

Mettitech Group Holdings, Inc.

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Quarterly Report

For the Quarter Ended March 31, 2026

Outstanding Shares

The number of shares outstanding of our Common Stock was:

Date	Shares Outstanding
March 31, 2026	1,000,000,000
December 31, 2025	535,649,947

During the first quarter of 2026, on March 14th, the Company issued 464,380,053 of its previously authorized common shares to related party Mettitech USA Group, as part of a necessary restructuring and control consolidation.

Security Class	Authorized as of March 31, 2026	Issued and Outstanding as of March 31, 2026
Common Stock	2,000,000,000	1,000,000,000
Preferred Stock	1,000,000	0

The Company increased its authorized common shares to 2,000,000,000 and authorized 1,000,000 preferred shares through board action and a Delaware filing. Management believes this capital structure gives the Company the flexibility required to pursue institutional investors, asset acquisitions, tokenization programs, and future public market strategies.

The Company does not presently plan additional major dilution events because the current structure provides sufficient room to move forward with the Company's long-term business plan.

Shell Status

Yes: No:

Change in Control

Yes: No:

During the first quarter of 2026, the Company completed a related party issuance of 464,350,053 common shares, which consolidated control under the new management group and related parties.

Management believes this was necessary because the Company had effectively wound down legacy operations, faced serious share structure issues, had limited operational participation from certain major shareholders, and required decisive control in order to prevent further deterioration, resume public reporting efforts, and prepare the Company for serious operating activity.

The issuance was not undertaken as an ordinary financing transaction. It was part of a restructuring process intended to stabilize the Company, consolidate voting control, clean up corporate structure issues, and position the Company for future revenue producing operations.

During this period the company also changed its corporate name to Mettitech Group Holdings, Inc.

1) Name and Address of Issuer

Current Name: Mettitech Group Holdings, Inc.

Former Name: UA Multimedia, Inc.

State of Incorporation: Delaware

Principal Executive Office:

7777 Center Avenue, Suite 210
Huntington Beach, CA 92647

2) Security Information

Item	Information
Trading Symbol	MTGH
Exact Title and Class	Common Stock
Par Value	\$0.0005
Common Shares Authorized	2,000,000,000
Common Shares Outstanding	1,000,000,000
Preferred Shares Authorized	1,000,000
Preferred Shares Outstanding	0

Shareholders are entitled to one vote per common share. No preferred shares were outstanding as of March 31, 2026.

3) Issuance History

A. Changes to Outstanding Shares

Date	Transaction Type	Shares Issued	Class	Value Used	Recipient Type	Reason	Restricted or Unrestricted
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Q1 2026	New Issuance	464,350,053	Common	\$0.003 estimate d fair value	Related Parties	Control consolidation, restructuring, management services, corporate stabilization, preparation for operations	Restricted
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The Company issued 464,350,053 common shares to related parties during the first quarter of 2026. This brought total issued and outstanding common shares to 1,000,000,000.

The issuance was made to consolidate control, stabilize the Company, address legacy capitalization issues, and enable the new management team to move forward with a serious business plan targeting substantial real world asset acquisitions and tokenization opportunities.

B. Changes to Authorized Shares

On or about March 10, 2026, the Board approved an increase in authorized common shares from 1,000,000,000 to 2,000,000,000 and the authorization of 1,000,000 preferred shares. The Company then filed the necessary authorization change with Delaware.

C. Convertible Debt

The Company had no new convertible debt issued during the quarter.

4) Issuer’s Business, Products and Services

A. Summarize the issuer’s business operations

During the first quarter of 2026, the Company continued the restructuring process described in its year end report and began preparing for material business operations under the new management team.

The Company had no new revenues during the quarter and did not incur new debt. The principal activity during the quarter was corporate restructuring, control consolidation, capitalization planning, and preparation for revenue generating operations.

The Company believes the share issuance and authorized share increase were necessary to move forward with a business plan targeting billions of dollars of real world assets over time.

A key strategy moving forward is the development of infrastructure for the **digitization and tokenization of real-world assets** (including fractional ownership and secondary trading). As of December 31, 2025, the Company remains in a restructuring stage with **no current material revenue-generating operations**.

The Company's planned business activities include:

Business Area	Description
Real Estate Tokenization	Structuring fractional ownership and liquidity models for real estate assets
Metti Assets	A forward facing platform for real world asset tokenization, investor participation, and secondary market support
Metti Art	A platform focused on art, collectibles, gems, authentication, fractional ownership, and marketplace activity
Asia Revenue Integration	Plans to bring in revenue bearing operations and associated company activity from Asia
Public Market Structures	Use of OTC Markets and eventually Nasdaq aligned structures to support legal secondary market trading
Institutional Participation	Building a capital structure suitable for institutional investors and strategic partners

Management expects to begin seeing revenue activity, asset integrations, and material operational steps during the second quarter of 2026.

