UNITED STATES SECURITIES AND EXCHANGE COMMISSION WASHINGTON, D.C. 20549

FORM10-Q

(Mark One)	W 1 C 4 42 47		1024
[X] Quarterly Ro	•	l) of the Securities Exchange Act of	1934
	For the quarterly perio	d ended June 30, 2017	
[] Transition R	eport Under Section 13 or 15(d) of the Securities Exchange Act of	1934
For the transit	tion period fromto		
	Commission File Numb	er: 000-55329	
	Cleartronic, (Exact name of registrant as sp		
	Florida	65-0958798	
(State or other ju	risdiction of incorporation or organiz	ation) (I.R.S. Employer Identification No.)	
8000 North Feders	ıl Highway, Boca Raton, Flori	da 33487	
	rincipal executive offices)	(Zip Code)	
`	561-939-33	00	
	(Registrant's telephone number	r, including area code)	
(Former name	, former address and former fisc	al year, if changed since last report)	
Securities Exchange Act of 1934	during the past 12 months (or f	ports required to be filed by Section 1: for such shorter period that the registrar rements for the past 90 days. Yes X	nt was required
every Interactive Data File require	red to be submitted and posted p	tronically and posted on its corporate oursuant to Rule 405 of Regulation S-T period that the registrant was required	C(§232.405 of
Indicate by check mark whether the recompany.	gistrant is a large accelerated filer, ar	accelerated filer, a non-accelerated filer, or	a smaller reporting
Large accelerated filer Non-accelerated filer Emerging growth company	Sr	celerated filer naller reporting company <u>X</u>	
		egistrant has elected not to use the extended not to use the extended pursuant to Section 1.	
Indicate by check mark whether No <u>X</u>	the registrant is a shell company	(as defined in Rule 12b-2 of the Exch	ange Act). Yes
	ABLE ONLY TO ISSUERS IN CEEDINGS DURING THE PR		
		nents and reports required to be filed be the distribution of securities under a	
	ADDITION DE COM VITO COL	DOD ATE ICCLIEDC.	

APPLICABLE ONLY TO CORPORATE ISSUERS:

Indicate the number of shares outstanding of each of the issuer's classes of common stock, as of the latest practicable date: 203,949,190 shares as of August 14, 2017.

PART I - FINANCIAL INFORMATION

Item 1. Financial Statements

CLEARTRONIC, INC. AND SUBSIDIARIES CONDENSED CONSOLIDATED BALANCE SHEETS

ASSETS

ASSETS		
	June 30, 2017	September 30, 2016
Current assets:	(unaudited)	
Cash	\$ 53,923	\$ 3,103
Accounts receivable, net	81,973	24,000
Inventory	22,776	9,585
Prepaid expenses and other current assets	16,115	<u>16,115</u>
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Total current assets	<u>174,787</u>	52,803
Other assets:		
Other assets	8,656	8,656
Licensing agreement (net of amortization)	-	240,332
ReadyOp software platform (net of amortization)	157,569	-
ReadyOp customer list (net of amortization)	68,451	_
Total other assets	234,676	248,988
Total assets	\$ 409,463	\$ 301,791
LIABILITIES AND STOCKHOLDERS' DEFICE	T	
Current liabilities:		
Accounts payable	\$ 410,734	\$ 434,360
Accrued expenses	32,416	35,347
Deferred revenue, current portion	336,412	47,652
Notes payable - stockholders	110,115	-
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Total current liabilities	<u>889,677</u>	517,359
Long Term Liabilities		
Notes payable - stockholders	-	132,676
Deferred revenue, net of current portion	67,390	2,962
Total long term liabilities	67,390	135,638
Total liabilities	957,067	652,997
Commitments and Contingencies (See Note 7)		
Stockholders' deficit:		
Series A preferred stock - \$.00001 par value; 1,250,000 shares authorized,		
566,496 and 40,750 shares issued and outstanding, respectively.	6	-
Series B preferred stock - \$.00001 par value; 10 shares authorized,		
1 share issued and outstanding	_	-
Series C preferred stock - \$.00001 par value; 50,000,000 shares authorized,		
2,563,375 shares issued and outstanding, respectively	26	26
Series D preferred stock - \$.00001 par value; 10,000,000 shares authorized,	-	
670,904 shares issued and outstanding	7	7
Series E preferred stock - \$.00001 par value, 10,000,000 shares authorized,		
• • • • • • • • • • • • • • • • • • • •		

