

FORM 7

MONTHLY PROGRESS REPORT

Name of CNSX Issuer: **Fineqia International Inc. (the "Issuer")**

Trading Symbol: **FNQ**

Number of Outstanding Listed Securities: **760,013,064**

Date: **April 5, 2017**

This Monthly Progress Report must be posted before the opening of trading on the fifth trading day of each month. This report is not intended to replace the Issuer's obligation to separately report material information forthwith upon the information becoming known to management or to post the forms required by Exchange Policies. If material information became known and was reported during the preceding month to which this report relates, this report should refer to the material information, the news release date and the posting date on the Exchange website.

This report is intended to keep investors and the market informed of the Issuer's ongoing business and management activities that occurred during the preceding month. Do not discuss goals or future plans unless they have crystallized to the point that they are "material information" as defined in the Policies. The discussion in this report must be factual, balanced and non-promotional.

General Instructions

- (a) Prepare this Monthly Progress Report using the format set out below. The sequence of questions must not be altered nor should questions be omitted or left unanswered. The answers to the items must be in narrative form. State when the answer to any item is negative or not applicable to the Issuer. The title to each item must precede the answer.
- (b) The term "Issuer" includes the Issuer and any of its subsidiaries.
- (c) Terms used and not defined in this form are defined or interpreted in Policy 1 – Interpretation and General Provisions.

Report on Business

1. Provide a general overview and discussion of the development of the Issuer's business and operations over the previous month. Where the Issuer was inactive disclose this fact.

On March 22, 2017, the Issuer announced that it has closed a non-brokered private placement (the "Private Placement") of 58,746,401 units ("Units") issued at a price of CAD\$0.015 per Unit, raising gross proceeds of CAD\$881,194.18, as further described in Item 2 below.

On March 27, 2017, the Issuer announced its inclusion in the Composite Index of Canadian Securities Exchange ("the CSE"), following the quarterly rebalancing of the index, effective from the close of trading on Friday, March 17, 2017, as further described in Item 2 below.

On March 28, 2017, the Issuer announced that Dr. Tryggvi Thor Herbertsson, financial advisor and investor has joined its board of advisors, as further described in Item 2 below.

On March 29, 2017, the Issuer announced that Mr. Rudra Dalmia, former managing director at the Indian subsidiary of Denmark's Saxo Bank A/S has joined its board of advisors, as further described in Item 2 below.

On March 30, 2017, the Issuer announced that former CEO of E-Trade UK (a joint venture with E-TRADE Financial Corporation – stylized as E*TRADE), Mr. Julian Costley, has joined its board of advisors, as further described in Item 2 below.

2. Provide a general overview and discussion of the activities of management.

On March 22, 2017, the Issuer announced that it has closed a Private Placement of 58,746,401 Units issued at a price of CAD\$0.015 per Unit, raising gross proceeds of CAD\$881,194.18.

The close follows the oversubscribed Private Placement, with investment target increased three times from CAD\$2 million to CAD\$5 million due to continued investor interest, raising gross proceeds of CAD\$5,171,199.50 on November 11, 2016. Each Unit consists of one common share and one transferable common share purchase warrant ("Warrants") exercisable at CAD\$0.05 per share, provided that in the event that the closing price of the Issuer's common shares on the CSE (or such other exchange on which the Issuer's common shares may become traded) is CAD\$0.20 or greater per common share during any twenty (20) consecutive trading day period at any time subsequent to four months and one day after the closing date, the Warrants will expire at 4:00 p.m. (Vancouver time) on the 30th day after the date on which the Issuer provides notice of such accelerated expiry to the holders of the Warrants.

Insiders of the Issuer subscribed for 16,400,000 Units, with Bundeep Singh Rangar, President, CEO and a director of the Issuer, subscribing for 10,000,000 Units through his company, Rangar Capital Limited; Stephen (Steve) John McCann, CFO and a director of the Issuer, subscribing for 5,200,000 Units in his own name and Martin Bernholtz, a director of the Issuer, subscribing for 1,000,000 Units through his company, Accretive Capital Corp. As a result, the Private Placement is a related party transaction (as defined under Multilateral Instrument 61-101 *Protection of Minority Security Holders in Special Transactions* ("MI 61-101")). The Issuer relied upon the "Issuer Not Listed on Specified Markets" and "Fair Market Value Not More Than CAD\$2,500,000" exemptions from the formal valuation and minority shareholder approval requirements, respectively, under MI 61-101.

The Issuer intends to provide a U.K. regulated platform and associated services to place and administer debt and equity securities issuances.

The Issuer issued finder's Units equal to 7% of the aggregate number of Units sold in the Private Placement through the efforts of each finder at a price of \$0.015 per finder's Unit. The finder's Warrants are exercisable under the same terms as the Warrants.

All securities issued pursuant to the Private Placement are subject to a four-month hold period. The proceeds of the Private Placement will be used for general working capital, debt settlements and making strategic investments.

