(a Nevada corporation)

QUARTERLY REPORT FOR THE NINE MONTHS ENDED DECEMBER 31, 2017



(a Nevada corporation)

(OTC Pink: CLKA)

QUARTERLY REPORT NINE MONTHS ENDED DECEMBER 31, 2017

Item 1. Name of the Issuer and its predecessors (if any).

Clikia Corp. (the "Company) was incorporated in the State of Nevada on June 20, 2002. In February 2017, the Company acquired all of the outstanding capital stock of Clikia Corp., a Louisiana corporation.

Item 2. Address of the Issuer's principal executive offices.

Clikia Corp., 7117 Florida Boulevard, Suite 203, Baton Rouge, Louisiana 70806

Phone: 800-584-3808 E-Mail: info@clikia.com Website: www.clikia.com

Item 3. Security Information.

Common Stock

As of December 31, 2017, and as of the date of this Quarterly Report, the Company had 317,814,672 shares and 427,439,672 shares, of common stock issued and outstanding, respectively. The CUSIP No. of the Company's common stock is 18717D107; the par value of the Company's common stock is \$.00001 per share; the Company has 1,450,000,000 authorized shares of common stock.

During the past 12 months, there have been no trading suspension orders issued by the SEC with respect to the Company's common stock.

Preferred Stock

The Company has 5,000,000 authorized shares of Series A Super Voting Preferred Stock, par value \$.001 per share, 2,000,000 shares of which are issued and outstanding.

Voting. Holders of the Series A Super Voting Preferred Stock have 500 times that number of votes on all matters submitted to the shareholders that each shareholder of the Company's common stock is entitled to vote at each meeting of shareholders of the Company with respect to all matters presented to the shareholders of the Company for their action or consideration. Holders of the Series A Super Voting Preferred Stock shall vote together with the holders of Company common stock as a single class.

Dividends. Holders of Series A Super Voting Preferred Stock shall not be entitled to receive dividends paid on the Company's common stock. Dividends paid to holders of the Series A Super Voting Preferred Stock are at the discretion of the Company's Board of Directors.

Liquidation Preference. Upon the liquidation, dissolution and winding up of the Company, whether voluntary or involuntary, holders of the Series A Super Voting Preferred Stock are not entitled to receive any of the assets of the Company.

No Conversion. The shares of Series A Super Voting Preferred Stock are not convertible into shares of the Company's common stock.

Transfer Agent

The transfer agent for the Company's common stock is Pacific Stock Transfer Co., 6725 Via Austi Parkway, Suite 300, Las Vegas, Nevada 89119; telephone: 800-785-7782. Pacific Stock Transfer Co. is a registered transfer agent under the Securities Exchange Act of 1934.

Dividends

The Company has never paid cash dividends on its common stock. The Company intends to re-invest any future earnings for the foreseeable future.

Recent Acquisitions

In February 2017, the Company acquired 100% of the outstanding capital stock of Clikia Corp. ("Clikia-LA"), a Baton Rouge, Louisiana-based OTT video streaming service provider, and adopted the OTT video streaming business plan of Clikia-LA. In connection with such transaction, the Company issued a total of 125,000,000 shares of common stock to the owners of Clikia-LA. (See "Item 6. Describe the Issuer's Business, Products and Services").

In November 2017, we acquired, in separate transactions, 45% of each of LiveSpeed Baton Rouge #1, LLC (d/b/a LiveSpeed Broadband) ("LSB#1") and LiveSpeed Baton Rouge #2, LLC (d/b/a LiveSpeed Broadband) ("LSB#2"). In each of the acquisition transactions, we issued two promissory notes with \$60,000 face amounts and a total of 5,000,000 shares of our common stock to a third party. (See "Use of Proceeds"). Further, in connection with each such acquisition transaction, the remaining 55% ownership interest was contributed to the capital of our company for no consideration by a company in which our CEO, David Loflin, holds a 50% pecuniary interest. Mr. Loflin received no consideration, direct or indirect, in connection with such contributions.

Item 4. Issuance History.

During the three months ended December, 31, 2017, the Company issued shares of common stock, as follows:

A. In November 2017, the Company issued, in two private transactions exempt from registration pursuant to Section 4(a)(2) of the Securities Act of 1933, as amended, a total of 10,000,000 shares of common stock in connection with its acquisitions of LSB#1 and LSB#2. These shares were issued as restrictive shares.

Item 5. Financial Statements.

The unaudited financial statements of the Company described below are attached hereto as Exhibit "A":

- Consolidated Balance Sheets at December 31, 2017 (unaudited), and
- March 31, 2017 (unaudited)
 - Consolidated Statements of Operations For the Three and Nine Months Ended
- December 31, 2017 and 2016 (unaudited)
 - Consolidated Statements of Cash Flows For the Nine Months Ended December
- 31, 2017 and 2016 (unaudited)

Notes to Consolidated Financial Statements

Item 6. Describe the Issuer's Business, Products and Services.