3.000.000 and no shares issued or outstanding respectively. Common stock - \$.00001 par value; 5,000,000,000 shares authorized,	30	-
203,899,190 shares issued and outstanding, respectively.	2,039	2,039
Additional paid-in capital	14,854,320	14,299,242
Accumulated Deficit	(15,404,032)	(14,652,520)
Total stockholders' deficit	(547,604)	(351,206)
Total liabilities and stockholders' deficit	\$ 409,463	\$ 301,791

The accompanying notes are an integral part of these condensed consolidated financial statements

CLEARTRONIC, INC. AND SUBSIDIARIES Condensed Consolidated Statements of Operations (Unaudited)

	For the three months ended June 30, 2017	For the three months ended June 30, 2016	For the nine months ended June 30, 2017	For the nine months ended June 30, 2016
Revenue	\$ 161,025	\$ 173,931	\$ 354,180	\$ 453,323
Cost of revenue	43,222	44,484	<u>134,416</u>	150,530
Gross profit	117,803	129,447	219,764	302,793
Operating Expenses:				
Selling expenses	94,748	57,385	231,682	102,806
Administrative expenses	113,964	62,919	351,083	214,658
Research and development	21,217	8,636	68,452	8,636
Amortization and depreciation	28,380	35,167	306,552	105,501
Total operating expenses	258,309	<u>164,107</u>	957,769	431,601
Loss from operations	(140,506)	(34,660)	(738,005)	(128,808)
Loss on debt conversion, net	-	(5,000)	-	(19,975)
Interest and other expenses	(4,577)	(23,339)	(13,507)	(56,931)
Net loss	\$ (145,083)	<u>\$ (62,999)</u>	<u>\$ (751,512)</u>	\$ (205,714)
Preferred stock dividends Series A Preferred	\$ (11,298)	\$	\$ (26,867)	<u>\$</u> -
Net loss attributable to common stockholders	<u>\$ (156,381)</u>	<u>\$ (62,999)</u>	<u>\$ (778,379)</u>	<u>\$ (205,714)</u>
Loss per share - basic and diluted	<u>\$ (0.00)</u>	<u>\$ (0.00)</u>	<u>\$ (0.00)</u>	<u>\$ (0.00)</u>
Weighted average of shares outstanding: Basic and diluted	203,899,190	197,661,897	<u>203,899,190</u>	197,672,417

The accompanying notes are an integral part of these condensed consolidated financial statements

CLEARTRONIC, INC. AND SUBSIDIARIES Condensed Consolidated Statements of Cash Flows (Unaudited)

	For the nine months ended June 30, 2017		For the nine months ended June 30, 2016	
NET LOSS	\$	(751,512)	\$	(205,714)
Adjustments to reconcile net loss to net cash used in operating activities:				
Amortization of license agreement		240,332		105,501
Amortization of ReadyOp software platform		38,033		-
Amortization of ReadyOp customer list		28,187		-
Loss on conversion of debt		-		5,000
Premium on convertible debt		-		2,500
Amortization of debt discount		-		27,839
(Increase) decrease in assets:				
Accounts receivable		(57,974)		33,952
Inventory		(13,191)		(8,452)
Prepaid expenses and other current assets		-		(17,173)
Increase (decrease) in liabilities:				
Accounts payable		(23,625)		12,518
Accrued expenses		(3,358)		(12,578)
Customer deposits		-		-
Deferred revenue	_	353,946	-	11,167
Net Cash Used in Operating Activities	_	(189,162)	-	(45,440)
Cash Flows From Financing Activities				
Repayment of notes payable stockholders		(22,891)		(35,710)
Cancellation of shares of common stock		(22,891)		(990)
Proceeds from issuance of common		-		(990)
1 rocceds from issuance of common		-		5,000
Proceeds from issuance of Convertible Preferred stock		262,873		-
Proceeds from convertible notes payable		-		25,000
Proceeds from notes payable - stockholders	_	<u>-</u>	<u>-</u>	50,000
Net Cash Provided by Financing Activities	-	239,982		43,300
Net Increase (Decrease) In Cash		50,820		(2,140)
Cash - Beginning of Period	-	3,103		6,156
Cash - End of Period	<u></u>	\$ 53,923		\$ 4,016
SUPPLEMENTAL CASH FLOW INFORMATION:				
Cash paid for interest	<u>.</u>	\$ 8,169	\$	3,595
Cash paid for taxes	<u>\$</u>	-	\$	

NONCASH FINANCING ACTIVITIES:

During the nine months ended June 30, 2017, the Company acquired the ReadyOp software platform and Collabria's client list from Collabria, LLC in exchange for 3,000,000 shares of Series E Convertible Preferred stock with a fair value of \$292,240. During the nine months ended June 30, 2016 the Company converted \$10,000 of a convertible note payable into 847,458 shares of the Company's common stock.