Debt Settlement

Concurrently with the closing of the Private Placement, the Issuer completed a debt settlement in which a creditor agreed to accept common shares of the Issuer for past consulting services provided to the Issuer totaling CAD\$250,000 by the issuance of a total of 16,666,666 common shares of the Issuer at a deemed price of CAD\$0.015 per share.

Additionally, on February 7, 2017, the Issuer completed a debt settlement in which a creditor agreed to accept common shares of the Issuer for past consulting services provided to the Issuer totaling CAD\$200,000 by the issuance of a total of 20,000,000 common shares of the Issuer at a deemed price of CAD\$0.01 per share.

Following closing of the Private Placement and debt settlements, the Issuer now has 760,013,064 common shares issued and outstanding. All securities issued pursuant to the debt settlements are subject to a four-month hold period.

Option Grants

The Issuer also announces that it has granted incentive stock options to purchase up to 10% of its issued and outstanding common shares at an exercise price of CAD\$0.05 per share for a period of five years to its directors, officers and consultants in accordance with the provisions of its stock option plan.

On March 27, 2017, the Issuer announced its inclusion in the Composite Index of the CSE, following the quarterly rebalancing of the index, effective from the close of trading on Friday, March 17, 2017.

The two-year-old Composite Index is comprised of shares of listed companies that meet market capitalisation, trading and seasoning criteria established by the CSE. A key requirement for consideration into the index is a company's securities need to fall within the top quartile of eligible securities listed on the CSE.

The CSE Composite Index is a broad indicator of market activity for the CSE. It is calculated and published by Solactive AG, a Frankfurt, Germany-based indexer with approximately 350 clients in Europe, America and Asia that counts approximately US\$100 billion invested in products linked to indices calculated by the Company globally.

On March 28, 2017, the Issuer announced that Dr. Herbertsson, financial advisor and investor has joined its board of advisors.

Dr. Herbertsson is an independent investor and financial advisor at his own company, Taurus SLF and a senior advisor to GAMMA Capital Management HF. Prior to that he was a Member of Parliament (MP) in Iceland for the Independence Party and a Professor of Economics at the University of Reykjavík.

Before becoming a MP he was the CEO of Askar Capital Ltd, an Icelandic investment bank. He served as the Special Economic Advisor to the Prime Minister of Iceland during the collapse of the Icelandic banking system in 2008. He was the Director of the Institute of Economic Studies and a Professor of Economics at the University of Iceland before joining Askar Capital Ltd. He has published over 50 scholarly papers and is the editor, author, and co-author of 13 books and monographs on various topics in economics.

Dr. Herbertsson has been on the Board of Directors and a consultant to many private companies, banks, and pension funds in Iceland and internationally. He has been a consultant to institutions and international organizations, such as the World Bank, the International Monetary Fund, the European Commission, the Nordic Council of Ministers, the OECD, and the World Economic Forum. He has been a consultant to the governments of Belgium, Croatia, Denmark, Finland, Iceland, Norway, Sweden, and Uganda. He has also been a consultant to Fortune 500 companies.

On March 29, 2017, the Issuer announced that Mr. Dalmia, former managing director at the Indian subsidiary of Denmark's Saxo Bank A/S has joined its board of advisors.

Mr. Dalmia is a seasoned investment professional with more than 15 years experience in private equity, financial services and investment banking across Asia, Europe and the United States. He was the managing director of Saxo Bank's India entity, Saxo Financial Services Private Limited, for whom he successfully signed India's top financial institutions as Saxo Bank's India partners and institutional clients.

Mr. Dalmia is an advisor to family offices in Europe and India and a consultant to Swordfish Investments LLP, a private equity fund in London. He manages a non-discretionary capital pool of approximately US\$20m in the Indian capital markets for family office clients and also represents them in managing global tenders and acquisitions.

On March 30, 2017, the Issuer announced that former CEO of E*Trade UK, Mr. Costley, has joined its board of advisors.

E*TRADE UK is the UK's first all-internet stockbroking firm. Mr. Costley was also a country manager at Thomson Reuters Corporation before creating his own TV channel on BSB (later BskyB). He then went on to hold the role of UK CEO of France Telecom's Globecast UK Ltd. satellite company.

Since then he has invested in 18 companies and became chairman/NED or adviser to many more focusing on the telecoms, media (TV and publishing on and offline), financial services, and consumer internet markets in the UK, Netherlands, Scandinavia, France, Canada and China.

Mr. Costley is an occasional lecturer/mentor/MBA course judge at London Business School, EDHEC Business School (Nice), Said (Oxford University), UM (Barcelona), Skema Business School (Sophia Antipolis) and Universidad de Deusto (San Sebastian). Mr. Costley is currently working on a book on crowdfunding, commissioned by UK publishers Pan Macmillan Publishers.

The board of advisors and its members are not officers or directors of the Issuer.

3. Describe and provide details of any new products or services developed or offered. For resource companies, provide details of new drilling, exploration or production programs and acquisitions of any new properties and attach any mineral or oil and gas or other reports required under Ontario securities law.