Corporate Information

The Company's corporate office is located at 7117 Florida Boulevard, Suite 203, Baton Rouge, Louisiana 70806; its telephone number is 800-584-3808; and its website is www.clikia.com

History

Our company was incorporated in 2002 in the State of Nevada, under the name MK Automotive, Inc. Our corporate name changed to Clikia Corp., in July 2017.

From 2002 through 2015, our company was engaged in the retail and commercial automotive diagnostic, maintenance and repair services businesses. While ultimately opening five company-operated locations and two franchise locations in the greater Las Vegas, Nevada, metropolitan area, and two franchise locations in St. Louis, Missouri, this business wound down by the end 2015. In December 2015, we acquired Squuak.com, a social media and content sharing tool and platform. Despite significant efforts by our then-management, development of the Squuak.com business model had not achieved the desired results by early 2017. In February 2017, we acquired Clikia Corp. (Clikia-LA), a Baton Rouge, Louisiana-based OTT video streaming service provider, and adopted the OTT video streaming business plan of Clikia-LA.

About the Company

Clikia TV, which is delivered to subscribers by and through the Clikia App, which includes our interconnected Clikia.com website, competes in the over-the-top (OTT) content delivery industry. Over-the-top is the term used to describe the delivery of digital video and TV content via the internet to users, without requiring users to subscribe to a traditional cable or satellite pay-TV service, like Comcast, Time Warner Cable or DirecTV.

Clikia TV subscribers are able to access and watch Clikia TV's streaming cable television content as much as they want, anytime, anywhere, on nearly any internet-connected device.

We believe Clikia TV to be well positioned in a rapidly expanding industry segment. Our initial strategy is to expand the Clikia TV subscriber base in the United States, within the parameters of our profit margin targets. In conjunction with these efforts, we intend always to seek to improve the programming options available to Clikia TV subscribers.

Streaming

The term streaming refers to the delivery method of the medium, rather than the medium itself. Today, streaming refers to situations in which an end-user watches digital video content (or listens to digital audio) on a device over the internet. With streaming content, the end-user is not required to download the entire digital video or digital audio file before consuming the desired content, that is, the desired content is continuously transmitted by a provider to, and received by, the end-user.

Video Delivery (Pay-TV) Industry

Over the past two years, the cable and satellite television industry has experienced an accelerating level of disruption caused by consumers who are cutting the cord. Cord-cutters are consumers who have cancelled their cable or satellite television service, in favor of video services delivered by over-the-top (see discussion below) providers.

Consumers who have cut-the-cord have done so for the following top three reasons:

- Price/Too expensive 85.3%
- I use an internet streaming service, such as Netflix, Hulu, Amazon Video, etc. 45.7%
- I use an antenna to get the basic channels on my TV. 21.8% [Source: TiVo Q2 2017 Video Trends Report.]

Over-the-Top (OTT) Content Industry

Over-the-Top (OTT). In broadcasting, over-the-top content (OTT) is the audio, video and other media content (e.g., television programming) transmitted, or delivered, to an end-user over the internet, without the involvement of a multiple-system operator. While an Internet Service Provider (ISP) may be aware of the transmitted contents (referred to as internet protocol (IP) packets), the ISP

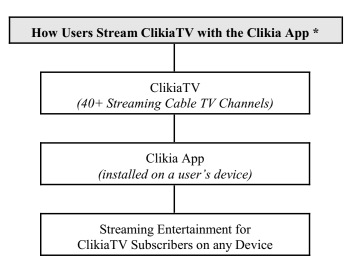
is not responsible for, nor able to control, the viewing abilities, copyrights and/or other redistribution of the IP packets, that is, the delivered content. In short, OTT refers to content from a third party that is delivered to an end-user, with the ISP simply transporting content.

According to a recent study from Digital TV Research, global over-the-top (OTT) TV revenues will more than double from \$37 billion in 2016 to \$83 billion in 2022, driven in large measure by the success of subscription video-on-demand (SVOD) services, such as Netflix and Clikia TV. It is the success of SVOD services like Netflix that propelled SVOD to the top of OTT revenues sources in 2013: by 2022, SVOD is expected to generate \$41.2 billion, or approximately 50%, of OTT revenues, compared to \$29.0 billion for advertising-supported video on demand (VOD), \$8.1 billion for download-to-own and electronic sell-through and \$5.2 billion for rental.

Recent Industry Development. Recently, a pirated streaming cable television App known as XTV was forced to cease operations, including its availability on the Roku streaming platform (Roku, Inc. is the operator of the leading TV streaming platform in the United States (as measured by total hours streamed) [Source: Kantar Millward Brown via Roku, Inc.]).

Our management views the demise of XTV as a positive sign for our properly licensed Clikia TV streaming cable television subscription service, in that it reflects a growing, and proper, effort by content owners to protect their properties from illegitimate distribution. Further, the demise of XTV has strengthened its belief that the legitimacy of Clikia TV's streaming cable television subscription service is a timely entrant into the rapidly expanding OTT industry.

OTT Delivery Model. The OTT content delivery model is in contrast to the traditional model whereby video content is delivered to an end-user through a pay television provider, that is, a cable company. Figure A below depicts the delivery system by which Clikia TV (OTT) delivers video streaming content to a subscriber, without the involvement of a cable or satellite television company.



