## SUPPLEMENTARY INFORMATION CURRENT REPORT

iTeknik Holding Corporation a Wyoming Corporation

**April 07, 2017** 

## <u>iTeknik Holding Corporation</u> (OTC Pink: ITKH)

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## Information required for compliance with provisions of the OTC Markets, Inc. Guidelines for Providing Adequate Current Information

Because we want to provide more meaningful and useful information this Supplementary Information to our Current Report may contain certain "forward looking statements" (as such item is defined in Section 211 of the Securities Exchange Act of 1934, as amended). These statements reflect our current expectations regarding our actions and possible future results of operations, performance, and achievements. These forward-looking statements are made pursuant to the safe harbor provisions of the Private Securities Litigation Reform Act of 1995, regulations of the United States Securities and Exchange Commission, and common law.

Whenever possible, we have tried to identify these forward-looking statement by using words such as "anticipate", "believe", "estimate", "expect", "plan", "intend" and similar expressions. These statement reflect our current beliefs and are based on information currently available to us. Accordingly, these statements are subject to certain risks, uncertainties, and contingencies, which could cause our actual results, performance, or achievements to differ materially from those expressed in, or implied by, such statements that may be made to reflect events or circumstances after the date of this Supplementary Disclosure Statement.

On April 4, 2017 we filed suit in the Arizona Superior Court case No. CV2017-003585 against the TCA Global Master Credit Fund, L.P. due to the uncured default for inducing us into the transaction by misrepresentation, and omissions related to the Asset Purchase Agreement Dated December 30, 2016 and related documents:

Under advice of corporate and litigation counsel on April 04 2017 we filed for relief in the Arizona Superior Court against the TCA Global Master Credit Fund, L.P. for inducing us into the transaction by misrepresentation and omissions more specifically as defined as: failure to release escrow, misleading financial projections and undisclosed debts related to the assets among other things. We had previously offered TCA an opportunity to discuss the open items to come to an amicable solution that involved the payment by TCA of their expenses that we incurred, the immediate release of the funds still held in escrow for us, and an alteration in the repayment plan and or a reduction in the purchase price. Instead, TCA responded on March 29, 2017 by sending us a notice of default with a 10 day notice to cure by paying all fees TCA claims without offset of the monies the company has claimed is owed to us by TCA. Under advice of counsel we elected to file suit first to preserve our rights for the benefit of our shareholders.

While there are no guarantees that litigation will be successful, or that in taking this action that TCA will enter into negotiations in good faith to resolve our claims, Management is confident that the outcome should be favorable to the Company, that taking this action is in the best interests of our shareholders and that our operating company, Big Rhino will suffer little or no disruption in its business during the pendency of the resolution of this dispute.

Big Rhino Corporation continues to work hard to grow that business for the benefit of our shareholders and will continue to do so through the pendency of negotiations and/or litigation with TCA.

Date: April 7, 2017 /s/ Fredrick Wicks

Fredrick Wicks, Chairman & CEO