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**ISSUER'S CURRENT REPORT
FOR THE QUARTER ENDING
June 30, 2017**

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FOREWORD

Basis of Presentation; Explanatory Notes.

This is a quarterly report by Signature Devices, Inc., a Delaware corporation (the "Issuer", the "Company", "we", "us", "our", "ourselves", or "ours"), for the Quarter ending June 30, 2017, and in some cases, although not required, for earlier periods based on management's determination to provide our stockholders and investors with a more complete material understanding of our history and performance) (this "Report").

We will further discuss the status of our former and existing plan of operations in the material set forth under Item 6, *Issuer's Business, Products, and Services*, and under Item 5, *Financial Statements*, and elsewhere in this Report as deemed necessary by management for any investor or shareholder to make an informed decision about us.

For interpretative purposes respective to our responses in this Report, we consider ourselves a "small business", as that term is defined in in 17 CFR 230.157.

Prior Information Unknown or Not Available; Disclaimer of Control.

The company is now in possession of digital copies of a number of our general corporate documents and financial historical data and records. We have recovered most documents, except some old banking records, that we could recover if the need arises. At this time the company has complete records for the last five (5) years and as such has full information for disclosure purposes.

Advice of Forward-Looking Statements.

There are various sections of this Report that contain "forward-looking statements" within the meaning of Section 27A of the Securities Act of 1933, as amended, and Section 21E of the Securities Exchange Act of 1934, as amended. We use words such as "believe", "intend", "expect", "anticipate", "plan", "may", "will", and similar expressions (in either their singular or plural forms) to identify forward-looking statements. All forward-looking statements, including, but not limited to, projections or estimates concerning our former business or plan of operations, including demand for our products and services, mix of revenue streams, ability to control and/or reduce operating expenses, anticipated operating results, cost savings, product development efforts, general outlook of our business and industry, our business, competitive position, adequate liquidity to fund our operations, and meet our other cash requirements, are inherently uncertain as they are based on our management's expectations and assumptions concerning such future events. These forward-looking statements are subject to numerous known and unknown risks and uncertainties. You should not place undue reliance on these forward-looking statements. Our actual results could differ materially from those we anticipate and convey by the use of such forward-looking statements, and, for many reasons, are subject to certain risks. All forward-looking statements in this Report are made as of the date hereof, based on information available to us (taking into consideration that certain information is unknown or not available to us) as of the date hereof, and we assume no obligation to update any forward-looking statement or information contained in this Report.

Item 1. Name of the Issuer and its Predecessors.

We were incorporated in the State of Nevada as a domestic, for-profit corporation on July 24, 2002, as "Signature Devices, Inc."

On July 16, 2016, we entered into a non-bankruptcy triangular reorganization and contemporaneous share exchange pursuant to the applicable provisions enumerated in Section 368, *et seq.* of the Internal Revenue Service Code of 1986, as amended (the “Code”). Our predecessor, Signature Devices, Inc. was incorporated in the State of Nevada on July 24, 2002 (“Signature Nevada”). Signature Nevada, was converted and redomiciled to a Delaware corporation (“Signature Delaware”) on February 18, 2016 and dissolved in Nevada on June 3, 2016. Signature Delaware then formed and organized Signature Devices Holdings, Inc. in Delaware; then, Signature Devices Holdings formed and organized Signature Devices Services, Inc. in Delaware. In general terms, under the terms of the merger agreement and plan of reorganization, which includes a share exchange, Signature Delaware merged into Signature Devices Services, which was then automatically dissolved, and Signature Delaware performed a share exchange with Signature Holdings, Inc. (“Signature Holdings”), where Signature Holdings received all of Signature Delaware common and preferred stock and Signature Delaware received equivalent shares of Signature Holdings’ common and preferred stock. Following the effect of the merger, reorganization, and share exchange, Signature Holdings changed its name, to “Innovo Technology, Inc.”. Upon the completion of all of the terms of the reorganization, including required filings with regulatory agencies, Innovo Technology, Inc. will become the parent organization.

(We have provided a more detailed explanation of our formation and organization in Item 6 hereof, Issuer’s Business, Products, and Services.)

Item 2. Address of Issuer’s Principal Executive Office.

The physical address for our principal executive office is located at 30 N. Gould St, Suite 5187, Sheridan, WY 82801. The telephone number associated with our principal executive office is (650) 654-4800.