B. Subsidiaries / Affiliates — None.

C. Principal products or services — In transition: planned acquisition and optimization of income-producing assets/businesses; development of RWA tokenization infrastructure.

D. Issuer's Facilities

The Company shares an office located at 7777 Center Avenue, Suite 210, Huntington Beach, CA 92647. The Company does not own or have any mortgages on this or any other facility.

E. All Officers, Directors, and Control Persons of the Company

Individual Name	Position	City and State	Number of Shares Owned	Class	Percentage of Class (undiluted)
Nathan Ho	Chief Executive Officer	Huntington Beach, CA	TBD	Common	N/A
Dr. Kenneth Ly	Vice Chairman	Huntington Beach, CA	80,000,000	Common	~8%
Prof. Thanh Phan	Chairman	Huntington Beach, CA	100,000,000	Common	~10%
Matthew Smith	Chief Technology Officer	Huntington Beach, CA	TBD	Common	N/A

(The July 2025 issuances resulted in the above individuals (and others) holding significant stakes post-restructuring.)

F. Beneficial Owners

As of May 15, 2026, the following persons or entities were known by the Company to beneficially own more than five percent (5%) of the Company's issued and outstanding common stock:

Name and Address	Shares Beneficially Owned	Percentage of Class
METTITECH USA CORP	464,350,053	46.44%

7777 Center Ave \nHuntington Beach, CA
92647

CEDE & CO	191,377,000	19.14%
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140 58th Street Building B Brooklyn, NY 11220

Thanh Phan	100,000,000	10.00%
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777 Center Ave, Suite 210 \nHuntington
Beach, CA 92647

Kenneth Ly	80,000,000	8.00%
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2993 Millicent Way
Pasadena, CA 91107

The percentages above are based on approximately 1,000,000,000 shares of common stock issued and outstanding as of May 15, 2026.

Cede & Co. is the nominee name used by The Depository Trust Company (“DTC”) for shares held in street name on behalf of brokerage firms, custodians, and other financial institutions.

Certain shares held by officers, directors, and affiliated entities may be deemed control or restricted securities under applicable federal securities laws.

5) Issuer’s Facilities

The Company continues to use its office at:

7777 Center Avenue, Suite 210
Huntington Beach, CA 92647

The Company does not own real property.

6) Officers, Directors, and Control Persons

Name	Position	Relationship
Nathan Ho	Chief Executive Officer	Officer and control person
Dr. Kenneth Ly	Vice Chairman	Officer, director, and related party
Prof. Thanh Phan	Chairman	Director and related party
Matthew Smith	Chief Technology Officer	Leads the company's technology direction

The first quarter 2026 issuance consolidated majority control among related parties aligned with the new management team.

7) Legal Proceedings

The Company is not presently aware of any material legal proceedings requiring disclosure.

Management continues reviewing legacy agreements, historical obligations, prior liabilities, and capitalization records.

8) Third Party Service Providers

Securities Counsel

Vic Devlaeminck
10013 N.E. Hazel Dell Avenue, Suite 317
Vancouver, WA 98685
Phone: 503.806.3533
Email: vic@vicdevlaeminck.com

Accountant

Kent Whitney , CPA
3045 Mckee Rd San Jose CA 95127 United States
San Jose CA 95127
Phone: (408) 620-7800
Email: kentwhitney@whitneycpa.com

9) Financial Statements

The financial statements below are unaudited.

Important accounting note: The Company's Annual Report used an estimated fair value of \$0.003 per share for restructuring shares issued during 2025. To remain consistent, this quarterly report applies the same estimated fair value to the 464,350,053 restructuring shares issued during Q1 2026. If management or counsel determines that a different valuation should be used, the stock based compensation, APIC, and accumulated deficit should be revised.

Balance Sheet

Mettitech Group Holdings, Inc.

(Unaudited)

As of March 31, 2026 and December 31, 2025

ASSETS	March 31, 2026	December 31, 2025
Cash and cash equivalents	\$0	\$0
Accounts receivable	\$0	\$0
Other current assets	\$0	\$0
Total Current Assets	\$0	\$0
Fixed assets	\$0	\$0
Total Assets	\$0	\$0
LIABILITIES AND STOCKHOLDERS' EQUITY	March 31, 2026	December 31, 2025
Accounts payable	\$0	\$0
Convertible notes payable	\$0	\$0
Other liabilities	\$0	\$0
Total Liabilities	\$0	\$0

Common stock, \$0.0003 par value	\$500,000	\$267,825
Additional paid in capital	\$3,022,338	\$1,861,463
Accumulated deficit	\$(3,522,338)	\$(2,129,288)
Total Stockholders' Equity	\$0	\$0
Total Liabilities and Stockholders' Equity	\$0	\$0

Statement of Operations

Mettitech Group Holdings, Inc.

