



Quarterly Information Statement
For the three months ended December 31, 2017 and 2016
(unaudited)

1) Name of the issuer and its predecessors (if any)

MediaTechnics Corporation

2) Address of the issuer's principal executive offices

Company Headquarters

6671 Las Vegas Boulevard South
Building D, Suite 210 PMB 24
Las Vegas, NV 89119
Phone: 702.979.1331
Email: info@medtcorp.com
Website: www.medtcorp.com

IR Contact

Jeremy E. Carr, President
6671 Las Vegas Boulevard South
Building D, Suite 210 PMB 24
Las Vegas, Nevada 89119-3273
Phone: 702.979.1331
Email: info@medtcorp.com
Website: www.medtcorp.com

3) Security Information

Classes and Series of Stock Outstanding

The following table summarizes the classes and series of Company Stock that were authorized, issued and outstanding at December 31, 2017. All Company Stock has a par value of \$.001

Class of Stock	Shares Authorized	Shares Outstanding	Votes ¹ (per share)	CUSIP	Trading Symbol
Common	4,979,000,000	2,712,243,575	1	58446C103	MEDT
Class D Convertible	1,000,000	-	-	-	-
Class G Convertible	100,000	-	-	-	-
Class H Convertible	100,000	-	-	-	-
Class I Convertible	1,000,000	1,000,000	3,000	-	-
Class M Convertible	200,000	71,398	-	-	-
Class J Convertible Preferred	500,000	35,550	-	-	-
Class X Convertible	100,000	100,000	-	-	-
Class Y Convertible	3,000	1,169	-	-	-
Class Z Convertible	200,000	7,271	-	-	-

¹ On matters put before Common Shareholders

Transfer Agent

Nevada Agency & Transfer Company, Inc.
 50 West Liberty Street, Suite 880
 Reno, NV 89501-1977
 Telephone: 775.322.0626
 Facsimile: 775.322.5623
 Website: www.natco.org

Nevada Agency & Transfer Company is registered under the Exchange Act and their regulatory authority is the Securities and Exchange Commission.

4) Issuance History

A. The nature of each offering (e.g., Securities Act Rule 504, intrastate, etc.);

All common and preferred share issuances by the issuer from July 1, 2013 to June 30, 2014, July 1, 2014 to June 30, 2015, July 1, 2015 to June 30, 2016, July 1, 2016 to June 30, 2017 and from July 1, 2017 to December 31, 2017 have been issued in accordance with Rule 144.

The Issuer did not issue any warrants or options from July 1, 2013 to June 30, 2014, July 1, 2014 to June 30, 2015, July 1, 2015 to June 30, 2016, July 1, 2016 to June 30, 2017 and from July 1, 2017 to December 31, 2017.

B. Any jurisdictions where the offering was registered or qualified;

All common and preferred share issuances by the issuer July 1, 2013 to June 30, 2014, July 1, 2014 to June 30, 2015, July 1, 2015 to June 30, 2016, July 1, 2016 to June 30, 2017 and from July 1, 2017 to December 31, 2017 were issued as restricted securities in private issuances and did not require a registration.

C. The number of shares offered;

Incorporated by reference as follows:

Period	Description
7/1/13-6/30/14	Notes 6 & 7, Annual Report, June 30, 2014
7/1/14-6/30/15	Notes 6 & 7, Annual Report, June 30, 2015
7/1/15-6/30/16	Notes 6 & 7, Annual Report, June 30, 2016
7/1/16-6/30/17	Notes 6 & 7, Annual Report, June 30, 2017
7/1/17-12/31/17	Notes 6 & 7, Quarterly Report, December 31, 2017

D. The number of shares sold;

Incorporated by reference as follows:

Period	Description
7/1/13-6/30/14	Notes 6 & 7, Annual Report, June 30, 2014
7/1/14-6/30/15	Notes 6 & 7, Annual Report, June 30, 2015
7/1/15-6/30/16	Notes 6 & 7, Annual Report, June 30, 2016
7/1/16-6/30/17	Notes 6 & 7, Annual Report, June 30, 2017
7/1/17-12/31/17	Notes 6 & 7, Quarterly Report, December 31, 2017

E. The price at which the shares were offered, and the amount actually paid to the issuer;

Incorporated by reference as follows:

Period	Description
7/1/13-6/30/14	Notes 6 & 7, Annual Report, June 30, 2014
7/1/14-6/30/15	Notes 6 & 7, Annual Report, June 30, 2015
7/1/15-6/30/16	Notes 6 & 7, Annual Report, June 30, 2016
7/1/16-6/30/17	Notes 6 & 7, Annual Report, June 30, 2017
7/1/17-12/31/17	Notes 6 & 7, Quarterly Report, December 31, 2017

F. The trading status of the shares:

All common and preferred share issuances by the issuer from July 1, 2013 to December 31, 2017 were initially issued as restricted in accordance with Rule 144.

G. Whether the certificates or other documents that evidence the shares contain a legend stating (1) that the shares have not been registered under the Securities Act and (2) setting forth or referring to the restrictions on transferability and sale of the shares under the Securities Act.