Our website is www.signaturedevices.com as of the date of this Report. If you are interested in contacting us over the Internet, you may do so by sending an e-mail ir@signaturedevices.com.

We do not presently employ an investor and/or public relations firm; however, as time permits, due to our limited staffing, we will in due course reply to any inquiry you may submit by contacting us at the above listed e-mail address.

Item 3. Issuer’s Security Information.

Common Stock.

Our Series A Common Stock (“Common Stock”) is identified and quoted over the Pink Tier electronic intermediary quotation system managed by OTC Markets Group Inc. under “SDVI” (US.SDVI.PK).

As of the date of this Report, we are authorized to issue seven billion (7,000,000,000) shares of our Common Stock, and Two-billion Eight Hundred-Eighty-Six million Twenty-Four Thousand Four Hundred and Seventy-Two (2,886,024,472) shares of our Common Stock, \$0.00001 par value per share, are issued and outstanding to Two-Hundred and Seventy Six (276) shareholders.

The CUSIP identifier for our Common Stock is 82668Y106.

The voting powers, designations, preferences, limitations, restrictions, and relative, participating, optional, and other rights, and the qualifications, limitations, or restrictions thereof, of our Common Stock are as follows:

Dividend Rate. Subject to the rights of holders of the Series A Preferred Stock having preference as to dividends and except as otherwise provided by our Articles of Incorporation, as amended (“Articles”), or the Delaware Statutes (“DS”), the holders of Series A Common Stock shall be entitled to receive dividends when, as, and if declared by the board of directors out of assets legally available therefor.

Voting Rights. Except as otherwise provided by DS, each holder of a duly authorized and issued share of the Series A Common Stock shall be entitled to one vote for each share held by him. No holder of shares of Series A Common Stock shall have the right to cumulate votes.

Liquidation Rights. In the event of liquidation, dissolution, or winding up of our affairs, whether voluntary or involuntary, subject to the prior rights and reservations by holders of the Series A Preferred Stock, the holders of shares of the Series A Common Stock can share ratably in our assets, and shall share equally and ratably in our assets available for distribution after giving effect to any liquidation preference of any shares of the Series A Preferred Stock. A merger, conversion, exchange, or consolidation of the Company with or into any other person or sale or transfer of all or any part of our assets (which shall not in fact result in our liquidation and the distribution of our assets to stockholders) shall not be deemed to be a voluntary or involuntary liquidation, dissolution, or winding up of our affairs.

No Conversion, Redemption, or Preemptive Rights. The holders of Series A Common Stock shall not have any conversion, redemption, or preemptive rights.

Consideration for Shares. The Series A Common Stock authorized by our Articles shall be issued for such consideration as shall be fixed, from time to time, by the board of directors.

Preferred Stock.

Our Series A Preferred Stock is our control stock (“Preferred Stock”). Our Preferred Stock is not listed on any national or regional stock exchange and is not quoted over-the-counter.

As of the date of this Report, we are authorized to issue 5,000,000 shares of Preferred Stock, \$.00001 par value per share, and 5,000,000 shares are issued and outstanding to Twenty-Three (23) shareholders.

We have not subscribed for a CUSIP Identifier for our Preferred Stock; however, the Preferred Stock is maintained on the stock transfer books of Island Stock Transfer.

The voting powers, designations, preferences, limitations, restrictions, and relative, participating, optional, and other rights, and the qualifications, limitations, or restrictions thereof, of our Preferred Stock are as follows:

Dividend Rate. The holders of Series A Preferred Stock shall be entitled to receive dividends in the amount of 10% (ten percent) of the assets legally available therefor before the payment of dividends to the holders of shares of the Series A Common Stock out of assets legally available therefor.

Voting Rights. The holders of the issued and outstanding shares of the Series A Preferred Stock shall be entitled to 1,000 (one thousand) votes for each one share of Series A Preferred Stock held by them.

Liquidation Rights. In the event of a liquidation, dissolution, or winding up of our affairs, whether voluntary or involuntary, the holders of shares of the Series A Preferred Stock shall have priority over our assets available for distribution in the event of any liquidation or dissolution of the Company. A merger, conversion, exchange, or consolidation of the Company with or into any other person or sale or transfer of all or any part of our assets (which shall not in fact result in our liquidation and the distribution of assets to stockholders) shall not be deemed to be a voluntary or involuntary liquidation, dissolution, or winding up of our affairs of the corporation.

