,354	
Subscription receivable	(25,000)	(25,000)	
Common stock Warrants	1,165,563	1,165,563	
Additional paid in Capital	7,367,409	7,005,164	
Accumulated deficit	(10,296,629)	(10,196,094)	
Noncontrolling interest	274,326	54,109	
Total stockholders' deficit	(1,450,257)	(1,931,783)	
1 otal stockholders deficit	(1,430,437)	(1,931,783)	
TOTAL LIABILITIES AND STOCKHOLDERS' DEFICIT	\$ 5,388,315	\$ 3,717,733	

Worlds Online Inc. and its Subsidiaries Consolidated Statements of Operations Three Months Ended March 31, 2016 and 2015

Three Months Ended Unaudited

	21 M	Iar-16	2	1-Mar-15
Revenues	31-101	141-10		1-Wai-13
Revenue	\$ 6	614,456	\$	96,235
Revenue	Ψ	311,150	Ψ	70,233
Total		614,456	<u> </u>	96,235
		<u> </u>		30,200
Cost and Expenses				
·				
Cost of revenue	3	316,230		108,546
Gross Income/(Loss)	2	298,226		(12,311)
Amortization of intangible asset		_		6,667
Consulting expense		15,000		15,000
Depreciation expense		35,439		_
Selling, General & Admin.		112,709		99,935
Payroll and related taxes	1	120,531		155,194
Total expenses	2	283,679		276,796
Operating income/(loss)		14,547		(289,107)
Other Income (Expense):		(02.712)		(20, 220)
Interest expense Interest income		(92,712) 20,855		(30,329)
		(5,154)		
Warrant expense Unrealized Gain on trading securities		702		480
Officialized dain on trading securities				
Total other income (expenses)		(76,309)		(29,849)
Net (Loss)	\$	(61,762)	\$	(318,956)
Less: Net income/(loss) attributable to noncontrolling interests	·	38,773	•	(110,762)
Net (loss) attributable to Worlds Online common shareholders	(1	100,535)		(208,194)
Weighted Average Loss per share (basic and fully diluted)	\$	**	\$	(0.01)
Weighted Average Common Shares Outstanding	31,9	976,154		31,954,236
**Less than \$0.01			_	

See Notes to Condensed Financial Statements

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Worlds Online Inc. and its Subsidiaries Consolidated Statements of Cash Flows Three Months Ended March 31, 2016 and 2015

	Unaudited 3/31/2016		Unaudited 3/31/2015	
Cash flows from operating activities:				
Net (loss)	\$	(100,535)	\$	(208,194)
Net Income (loss) attributable to noncontrolling interest		38,773		(110,762)
Adjustments to reconcile net (loss) to net cash (used in) operating activities				
activities				
Depreciation expense		35,439		_
Amortization of intangible asset		·		6,667
Unrealized gain on trading securities		(702)		(480)
Changes in operating assets and liabilities				
Accounts receivable		(175,624)		(55,650)
Other current assets		(702)		500
Prepaid expense		200		
Due from third party		(174,500)		(146,068)
Deposits		_		_
Accounts payable and accrued expenses		(55,914)		807,030
Accounts payable related party		193,266		(118,533)
Other payable		(5,000)		(110,555)
Net cash (used in) operating activities:	_	(245,298)		174,510
ivet easif (used iii) operating activities.		(243,298)	<u> </u>	174,310
Cash flows from investing activities:				
Cash used for trading securities		_		
Notes receivable issued to third party		7,048		
Purchase of fixed assets		(990,504)		(1,407,978)
Net cash provided by investing activities:		(983,456)		(1,407,978)
The cush provided by investing activities.		(505,150)		(1,107,570)
Cash flows from financing activities:				
Proceeds from notes payable		950,000		_
Bank line of credit		823,897		_
Proceeds from related party		(104,856)		229
Proceeds from Mia Dev Class A shares		_		350,000
Net cash provided by financing activities		1,669,041		350,229
, , ,				•
Net (decrease) in cash and cash equivalents		440,287		(883,239)
Cash and cash equivalents beginning of period		160,859		988,268
Cash and cash equivalents end of period	\$	601,145	\$	105,029
	_			
Non-cash financing activities:				
Common stock issued for accrued expense	\$	_		_
Supplemental disclosure of cash flow information:				
Cash paid during the period for:				
Interest	Ф	62.046	ø	
Interest Income taxes	\$	62,046	\$ \$	_
Income taxes	\$	-	Φ	_

See Notes to Condensed Financial Statements

Worlds Online Inc.

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS

Three Months Ended March 31, 2016 and 2015

(Unaudited)

NOTE 1 – DESCRIPTION OF BUSINESS AND SUMMARY OF ACCOUNTING POLICIES

Description of Business

We currently operate in two separate segments with one segment being a 3D entertainment portal which leverages its proprietary licensed technology to offer visitors a network of virtual, multi-user environments which we call "worlds" and the second segment being a management company in the medical cannabis industry.

We were formed on January 25, 2011 as a wholly-owned subsidiary of Worlds Inc. (formerly known as Worlds.com Inc.). Effective May 16, 2011 Worlds Inc. transferred to us the majority of its operations and related operational assets, except for its patent portfolio. Worlds Inc. has also given us a perpetual world-wide license to its patented technology. Pursuant to the license we have the right to issue unlimited sublicenses to the licensed technology, subject to Worlds Inc.'s reasonable consent.

The assets transferred to us include: Worlds Inc.'s technology platform, Worlds Chat, Aerosmith World, DMC Worlds, Cinema Virtual, Pearson contracts and related revenue, the following URLs: Worlds.com, Cybersexworld.com, Hang.com, and Worldsfunds.com, a digital inventory of over 10,000 3D objects, animation sequences, an extensive avatar library, texture maps and virtual world architectures.

The transfer of assets occurred in the context of the spin-off by Worlds Inc. of its online and operational technologies businesses to us. The spin-off was effectuated by Worlds Inc. declaring a dividend of its shares of its then wholly-owned subsidiary, Worlds Online, Inc. with each share of Worlds Inc. to receive 1/3 of a share of Worlds Online with all fractional shares rounded up. Worlds Inc. did not want a trading market to develop for its shares until the SEC completed its review of its registration statement on Form 10. Accordingly, the actual distribution of the dividend did not occur until the payment date of March 12, 2012. Our stock is quoted on the OTC Bulletin Board. Approximately 23,859,248 shares were issued as part of the dividend distribution and immediately following the distribution Worlds Inc. continued to own approximately 19.6% of our outstanding shares. Worlds Inc. intends to dispose of its stock in an orderly fashion into the open market or in private sales, in either case in ways designed not to impact the market, but in any event within five years of the dividend payment debt to the extent reasonably practical. While it holds any of our shares it will vote them in proportion to the votes by other stockholders.

