

PRESS RELEASE

FOR IMMEDIATE RELEASE

November 11, 2016

Shares Outstanding: 64,864,202 Saint John, New Brunswick

STOMPY BOT TO DEFEND LAWSUIT

Stompy Bot Corporation (CSE: BOT) (the "**Corporation**") announces that it has been served with a notice of civil claim by Stockhouse Publishing Ltd. ("**Stockhouse**") that has been commenced in the Supreme Court of British Columbia in connection with an agreement between the Corporation and Stockhouse relating to the provisions of an investor relations program by Stockhouse for a period of 12 months from December 9, 2015 to December 8, 2016. Stockhouse is requesting damages in the amount of \$84,750, based on alleged breach of contract.

The Company intends to defend its interests and protect its rights.

About Stompy Bot Productions

Stompy Bot Productions is a wholly owned subsidiary of publicly traded Stompy Bot Corporation (CSE: BOT) – an independent video game developer and digital media publisher. Stompy's growth strategy is to become a premier independent multimedia publisher. Their indie philosophy is to identify and acquire unique video game properties, apply innovative technologies, game development expertise, partner with movie studio resources and manage entertainment brands through a global media marketing approach. Stompy Bot is the exclusive Heavy Gear digital games license holder and publisher of Heavy Gear Assault, a next generation PC title using Epic Game's latest Unreal Engine 4 technology. For more information visit www.stompybot.com.

For further information, please contact:

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Forward-Looking Information

Certain information set forth in this news release may contain forward-looking information that involve substantial known and unknown risks and uncertainties. This forward-looking information is subject to numerous risks and uncertainties, certain of which are beyond the control of the Company, including, but not limited to, the impact of general economic conditions, industry conditions, and dependence upon regulatory approvals. Readers are cautioned that the assumptions used in the preparation of such information, although considered reasonable at the time of preparation, may prove to be imprecise and, as such, undue reliance should not be placed on forward-looking information. The parties undertake no obligation to update forward-looking information except as otherwise may be required by applicable securities law.