UNITED STATES OF AMERICA Before the SECURITIES AND EXCHANGE COMMISSION

SECURITIES EXCHANGE ACT OF 1934 Release No. 75186 / June 17, 2015

The Securities and Exchange Commission ("Commission") announced the temporary suspension, pursuant to Section 12(k) of the Securities Exchange Act of 1934 (the "Exchange Act"), of trading in the securities of Revolutionary Concepts, Inc. ("REVO"), a Nevada corporation based in Charlotte, North Carolina, commencing at 9:30 a.m. EDT on June 17, 2015, and terminating at 11:59 p.m. EDT on June 30, 2015.

The Commission temporarily suspended trading in the securities of REVO because, among other things, of questions regarding the accuracy and completeness of REVO's representations to investors and prospective investors in REVO's public filings with the Commission and REVO's publicly-available press releases and other public statements. In particular, there are questions regarding the accuracy and completeness of REVO's public assertions relating to, among other things: (1) REVO's license of certain patents to Eyetalk365, LLC ("Eyetalk"), including a \$900,000 "in consideration" fee paid by Eyetalk to REVO and related net income received by REVO; (2) a line of credit of up to \$10 million obtained by REVO's wholly-owned subsidiary, Greenwood Finance Group, LLC ("Greenwood"); (3) Greenwood's ownership of \$7 million of promissory notes, and interest payments made to Greenwood in connection with such promissory notes with a projected possible cash value exceeding \$1 million; and (4) REVO's possible plans to issue dividends and buy back shares of its common stock. In addition, REVO currently is delinquent in filing its Form 10-K annual report for its fiscal year ended December 31, 2014, and its Form 10-Q quarterly report for its first quarter ended March 31, 2015.

The Commission cautions brokers, dealers, shareholders, and prospective purchasers that they should carefully consider the foregoing information along with all other currently available information and any information subsequently issued by the company.

Further, brokers and dealers should be alert to the fact that, pursuant to Rule 15c2-11 under the Exchange Act, at the termination of the trading suspension, no quotation may be entered unless and until they have strictly complied with all of the provisions of the rule. If any broker or dealer has any questions as to whether or not he has complied with the rule, he should not enter any quotation but immediately contact the staff in the Division of Trading and Markets, Office of Interpretation and Guidance, at (202) 551-5777. If any broker or dealer is uncertain as to what is required by Rule 15c2-11, he should refrain from entering quotations relating to REVO securities until such time as he has familiarized himself with the rule and is certain that all of its provisions have been met. If any broker or dealer enters any quotation which is in violation of the rule, the Commission will consider the need for prompt enforcement action.

If any broker, dealer or other person has any information which may relate to this matter, they should contact William P. Hicks, Associate Regional Director, Atlanta Regional Office at (404) 842-7675, or Aaron W. Lipson, Assistant Regional Director, Atlanta Regional Office at (404) 842-7694, or Lucy T. Graetz, Senior Staff Attorney, Atlanta Regional Office at (404) 842-7668.