On May 19, 2014, we entered into a Membership Interest Purchase Agreement (the "Agreement") between MariMed Advisors Inc. ("MariMed"), a wholly owned subsidiary of the Company, Sigal Consulting LLC ("Sigal"), a Massachusetts limited liability company, and the Members of Sigal ("Sellers"). The transaction closed on September 29, 2014. Pursuant to the Agreement, the Company, through MariMed, acquired all of the assets of Sigal and the Sellers received the aggregate amount of (i) the Company's common stock (WORX) equal to 50% of the Company's outstanding common stock on the Closing Date; (ii) three million options to purchase shares of the Company's common stock which are exercisable over five years with various exercise prices ranging from \$0.15 to \$0.35 and (iii) 49% of MariMed's outstanding common stock. As a result, the Company's ownership of MariMed was reduced from 100% to 51%.

The transaction was accounted for as a purchase acquisition/merger wherein the Company is both accounting acquirer and legal acquirer. Accordingly, the company recorded the assets purchased and liabilities assumed as part of the merger and the portion that the fair value of the common stock issued and options granted for acquisition over the book value of Sigal was recorded as goodwill, which was subsequently impaired in full.

Basis of Presentation

The accompanying financial statements have been prepared in conformity with accounting principles generally accepted in the United States of America ("US GAAP"), which contemplates continuation of the Company as a going concern. The Company will require substantial additional funds for development and marketing of its products. There can be no assurance that the Company will be able to obtain the substantial additional capital resources necessary to pursue its business plan or that any assumptions relating to its business plan will prove to be accurate. We were not able to generate sufficient revenue or obtain sufficient financing which had a material adverse effect on our ability to grow our business. These factors raise substantial doubt about the Company's ability to continue as a going concern.

Use of Estimates

The preparation of financial statements in conformity with US GAAP requires management to make estimates and assumptions that affect the reported amounts of assets and liabilities and disclosures of contingent assets and liabilities at the date of the financial statements and the reported amounts of revenues and expenses during the reporting period. Actual results could differ

from these estimates.

Trading Securities

Trading securities are common stock in publicly traded companies. One was received as compensation for performing consulting services and the other was purchased as an investment. The carrying value of the investments is the market price of the shares at March 31, 2016 and December 31, 2015. Any unrealized gain or loss are recorded under other income/(expense) in the accompanying statements of operations.

Cash and Cash Equivalents

Cash and cash equivalents are comprised of highly liquid money market instruments, which have original maturities of three months or less at the time of purchase.

Revenue Recognition

The Company has the following source of revenue: VIP subscriptions to our Worlds Ultimate 3-D Chat service and consulting and other revenues from MariMed Advisors. The Company recognizes revenue when all of the following criteria are met: evidence of an arrangement exists such as a signed contract, delivery has occurred, the price is fixed or determinable, and collectibility is reasonable assured. This will usually be in the form of a receipt of a customer's acceptance indicating the product has been completed to their satisfaction except for development work and service revenue which is recognized when the services have been performed. Deferred revenue represents cash payments received in advance to be recorded as revenue when earned. The corresponding cost associated with those contracts is also deferred as deferred costs until the revenue is ultimately recognized.

Research and Development Costs

Research and development costs will be charged to operations as incurred.

Property and Equipment

Property and equipment will be stated at cost. Depreciation will be provided on a straight line basis over the estimated useful lives of the assets ranging from three to five years. When assets are retired or disposed of, the cost and accumulated depreciation are removed from the accounts, and any resulting gains or losses are included in income. Maintenance and repairs will be charged to expense in the period incurred.

Impairment of Long Lived Assets

The Company evaluates the recoverability of its fixed assets and other assets in accordance with section 360-10-15 of the FASB Accounting Standards Codification ("ASC") for disclosures about Impairment or Disposal of Long-Lived Assets. Disclosure requires recognition of impairment of long-lived assets in the event the net book value of such assets exceeds its expected cash flows. If so, it is considered to be impaired and is written down to fair value, which is determined based on either discounted future cash flows or appraised values.

Fair Value of Financial Instruments

The Company follows paragraph 825-10-50-10 of the FASB ASC for disclosures about fair value of its financial instruments and paragraph 820-10-35-37 of the FASB ASC ("Paragraph 820-10-35-37") to measure the fair value of its financial instruments. Paragraph 820-10-35-37 establishes a framework for measuring fair value in US GAAP, and expands disclosures about fair value measurements. To increase consistency and comparability in fair value measurements and related disclosures, Paragraph 820-10-35-37 establishes a fair value hierarchy which prioritizes the inputs to valuation techniques used to measure fair value into three broad levels. The fair value hierarchy gives the highest priority to quoted prices (unadjusted) in active markets for identical assets or liabilities and the lowest priority to unobservable inputs. The three levels of fair value hierarchy defined by Paragraph 820-10-35-37 are described below:

- Level 1 Quoted market prices available in active markets for identical assets or liabilities as of the reporting date.
- Level 2 Pricing inputs other than quoted prices in active markets included in Level 1, which are either directly or indirectly observable as of the reporting date.
- Level 3 Pricing inputs that are generally observable inputs and not corroborated by market data.

The carrying amounts of the Company's financial assets and liabilities, such as cash and accounts payable approximate their fair values because of the short maturity of these instruments.

Accounts Payable Related Party

Accounts payable related party is comprised of cash payments made by Worlds Inc. on behalf of Worlds Online Inc. for shared operating expenses.

Deferred Revenue

Deferred revenue represents advance payments for the license, the design and development of the software, content and related technology for the creation of an interactive, 3D entertainment portal on the internet.

Extinguishment of liabilities

The Company accounts for extinguishment of liabilities in accordance with the guidance set forth in section 405-20 of the FASB ASC 405-20. *Extinguishments of Liabilities* When the conditions are met for the extinguishment accounting, the liabilities are derecognized and the gain or loss on the extinguishment is recognized.