Conversion, Redemption, or Preemptive Rights. The holders of Series A Preferred Stock shall have the right to convert their shares of Series A Preferred Stock to Series A Common Stock, with the boards approval at the rate of 1,000 shares of Series A Common Stock for every one share of Series A Preferred Stock owned or held by them, respectively and shall have redemption rights under the terms that shall be fixed, from time, by the written consent of a corporate action approved by not less than 51% of the holders of the corporation's shareholder voting rights.

Consideration for Shares. The shares of the Series A Preferred Stock issued in future shall be issued for such consideration as shall be fixed, from time to time, by the board of directors.

Action of Series A Preferred Stockholders. The holders of 51% or greater of shareholder voting rights may effect any corporate action by written consent when the holders of any shares of the aforementioned series of stock act separately or collectively.

Amendment to Articles of Incorporation. No amendment, alteration, change, or repeal may be made to our Articles without the affirmative vote of the holders of not less than fifty-one (51%) of the shareholder voting rights.

Adoption and Amendment of Bylaws. The affirmative vote by the holders of not less than 51% of the corporation's shareholder voting rights shall be required to amend or restate our bylaws.

Recapitalizations Affecting Outstanding Securities. The board of directors may not, without the consent of the holders of not less than 51% of our shareholder voting rights, adopt any plan of reorganization or recapitalization affecting the outstanding securities of the corporation, including, but not limited to effecting a forward or reverse split of all of the outstanding securities of the corporation or the declaration of any dividend to the holders of any class or series of our Common Stock.

Other Classes and Series of Equity and Debt Securities.

We originally had authorized the issuance of Series B Preferred Stock ("Preferred B"). This stock class had a designation for voting rights only and was issued to two individuals Charles Townsend with 6,550 shares which gives Mr. Townsend 65.5% voting super voting rights and Mart Van Der Velde with 2,550 shares which give Mr. Van Der Velde 25.5% super voting rights.

General Provisions Related to All of Our Stock.

Non-Assessment of Stock. Our capital stock, after the amount of the subscription price has been fully paid, shall not be assessable for any purpose, and no stock issued as fully paid shall ever be assessable or assessed.

Personal Liability of Shareholders. No shareholder of the corporation is or shall become individually liable for our debts or liabilities.

Stock Transfer Agent.

Our stock transfer agent is Island Stock Transfer (“Island”), which is located at 15500 Roosevelt Blvd, Suite 301, Clearwater, Florida, 33760. Island’s telephone number is (727) 289-0010; its fax number is (727) 289-0069; and, its website is www.islandstocktransfer.com.

As of the date of this Report, Island is registered and in good standing with the Securities and Exchange Commission (“SEC”).

Trading Suspensions; Administrative Actions.

We have not had any trading suspension orders or any other type of administrative action or order issued by the SEC or the Financial Industry Regulatory Authority (“FINRA”) at any time during the preceding 12 months.

We have not performed a stock split, paid a stock dividend, effected a recapitalization of our securities, entered into a merger, acquired any material asset, partnership or corporation, effected a spin-off during the preceding 12 months.

Item 4. Issuance History.

There did occur one event that resulted in the reassignment of Preferred Stock during the two years preceding the date of this Report.

Change in Control. On December 14, 2015, our former CEO and Board member and the holder of the overwhelming majority of the number of shares of our Preferred Stock, Kenneth L. Hurley, entered into an agreement with the company; whereby, in exchange for an outstanding debt of two-million (\$2,000,000.00) and preferred shares owned by Mr. Hurley, Mr. Hurley would release the company from its debt and assign his preferred shares to Charles Townsend & Inqubus, Inc. in exchange for common stock issuance. The agreement also has allows the company to acquire four companies from Inqubus, Inc. under Innovo Technology, Inc. that aligns with the new business direction of Signature Devices, Inc. in the Internet of Things space.

As the result of this transaction, a change in control occurred and Charles Townsend, a board member, was appointed as our Chairman, President, and Chief Executive Officer.

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Item 5. Consolidated Financial Statement of Signature Devices & Graffiti Entertainment.

