UNITED STATES SECURITIES AND EXCHANGE COMMISSION

Washington, D.C. 20549

FORM 8-K/A

(Amendment No. 1)

CURRENT REPORT

Pursuant to Section 13 or 15(d) of The Securities Exchange Act of 1934

Date of Report (Date of earliest event reported): September 13, 2016

TimefireVR Inc.

(formerly EnergyTek Corp.)

(Exact name of registrant as specified in its charter)

Nevada

(State or other Jurisdiction of Incorporation)

814-00175 (Commission File Number) 86-0490034 (IRS Employer Identification No.)

85260

(Zip Code)

7600 E. Redfield Road, Suite 100 Building A Scottsdale, AZ

(Address of principal executive offices)

Registrant's telephone number, including area code: (480) 663-8118

(Former Name or Former Address, if Changed Since Last Report)

Check the appropriate box below if the Form 8-K filing is intended to simultaneously satisfy the filing obligation of the registrant under any of the following provisions:

Written communications pursuant to Rule 425 under the Securities Act (17 CFR 230.425)

Soliciting material pursuant to Rule 14a-12 under the Exchange Act (17 CFR 240.14a-12)

Pre-commencement communications pursuant to Rule 14d-2(b) under the Exchange Act (17 CFR 240.14d-2(b))

Pre-commencement communications pursuant to Rule 13e-4(c) under the Exchange Act (17 CFR 240.13e-4(c))

Explanatory Note

Effective September 13, 2016, TimefireVR Inc. (formerly EnergyTek Corp.), a Nevada corporation (the "Company"), ENTK Acquisition Corp., a Nevada corporation and wholly-owned subsidiary of the Company, and Timefire LLC, an Arizona limited liability company, entered into an Agreement and Plan of Merger pursuant to which the Company acquired Timefire LLC, which is now a subsidiary of the Company (the foregoing transaction, the "Merger").

The closing of the Merger and the completion of the related transactions was previously reported in the Company's Current Report on Form 8-K (the "Initial 8-K"), filed with the Securities and Exchange Commission on September 13, 2016.

The Company hereby amends Item 9.01 of the Initial 8-K to include previously omitted pro forma financial information related to the Merger. The information previously reported in the Initial 8-K is hereby incorporated by reference into this Form 8-K/A, including the Audited Financial Statements of Timefire LLC as of December 31, 2015 and 2014, which were previously filed as Exhibit 99.1 to the Initial 8-K.

Item 9.01 Financial Statements and Exhibits.

Exhibit No. Exhibit

99.1 Pro Forma Financial Statements

SIGNATURES

Pursuant to the requirements of the Securities Exchange Act of 1934, the registrant has duly caused this report to be signed on its behalf by the undersigned thereunto duly authorized.

TimefireVR Inc.

Date: December 2, 2016

By: <u>/s/ Jonathan R. Read</u> Name: Jonathan R. Read Title: Chief Executive Officer