^{*} ClikiaTV eliminates the need for a Cable TV Subscription and eliminates the layer of cost imposed by the Cable Company. Lower subscription rates are available to ClikiaTV Subscribers.

Figure A

Modes of Access. End-users access OTT content through internet-connected devices, such as smart phones, including iPhone and Android phones, smart TVs, including Google TV, set-top boxes, including Fire TV and Roku, gaming consoles, including PlayStation 4, WiiU and Xbox One, and desktop/laptop computers.

Clikia TV and the Clikia App

General. The Clikia App delivers Clikia TV, a subscription-based cable television streaming service that targets consumers who wish to join the cord-cutting movement, the movement away from traditional cable television subscriptions.

The Clikia App, itself, is available for download for free in the iTunes Store, the Google Play Store, on Amazon and Roku, and via Google Chromecast, for any device, as well as through its inter-connected www.Clikia.com website.

Clikia TV: A Streaming Cable TV Subscription Service. Currently, Clikia TV is comprised of over 40 channels that are commonly associated with a typical Cable TV subscription. We believe that Clikia TV is currently the only OTT offering that delivers a streaming Cable TV-equivalent service that is not interconnected with a traditional cable or satellite television subscription. Clikia TV includes the channels listed in Figure B below.

ESPN ESPN2 ESPN Classic TNT TBS USA Univision Freeform Bravo	CNI MSNI HLM CNB C-Sp The Weather	Fox News Channel CNN MSNBC HLN CNBC C-Span The Weather Channel Discovery Channel National Geographic		visney kelodeon n Network dy Channel FX SyFy AMC nal Planet TLC	Sp Food	BET CMT MTV VH1 E! ike TV IGTV Network DWN ullmark
	ABC* CBS* NBC*	FO PB CV	S*	ION* My9* Telemund	lo*	

^{*} Available to ClikiaTV subscribers in the New York City area.

Figure B

Premium Cable TV Streaming Package. Currently, we are pursuing the rights to provide streaming service with respect to a series of channels that are commonly offered as a premium package as an add-on to a typical Cable TV subscription, including certain movie channels, such as HBO and Showtime. There is no assurance that we will be successful in the efforts.

Subscribers. As of the date of this Quarterly Report, the Clikia App provides Clikia TV streaming cable television services to a small number of subscribers.

Marketing

Our initial marketing efforts will focus on social media channels, with a gradual inclusion of traditional marketing channels, including radio, print and television, over time. Our primary target demographic is the population between 13 and 40 years of age. As OTT services become more ubiquitous and better understood, we expect that persons of nearly any age will be candidates for our Clikia TV streaming cable television subscription service.

Agreement with TikiLive

We have entered into a contract with TikiLive, Inc., an OTT delivery solutions company, pursuant to which we obtained the necessary software licenses and related services for the implementation of the Clika App's video streaming service, including for the operation of its interconnected website, www.Clikia.com website. TikiLive, Inc. currently owns approximately 9% of our issued and outstanding shares of common stock and represents a vital part of our continuing and future operations.

Competition

The market for entertainment video is intensely competitive and subject to rapid change. Clikia TV competes against other entertainment video providers, such as multichannel video programming distributors (MVPDs), internet-based movie and TV content providers (including those that provide pirated content), video gaming providers and DVD rental outlets and, more broadly, against other sources of entertainment that Clikia TV subscribers could choose in their free time.

Clikia TV also competes against entertainment video providers in obtaining content that subscribers will enjoy. Because consumers often maintain simultaneous subscriptions with multiple entertainment sources, we strive, and will continue to strive, to cause consumers to choose Clikia TV in their free time. To accomplish this objective, we will seek continually to improve Clika TV, in both technology and content. There is no assurance that Clikia TV will be able to compete effectively.

Netflix, the leading video streaming content provider, and Hulu are among the most well-known of our competitors, as is AT&T, who has aggressively pursued video streaming market share by bundling its DirecTV(R), AT&T Fibre(R) (inexpensive broadband internet service) and cellular services. Many of our competitors, including Netflix, Hulu and AT&T, possess substantially greater resources, financial and otherwise, than does our company. No assurances can be given that we will be able to compete successfully in the OTT video streaming industry.

Intellectual Property

We regard our trademarks, service marks, business know-how and proprietary recipes as having significant value and as being an important factor in the marketing of the Clikia App. Our policy is to establish, enforce and protect our intellectual property rights using the intellectual property laws.

We are the owner of the following trademarks: Clikia, Clikia TV and Sustainable TV. In the near future, we intend to file for registration of these trademarks with the U.S. Patent and Trademark Office.

Facilities

Our corporate and operational office of approximately 200 square-feet is leased and is located at 7117 Florida Boulevard, Suite 203, Baton Rouge, Louisiana 70806. The monthly rent is \$300, under a one-year lease expiring in February 2018. Should additional space may be required as we expand our operations, we expect that such space would be available within the current building. We do not own any real property.