Signature Devices
Unaudited Consolidated Balance Sheet
As of June 30, 2017

	<u>Total</u>
ASSETS	
Current Assets	
Total Bank Accounts	\$27,903
Accounts Receivable	
Accounts Receivable	3,500
Total Accounts Receivable	\$3,500
Inventory Asset	0
Total Other Current Assets	\$3,500
Total Current Assets	\$31,403
Development Hardware	8,825
Cost	5,289
Total Development Hardware	\$14,113
Furniture and Equipment	0
Accumulated Depreciation	0
Total Furniture and Equipment	\$0
Purchased Computer Software	7,470
Accumulated Depreciation	(3,816)
Total Purchased Computer Software	\$3,654
Total Fixed Assets	\$14,113
Other Assets	
Software Technology	1,191,938
Total Software Technology	\$1,191,938
Total Other Assets	\$1,191,938
TOTAL ASSETS	\$1,241,109
LIABILITIES AND EQUITY	
Liabilities	
Current Liabilities	
Accounts Payable	331,846
Total Accounts Payable	\$331,846
Other Current Liabilities	
Loans from S & K Enterprises	27,132
Note Payable	
JSJ Investments	242,500
Total Note Payable	\$242,500
Payroll Liabilities	760
Sales tax payable	16
Total Other Current Liabilities	\$270,408

Total Current Liabilities	\$602,254
Total Liabilities	\$602,254
Equity	
Additional Paid in Capital	10,626,887
Common Stock	1,923,025
Graffiti Common Stock	(395,411)
Opening Bal Equity	1,417
Preferred Stock	1,700,229
Preferred-Add'l Paid-in Capital	427,570
Retained Earnings	(11,602,285)
Shares to be issued	(1,990,956)
Net Income	14,378
Total Equity	\$638,855
TOTAL LIABILITIES AND EQUITY	\$1,241,109

The Accompanying Notes Are an Integral Part of These Financial Statements.

Signature Devices
Unaudited Consolidated Profit and Loss
April - June, 2017

	Total
Income	
Sales	30,698
Total Income	\$30,698
Gross Profit	\$30,698
Expenses	
Bank Service Charges	131
COGS	7,100
Consulting	3456
Dues and Subscriptions	168
Freight Forwarding / Handling	1079
Licenses and Permits	99
Marketing	449
Postage and Delivery	90
Professional Fees	1743
Legal Fees	250
Total Professional Fees	\$1993
Research & Development	39
Utilities	18
Total Expenses	\$14,622
Net Operating Income	16,077
Net Income	\$16,077

The Accompanying Notes Are an Integral Part of These Financial Statements.

SIGNATURE DEVICES, INC.
STATEMENTS OF STOCKHOLDERS' EQUITY/DEFICITS
(Unaudited)

	Common Stock		Preferred Stock A		Additional Paid-in Capital	Accumulated Deficit/ Retained Earnings	Total Stockholders' Equity/Deficit
	Number of Shares	Amount	Number of Shares	Amount			
Balance, March 31, 2016	2,668,024,472	\$26,680	3,570,188	\$36	\$10,560,887	\$(11,562,482)	\$689,578
Net gain (loss)	-	-	-	-	-	(\$39,803)	(\$50,723)
Balance, June 30, 2017	2,886,024,472	\$28,860	5,000,000	\$50	\$10,560,887	\$(11,602,285)	\$638,855

The Accompanying Notes Are an Integral Part of These Financial Statements.

Signature Devices
Unaudited Consolidated Statement of Cash Flows
April - June, 2017

	<u>Total</u>
OPERATING ACTIVITIES	
Net Income	16,077
Net cash provided by operating activities	<u>16,077</u>
Net cash increase for period	16,077
Cash at beginning of period	<u>2,247</u>
Cash at end of period	18,324

The Accompanying Notes Are an Integral Part of These Financial Statements.

SIGNATURE DEVICES, INC.
NOTES TO THE FINANCIAL STATEMENTS

NOTE 1. NATURE OF OPERATIONS AND DISCONTINUED OPERATIONS.

Signature Devices, Inc. (“Signature” or the “Company”) is seeking a business combination with a qualified candidate with greater than minimal or no assets, or, the Company is seeking to acquire an ongoing business or asset that it can develop. It has identified and agreed to acquire 4 such companies.