TIMEFIREVR INC. (FORMERLY ENERGYTEK CORP.) UNAUDITED PRO FORMA CONDENSED CONSOLIDATED BALANCE SHEETS As of June 30, 2016

		Timefire VR Inc. (formerly EnergyTek Corp)		Timefire, LLC		Pro Forma djustments	Notes	Pro Forma Combined	
ASSETS									
Current Assets:									
Cash	\$	9,703	\$	60,546	\$	—		\$	70,249
Accounts receivable		624		—					624
Prepaid expenses and other current assets				2,000					2,000
Total current assets		10,327		62,546					72,873
Other Assets:									
Goodwill		—				6,160,229	а		6,160,229
Intangible assets		100,000		_		(100,000)	b		
Property and equipment, net		11,469		45,038		(11,469)	с		45,038
Deposit				3,000					3,000
Total Assets	\$	121,796	\$	110,584	\$	6,048,760		\$	6,281,140
LIABILITIES AND SHAREHOLDERS' EQUITY/(DEFICIT) Current Liabilities: Accounts payable and accrued expenses	\$	83,309	\$	10.640	\$			\$	93.949
Notes payable - related party	φ	142,562	φ	10,040	φ			φ	142,562
Notes payable - current portion		172,942							172,942
Loans from officer		172,942		161,800					161,800
Total current liabilities		398,813		172,440		_			571,253
Long Term Liabilities:									
Convertible notes payable		—		25,000		(25,000)	d		
Accrued interest		—		7,032		(7,032)	d		—
Derivative liability						1,103,276	e		1,103,276
Total long term liabilities		_		32,032		1,071,244			1,103,276
Total liabilities		398,813		204,472		1,071,244			1,674,529
Commitments and Contingencies		—		—		—			—
Mezzanine Equity Preferred Series A stock. Stated at redemption value net of discount.		_		—		396,728	f		396,728
Shareholders' Equity/(Deficit):									
Preferred Series B stock		3,000		_		_			3,000
Preferred Series C stock		9		—		—			9
Common stock		22,788		_		20,891	g,h		43,679
Additional paid-in capital		24,727,584		_		(19,690,725)	a,d,e,f,g,h		5,036,859
Accumulated deficit		(25,030,398)		(93,888)		24,250,622	b,c		(873,664)
Total shareholders' equity/(deficit)		(277,017)		(93,888)		4,580,788			4,209,883
Total Liabilities and Shareholders' Equity/(Deficit)	\$	121,796	\$	110,584	\$	6,048,760		\$	6,281,140

TIMEFIREVR INC. (FORMERLY ENERGYTEK CORP.) UNAUDITED PRO FORMA CONDENSED CONSOLIDATED STATEMENTS OF OPERATIONS For the Year Ended December 31, 2015

	efire VR Inc. erly EnergyTek Corp)	Timefire, LLC		Pro Forma Adjustments				Pro Forma Combined	
Revenues	\$ 59,404	\$	6,500	\$	—		\$	65,904	
Cost of sales	 49,769		<u> </u>					49,769	
Gross profit	9,635		6,500		—			16,135	
Operating expenses	 248,673		386,418		_			635,091	
Loss from operations	(239,038)		(379,918)		—			(618,956)	
Other income (expense): Other income (expense) Interest expense	 (3,203,744) (104,812)		(1,817)		(111,469)	b, c		(3,315,213) (106,629)	
Total other income (expense)	 (3,308,556)		(1,817)		(111,469)			(3,421,842)	
Loss before income taxes	(3,547,594)		(381,735)		(111,469)			(4,040,798)	
Income tax expense	 —		<u> </u>		<u> </u>			—	
Net loss	(3,547,594)		(381,735)		(111,469)			(4,040,798)	
Accretion on Series A preferred stock	 				(1,500,004)	i		(1,500,004)	
Net loss attributed to common shareholders	\$ (3,547,594)	\$	(381,735)	\$	(1,611,473)		\$	(5,540,802)	
Basic net loss per common share	\$ (0.16)			\$			\$	(0.09)	
Diluted net loss per common share	\$ (0.16)			\$			\$	(0.09)	
Basic weighted average common shares outstanding	 21,901,314				21,744,387			43,645,701	
Diluted weighted average common shares outstanding	 21,901,314				21,744,387			43,645,701	

TIMEFIREVR INC. (FORMERLY ENERGYTEK CORP.) UNAUDITED PRO FORMA CONDENSED CONSOLIDATED STATEMENTS OF OPERATIONS For the Six Months Ended June 30, 2016