Stock-Based Compensation

The Company accounts for stock-based compensation using the fair value method following the guidance set forth in section 718-10 of the FASB ASC for disclosure about Stock-Based Compensation. This section requires a public entity to measure the cost of employee services received in exchange for an award of equity instruments based on the grant-date fair value of the award (with limited exceptions). That cost will be recognized over the period during which an employee is required to provide service in exchange for the award- the requisite service period (usually the vesting period). No compensation cost is recognized for equity instruments for which employees do not render the requisite service.

Income Taxes

The Company accounts for income taxes under Section 740-10-30 of the FASB ASC ("ASC 740"). Deferred income tax assets and liabilities are determined based upon differences between the financial reporting and tax basis of assets and liabilities and are measured using the enacted tax rates and laws that will be in effect when the differences are expected to reverse. Deferred tax assets are reduced by a valuation allowance to the extent management concludes it is more likely than not that the assets will not be realized. Deferred tax assets and liabilities are measured using enacted tax rates expected to apply to taxable income in the years in which those temporary differences are expected to be recovered or settled. The effect on deferred tax assets and liabilities of a change in tax rates is recognized in the consolidated statements of operations in the period that includes the enactment date.

ASC 740 prescribes a comprehensive model for how companies should recognize, measure, present, and disclose in their financial statements uncertain tax positions taken or expected to be taken on a tax return. Under ASC 740, tax positions must initially be recognized in the financial statements when it is more likely than not the position will be sustained upon examination by the tax authorities. Such tax positions must initially and subsequently be measured as the largest amount of tax benefit that has a greater than 50% likelihood of being realized upon ultimate settlement with the tax authority assuming full knowledge of the position and relevant facts.

Related Party Transactions

The Company follows subtopic 850-10 of the FASB ASC for the identification of related parties and disclosure of related party transactions.

Pursuant to Section 850-10-20 the Related parties include a. affiliates of the Company; b. Entities for which investments in their equity securities would be required, absent the election of the fair value option under the Fair Value Option Subsection of Section 825-10-15, to be accounted for by the equity method by the investing entity; c. trusts for the benefit of employees, such as pension and profit-sharing trusts that are managed by or under the trusteeship of management; d. principal owners of the Company; e. management of the Company; f. other parties with which the Company may deal if one party controls or can significantly influence the management or operating policies of the other to an extent that one of the transacting parties might be prevented from fully pursuing its own separate interests; and g. Other parties that can significantly influence the management or operating policies of the transacting parties or that have an ownership interest in one of the transacting parties and can significantly influence the other to an extent that one or more of the transacting parties might be prevented from fully pursuing its own separate interests.

The financial statements shall include disclosures of material related party transactions, other than compensation arrangements, expense allowances, and other similar items in the ordinary course of business. However, disclosure of transactions that are eliminated in the preparation of financial statements is not required in those statements. The disclosures shall include: a. the nature of the relationship(s) involved; b. a description of the transactions, including transactions to which no amounts or nominal amounts were ascribed, for each of the periods for which income statements are presented, and such other information deemed necessary to an understanding of the effects of the transactions on the financial statements; c. the dollar amounts of transactions for each of the periods for which income statements are presented and the effects of any change in the method of establishing the terms from that used in the preceding period; and d. amounts due from or to related parties as of the date of each balance sheet presented and, if not otherwise apparent, the terms and manner of settlement.

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Comprehensive Income (Loss)

The Company reports comprehensive income and its components following guidance set forth by section 220-10 of the FASB ASC which establishes standards for the reporting and display of comprehensive income and its components in the consolidated financial statements. There were no items of comprehensive income (loss) applicable to the Company during the period covered in the financial statements.

Loss Per Share

Net loss per common share is computed pursuant to section 260-10-45 of the FASB ASC. Basic net loss per share is computed by dividing net loss by the weighted average number of shares of common stock outstanding during the period. Diluted net loss per share is computed by dividing net loss by the weighted average number of shares of common stock and potentially outstanding shares of common stock during each period. As of March 31, 2016, there were 9,250,000 options whose effect is anti-dilutive and not included in diluted net loss per share at March 31, 2016. The options may dilute future earnings per share.

Commitments and Contingencies

The Company follows subtopic 450-20 of the FASB ASC to report accounting for contingencies. Certain conditions may exist as of the date the financial statements are issued, which may result in a loss to the Company but which will only be resolved when one or more future events occur or fail to occur. The Company assesses such contingent liabilities, and such assessment inherently involves an exercise of judgment. In assessing loss contingencies related to legal proceedings that are pending against the Company or unasserted claims that may result in such proceedings, the Company evaluates the perceived merits of any legal proceedings or unasserted claims as well as the perceived merits of the amount of relief sought or expected to be sought therein.

If the assessment of a contingency indicates that it is probable that a material loss has been incurred and the amount of the liability can be estimated, then the estimated liability would be accrued in the Company's financial statements. If the assessment indicates that a potentially material loss contingency is not probable but is reasonably possible, or is probable but cannot be estimated, then the nature of the contingent liability, and an estimate of the range of possible losses, if determinable and material, would be disclosed.

Loss contingencies considered remote are generally not disclosed unless they involve guarantees, in which case the guarantees would be disclosed. Management does not believe, based upon information available at this time that these matters will have a material adverse effect on the Company's financial position, results of operations or cash flows. However, there is no assurance that such matters will not materially and adversely affect the Company's business, financial position, and results of operations or cash flows.

Risk and Uncertainties

The Company is subject to risks common to companies in the technology industries, including, but not limited to, litigation, development of new technological innovations and dependence on key personnel. The Company is also subject to risks arising from it's medical marijuana related business inasmuch as marijuana is still a federally prohibited substance.

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Off Balance Sheet Arrangements

The Company does not have any off-balance sheet arrangements.

Uncertain Tax Positions

The Company did not take any uncertain tax positions and had no adjustments to unrecognized income tax liabilities or benefits pursuant to the provisions of Section 740-10-25 for the years ended December 31, 2014 or 2013.