Employees

We currently have two part-time employees, in addition to our officers, David Loflin (CEO) and Brian Wendt (Chief Technology Officer). Our business development, corporate administration and business operations are overseen directly by Mr. Loflin. Mr. Loflin also oversees record keeping and financial reporting functions. We intend to hire a small number of employees, at such times as business conditions warrant. We have used, and, in the future, expect to use, the services of certain outside consultants and advisors as needed, on a consulting basis.

Website

Our company's corporate website can be found at www.clikia.com. We make available free of charge at this website all of our reports filed with OTCMarkets.com, including our annual reports, quarterly reports and other informational reports. These reports are made available on our website as soon as reasonably practicable after their filing with OTCMarkets.com. No information found on our company's website is part of this Offering Circular.

Item 7. Describe the Issuer's Facilities.

The Company's corporate and operational office of approximately 200 square-feet is leased and is located at 7117 Florida Boulevard, Suite 203, Baton Rouge, Louisiana 70806. The monthly rent is \$99, under a one-year lease expiring in February 2018. Should additional space may be required as the Company expands its operations, it expects that such space would be available within the current building. The Company does not own any real property.

Item 8. Officers, Directors and Control Persons.

Management

The following table sets forth the Company's officers and directors.

Name	Age	Position(s)				
David Loflin	60	CEO, Acting Chief Financial Officer and Director				
Bryan Wendt	30	Chief Technology Officer and Director				

The Company's officers and directors serve until the next annual meeting of the Board of Directors or until their respective successors are elected and qualified. All officers serve at the discretion of the Board of Directors. Certain information regarding the background of the Company's officers and directors is set forth below.

David Loflin has served as CEO, Acting Chief Financial Officer and a Director of the Company since January 2017. Since 1997, Mr. Loflin has founded and served as an executive officer and director of three other public companies:

- USURF America, Inc. (1997-2003) USURF America operated as an internet service provider in over 10 states. USURF America provided internet access services to over 32,000 customers, 10,000 of which were wireless access customers, and was listed on the American Stock Exchange.
- Air-Q Wi-Fi Corporation (2003-2010) From 2003 through 2005, Air-Q Wi-Fi Corporation (name changed to Air Rover Wi-Fi Corp.) developed and marketed wi-fi "hotspot" internet access services to businesses, including retail businesses, such as coffee shops and restaurants, during the nascent period of this industry. From 2005 through 2009, after a name change to Diamond I, Inc., the company engaged in the development and marketing of wireless hand-held gaming systems designed for use in casinos and other establishments. From 2009 through 2010, after a name change to ubroadcast, inc., the company operated an online live broadcasting website, ubroadcast.com. This website operated during the nascent period of the internet live video broadcasting industry. This company is now known as Santeon Group, Inc.
- Louisiana Food Company (2010-2015) Louisiana Food Company developed and marketed Louisiana-centric specialty food products, under labels including Voodoo Coffee, Jammin' Jambalaya, Red Stick Red Beans, Acadiana Dirty Rice, Bon Temps Lou'siana Fry, Breaux Bridge Etouffee, Fais do-do Gumbo, Pirogue Rice and Elysian Fields Black-eyed Peas. Louisiana Food Company ceased its operations, due to a lack of working capital.

Since February 2016, Mr. Loflin has been a principal in LiveSpeed Broadband, a Baton Rouge, Louisiana-based wireless internet service provider that is currently moving its base of operations to Colorado. In addition to the foregoing, Mr. Loflin has, for more than the past five years, been engaged as a consultant to public companies and their executive officers.

Brian Wendt has served as a director of our company since October 2015, as our CEO from October 2015 to January 2017 and as our Chief Technology Officer since January 2017. For all of his working life, Mr. Wendt has engaged as a software developer and social media expert, in the technology, web development and internet community in Phoenix, Arizona.

Legal/Disciplinary History

In the last five years, no person identified above has been the subject of: (1) a conviction in a criminal proceeding or named as a defendant in a pending criminal proceeding (excluding traffic violations and other minor offenses); (2) the entry of an order, judgment or decree, not subsequently reversed, suspended or vacated, by a court of competent jurisdiction that permanently or temporarily enjoined, barred, suspended or otherwise limited such person's involvement in any type of business, securities, commodities or banking activities; (3) a finding or judgment by a court of competent jurisdiction (in a civil action), the Securities and Exchange Commission, the Commodity Futures Trading Commission, or a state securities regulator of a violation of federal or state securities or commodities law, which finding or judgment has not been reversed, suspended or vacated; or (4) the entry of an order by a self-regulatory organization that permanently or temporarily barred suspended or otherwise limited such person's involvement in any type of business or securities activities.

Security Ownership

The following table sets forth, as of the date of this Quarterly Report, information regarding beneficial ownership of the Company's common stock by the following: (a) each person, or group of affiliated persons, known by the Company to be the beneficial owner of more than five percent of any class of the Company's voting securities; (b) each of our directors; (c) each of the named executive officers; and (d) all directors and executive officers as a group.

Beneficial ownership is determined in accordance with the rules of the SEC, based on voting or investment power with respect to the securities. In computing the number of shares beneficially owned by a person and the percentage ownership of that person, shares of common stock underlying warrants, if any, held by that person are deemed to be outstanding if the warrants are exercisable within 60 days of the date hereof.