	(formerl	re VR Inc. y EnergyTek Corp) Timefire, LLC		ſimefire, LLC	Pro Forma Adjustments		Notes	Pro Forma Combined	
Revenues	\$	_	\$	203,640	\$	—		\$	203,640
Cost of sales									
Gross profit		_		203,640		_			203,640
Operating expenses		93,249		373,804		_			467,053
Loss from operations		(93,249)		(170,164)		—			(263,413)
Other income (expense): Other income (expense) Interest expense		(59)		(6,113)		(111,469)	b,c		(111,469) (6,172)
Total other income (expense)		(59)		(6,113)		(111,469)			(117,641)
Loss before income taxes		(93,308)		(176,277)		(111,469)			(381,054)
Income tax expense									_
Net loss		(93,308)		(176,277)		(111,469)			(381,054)
Accretion on Series A preferred stock						(1,500,004)	i		(1,500,004)
Net loss attributed to common shareholders	\$	(93,308)	\$	(176,277)	\$	(1,611,473)		\$	(1,881,058)
Basic net loss per common share	\$	(0.00)			\$			\$	(0.01)
Diluted net loss per common share	\$	(0.00)			\$	—		\$	(0.01)
Basic weighted average common shares outstanding		22,787,964				21,052,426			43,840,390
Diluted weighted average common shares outstanding		22,787,964				21,052,426			43,840,390

TIMEFIREVR INC. (FORMERLY ENERGYTEK CORP.) NOTES TO UNAUDITED PRO FORMA CONDENSED CONSOLIDATED FINANCIAL STATEMENTS

1. Description of Transaction

Effective September 13, 2016, TimefireVR Inc. (the "Company") entered into an Agreement and Plan of Merger ("Merger Agreement") through which it acquired Timefire, LLC, a Phoenix-based virtual reality content developer that is an Arizona Limited Liability Company. As consideration for the merger, the Company issued the equity holders of Timefire, LLC a total of 414,000,000 shares of its common stock, and 28,000,000 five year warrants exercisable at \$0.058 per share for 100% of the membership interests of Timefire, LLC. As a result, the former members of Timefire, LLC owned approximately 99% of the then outstanding shares of common stock.

Immediately upon the closing of the Merger Agreement, the Company closed on a private placement offering (the "Offering") with institutional investors (the "Investors") pursuant to which the Company issued and sold the Investors approximately 133,334 shares of the Company's newly designated Series A Convertible Preferred Stock, par value \$0.01 per share, convertible into a total of approximately 66,666,844 shares of the Company's common stock, and a total of 25,862,069 five-year warrants exercisable at \$0.058 per share, for gross Offering proceeds of \$1,500,004.

2. Basis of Presentation

The unaudited condensed consolidated pro forma financial statements for the period ended June 30, 2016 are based upon the previously filed unaudited financial statements of the Company for the six months ended June 30, 2016, and the unaudited financial statements of Timefire, LLC for the same period. The unaudited condensed consolidated pro forma statements of operations for the year ended December 31, 2015 are based upon the previously filed audited financial statements of the Year ended December 31, 2015, and the audited financial statements of Timefire, LLC for the same period. The unaudited financial statements of Timefire, LLC for the same period. The unaudited financial statements of the Year ended December 31, 2015, and the audited financial statements of Timefire, LLC for the same period. The unaudited pro forma condensed consolidated financial information was prepared under United States Generally Accepted Accounting Principles.

The pro forma financial statements do not necessarily reflect what the combined company's financial condition or results of operations would have been had the acquisition occurred on the dates indicated. They also may not be useful in predicting the future financial condition and results of operations of the combined company. The actual financial position and results of operations may differ significantly from the pro forma amounts reflected herein due to a variety of factors.

On November 21, 2016, the Company effected a one-for-ten reverse stock split. This is reflected in the pro forma adjustment columns of the financial statements.

3. Unaudited Pro Forma Adjustments

Adjustments included under the column headings "Pro Forma Adjustments" represent the following:

- a. To record goodwill resulting from Merger transaction: \$6,160,229
- b. To record full impairment of pre-merger Company intangibles: \$100,000
- c. To write off obsolete fixed assets of the Company: \$11,469
- d. To eliminate notes and interest payable to Timefire, LLC equity holders in exchange for their interest in the Company: \$32,032
- e. To record derivative liability resulting from issuance of warrants to Investors: \$1,103,276
- f. To record Series A stock sold to Investors: \$396,728
- g. To record 414,000,000 shares of common stock of Company issued to Timefire, LLC equity holders: \$414,000
- h. To record effect of one-for-ten reverse stock split effective November 21, 2016: \$393,109
- i. To record accreted dividend on Series A stock: \$1,500,004