Acquisition

On September 29, 2014 the registrant's wholly-owned subsidiary, MariMed Advisors Inc. ("MariMed"), acquired all of the outstanding equity interests of Sigal Consulting LLC ("Sigal") from its members, The purchase price, which was distributed to the sellers of Sigal, consisted of 31,954,236 shares of the Company's common stock, 3 million five-year options to purchase additional shares of the registrant's common stock at prices ranging from \$0.15 - \$0.35 per share and which vest over two years and 49% of MariMed's outstanding equity. The fair value of the common stock issued was \$5,911,534 determined by the fair value of the Company's Common Stock on the closing date, at a price of approximately \$0.185 per share. The fair value of the stock options was \$569,682 measured using the Black-Scholes valuation model on the grant date, assuming approximately 1.56% risk-free interest, 0% dividend yield, 311% volatility, and expected life of five years. The fair value of common stock issued and options granted for acquisition over the book value of Signal is recorded as goodwill, which was subsequently impaired in full. One of the owners of Sigal, Robert Fireman, is a director of the Company.

Subsequent Events

The Company evaluated for subsequent events through the issuance date of the Company's financial statements.

Recent Accounting Pronouncements

In May 2014, the FASB issued Accounting Standards Update No. 2014-09, "Revenue From Contracts With Customers." This amendment outlines a single comprehensive model for entities to use in accounting for revenue arising from contracts with customers and supersedes most current revenue recognition guidance, including industry-specific guidance. The core principle of the revenue model is that "an entity recognizes revenue to depict the transfer of promised goods or services to customers in an amount that reflects the consideration to which the entity expects to be entitled in exchange for those goods or services." The new guidance applies to all contracts with customers except those that are within the scope of other topics in GAAP. This amendment is effective for annual reporting periods, including interim reporting periods within those periods, beginning after December 15, 2016, and is not expected to have a material impact on the Company's unaudited interim Consolidated Financial Statements.

The Company has reviewed all recently issued, but not yet effective, accounting pronouncements up to ASU 2015-08, and does not believe the future adoption of any such pronouncements may be expected to cause a material impact on its financial condition or the results of its operations.

NOTE 2 - GOING CONCERN

The accompanying financial statements have been prepared assuming that the Company will continue as a going concern. Worlds Online Inc. has had only minimal revenues from operations, has a negative working capital, has a negative stockholders deficit and negative cash flows from operations. There can be no assurance that the Company will be able to obtain the substantial additional capital resources necessary to fully implement its business plan or that any assumptions relating to its business plan will prove to be accurate. The Company is pursuing sources of additional financing and there can be no assurance that any such financing will be available to the Company on commercially reasonable terms, or at all. Any inability to obtain additional financing will likely have a material adverse effect on the Company, including possibly requiring the Company to reduce and/or cease operations.

These factors raise substantial doubt about the ability of the Company to continue as a going concern. The financial statements do not include any adjustments that might result from the outcome of this uncertainty.

NOTE 3 - USE OF EQUITY AS COMPENSATION

In the past the Company has issued shares of common stock as payment for services rendered. No shares were issued during the three months ended March 31, 2016 or 2015.

NOTE 4 – DEFERRED REVENUE

Deferred revenue represents advance payments for the license, the design and development of the software, content and related technology for the creation of an interactive, 3D entertainment portal on the internet. During the period herein, no services were provided. The deferred revenue balance is \$226,950.

NOTE 5- PROPERTY AND EQUIPMENT

During the three months ended March 31, 2016 the Company purchased \$653,699 in building improvements and equipment. All purchases were related to our MariMed subsidiary. During the three months ended March 31, 2015 the Company purchased \$1,407,978 in building improvements and equipment. All purchases were related to our MariMed subsidiary.

NOTE 6 – STOCK OPTIONS

During the three months ended March 31, 2016, the Company issued 40,000 warrants and recorded a warrant expense of \$5,154 equal to the estimated fair value of the warrants at the date of grants. The fair market value was calculated using the Black-Scholes options pricing model, assuming approximately 1.24% risk-free interest, 0% dividend yield, 298% volatility, and expected life of 3 years. There were no stock options issued during the three months ended March 31, 2016.

During the three months ended March 31, 2015, no stock options or warrants were exercised.

Stock options outstanding and exercisable as of March 31, 2016 are as follows:

Exercise Price per Share		Shares Under Option	Remaining Life in Years
	Outstanding		
\$	0.08	450,000	2.75
\$	0.025	200,000	1.75
\$	0.025	500,000	1.72
\$	0.01	4,500,000	1.42
\$	0.13	600,000	4.25
\$	0.15	1,000,000	3.14
\$	0.25	1,000,000	3.14
\$	0.35	1,000,000	3.14
		9,250,000	
	Exercisable		
\$	0.08	450,000	2.75
\$	0.025	200,000	1.75
\$	0.025	500,000	1.72
\$	0.01	4,500,000	1.42
\$	0.15	1,000,000	3.14
		6,650,000	

NOTE 7 - TRADING SECURITIES

					Ų	Inrealized		
Marketable equity securities		Cost		Cost Market		ket value	value Gain/(Loss	
Paid, Inc.	\$	13,200	\$	915	\$	(12,285)		
Global Links Corp.	\$	381	\$	0	\$	(381)		

Fair market measurement at March 31, 2016 was computed using quoted prices in an active market for identified assets, (level 1). The shares were obtained as compensation for performing consulting services. There was an unrealized gain of \$702 for the three months ended March 31, 2016. There was an unrealized gain of \$480 for the three months ended March 31, 2015.

NOTE 8 – RELATED PARTY TRANSACTIONS

The Company was formed on January 25, 2011 as a wholly-owned subsidiary of Worlds Inc. (formerly known as Worlds.com Inc.). On May 16, 2011 Worlds Inc. transferred to the Company the majority of its operations and related operational assets, except for its patent portfolio. Worlds Inc. has also given to the Company a perpetual world-wide license to its patented technology. Pursuant to the license, the Company has the right to issue unlimited sublicenses to the licensed technology, subject to World Inc.'s reasonable consent.

The assets transferred to the Company include: Worlds Inc.'s technology platform, Worlds Ultimate Chat, Aerosmith World, DMC Worlds, Cinema Virtual, Pearson contracts and related revenue, the following URLs: Worlds.com, Cybersexworld.com, Hang.com, and Worldsfunds.com, a digital inventory of over 10,000 3D objects, animation sequences, an extensive avatar library, texture maps and virtual world architectures. None of the transferred assets have any carrying value on the financial statements of the Company. Deferred revenue of \$226,950 at March 31, 2016 and March 31, 2015 was transferred from Worlds, Inc.