Prior to 2016, our previous plan of operations called for us to manufacture, sell, and distribute video games. Currently the company is shifting focus to software and hardware in the Internet of Things technology space.

Employees.

As of June 30, 2017, we employed two full-time employee, Charles Townsend who serves as our Chairman of the Board, Acting Secretary, and Acting Treasurer, and Inas Azzam who serves as President and Chief Executive Officer. We consider our relations with our employees to be excellent.

Subsidiaries.

As of the date of this report, the Company had two operating subsidiaries, Graffiti Entertainment, Inc. and Innovo Technology, Inc. The financial statements for Signature Devices, Inc. and Graffiti Entertainment, Inc. and Innovo Technologies have been consolidated in this report.

Revenue and Expense Recognition.

Revenues are earned in accordance with SEC Staff Accounting Bulletin No. 101 (“SAB 101”), “Revenue Recognition in Financial Statements,” as amended by SAB 104, “Revenue Recognition.” The Company considers amounts to be earned once evidence of an arrangement has been obtained, services are delivered, fees are fixed or determinable, and collectability is reasonably assured.

Intangible Assets.

On May 16, 2016 Graffiti Entertainment, Inc., acquired the assets of Tapply from Inqubus, Inc., in exchange for one-dollar (\$1.00) and preferred shares. These assets consisted of Sixty-Seven (67) iOS applications/games and twenty-seven (27) android applications/games. In determining the asset value of these applications, we took an average cost to develop, test and distribute applications (\$12,500) and multiplied by the number of apps the company acquired.

Intangible assets are software assets that were acquired from Tapply and Inqubus, Inc. and, by themselves, may constitute an independent asset that may be sold, depending on the need of any one or more of the Company’s software assets by independent third parties. There are currently contractual, competitive, economic, and other factors that may limit the useful life of the software assets. As a result, the software assets are treated as indefinite-lived intangible assets and the Company will evaluate the useful life determination for its software assets each year to determine whether events and circumstances continue to support an indefinite useful life.

Product Development Expenses.

The Company charges all product development costs as incurred. Types of costs incurred in product development expenses include employee compensation, consulting, travel, facility costs, along with equipment and technology costs.

Advertising Costs.

The Company recognizes advertising expenses in accordance with Statement of Position 93-7 “Reporting on Advertising Costs.” Accordingly, the Company expenses the costs of producing advertisements at the time production occurs, and expenses the costs of communicating advertisements in the period in which the advertising space or airtime is used.

Income Taxes.

The Company accounts for its income taxes in accordance with Statement of Financial Accounting Standards No. 109, which requires recognition of deferred tax assets and liabilities for future tax consequences attributable to differences between the financial statement carrying amounts of existing assets and liabilities and their respective tax bases and tax credit carry forwards. 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 operations in the period that includes the enactment date.

As the result of that certain statutory reorganization pursuant to Section 368(b)(1), *et seq.*, of the Internal Revenue Code of 1986, as amended, management is uncertain whether the Company remains entitled to loss carryovers from previous years.

Stock-based Compensation.

The Company applies Accounting Principles Board (“APB”) Opinion No. 25, “Accounting for Stock Issued to Employees, and Related Interpretations”, in accounting for stock options issued to employees. Under APB No. 25, employee compensation cost is recognized when estimated fair value of the underlying stock on date of the grant exceeds exercise price of the stock option. For stock options and warrants issued to non-employees, the Company applies SFAS No. 123, “Accounting for Stock-Based Compensation”. SFAS No 123 requires the recognition of compensation cost using a fair value based method whereby compensation cost is measured at the grant date based on the value of the award and is recognized over the service period, which is usually the vesting period. The Company uses the Black-Scholes pricing model to calculate the fair value of options and warrants issued to non-employees. Stock issued for compensation is valued using the market price of the stock on the date of the related agreement. The Company granted no warrants or options to employees for compensation for the years ended December 31, 2016 and 2015.

Fair Values of Financial Instruments.

The carrying amounts of accounts payable, accrued liabilities, due to stockholder and convertible debentures approximate fair value because of the short-term maturity of these instruments.

Net Loss per Common Share.