Name of Shareholder	Shares Owned	Percentage Owned (1)	
COMMON STOCK			
EXECUTIVE OFFICERS AND DIRECTORS			
David Loflin	106,754,675(2)	22.70%	
Brian Wendt	13,500,000	2.87%	
Officers and directors, as a group (2 persons)	120,254,675(2)	25.57%	
5% OWNERS			
RioRoca Holdings, LLC(3)	31,754,675	6.75%	
Colins Capital, LLC(4)	30,731,467(5)	9.10%	
SERIES A SUPER VOTING PREFERRED STOCK			
RioRoca Holdings, LLC	2,000,000(6)	100%	

- (1) Based on 470,183,639 shares outstanding, including 42,743,967 unissued shares that underlie the currently convertible portions of convertible debt instruments.
- (2) 31,754,675 of these shares are owned of record by RioRoca Holdings, LLC.
- (3) This entity is owned by David Loflin, the Company's CEO and a Director.
- (4) This entity is owned by James Kaufman.
- (5) These shares have not been issued, but underlie the currently convertible portion of a convertible debt instrument.
- (6) The shares of Series A Super Voting Preferred Stock have 500 times that number of votes on all matters submitted to the shareholders that each shareholder of Company common stock is entitled to vote at each meeting of shareholders. The shares of Series A Super Voting Preferred Stock vote together with the holders of Company common stock as a single class. The Company's CEO, David Loflin, through his ownership of RioRoca Holdings, LLC, controls all Company corporate matters.

Item 9. Third-Party Providers.

Legal Counsel

The Bunker Law Group, PLLC 3753 Howard Hughes Parkway, Suite 200 Las Vegas, Nevada 89169

Phone: 702-784-5990

Accountant or Auditor

Not applicable.

Investor Relations Consultant

Not applicable.

Other Advisor

Not applicable.

Item 10. Issuer Certification.

I, David Loflin, Chief Executive Officer and Acting Chief Financial Officer of Clikia Corp., certify that:

- 1. I have reviewed this Quarterly Report for the Nine Months Ended December 31, 2017, of Clikia Corp.;
- 2. Based on my knowledge, this disclosure statement 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 disclosure statement; and
- 3. Based on my knowledge, the financial statements, and other financial information included or incorporated by reference in this disclosure statement, fairly present in all material respects the financial condition, results of operations and cash flows of the issuer as of, and for, the periods presented in this disclosure statement.

IN WITNESS WHEREOF, the undersigned has executed this Certification as of this 20th day of February, 2018.

Certified by: /s/ DAVID LOFLIN

Chief Executive Officer and Acting Chief Financial Officer

EXHIBIT 1 FINANCIAL STATEMENTS

CONSOLIDATED BALANCE SHEETS December 31, 2017, and March 31, 2017 (unaudited)

(12/31/17	3/31/17		
ASSETS					
Current assets					
Cash and cash equivalents	\$	4,530	\$	11,197	
Prepaid expenses and other current assets		622		622	
Total current assets		5,152		11,819	
Other assets			,		
Notes receivable - third party		225,000			
Investment in LiveSpeed Broadband subsidiary		158,442			
Investment in Clikia Corp. (Louisiana) subsidiary		13,976		13,976	
Total intangible assets		397,418		13,976	
Fixed assets					
Equipment		1,284		1,284	
Total fixed assets		1,284		1,284	
Total assets	\$	403,854	\$	27,079	
LIABILITIES AND STOCKHOLDERS' (DEFICIT	Γ)				
Current liabilities					
Accounts payable - trade	\$	172,013	\$		
Loan on open account - third party		30,000		30,000	
Loan on open account - related party		2,664			
Notes payable - third parties		466,000			
Note payable (Schooner Equities)		25,000		25,000	
Note payable (Goodkin)		10,000		10,000	
Note payable (Murphy)		36,370		48,870	
Notes payable (Par Point)		243,250		243,250	
Total current liabilities		985,297		357,120	
Stockholders' deficit					
Preferred stock, \$.00001 par value; 5,000,000 shares authorized, 2,000,000 and 2,0000,000 shares issued and outstanding at December 31, 2017, and March 31, 2017, respectively		20		20	
Common stock, \$.00001 par value; 1,450,000,000 shares authorized, 317,814,672 and 254,814,672 shares issued and outstanding at December 31, 2017, and March 31, 2017, respectively		3,178		2,548	
Additional paid-in capital		238,547		32,737	
Accumulated deficit	_	(823,188)	_	(365,346)	
Total stockholders' deficit	\$	(581,443)	\$	(330,041)	

The accompanying notes are an integral part of these unaudited financial statements.