The due from related party balance for 2016 is comprised of cash payments made by us to pay some shared operating expenses on behalf of Worlds Inc. during the year. The balance at March 31, 2016 is a receivable due from Worlds Inc. in the amount of \$18,247. The remaining balance in the account are balances due from Mari Holdings IL, Mari Holdings NV, Sigal Health and Sigal Holdings related to the transfer of all balances in the acquisition of Sigal Consulting LLC.

The due from related party balance for December 31,2015 is comprised of cash payments made by us to pay some shared operating expenses on behalf of Worlds Inc. during the year. The balance at December 31, 2015 is a receivable due from Worlds Inc. in the amount of \$39,380. The remaining balance in the account are balances due from Mari Holdings IL, Mari Holdings NV, Sigal Health and Sigal Holdings related to the transfer of all balances in the acquisition of Sigal Consulting LLC.

The due to related parties for 2015 is comprised of cash received from related parties to pay for operating expenses and include advances made by a Director of Worlds Online Inc and an employee of MariMed. The balance at March 31, 2016 is \$88,744. The balance at December 31, 2015 is \$125,902.

NOTE 9 – COMMITMENTS AND CONTINGENCIES

The Company is committed to an employment agreement with it's President and CEO, Thom Kidrin. The agreement, dated as of August 30, 2012, is for five years with a one-year renewal option held by Mr. Kidrin. The agreement provides for a base salary of \$175,000, which increases 10% on September 1 of each year; a monthly car allowance of \$500; an annual bonus equal to 2.5% of Pre-Tax Income (as defined in the agreement); an additional bonus as follows: \$75,000, if Pre-Tax Income for the year is between 150% and 200% of the prior fiscal year's Pre-Tax Income or (B) \$100,000, if Pre-Tax Income for the year is between 201% and 250% of the prior fiscal year's Pre-Tax Income or (C) \$200,000, if Pre-Tax Income for the year is 251% or greater than the prior fiscal year's Pre-Tax Income, but in no event shall this additional bonus exceed five (5%) percent of Pre-Tax Income for such year; payment of up to \$10,000 in life insurance premiums; options to purchase 4.5 million shares of Worlds Online Inc. common stock at an exercise price of \$0.01 per share, of which one-third vested on August 30, 2012, one-third vest on August 30, 2013 and the balance vest on August 30, 2014; a death benefit of at least \$2 million dollars; and a payment equal to 2.99 times his base amount (as defined in the agreement) in the event of a Change of Control (as defined in the agreement). The agreement also provides that Mr. Kidrin can be terminated for cause (as defined in the agreement) and that he is subject to restrictive covenants for 12 months after termination. The balance due Mr. Kidrin at March 31, 2016 is \$657,497 and is included in accrued expenses. The balance due Mr. Kidrin at December 31, 2015 is \$599,265 and is included in accrued expenses.

NOTE 10 - NON-CONTROLLING INTEREST

Effective September 29, 2014, in connection with the acquisition of Sigal Consulting LLC., the Company's percentage of ownership in MariMed Advisors, Inc., its subsidiary, decreased from 100% to 51%. The acquisition resulted in an allocation of ownership interest valued at \$(41,159) to the noncontrolling shareholders.

During the three months ended March 31, 2016, \$38,773 net income attributed to noncontrolling interest. On March 31, 2016 the noncontrolling interest is \$274,326.

During the three months ended March 31, 2015, \$110,762 net loss attributed to noncontrolling interest. On December 31, 2015 the noncontrolling interest is \$54,109.

NOTE 11 - SEGMENTS

The Company follows paragraph 280 of the FASB Accounting Standards Codification for disclosures about segment reporting. This Statement requires companies to report information about operating segments in interim and annual financial statements. It also requires segment disclosures about products and services, geographic areas, and major customers.

		Three Months Ended			
		March 31, 2016		March 31, 2015	
Revenues:					
Worlds Online	\$	213	\$	503	
MariMed		614,243		95,732	
Consolidated revenues	\$	614,456	\$	96,235	
Depreciation and amortization:					
Worlds Online	\$		\$		
MariMed		35,439		6,667	
Depreciation and amortization	\$	35,439	\$	6,667	
D 64//T)1 6 4					
Profit/(Loss) before taxes	Ф	(122.521)	Φ.	(110 170)	
Worlds Online	\$	(132,521)	\$	(112,179)	
MariMed		70,759		(206,776)	
Profit/(Loss) before taxes	\$	(61,762)	\$	(318,956)	
Capital Expenditures:					
Worlds Online	\$	_	\$		
MariMed		990,504		1,407,978	
Combined capital expenditures		990,504	\$	1,407,978	
Assets:					
Worlds Online	\$	20,311	\$	32,605	
MariMed	•	5,368,004		3,685,128	
Combined assets	\$	5,388,315	\$	3,717,733	

NOTE 12 – MATERIAL TRANSACTION

Mia Development LLC ("Mia") entered into a long term lease with First State Compassion Center. Mia is currently subleasing the building but has signed an Agreement of Sales with the owner. Upon First State Compassion Center securing licenses and permits for the growing and sale of medical marijuana in the state, Mia may purchase the building. If the tenant is unable to secure the appropriate licenses and permits, the Agreement of Sale to purchase the building will be null and void.

In January of 2015, First State Compassion Center Inc. issued a promissory note to Mia in the amount of \$1,100,000. The note carries a 12.5% interest rate and is due on December 31, 2019. During 2015, the note will act as a revolving credit line. Whatever the outstanding balance is eight months from the date of execution shall be fixed as the amount due and payable of the note, not to exceed \$1,100,000. The balance of the note on March 31, 2016 is \$681,311.

NOTE 13 - SUBSEQUENT EVENT

On April 14, 2016, the Company issued 31,954,237 shares of the Company's common stock to the members of Sigal Consulting LLC as part of the May 19, 2014 Membership Interest Purchase Agreement between MariMed and Sigal.

In May 2016, Mari Holdings IL LLC issued a 10 year note payable to Du Quoin State Bank in the amount of \$900,000 at 6.5% interest per annum.

Item 2. Management's Discussions and Analysis of Financial Condition and Results of Operations

Forward Looking Statements

When used in this form 10-Q and in future filings by the Company with the Commission, the words or phrases such as "anticipate," "believe," "could," "estimate," "expect," "intend," "may," "plan," "predict," "project," "will" or similar expressions are intended to identify "forward-looking statements" within the meaning of the Private Securities Litigation Reform Act of 1995. Readers are cautioned not to place undue reliance on any such forward looking statements, each of which speak only as of the date made. Such statements are subject to certain risks and uncertainties that could cause actual results to differ materially from historical earnings and those presently anticipated or projected. The Company has no obligation to publicly release the result of any revisions which may be made to any forward-looking statements to reflect anticipated or unanticipated events or circumstances occurring after the date of such statements.