The Company computes net loss per share in accordance with SFAS No. 128, “Earnings per Share” (SFAS 128) and SEC Staff Accounting Bulletin No. 98 (SAB 98). Under the provisions of SFAS 128 and SAB 98, basic net loss per share is computed by dividing the net loss available to common

stockholders for the period by the weighted average number of shares of common stock outstanding during the period. The calculation of diluted net loss per share gives effect to common stock equivalents, however, potential common shares are excluded if their effect is antidilutive. For the years ended December 31, 2016 and 2015, no options and warrants were excluded from the computation of diluted earnings per share because their effect would be antidilutive.

Accounting for Uncertainty in Income Taxes.

We recognize the effect of tax positions only when they are more likely than not to be sustained. Our management has determined that we had no uncertain tax positions that would require financial statement recognition or disclosure. We are not subject to U. S. Federal, state, or local income tax examinations for any period prior to 2016.

Working Capital and Other Sources of Liquidity.

As at the date of this report, our working capital was limited and for us to resume or continue operations, it is necessary for us either (i) to seek a business combination with a qualified company with qualified assets, (ii) issue equity or debt securities, or (iii) borrow money and pay interest at a higher than market rate.

New Accounting Pronouncements.

In April 2015, FASB issued ASU No. 2015-03, *Simplifying the Presentation of Debt Issuance Costs*, which changes the presentation of debt issuance costs in the financial statements. ASU 2015-03 requires an entity to present such costs in the balance sheet as a direct deduction from the related debt liability rather than as an asset. Amortization of the costs will continue to be reported as interest expense. The guidance is effective for annual reporting periods beginning after December 31, 2016, with early adoption permitted. The guidance will be applied retrospectively to each period presented. The adoption of this standard update is not expected to have any impact on the Company's financial statements. Management has not opted to adopt the provisions enumerated in ASU 2015-03 until after December 31, 2017.

NOTE 2. RELATED PARTY TRANSACTIONS.

Due to Officers.

The Company entered into employment agreements with our Chief Executive Officer, Kenneth Hurley on May 13, 2008. The employment agreements called for the Company to pay a base salary of \$1.00 per year and \$25,000.00 a month into investments and commodities. The term of the employment agreement was perpetual and could be terminated by either the Company or him, respectively. The termination clause called for a payment of two-million (\$2,000,000.00). Mr. Hurley resigned his CEO position on November 25, 2011 and all positions including Director positions with the Company on April 12, 2012, thereby, effectively, terminating his employment agreement and triggering the termination payment clause.

On December 14, 2015, the Company entered into a settlement agreement and stipulation with Kenneth Hurley ("Hurley"), whereby Hurley was owed two-million (\$2,000,000) for an employment agreement from 2008 and was the majority shareholder via his Preferred share block. In exchange for extinguishing the \$2,000,000 debt and transference of the preferred shares to Charles Townsend, Hurley was given rights to common stock issuance. The agreement has a blocker agreement wherein Hurley is

not able to hold more than 9.99% of the common outstanding shares available. This agreement has also eliminated Hurley from being a control person or an affiliate of the company.

NOTE 3. LITIGATION.

There is no pending litigation as of the date of this report.

NOTE 4. COMMITMENTS FOR SHARES.

As the result of that certain action described in Note 1 above, the Company made a commitment to Kenneth Hurley, an individual to issue him shares of its common stock, and, furthermore, in accordance with that agreement and to participate in the acquisition of certain property interests, the Company has agreed to grant Kenneth Hurley the right to receive shares of its common stock.

NOTE 5. STOCKHOLDERS' EQUITY/DEFICIT.

The stockholders' equity/deficit for the year-ended June 30, 2017 is **\$638,855**. With sell off of new inventory under the Innovo Brand, of a soon to be announced product, the stockholders' equity has decreased.

NOTE 6. REORGANIZATION.

As part of the non-bankruptcy triangular reorganization the par value of the preferred and common stock was changed from \$.0001 to \$.00001.

NOTE 6. SUBSEQUENT EVENTS.

The company entered into a note payable with Kenneth L. Hurley for \$5,000.00 for the payment of legal expenses and subscriptions with respect to the OTC Markets reporting services.

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Item 6. Issuer’s Business, Products, and Services.

Signature Devices is focusing on the Mobile applications and Internet of Things business.

Our Primary SIC code is 7372 – Prepackaged Software and the Primary NAICS Code is 511210 – Software Publishers.