During the nine months ended June 30, 2016 the Company obtained a convertible note and recorded a discount of \$20,455.

During the nine months ended June 30, 2016 the Company converted 7,280 shares of Series C Preferred stock into 36,400 shares of the Company's common stock.

During the nine months ended June 30, 2016 a shareholder converted \$10,000 of a note payable into 500,000 shares of the Company's

common stock. During the nine months ended June 30, 2016 a Convertible Note holder converted \$12,375 of a Convertible note into 1,500,000 shares of the Company's common stock.

The accompanying notes are an integral part of these condensed consolidated financial statements

CLEARTRONIC, INC. AND SUBSIDIARIES

Notes to Condensed Consolidated Financial Statements June 30, 2017 (unaudited)

NOTE 1 - ORGANIZATION

Cleartronic, Inc. (the "Company") was incorporated in Florida on November 15, 1999.

The Company, through its wholly owned subsidiary VoiceInterop, Inc., designs, builds and installs unified group communication solutions, including unique hardware and customized software, for public and private enterprises and markets those services and products under the VoiceInterop brand name. VoiceInterop is the Company's operating subsidiary.

In September 2014, the Company formed ReadyOp Communications, Inc. (a Florida corporation), as a wholly owned subsidiary to facilitate the marketing of ReadyOp software. The Company's two operating subsidiaries are VoiceInterop, Inc. and ReadyOp Communications, Inc.

In November 2016, the Company cancelled its Licensing Agreement with Collabria LLC of Tampa, Florida ("Collabria") and acquired all of the intellectual property related to Collabria's command and control software, trade-named ReadyOp. In addition the Company acquired Collabria's client list. In exchange for these assets the Company issued Collabria 3,000,000 restricted shares of the Company's Series E Convertible Preferred stock. The Company assumed none of Collabria's liabilities.

NOTE 2 - SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES

PRINCIPLES OF CONSOLIDATION

The accompanying unaudited interim consolidated financial statements contain the consolidated accounts of Cleartronic, Inc. and its subsidiaries, VoiceInterop, Inc. and ReadyOp Communications, Inc. All material intercompany transactions and balances have been eliminated.

BASIS OF PRESENTATION

The accompanying unaudited interim consolidated financial statements have been prepared in accordance with United States generally accepted accounting principles for interim financial information and with the instructions to Form 10-Q of Regulation S-K. They may not include all information and footnotes required by United States generally accepted accounting principles for complete financial statements. However, except as disclosed herein, there have been no material changes in the information disclosed in the notes to the financial statements for the year ended September 30, 2016 included in the Company's Annual Report on Form 10-K filed with the United States Securities and Exchange Commission. The unaudited interim consolidated financial statements should be read in conjunction with those financial statements included in the Form 10-K. In the opinion of management, all adjustments considered necessary for a fair presentation, consisting solely of normal and recurring adjustments have been made. Operating results for the nine months ended June 30, 2017 are not necessarily indicative of the results that may be expected for the fiscal year ending September 30, 2017.

USE OF ESTIMATES

In preparing the financial statements, management is required to make estimates and assumptions that affect the reported amounts of assets and liabilities as of the date of the balance sheet and operations for the reporting period. Although these estimates are based on management's knowledge of current events and actions it may undertake in the future, they may ultimately differ from actual results.

CASH AND CASH EQUIVALENTS

For financial statement purposes, the Company considers all highly liquid investments purchased with original maturities of three months or less to be cash equivalents. The Company did not own any cash equivalents at June 30, 2017 and September 30, 2016.

ACCOUNTS RECEIVABLE

The Company provides an allowance for uncollectible accounts based upon a periodic review and analysis of outstanding accounts receivable balances. Uncollectible receivables are charged to the allowance when deemed uncollectible. Recoveries of accounts previously written off are used to credit the allowance account in the periods in which the recoveries are made.