CONSOLIDATED STATEMENTS OF OPERATIONS

For the Three and Nine Months Ended December 31, 2017 and 2016 (unaudited)

	Three Months Ended			Nine Months Ended				
	12/31/17		12/31/16		12/31/17		12/31/16	
Revenues	\$	455	\$		\$	1,049	\$	
Operating expenses	35,541		12,956		477,862		44,882	
Operating loss		(35,086)		(12,956)	((476,813)		(44,882)
Net loss	\$	(35,086)	\$	(12,956)	\$ ((476,813)	\$	(44,882)
Net loss per common share								
Basic and diluted	\$	(0.00)	\$	(0.00)	\$	(0.00)	\$	(0.00)
Weighted average number of common shares outstanding:								
Basicand diluted	312	,814,672	24	2,814,672	299	9,314,000	24	2,814,672

The accompanying notes are an integral part of these unaudited financial statements.

CONSOLIDATED STATEMENTS OF CASH FLOWS For the Nine Months Ended December 31, 2017 and 2016 (unaudited)

	Nine Months Ended			
	12/31/17	12/31/16		
CASH FLOWS FROM OPERATING ACTIVITIES:				
Net loss	\$ (476,813)	\$ (44,882)		
Adjustments:				
Stock issued for services	10,000			
Stock issued for payment of accounts payable	183,890			
Original issue discount	21,000			
Increase in accounts payable	169,403			
Net cash used in operating activities	(92,520)	(44,882)		
CASH FLOWS FROM INVESTING ACTIVITIES:				
Net cash provided by (used in) investing activities				
CASH FLOWS FROM FINANCING ACTIVITIES:				
Note payable - third party, net of original issue discount	270,000			
Notes payable - third party, net of finder's fees	49,500			
Notes receivable - third party	(225,000)			
Advance on open account - related party	2,550			
Net cash provided by (used in) financing activities	97,050			
Net increase (decrease) in cash	6,667	(2,330)		
Cash, beginning of period	11,197	2,936		
Cash, end of period	\$ 4,530	\$ 606		

The accompanying notes are an integral part of these unaudited financial statements.

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS September 30, 2017 (unaudited)

NOTE 1. NATURE OF THE BUSINESS

Clikia Corp. (the "Company") was incorporated in 2002 in the State of Nevada, under the name "MK Automotive, Inc." The Company's corporate name changed to "Clikia Corp." in July 2017. From 2002 through 2015, the Company was engaged in the retail and commercial automotive diagnostic, maintenance and repair services businesses, and, from December 2015 through January 2017, our company pursued the commercial exploitation of Squuak.com, a social media and content sharing tool and platform. Ultimately, these business efforts were unsuccessful. In February 2017, the Company acquired Clikia Corp., a Louisiana corporation ("Clikia-LA"), a Baton Rouge, Louisiana-based "over-the-top", or OTT, video streaming service provider, and adopted the OTT video streaming business plan of Clikia-LA.

"Clikia TV" is the Company's subscription-based streaming cable television service delivered via its Clikia App, which is available in the iTunes Store, the Google Play Store, on Amazon and Roku, and via Google Chromecast for any device, and through the Company's interconnected website, www.Clikia.com, that targets consumers who wish to join the "cord-cutting" movement, the movement away from traditional cable television subscriptions.

Clikia TV competes in the "over-the-top" content (video) delivery industry. "Over-the-top," or OTT, is the term used to describe the delivery of film and TV content via the internet, without requiring users to subscribe to a traditional cable or satellite pay-TV service, like Comcast, Time Warner Cable or DirecTV.

NOTE 2 – SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES

Basis of Presentation

The accompanying consolidated financial statements have been prepared in conformity with accounting principles generally accepted in the United States of America.

Principles of Consolidation

The consolidated financial statements include the accounts of the Company and its wholly-owned subsidiary, Clikia-LA. All inter-company accounts and transactions have been eliminated in consolidation.

Cash and Cash Equivalents

Cash and cash equivalents include cash on hand and cash in time deposits, certificates of deposit and all highly liquid investments with original maturities of three months or less.

Stock Issued for Services

The Company accounts for equity instruments issued in exchange for the receipt of goods or services from persons other than employees in accordance with ASC Topic 505. Costs are measured at the estimated fair market value of the consideration received or the estimated fair value of the equity instruments issued, whichever is more reliably measurable. The value of equity instruments issued for consideration other than employee services is determined on the earliest of performance commitment or completion of performance by the provider of goods or services as defined by ASC Topic 505.

Earnings per Share

Basic net income (loss) per share is computed on the basis of the weighted average number of common shares outstanding during the period.

NOTE 3. ACCOUNTING POLICIES

The Company has evaluated recent accounting pronouncements and believes none will have a material effect on its consolidated financial statements upon implementation.

NOTE 4. CHANGE IN CONTROL OF THE COMPANY

In September 2016, there occurred a change in control of the Company, when the Company's now-CEO, David Loflin, acquired ownership of RioRoca Holdings, LLC, the owner of (a) 31,754,675 shares, or approximately 60%, of the Company's then-outstanding common stock and (b) 2,000,000 shares of the Company's Series A Super Voting Preferred Stock (shares of Series A Super Voting Preferred Stock have 500 times that number of votes on all matters submitted to the shareholders that each shareholder of Company common stock is entitled to vote at each meeting of shareholders and vote together with the holders of Company common stock as a single class). This ownership of Company securities provides RioRoca Holdings, LLC with control of the Company. As the owner of RioRoca Holdings, LLC, Mr. Loflin controls the disposition and voting of Company securities owned by RioRoca Holdings, LLC.