All common and preferred share issuances by the issuer from July 1, 2013 to December 31, 2017 were initially issued as restricted in accordance with Rule 144. Each certificate had a standard restricted legend stamp.

Please refer to the notes to the Company's financial statements for the fiscal quarter ended December 31, 2017, incorporated herein by reference. These documents can be located by following the link provided below

[MEDT – December 31, 2017 Financial Statements & Notes](#)

5) Financial Statements

Please refer to the notes to the Company's financial statements for the fiscal quarter ended December 31, 2017, incorporated herein by reference. These documents can be located by following the link provided below

[MEDT – December 31, 2017 Financial Statements & Notes](#)

6) Describe the Issuer's Business, Products and Services

A. Description of Our Business Operations

The Company acquired BlazeNow Inc (F.K.A. Evergreen Systems Incorporated) ("BN") effective as of September 19, 2013. BN is a development stage company currently developing multiple product lines targeted towards the emerging legal cannabis industry:

BlazeNow™ is a suite of mobile apps for the iOS and Android operating systems and a website (www.BlazeNow.com) designed to provide product and location specific advertising as well as a mutually beneficial consumer review system for dispensaries, doctors and delivery services to the burgeoning legal cannabis industry. Management believes that BlazeNow's advertising site and app should be superior to the current competition in both the design and functionality of the user interface and the quality of the back end software structure.



Energy Efficient LED Grow Lights – The systems under development are semi-proprietary in nature, however, each component, from the servers to the LED based lighting units, to the software being designed to control them, would be tailored to produce a system that can provide lighting, integrate with commercial climate control, video, alarm and HVAC systems in order to reduce total electricity consumption and help to reduce or eliminate many of the costly problems associated with indoor cultivation.

To the best of Management's knowledge, since inception, there has never been a period of time in which the company did not maintain operations and did not have a specific business plan and there has never been a period in which the Company had assets consisting of only cash or cash equivalents. Additionally, and to the best of Management's knowledge, the Company holds or has held, at all times, non-cash assets including furniture, fixtures, equipment and intellectual and other physical property and, as such, is not now, and has never been, a "shell company", as that term is defined in Rule 405 under the Securities Act of 1933.

During the fiscal quarter ended December 31, 2015, the Company began looking for new, lucrative opportunities in the legal cannabis industry. The Company has developed LED grow light prototypes with a custom spectrum designed specifically for indoor cultivation and the integration of photovoltaic power systems to reduce further the costs associated with indoor cultivation. These prototypes began live agricultural testing in the fourth quarter of the fiscal year ending June 30, 2014.

During the fiscal year June 30, 2016, the Company identified an opportunity to enter the CBD wholesale market, which could present the Company with an additional revenue stream through the sale of CBD base hemp products at prices substantially below identified competitors within the market space. The Company will continue to explore the viability of this opportunity in further detail over the next fiscal quarter.

The Company is developing plans to build extraction facilities for cannabinoids in each state that legalizes marijuana for recreational use with plans to commence such activities during fiscal year 2017.

The Company currently plans to spin off its subsidiary, BlazeNow Inc..

B. Date and State of Incorporation

Incorporation Date: February 26, 1987.

State of Incorporation: Nevada

Corporation File Number: C1326-1987

C. Our Primary and Secondary SIC Codes

511210 (Software publishers) and 335122 (Commercial, Industrial, and Institutional Electric Lighting Fixture Manufacturing).

D. Our Fiscal Year End Date

June 30

Management elected to change its fiscal year end from December 31 to June 30 in September of 2013.

E. Principal Products and Services, and Their Markets

The Company acquired BlazeNow Inc (F.K.A. Evergreen Systems Incorporated) ("BN") effective as of September 19, 2013. BN is a development stage company currently developing multiple product lines targeted towards the emerging legal cannabis industry:

BlazeNow™ is a suite of mobile apps for the iOS and Android operating systems and a website (www.BlazeNow.com) designed to provide product and location specific advertising as well as a mutually beneficial consumer review system for dispensaries, doctors and delivery services in the burgeoning legal cannabis industry. Management believes that BlazeNow's advertising site and app should be superior to the current competition in both the design and functionality of the user interface and the quality of the back end software structure.

To obtain a competitive edge over the current competition, BlazeNow™ intends to offer an extremely competitive pricing structure for companies wishing to advertise their location and product menus including a free basic option. The site/app is being designed to incorporate gamification¹ and a reward system into the consumer review portion of the service and to provide earned discounts for paying advertisers and consumer users of the site who are active in review participation. This is intended to increase greatly the paid advertiser customer base and to add value to the paid advertising options, as well as increase site traffic. BlazeNow™ expects also to offer traditional advertising space on the site for interested parties and to collect non-personal sales data for increased efficiency in advertising and eventual resale of relevant data.

BN intends to begin exploring development of foreign language versions of the software using gamification to monetize the any opportunities found for this service outside the United States.