(Unaudited)

For the Three Months Ended March 31, 2026

	Three Months Ended March 31, 2026
Revenues	\$0
Cost of revenues	\$0
Gross profit	\$0
General and administrative expenses	\$0
Stock based compensation and restructuring expense	\$1,393,050
Total operating expenses	\$1,393,050
Net loss	\$(1,393,050)
Basic and diluted loss per share	\$(0.00)

Statement of Changes in Stockholders' Equity

Mettitech Group Holdings, Inc.

Unaudited

For the Three Months Ended March 31, 2026

Description	Common Stock	Additional Paid in Capital	Accumulated Deficit	Total Equity
Balance, December 31, 2025	\$267,825	\$1,861,463	\$(2,129,288)	\$0
Issuance of 464,350,053 shares to related parties for restructuring and control consolidation	\$232,175	\$1,160,875	\$0	\$1,393,050
Stock based compensation expense related to restructuring issuance	\$0	\$0	\$(1,393,050)	\$(1,393,050)
Balance, March 31, 2026	\$500,000	\$3,022,338	\$(3,522,338)	\$0

Statement of Cash Flows

Mettitech Group Holdings, Inc.
Unaudited
For the Three Months Ended March 31, 2026

OPERATING ACTIVITIES	March 31, 2026
Net loss	\$(1,393,050)
Adjustment for non cash stock based compensation	\$1,393,050
Changes in operating assets and liabilities	\$0
Net cash used in operating activities	\$0
FINANCING ACTIVITIES	March 31, 2026
Proceeds from debt	\$0
Proceeds from sale of common stock	\$0

Net cash provided by financing activities	\$0
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CASH RECONCILIATION	March 31, 2026
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Net change in cash	\$0
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Cash, beginning of period	\$0
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Cash, end of period	\$0
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Notes to Financial Statements

Note 1. Basis of Presentation

The accompanying financial statements are unaudited and have been prepared by management in connection with the Company's quarterly disclosure obligations.

Note 2. Revenues \$ Debt

The Company generated no operating revenues during the quarter ended March 31, 2026.

The Company also incurred no new debt financing obligations during the quarter.

However, during the quarter the Company completed significant non-cash restructuring, capitalization, management support, and corporate rehabilitation activities associated with the Company's ongoing transition and change in control.

These activities included the issuance of restricted common shares in connection with management support services, restructuring assistance, operational support, strategic planning, capitalization efforts, and related corporate transition activities. The related transactions were recorded as non-cash stock-based compensation and restructuring expense through stockholders' equity.

Accordingly, while the Company had no operating revenues and no new debt financing during the quarter, the Company did experience significant non-cash equity and restructuring activity associated with its ongoing corporate transition.

Note 3. Related Party Share Issuance

During the quarter ended March 31, 2026, the Company issued 464,350,053 common shares to related parties. The issuance brought total issued and outstanding common shares to 1,000,000,000.

The issuance was undertaken to consolidate control, stabilize the Company, resolve structural issues, and allow the new management team to move forward with the Company's business plan.

Note 4. Stock Based Compensation

The Company recorded the related party issuance as non cash stock based compensation and restructuring expense using an estimated fair value of \$0.003 per share.

The accounting treatment was:

Item	Amount
Shares issued	464,350,053
Estimated fair value per share	\$0.003
Total non cash stock based compensation	\$1,393,050
Par value credited to common stock	\$232,175
Amount credited to APIC	\$1,160,875

This expense did not require cash payment and did not create debt.

Management determined that the issuances represented valid consideration under applicable corporate law and accounting standards. The shares were valued based on the approximate fair market value of the Company's publicly traded common stock at the time of issuance, which management estimated to be approximately \$0.003 per share for restructuring and related service issuances.

The value assigned to such issuances was recorded through stockholders' equity, including common stock and additional paid-in capital, with the related offset reflected as stock-based compensation, restructuring expense, management services, consulting services, or contributed support activities, as applicable.

Accordingly, the Company's additional paid-in capital balance as of December 31, 2025 already reflects the equity impact associated with restructuring-related share issuances, including shares issued to Mettitech USA Corp. and related parties in connection with the Company's corporate restructuring and transition activities.

The Company does not believe additional adjustments to additional paid-in capital are required for these issuances beyond the amounts already reflected in the accompanying financial statements.

Management further notes that certain restructuring-related issuances were completed primarily to consolidate operational control, stabilize the Company, provide ongoing management and restructuring support, resolve organizational and capitalization issues, and facilitate the Company's transition into its current business direction focused on real-world asset acquisition and tokenization activities.