These forward-looking statements involve known and unknown risks, uncertainties and other factors that may cause actual results to be materially different. These factors include, but are not limited to, changes that may occur to general economic and business conditions; changes in current pricing levels that we can charge for our services or which we pay to our suppliers and business partners; changes in political, social and economic conditions in the jurisdictions in which we operate; changes to regulations that pertain to our operations; changes in technology that render our technology relatively inferior, obsolete or more expensive compared to others; foreign currency fluctuations; changes in the business prospects of our business partners and customers; increased competition, including from our business partners; delays in the delivery of broadband capacity to the homes and offices of persons who use our services; general disruptions to Internet service; and the loss of customer faith in the Internet as a means of commerce.

The following discussion should be read in conjunction with the unaudited financial statements and related notes which are included under Item 1.

We do not undertake to update our forward-looking statements or risk factors to reflect future events or circumstances.

Overview

General

We currently operate in two separate segments with one segment being a 3D entertainment portal which leverages its proprietary licensed technology to offer visitors a network of virtual, multi-user environments which we call "worlds" and the second segment being a management company in the medical cannabis industry operating through a subsidiary, MariMed.

We were formed on January 25, 2011 as a wholly-owned subsidiary of Worlds Inc. (formerly known as Worlds.com Inc.). Effective May 16, 2011 Worlds Inc. transferred to us the majority of its operations and related operational assets, except for its patent portfolio. Worlds Inc. has also given us a perpetual world-wide license to its patented technology. Pursuant to the license and we have the right to issue unlimited sublicenses to the licensed technology, subject to Worlds Inc.'s reasonable consent.

The assets transferred to us include: Worlds Inc.'s technology platform, Worlds Chat, Aerosmith World, DMC Worlds, Cinema Virtual, Pearson contracts and related revenue, the following URLs: Worlds.com, Cybersexworld.com, Hang.com, and Worldsfunds.com, a digital inventory of over 10,000 3D objects, animation sequences, an extensive avatar library, texture maps and virtual world architectures.

The transfer of assets occurred in the context of the spin-off by Worlds Inc. of its online and operational technologies businesses to us. The spin-off was effectuated by Worlds Inc. declaring a dividend of its shares of its then wholly-owned subsidiary, Worlds Online, Inc. with each share of Worlds Inc. to receive 1/3 of a share of Worlds Online with all fractional shares rounded up. Worlds Inc. did not want a trading market to develop for its shares until the SEC completed its review of its registration statement on Form 10. Accordingly, the actual distribution of the dividend did not occur until the payment date of March 12, 2012. Our stock is quoted on the OTC Bulletin Board. Approximately 23,859,248 shares were issued as part of the dividend distribution and immediately following the distribution Worlds Inc. continued to own approximately 19.6% of our outstanding shares. Worlds Inc. intends to dispose of its stock in an orderly fashion into the open market or in private sales, in either case in ways designed not to impact the market, but in any event within five years of the dividend payment debt if reasonably practical. While it holds any of our shares it will vote them in proportion to the votes by other stockholders.

On May 19, 2014, Worlds Online Inc. (the "Company") entered into a Membership Interest Purchase Agreement (the "Agreement") between MariMed Advisors Inc. ("MariMed"), a wholly owned subsidiary of the Company, Sigal Consulting LLC ("Sigal"), a Massachusetts limited liability company, and the Members of Sigal ("Sellers"). The transaction closed on September 29, 2014. Pursuant to the Agreement, the Company, through MariMed, acquired all of the assets of Sigal and the Sellers received the aggregate amount of (i) the Company's common stock (WORX) equal to 50% of the Company's outstanding common stock on the Closing Date; (ii) three million options to purchase shares of the Company's common stock which are exercisable over five years with various exercise prices ranging from \$0.15 to \$0.35 and (iii) 49% of MariMed's outstanding

Revenues

Revenues are primarily generated by our cannabis consulting business with our 3D business contributing just a negligible amount.

With our acquisition of Sigal by our MariMed subsidiary, revenue was generated through sub leasing agreements with medical marijuana companies and consulting agreements with services being performed during the period. MariMed enters into consulting agreements to help entities attain medical marijuana licenses and provides services in the development and management of state licensed medical marijuana facilities. Our professional management team has developed best practices and standard operating procedures for cultivation and dispensing of medical cannabis. We also enter into rental agreements whereby we purchase or sublease space which we then rent to medical marijuana companies who would otherwise not have the resources to finance their operations.

Our 3D business receives revenues from VIP membership fees, typically \$2 - \$6 per month, charged to users for either an enhanced avatar with additional virtual clothes and virtual goods or access to VIP only areas of the virtual World. To illustrate, in Worlds Inc. creation of Aerosmith World, only VIP members have access to Steven Tyler's studio and his secret world, providing VIP members a greater opportunity to meet Mr. Tyler when he is online as well as mingle with other VIP guests and watch Aerosmith music videos in the VIP media lounge. Our 3D business can also potentially derive revenues from the entry into development agreement with clients in which a development, license and maintenance fee is paid for the creation and administration of a 3D virtual world to be offered to a select user base.

Our financial statements currently reflect an entry called "deferred revenue". This is specific to the conversion of a note Worlds Inc. issued to Pearson PLC in 1996 in the initial face amount of \$1,263,900. Pearson has agreed to forgive 50% of the note and convert the balance of the note into deferred revenue for products and services Worlds Inc. develops for Pearson in the form of virtual worlds for training and distant learning. Each product Worlds Inc. develops for Pearson has been reviewed and accepted by a senior Pearson executive as part of an ongoing internal sales and capabilities program between various divisions within Pearson. As part of the Spinoff we assumed this obligation and intend to continue to pay down the debt by providing additional products and services.

Expenses

We classify our expenses into two broad groups:

- · cost of revenues; and
- selling, general and administration.

Liquidity and Capital Resources

We raised \$400,000 during the three months ended March 31, 2016 in order to fund MariMed's business operations. We expect to continue to pursue additional sources of capital though we have no current arrangements with respect to, or sources of, additional financing at this time and there can be no assurance that any such financing will become available.