None.

4. Describe and provide details of any products or services that were discontinued. For resource companies, provide details of any drilling, exploration or production programs that have been amended or abandoned.

None.

5. Describe any new business relationships entered into between the Issuer, the Issuer's affiliates or third parties including contracts to supply products or services, joint venture agreements and licensing agreements etc. State whether the relationship is with a Related Person of the Issuer and provide details of the relationship.

None.

6. Describe the expiry or termination of any contracts or agreements between the Issuer, the Issuer's affiliates or third parties or cancellation of any financing arrangements that have been previously announced.

None.

7. Describe any acquisitions by the Issuer or dispositions of the Issuer's assets that occurred during the preceding month. Provide details of the nature of the assets acquired or disposed of and provide details of the consideration paid or payable together with a schedule of payments if applicable, and of any valuation. State how the consideration was determined and whether the acquisition was from or the disposition was to a Related Person of the Issuer and provide details of the relationship.

None.

8. Describe the acquisition of new customers or loss of customers.

None.

9. Describe any new developments or effects on intangible products such as brand names, circulation lists, copyrights, franchises, licenses, patents, software, subscription lists and trademarks.

None.

10. Report on any employee hirings, terminations or lay-offs with details of anticipated length of lay-offs.

None.

11. Report on any labour disputes and resolutions of those disputes if applicable.

None.

12. Describe and provide details of legal proceedings to which the Issuer became a party, including the name of the court or agency, the date instituted, the principal parties to the proceedings, the nature of the claim, the amount claimed, if any, if the proceedings are being contested, and the present status of the proceedings.

None.

13. Provide details of any indebtedness incurred or repaid by the Issuer together with the terms of such indebtedness.

None.

14. Provide details of any securities issued and options or warrants granted.

Security	Number Issued	Details of Issuance	Use of Proceeds
Units	58,746,401 common shares	Units issued at \$0.015 per unit ⁽¹⁾	For general working capital, debt settlements and making strategic investments
	58,746,401 warrants		
Finder's Units	2,847,581 common shares	Units issued at \$0.015 per finder's unit ⁽¹⁾	N/A
	2,847,581 warrants		
Debt Settlement Shares	16,666,666 common shares	Issued at a deemed price of \$0.015 per share	N/A
Debt Settlement Shares	20,000,000 common shares	Issued at a deemed price of \$0.01 per share	N/A
Stock Options	75,850,000 common shares	Issued at an exercise price of \$0.05 per common shares ⁽²⁾	N/A

(1) Each Unit consists of one common share and one transferable Warrants exercisable at CAD\$0.05 per share, provided that in the event that the closing price of the Issuer's common shares on the CSE (or such other exchange on which the Issuer's common shares may become traded) is CAD\$0.20 or greater per common share during any twenty (20) consecutive trading day period at any time subsequent to four months and one day after the closing date, the Warrants will expire at 4:00 pm (Vancouver time) on the 30th day after the date on which the Issuer provides notice of such accelerated expiry to the holders of the Warrants.

(2) The options were granted for a period of five years, vesting immediately and expiring on March 22, 2022.

15. Provide details of any loans to or by Related Persons.

None.

16. Provide details of any changes in directors, officers or committee members.

The following persons joined the Issuer's board of advisors during the month of March 2017:

- **Dr. Tryggvi Thor Herbertsson**
- **Mr. Rudra Dalmia**
- **Mr. Julian Costley**

17. Discuss any trends which are likely to impact the Issuer including trends in the Issuer's market(s) or political/regulatory trends.

N/A.

Certificate Of Compliance

The undersigned hereby certifies that:

1. The undersigned is a director and/or senior officer of the Issuer and has been duly authorized by a resolution of the board of directors of the Issuer to sign this Certificate of Compliance.
2. As of the date hereof there were is no material information concerning the Issuer which has not been publicly disclosed.
3. The undersigned hereby certifies to CNSX that the Issuer is in compliance with the requirements of applicable securities legislation (as such term is defined in National Instrument 14-101) and all CNSX Requirements (as defined in CNSX Policy 1).
4. All of the information in this Form 7 Monthly Progress Report is true.

Dated: **April 5, 2017** _____

Stephen John McCann
Name of Director or Senior Officer

"Stephen John McCann"
Signature

CFO
Official Capacity

<i>Issuer Details</i> Name of Issuer	For Month End	Date of Report YY/MM/DD
Fineqia International Inc.	March 2017	17/04/05
Issuer Address Suite 804 – 750 West Pender Street		
City/Province/Postal Code Vancouver, BC, V6C 2T7	Issuer Fax No. +1 (604) 685 6905	Issuer Telephone No. +1 (778) 654 2324
Contact Name Stephen John McCann	Contact Position CFO	Contact Telephone No. +1 (778) 654 2324
Contact Email Address Steve.McCann@fineqia.com	Web Site Address www.fineqia.com	