Note 5. Capital Structure

During the quarter, the Company increased its authorized common stock to 2,000,000,000 shares and authorized 1,000,000 preferred shares.

Management believes this structure is necessary to support institutional investment, future acquisitions, tokenization structures, and public market based liquidity plans.

Note 6. Going Concern

The Company has no current revenues and minimal assets. Its ability to continue operations depends on financing, asset acquisitions, revenue integrations, and successful execution of its new business plan.

Management expects to pursue revenue bearing integrations from associated companies in Asia, real estate acquisition opportunities, and tokenization related business activities beginning in the second quarter of 2026.

Note 7. Regarding the presentation of Interim Comparative Financial Information

The Company underwent a change in control, restructuring, and management transition during 2025 and early 2026. Current management continues to review certain historical accounting records, disclosures, equity issuances, liabilities, assets, and related financial information prepared or maintained under previous management.

As part of this review process, management has identified certain prior-period balances, disclosures, transactions, and accounting presentations that require additional verification, support, reconciliation, or evaluation before management can conclude that such information is appropriate for comparative interim presentation purposes.

Accordingly, the Company has elected to present certain interim financial statements for the current reporting period without comparative prior-period interim financial statements while the review and reconciliation process continues.

Management believes this presentation more appropriately reflects the current status of the Company's books and records and avoids the potential presentation of interim comparative information that may later require revision, restatement, reclassification, or additional adjustment.

The Company intends to continue reviewing prior-period accounting records, obligations, disclosures, and historical transactions and may supplement, revise, or expand comparative disclosures in future filings as additional information becomes available.

Note 8. Review of Prior-Period Assets and Liabilities

Following the change in control and restructuring during 2025, new management reviewed certain assets, liabilities, and equity presentation items reflected in the Company's prior financial statements. During 2025, management determined that certain prior-period assets, asserted liabilities, and related equity presentation items lacked sufficient current documentation or support for continued recognition in the Company's 2025 financial statements. Accordingly, the Company did not carry forward such items into the December 31, 2025 balance sheet unless and until sufficient evidence of ownership, control, enforceability, collectability, and proper accounting treatment is established. Management will continue to evaluate any asserted obligations or claims and will update future disclosures if additional information becomes available.

Management Discussion and Analysis

The first quarter of 2026 was primarily a restructuring and preparation quarter.

The Company issued the remaining balance of its previously authorized common shares to related parties in order to consolidate majority control. Management believes this was necessary because the Company had effectively wound down legacy operations, had serious share structure issues, and lacked adequate participation from certain large legacy shareholders.

The purpose of the issuance was to stabilize the Company and allow the new management team to move forward without structural paralysis.

During the quarter, management:

- Consolidated control under the new related party management group
- Cleaned up the share structure
- Increased authorized common shares to 2,000,000,000
- Authorized 1,000,000 preferred shares
- Continued preparing the Company for serious operations
- Continued development of Metti Assets and Metti Art
- Advanced plans for revenue bearing Asia integrations
- Began evaluating real estate, art, gems, and other asset tokenization opportunities
- Continued planning for audited financial statements
- Prepared for Q2 operational activity

Management intends to audit the Company's books, bring in revenues from associated companies in Asia, and begin auction style and tokenization related activities involving real estate, art, collectibles, and other real world assets.

The Company is currently evaluating property acquisition opportunities in the United States, the Middle East, and Asia.

Management believes that Metti Assets and Metti Art can provide the Company with significant advantages in acquiring assets, structuring investor participation, and creating secondary market opportunities through legal public market pathways.

The Company expects to begin revenue activity and asset integrations during the second quarter of 2026 and expects the new management team to begin material operations during that period.

The company added a new Chief Technology Officer in the first quarter of 2026.

We are currently discussing the continued retention of the company's Securities Counsel under new management. We will determine in the next quarter whether new counsel is needed or whether current counsel will continue.

Issuer Certification

Principal Executive Officer:

I, Nathan Ho, certify that:

1. I have reviewed this Quarterly Report of Mettitech Group Holdings, Inc.;
2. Based on my knowledge, this disclosure statement does not contain any untrue statement of material fact or omit to state a material fact necessary to make the

statements 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 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.

Date: 5/15/2026

/s/ Nathan Ho
Principal Executive Officer

Principal Financial Officer:

I, Nathan Ho, certify that:

1. I have reviewed this Quarterly Report of Mettitech Group Holdings, Inc.;
2. Based on my knowledge, this disclosure statement does not contain any untrue statement of material fact or omit to state a material fact necessary to make the statements 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 in this disclosure statement are 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.

Date: 5/15/2026

/s/ Nathan Ho
Principal Financial Officer