RESULTS OF OPERATIONS

Our net revenues for each of the three months ended March 31, 2016 and 2015 were \$614,456 and \$96,235, respectively. The revenue is from sub leasing contracts with a medical marijuana company, and consulting contracts through our subsidiary MariMed.

Three months ended March 31, 2016 compared to three months ended March 31, 2015

Revenue increased by \$518,221, to \$614,456 for the three months ended March 31, 2016 from \$96,235 in the prior year, an increase of 538%. The increase in revenue in 2016 is from the sub leasing contract with a medical marijuana company in Delaware and consulting contracts through our MariMed subsidiary.

Cost of revenues for the three months ended March 31, 2016 increased by \$207,684 to \$316,230 from \$108,546 in the prior year, an increase of 191%. Cost of revenue includes costs related to the sub lease and consulting contracts signed by MariMed. The increase is due to the increased activity in MariMed's business.

Selling general and administrative (SG&A) for the three months ended March 31, 2016 increased by \$12,774 or 12% to \$112,709 from \$99,935 in the prior year. Consulting expense was \$15,000 for the three months ended March 31, 2016 and 2015.

Payroll and related taxes for the three months ended March 31, 2016 decreased by \$34,663 to \$120,531 from \$155,194.

Depreciation expense for the three months ended March 31, 2016 was \$35,439 compared to \$0 for the three months ended March 31, 2015.

We had interest expense of \$92,712 for the three months ended March 31, 2016 compared to \$30,329 for the three months ended March 31, 2015. Interest expense is related to the convertible notes.

Other expenses include warrant expense of \$5,154 for the three months ended March 31, 2016 compared to \$0 for the three months ended March 31, 2015.

We had an unrealized gain on trading securities of \$702 for the three months ended March 31, 2106 compared to \$480 during the three months ended March 31, 2015.

As a result of the foregoing, for the three months ended March 31, 2016, we realized a net loss of \$61,762 compared to a loss of \$318,956 for the three months ended March 31, 2015. Net income attributable to non controlling interests as of March 31, 2016 is \$38,773, compared to a net loss attributable to non controlling interests of \$110,762 for the three months ended March 31, 2015.

Liquidity and Capital Resources

Our unrestricted cash and cash equivalents was \$601,145 at March 31, 2016. We had capital expenditures of \$983,456 in the three months ending March 31, 2016 compared to \$1,407,978 for the period ended in 2015.

We were unable to raise capital during the three months ended March 31, 2015. Additional funds will need to be raised in order for us to move forward with the MariMed business plans. No assurances can be given that we will be able to raise any additional funds.

Item 4. Controls And Procedures

As of March 31, 2016, we carried out an evaluation, under the supervision and with the participation of our management, including our Chief Executive Officer and Chief Financial Officer, of the effectiveness of the design and operation of our 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). Based upon that evaluation, our Chief Executive Officer and Chief Financial Officer concluded that our disclosure controls and procedures were effective as of March 31, 2016. The above statement notwithstanding, you are cautioned that no system is foolproof.

Changes in Internal Control Over Financial Reporting

During the quarter covered by this report there were no changes in our internal control over financial reporting (as such term is defined in Rules 13a-15(f) and 15d-15(f) under the Securities Exchange Act of 1934, as amended) that have materially affected, or are reasonably likely to materially affect, our internal control over financial reporting.

This quarterly report does not include an attestation report of the Company's registered public accounting firm regarding internal control over financial reporting. Management's report was not subject to attestation by the Company's registered public accounting firm pursuant to temporary rules of the Securities and Exchange Commission that permit the Company to provide only management's reports in this quarterly report.

PART II OTHER INFORMATION

Item 1. Legal Proceedings.

Item 1A. Risk Factors

We are not obligated to disclose our risk factors in this report, however, limited information regarding our risk factors appears in Part I, Item 2. "Management's Discussion and Analysis of Financial Condition and Results of Operations" under the caption "Forward-Looking Statements" contained in this Quarterly Report on Form 10-Q. and in "Item 1A. RISK FACTORS" of our Annual Report on Form 10K. There have been no material changes from the risk factors previously disclosed in our Annual Report on Form 10K.

Item 2. Unregistered Sales of Equity Securities and Use of Proceeds

None.

Item 3. Defaults Upon Senior Securities

None.

Item 4. Mine Safety Disclosure

Not applicable.

Item 5. Other Information

None.

Item 6. Exhibits

<u>31.1</u>	<u>Certification of Chief Executive Officer</u>
31.2	Certification of Chief Financial Officer
32.1	Statement required by 18 U.S.C. Section 1350, as adopted pursuant to section 906 of the Sarbanes-Oxley Act of 2002.
32.2	Statement required by 18 U.S.C. Section 1350, as adopted pursuant to section 906 of the Sarbanes-Oxley Act of 2002.
101.INS* XBRL	Instance Document
101.SCH* XBRL	Taxonomy Extension Schema
101.CAL* XBRL	Taxonomy Extension Calculation Linkbase
101.DEF* XBRL	Taxonomy Extension Definition Linkbase
101.LAB* XBRL	Taxonomy Extension Label Linkbase
101.PRE* XBRL	Taxonomy Extension Presentation Linkbase

SIGNATURES

In accordance with the requirements of the Exchange Act, the Registrant caused this Report to be signed on its behalf by the undersigned thereto duly authorized.

Date: November 1, 2016

WORLDS ONLINE INC.