Item 7. Issuer’s Facilities.

As of the date of this report, our main facility is at 30 N. Gould Street, Suite 5187, Sheridan, WY. 82801 and we have another facility for Innovo Technology, at 26060 Acero Suite 207, Missiiong Viejo, CA 92691.

Item 8. Shell Status.

The company is not and has never been a shell or “shell company” as it has full operations, facilities and assets.

Item 9. Officers, Directors, and Control Persons.

8.1. Names of Officers, Directors, and Control Persons. We employ two individual who serves as our officer and director, Charles Townsend and CEO / President Inas Azzam. Mr. Townsend and Mr. Azzam control the Company by virtue of their ownership of preferred shares of our (Series A & Series B) Preferred Stock. (For additional information about our Preferred Stock, including rights, preferences, and privileges, please refer to Item 3, Security Information.)

8.2. Legal and Disciplinary History. During the last five years, Excluding traffic violations and minor offenses, our officers, directors and our control shareholder, Charles Townsend and Inas Azzam have not been

- (a) convicted in a criminal proceeding or named as a defendant in a pending criminal proceeding;
- (b) the subject of an entry of an order, judgment, or decree, not subsequently reversed, suspended, or vacated, by a court of competent jurisdiction, that permanently enjoined, barred, suspended, or otherwise Mr. Townsend’s involvement in any type of business, securities, commodities, or banking activities;
- (c) the subject of a finding or judgment by a court of competent jurisdiction (in a civil action), the Securities and Exchange Commission, the Commodities Futures Trading Commission, or a state securities regulator of a violation of U. S. Federal or state securities or commodities trading laws, which finding or judgment has not been reversed, suspended, or vacated; or
- (d) the subject of an order by a self-regulatory organization that permanently or temporarily barred, suspended, or otherwise limited Mr. Townsend’s and Mr. Azzam’s involvement in any type of business or securities activities.

Mr. Townsend and Mr. Azzam are not a disqualified person under Rule 230.262, Rule 230.505(b)(2)(iii), and Rule 230.506(d)(2)(ii) of the Securities and Exchange Commission.

8.3. Beneficial Shareholders. The following table indicates the name, address, number of shares, type of security, and percentage of shares beneficially owned by persons owning 10% of the Issuer's securities:

<u>Name and Address of Shareholder</u>	<u>Type of Security</u>	<u>Number of Shares Beneficially Owned</u>	<u>Percentage to Class of Security</u>
Charles Townsend	Series A Preferred Stock, \$.00001 par value per share	3,518,658 ^[1]	98.56%
Charles Townsend	Series B Preferred Stock, \$.00001 par value per share	6,550 ^[1]	65.5% Super Voting Rights
Mart Van Der Velde	Series B Preferred Stock, \$.00001 par value per share	2,550 ^[1]	25.5% Super Voting Rights
Cede & Co. Post Office Box 222 Bowling Green Station New York, New York 10274	Series A Common Stock, \$.00001 par value per share	1,467,521,977 ^[2]	55.00%

^[1] Denotes shares of control stock of the Issuer. *(Refer to Item 3, Security Information, for additional information regarding this class and series of our securities.)*

^[2] Denotes aggregate total shares held in street name.

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Item 10. Third Party Providers.

The following list sets forth the name, address, telephone number, and e-mail address of each outside provider of professional services to the Company relating to operations, business development, and disclosure:

Legal Counsel.

Haseltine Law Office
1629 K St NW,
Suite 300
Washington, DC, 20006
Telephone: (703) 627-2652
E-mail: whaseltine@icloud.com

Accountant.

Ankit Consulting Services, Inc.
30211 Avenida de Las Banderas
Suite 200
Rancho Santa Margarita, CA 92688
Telephone: (949) 683-3034
E-mail: aj@ankitjcpa.com

Investor Relations Consultant.

The Company does not presently engage the services of an investor relations consulting firm.

Item 11. Issuer Certification.

I, Charles Townsend, certify that:

1. I have reviewed this Issuer's Current Report of Signature Devices, Inc., a Delaware corporation.
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 June 30, 2017 the periods presented in this disclosure statement.

DATED: August 15, 2017

/s/Inas Azzam
Inas Azzam
Chief Executive Officer