NOTE 5. EXTINGUISHMENT OF DEBT

In December 2011, the Company entered into a settlement agreement (the "Settlement Agreement") with one of its lenders to satisfy an existing loan default, which resulted in the extinguishment of such loan. The principal balance of the loan, at the time of the Settlement Agreement, was \$460,410, with related accrued interest of \$4,676.

In connection with the Settlement Agreement, two related parties (Michael R. Murphy and Thomas E. Kubik) loaned a total of \$225,704 in cash to the Company. The proceeds of both of these loans were applied by the Company to satisfy its payment obligation of \$225,704 under the Settlement Agreement. (See Note 6. Related-Party Transactions).

NOTE 6. RELATED-PARTY TRANSACTIONS

In November 2017, the Company acquired, in separate transactions, 45% of each of LiveSpeed Baton Rouge #1, LLC (d/b/a LiveSpeed Broadband) and LiveSpeed Baton Rouge #2, LLC (d/b/a LiveSpeed Broadband). In the acquisition transactions, the Company issued two promissory notes with \$60,000 face amounts and a total of 5,000,000 shares of our common stock to a third party. Further, in connection with each such acquisition transaction, the remaining 55% ownership interest was contributed to the capital of the Company for no consideration by a company in which the Company's CEO, David Loflin, holds a 50% pecuniary interest. Mr. Loflin received no consideration, direct or indirect, in connection with such contributions.

In February 2017, the Company acquired Clikia Corp., a Louisiana corporation (Clikia-LA). Pursuant to the acquisition transaction, the Company's CEO, David Loflin, received 75,000,000 shares of the 125,000,000 shares of Company common stock issued in the acquisition transaction. (See Note 9. Acquisitions).

In December 2011, the Company borrowed a total of \$225,704 from two shareholders (\$112,852 from each of Michael R. Murphy and Thomas E. Kubik). The proceeds of both loans were applied by the Company to satisfy its payment obligation of \$225,704 under the Settlement Agreement. In connection with Mr. Murphy's loan, the Company issued a promissory note, face amount \$112,852, to Mr. Murphy, in consideration of his \$112,852 loan to the Company. This promissory note, by its original terms, bears no interest, had a due date of December 31, 2012, and was convertible into shares of Company common stock at the rate of one share for every \$.00001 of debt converted. However, by agreement with the holder of such promissory note, in April 2017, the conversion rate under such promissory note was amended to one share for every \$.0005 of debt converted. At June 30, 2017, and March 31, 2017, the remaining unpaid principal balance of such promissory note was \$36,370 and \$48,870, respectively. (See Note 5. Extinguishment of Debt and Note 7. Notes Payable).

NOTE 7. NOTES PAYABLE

In February 2017, the Company issued a promissory note, face amount \$25,000, to Schooner Equities, LLC, in consideration of a loan in the amount of \$25,000. This promissory note bears interest at 6% per annum, is due in February 2018 and is convertible into shares of Company common stock at a conversion price that is equal to 45% of the then-current market price of the Company's common stock. At September 30, 2017, and March 31, 2017, the remaining unpaid principal balance of such promissory note was \$25,000.

In July 2017, the Company issued convertible promissory note in the amount of \$291,000, including original issue discount, to a third party. This promissory note is due in October 2018 and is convertible from time to time by its holder, at then-market prices of the Company's common stock. The Company also issued to such third party a warrant to purchase approximately 14,500,000 shares of its common stock. In consideration of its issuing such promissory note and warrant, the Company received cash in the amount of \$45,000 and a series of nine promissory notes in the amount of \$25,000, all of which are due in October 2018.

In March 2017, the Company issued a promissory note, face amount \$10,000, to a third party, Adam Goodkin, in consideration of a loan in the amount of \$10,000. This promissory note bears interest at 6% per annum, is due in March 2018 and is convertible into shares of Company common stock at the rate of one share for every \$.00166 of debt converted. At September 30, 2017, and March 31, 2017, the remaining unpaid principal balance of such promissory note was \$10,000.

In November 2017, the Company issued two promissory notes with \$60,000 face amounts a third party, in connection with the Company acquisitions of LiveSpeed Baton Rouge #1, LLC and LiveSpeed Baton Rouge #2, LLC. These promissory notes bear interest at 5% per annum and are due in January 2018.

In November 2017, the Company issued a promissory note, face amount \$30,000, to a third party, in consideration of a loan in the amount of \$30,000. This promissory note bears interest at 10% per annum, is due in November 2018 and is convertible into shares of Company common stock at a rate that is a discount to the then-market price of the Company's common stock. At December 31, 2017, the remaining unpaid principal balance of such promissory note was \$30,000.

In November 2017, the Company issued a promissory note, face amount \$25,000, to a third party, in consideration of consulting services. This promissory note bears interest at 10% per annum, is due in November 2018 and is convertible into shares of Company common stock at a rate that is a discount to the then-market price of the Company's common stock. At December 31, 2017, the remaining unpaid principal balance of such promissory note was \$25,000.