By: <u>/s/ Thomas Kidrin</u> Thomas Kidrin President and CEO

By: /s/ Christopher Ryan Christopher Ryan Chief Financial Officer

INDEX TO EXHIBITS

Exhibit No.	Description
31.1	Certification of Chief Executive Officer
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	(20)



EXHIBIT 31.1

Certifications

- I, Thomas Kidrin, certify that:
- 1. I have reviewed this quarterly report on Form 10-Q of Worlds Online Inc.;
- 2. Based on my knowledge, this report does not contain any untrue statement of a material fact or omit to state a material fact necessary to make the statements made, in light of the circumstances under which such statements were made, not misleading with respect to the period covered by this report;
- 3. Based on my knowledge, the financial statements, and other financial information included in this report, fairly present in all material respects the financial condition, results of operations and cash flows of the registrant as of, and for, the periods presented in this report;
- 4. The registrant's other certifying officer and I are responsible for establishing and maintaining disclosure controls and procedures (as defined in Exchange Act Rules 13a-15(e) and 15d-15(e)) and internal controls over financial reporting (as defined in Exchange Act Rules 13a-15(f) and 15d-15(f) for the registrant and have:
 - a) Designed such disclosure controls and procedures, or caused such disclosure controls and procedures to be designed under our supervision, to ensure that material information relating to the registrant, including its consolidated subsidiaries, is made known to us by others within those entities, particularly during the period in which this report is being prepared;
 - b) Designed such internal control over financial reporting, or caused such internal control over financial reporting to be designed under our supervision, to provide reasonable assurance regarding the reliability of financial reporting and the preparation of financial statements for external purposes in accordance with generally accepted accounting principles;
 - c) Evaluated the effectiveness of the registrant's disclosure controls and procedures, and presented in this report our conclusions about the effectiveness of the disclosure controls and procedures, as of the end of the period covered by this report based on such evaluation; and
 - d) Disclosed in this report any change in the registrant's internal control over financial reporting that occurred during the registrant's most recent fiscal quarter (the registrant's fourth fiscal quarter in the case of an annual report) that has materially affected, or is reasonably likely to materially affect, the registrant's internal control over financial reporting; and
- 5. The registrant's other certifying officer and I have disclosed, based on our most recent evaluation of internal control over financial reporting, to the registrant's auditors and the audit committee of registrant's board of directors (or persons performing the equivalent functions):
 - a) all significant deficiencies and material weaknesses in the design or operation of internal control which are reasonably likely to adversely affect the registrant's ability to record, process, summarize and report financial information; and
 - b) any fraud, whether or not material, that involves management or other employees who have a significant role in the registrant's internal control over financial reporting.

Date: November 1, 2016

/s/ Thomas Kidrin

Thomas Kidrin

Chief Executive Officer

EXHIBIT 31.2

Certifications

- I, Christopher J. Ryan, certify that:
- 1. I have reviewed this quarterly report on Form 10-Q of Worlds Online Inc.;
- 2. Based on my knowledge, this report does not contain any untrue statement of a material fact or omit to state a material fact necessary to make the statements made, in light of the circumstances under which such statements were made, not misleading with respect to the period covered by this report;
- 3. Based on my knowledge, the financial statements, and other financial information included in this report, fairly present in all material respects the financial condition, results of operations and cash flows of the registrant as of, and for, the periods presented in this report;
- 4. The registrant's other certifying officer and I are responsible for establishing and maintaining disclosure controls and procedures (as defined in Exchange Act Rules 13a-15(e) and 15d-15(e)) and internal controls over financial reporting (as defined in Exchange Act Rules 13a-15(f) and 15d-15(f) for the registrant and have:
 - a) Designed such disclosure controls and procedures, or caused such disclosure controls and procedures to be designed under our supervision, to ensure that material information relating to the registrant, including its consolidated subsidiaries, is made known to us by others within those entities, particularly during the period in which this report is being prepared;
 - b) Designed such internal control over financial reporting, or caused such internal control over financial reporting to be designed under our supervision, to provide reasonable assurance regarding the reliability of financial reporting and the preparation of financial statements for external purposes in accordance with generally accepted accounting principles;
 - c) Evaluated the effectiveness of the registrant's disclosure controls and procedures, and presented in this report our conclusions about the effectiveness of the disclosure controls and procedures, as of the end of the period covered by this report based on such evaluation; and
 - d) Disclosed in this report any change in the registrant's internal control over financial reporting that occurred during the registrant's most recent fiscal quarter (the registrant's fourth fiscal quarter in the case of an annual report) that has materially affected, or is reasonably likely to materially affect, the registrant's internal control over financial reporting; and
- 5. The registrant's other certifying officer and I have disclosed, based on our most recent evaluation of internal control over financial reporting, to the registrant's auditors and the audit committee of registrant's board of directors (or persons performing the equivalent functions):
 - a) all significant deficiencies and material weaknesses in the design or operation of internal control which are reasonably likely to adversely affect the registrant's ability to record, process, summarize and report financial information; and
 - b) any fraud, whether or not material, that involves management or other employees who have a significant role in the registrant's internal control over financial reporting.

Date: November 1, 2016

/s/ Christopher J. Ryan

Christopher J. Ryan

Chief Financial Officer

CERTIFICATION PURSUANT TO

18 U.S.C. SECTION 1350

AS ADOPTED PURSUANT TO

SECTION 906 OF THE SARBANES-OXLEY ACT OF 2002

In connection with the Quarterly Report of Worlds Online Inc. (the "Company") on Form 10-Q for the three months ended March 31, 2016 as filed with the Securities and Exchange Commission on the date hereof (the "Report"), I, Thomas Kidrin, Chief Executive Officer of the Company, certifies, pursuant to 18 U.S.C. 1350, as adopted pursuant to §906 of the Sarbanes-Oxley Act of 2002, that, based on my knowledge:

- (1) The Report fully complies with the requirements of Section 13(a) or 15(d) of the Securities Exchange Act of 1934; and
- (2) The information contained in the Report fairly presents, in all material respects, our financial condition and result of operations.

WORLDS ONLINE INC.

(Registrant)

Date: November 1, 2016 By: /s/ Thomas Kidrin

Thomas Kidrin

Chief Executive Officer

CERTIFICATION PURSUANT TO

18 U.S.C. SECTION 1350

AS ADOPTED PURSUANT TO

SECTION 906 OF THE SARBANES-OXLEY ACT OF 2002

In connection with the Quarterly Report of Worlds Online Inc. (the "Company") on Form 10-Q for the three months ended March 31, 2016 as filed with the Securities and Exchange Commission on the date hereof (the "Report"), I, Christopher J. Ryan, Chief Financial Officer of the Company, certifies, pursuant to 18 U.S.C. 1350, as adopted pursuant to §906 of the Sarbanes-Oxley Act of 2002, that, based on my knowledge:

- (1) The Report fully complies with the requirements of Section 13(a) or 15(d) of the Securities Exchange Act of 1934; and
- (2) The information contained in the Report fairly presents, in all material respects, our financial condition and result of operations.

WORLDS ONLINE INC.

(Registrant)

Date: November 1, 2016 By: /s/ Christopher J. Ryan

Christopher J. Ryan Chief Financial Officer