During 2014, new Management also began to explore ancillary products and services related to the ever-expanding recreational and medical cannabis and industrial hemp industry. Management intends to use their knowledge and expertise to guide the Company's entry into this lucrative market. Potentially profitable opportunities in this industry include, but are not limited, to:

Data Mining - Management is currently in discussions with experts in the data mining industry to evaluate the future market of mining, analyzing and supplying detailed sales and product data to Fortune 500 companies interested in entering this industry. In the near term, this data would be useful to the Company in determining the most lucrative products and services to pursue and to provide expert consulting throughout the industry.

Industry Consulting – The Company's management and extensive network of industry professionals intends to provide professional consulting services to the legal recreational and medical cannabis markets, including state and local governments, legislators, licensed dispensaries and cultivations. Consulting is anticipated also to be available to those parties interested in obtaining licenses and current licensee's interested in production and branding of concentrates and edibles. The Company intends to use its extensive contacts to offer consulting services to countries where cannabis legalization and regulation legislation has passed or is imminent. As of now, these countries include Portugal, Canada, Israel and Uruguay.

Product Packaging & Private Label – The company intends to provide private label design and packaging for high demand items such as Portable Vaporizers (eVape Pens) for use with cartomizers/clearomizers as well as basic container and packaging needs for daily use at dispensaries. Vaporizer vapor delivery systems use an atomizer to decarboxylate cannabinoids such as Tetrahydrocannabinol (THC) and Cannabidiol (CBD) and deliver it to the patient or user without exposing them to the harmful effects of smoking.

¹ The application of typical elements of game playing (e.g., point scoring, competition with others, rules of play) to other areas of activity, typically as an online marketing technique to encourage engagement with a product or service. Source: The Oxford English Dictionary.

Nutrients – As the cannabis industry is a largely unregulated industry, there is widespread use of pesticides and other cultivation chemicals that are unsafe for consumption and the environment. The company intends to research and test environmentally safe nutrients to promote high flower yields and eliminate crop-damaging pests such as root aphids, spider mites, and thrips in order to provide crops that are safer for human consumption.

Energy Efficient LED Grow Lights – During 2012 and 13, previous management continued the development of energy efficient lighting systems. During 2017, current Management abandoned investigations into opportunities in energy efficient lighting and integrated cultivation automation systems.

The Company anticipates that the legal cannabis market will be increasing over the next several years and is exploring brand, license and real estate acquisition opportunities as well as opportunities to apply for and obtain its own licenses.

7) Describe the Issuer's Facilities

The Company's principal corporate office is located at 6671 Las Vegas Boulevard South, Building D, Suite 210 PMB 24, Las Vegas, Nevada 89119-3273, where it rents conference facilities as well as mail, secretarial and reception services. The Company believes that this space is adequate for its current operations although it is seeking larger office space within which it plans to employ sales, development and IT staff as well as to house backup servers to augment the servers it currently has hosted through a third party provider. The company currently contracts with third parties who provide their own office space.

8) Officers, Directors, and Control Persons

A. Names of Officers, Directors, and Control Persons.

Jeremy E. Carr. President & Director

Since February 17, 2014, Mr. Carr has served as an officer and director of the Company. Prior to February 17, 2014, and during the past five years Mr. Carr has been involved in Equipment Leasing and Real Estate as a licensed Realtor.

EIF Inc, formerly Evergreen Investment Firm LLC is the owner of 1,000,000 shares of Class I Convertible Preferred Stock (100% of Class) and, as a result of its ownership thereof, holds 52.5% of the voting power of the Company, a controlling interest in the Company as of the date of this statement. Jeremy Carr holds 100% of the shares of EIF Inc.

B. Legal/Disciplinary History.

Not applicable.

C. Beneficial Shareholders.

Based on the latest shareholder lists in the possession of Management, and to the best knowledge of Management, there are no ten percent (10%) beneficial owners of the Company's Common Stock.

To the best of Management's knowledge, the following table lists all beneficial owners of more than ten percent (10%) of any voting class of the Company's stock.

Title of Class	Name of Beneficial Owner	Address of Beneficial Owner	Amount & Nature of Beneficial Ownership	% of Class
Class I Convertible Preferred Stock	EIF Inc ¹	6671 LAS VEGAS BLVD S BLDG D, STE 210 PMB 24 LAS VEGAS NV 89119-3273	1,000,000 Shares Held Solely	100%

¹ Jeremy E. Carr holds 100% of the shares of EIF Inc

9) Third Party Providers

Investment Banker

Not Applicable

Promoters

Not Applicable

Counsel

William B. Haseltine
6053 Heathwick Court
Burke, VA 22015
Phone: (703) 627-2652;
Facsimile: (866) 305-7563
Email: william@wbhlaw.net

Accountant or Auditor

Not Applicable

Other Advisor:

Albert A. Golusin
Phoenix, AZ 85028
(602) 466-2650
aagolusin@mac.com

10) Issuer Certification

I, Jeremy E. Carr certify that:

1. I have reviewed this quarterly disclosure statement of MediaTechnics 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, and for, the periods presented in this disclosure statement.

February 21, 2018

/s/ Jeremy E. Carr
Chief Executive Officer

/s/ Jeremy E. Carr
Chief Financial Officer