In August 2015, the Company issued a promissory note, face amount \$225,000, to Par Point Capital, LLC, in connection with the Company's purchase of Squuak.com and related intangible assets. This promissory note bears interest at 6% per annum, was due in August 2016 and is convertible into shares of Company common stock at the rate of one share for every \$.0005 of debt converted. At September 30, 2017, and March 31, 2017, the remaining unpaid principal balance of such promissory note was \$225,000.

In August 2015, the Company issued a promissory note, face amount \$25,000, to Par Point Capital, LLC, pursuant to a consulting agreement. This promissory note bears interest at 6% per annum, was due in August 2016 and is convertible into shares of Company common stock at the rate of one share for every \$.0005 of debt converted. At September 30, 2017, and March 31, 2017, the remaining unpaid principal balance of such promissory note was \$18,250.

In December 2011, the Company issued a promissory note, face amount \$112,852, to Michael R. Murphy, in consideration of his \$112,852 loan to the Company. This promissory note, by its original terms, bears no interest, had a due date of December 31, 2012, and was convertible into shares of Company common stock at the rate of one share for every \$.00001 of debt converted. However, by agreement with the holder of such promissory note, in April 2017, the conversion rate under such promissory note was amended to one share for every \$.0005 of debt converted. During the three months ended June 30, 2017, a total of 25,000,000 shares of common stock were issued in connection with partial conversions of this promissory note, with a total of \$12,500.00 of principal balance of this promissory note being extinguished. At September 30, 2017, and March 31, 2017, the remaining unpaid principal balance of such promissory note was \$36,370 and \$49,480, respectively.

NOTE 8. LOAN ON OPEN ACCOUNT

In February 2017, the Company obtained a loan on open account from a third party in the amount of \$30,000. This loan on open account is payable on demand.

NOTE 9. ACQUISITIONS

In November 2017, the Company acquired, in separate transactions, 45% of each of LiveSpeed Baton Rouge #1, LLC (d/b/a LiveSpeed Broadband) and LiveSpeed Baton Rouge #2, LLC (d/b/a LiveSpeed Broadband). In the acquisition transactions, the Company issued two promissory notes with \$60,000 face amounts and a total of 5,000,000 shares of our common stock to a third party. Further, in connection with each such acquisition transaction, the remaining 55% ownership interest was contributed to the capital of the Company for no consideration by a company in which the Company's CEO, David Loflin, holds a 50% pecuniary interest. Mr. Loflin received no consideration, direct or indirect, in connection with such contributions. (See Note 6. Related-Party Transactions).

In February 2017, the Company acquired Clikia Corp. (Clikia-LA), a Baton Rouge, Louisiana-based OTT video streaming service provider, adopted the OTT video streaming business plan of Clikia-LA and is currently pursuing such business plan. The Company's CEO, David Loflin, received 75,000,000 shares of the 125,000,000 shares of Company common stock issued in the Clikia-LA acquisition transaction. (See Note 6. Related-Party Transactions).

In December 2015, the Company acquired Squuak.com, a social media and content sharing tool and platform, from Par Point Capital, LLC, in exchange for a \$225,000 promissory note. (See Note 7. Notes Payable).

NOTE 10. STOCK ISSUED FOR SERVICES

During the three months ended June 30, 2017, the Company issued 6,000,000 shares of common stock pursuant to the terms of a financial consulting agreement with a third party, which shares were valued at \$10,000, in the aggregate.

NOTE 11. SETTLEMENT AGREEMENT

In August 2017, the Company entered into a settlement agreement and stipulation (the "Settlement Agreement") with a third party. Pursuant to the Settlement Agreement, the Company agreed to issue shares of its common stock in exchange for the settlement of certain past due obligations and accounts payable of the Company (the "Subject Debts") in the aggregate amount of \$355,903.50 ("the Settlement Amount"), which the third party had previously purchased from certain vendors of the Company. Further, the Company agreed to issue shares of common stock in one or more tranches, as necessary, sufficient to satisfy the Settlement Amount. The per share price of the shares of common stock shall be equal to 50% of the then-recent market price of the Company's common stock. Additionally, the Company issued 1,704,859 shares of its common stock to the third party as a settlement fee. Under the Settlement Agreement, the third party is not permitted, at any time, to own beneficially more than 9.99% of the Company's then-outstanding shares of common stock. The Company initially reserved 150 million shares of its common stock to provide for issuances made pursuant to the Settlement Agreement. To date, a total of 27,000,000 shares have been issued in payment of \$183,889.50 of the Subject Debts.

NOTE 12. AMENDMENT OF ARTICLES OF INCORPORATION

In November 2017, the Company amended its Articles of Incorporation, to expand its authorized number of shares of common stock to 1,450,000,000 shares.

NOTE 13. REGULATION A OFFERING

In December 2017, the Company's Form 1-A filed with the SEC, relating to an offering pursuant to Regulation A under the Securities Act of 1933, as amended, was "qualified" by the SEC. The Company is offering up to 1,000,000,000 shares of its common stock at an offering price of \$.0008 per share.