The Company provided \$2,000 and \$2,000 allowances for doubtful accounts as of June 30, 2017 and September 30, 2016, respectively.

LICENSING AGREEMENT

In November 2016, the Company cancelled its Licensing Agreement with Collabria, LLC. As a result of this cancellation the Company amortized the remaining balance of the licensing agreement in the amount of \$240,332 for the nine months ended June 30, 2017.

ASSET ACQUISITION

In November 2016, the Company acquired the ReadyOp software platform and the Collabria customer base from Collabria LLC. In exchange for these assets the Company issued 3,000,000 shares of restricted Series E Convertible Preferred stock valued at \$292,240. This valuation was based on internal calculations and validated by a third party valuation expert. The ReadyOp software platform was valued at \$195,600 to be amortized over three years, amortization expense recognized for the three and nine month period ended June 30, 2017 was \$16,301 and \$38,033, respectively. The Collabria customer base was valued at \$96,640 to be amortized over two years, amortization expense recognized for three and nine month period ended June 30, 2017 was \$12,079 and \$28,187, respectively.

CONCENTRATION OF CREDIT RISK

The Company currently maintains cash balances at one FDIC-insured banking institution. Deposits held in noninterest-bearing transaction accounts are insured up to a maximum of \$250,000 at all FDIC-insured institutions.

RESEARCH AND DEVELOPMENT COSTS

The Company expenses research and development costs as incurred. For the nine months ending June 30, 2017 and 2016, the Company had \$68,452 and \$8,636, respectively, in research and development costs from continuing operations.

REVENUE RECOGNITION AND DEFERRED REVENUES

Unified group communication solutions consist of three elements to be provided to customers: software licenses and equipment purchased from third-party vendors, proprietary hardware that is manufactured on contract to required specifications and installation and integration of the hardware and software into a cohesive communication source.

The Company's revenue recognition policies are in accordance with Accounting Standards Codification 605-10 "Revenue Recognition" (ASC 605-10). Revenue is recognized when persuasive evidence of an arrangement exists, delivery has occurred or services have been rendered, the contract price is fixed or determinable, and collectability is reasonably assured. No right of return privileges are granted to customers after shipment. The Company recognizes revenue for the elements separately as the sales of the equipment and software, installation and integration, and support services represent separate earnings processes that are generally specified under separate agreements.

Revenue from the resale of equipment utilized in unified group communication solutions is recognized when shipped. For software licenses, the Company does not provide any services that are considered essential to the functionality of the software, and therefore revenue is recognized upon delivery of the software, provided (1) there is evidence of an arrangement, (2) collection of the fee is considered probable and (3) the fee is fixed and determinable.

The Company also provides support to customers under separate contracts varying from one to five years. The Company's obligations under its service contracts vary by the length of the contract. In all cases the Company is the primary obligor to provide first level support to the client. If the contract has less than one year of service and support remaining on the contract it is classified as a current liability, if longer it is classified as a non-current liability.

Installation and integration services are recognized upon completion.

EARNINGS PER SHARE

Basic income (loss) per common share is calculated using the weighted average number of shares outstanding during the periods reported. Diluted earnings per share include the weighted average effect of all dilutive securities outstanding during the periods presented. Diluted per share loss is the same as basic per share loss when there is a loss from continuing operations. Accordingly, for purposes of dilutive earnings per share, the Company excluded the effect of warrants and options.

As of June 30, 2017 and 2016, we had no options and warrants outstanding. As of June 30, 2017 and 2016, the Company had 566,496 and 40,750 shares of Series A Convertible Preferred stock outstanding, respectively. As of June 30, 2017, 40,750 shares of Series A Convertible Preferred stock outstanding are convertible into 4,075,000 shares of common stock and 525,476 shares of Series A Convertible Preferred stock outstanding are convertible after a two-year period from the issuance date. As of June 30, 2017 and 2016, we had 2,563,375 shares of Series C Convertible Preferred stock outstanding which are convertible into 12,816,875 shares of common stock, respectively. As of June 30, 2017 and 2016, we had 670,904 shares of Series D Preferred stock outstanding which are convertible into 3,354,520 shares of common stock. As of June 30, 2017 and 2016, we had 3,000,000 and -0-shares of Series E Convertible Preferred stock outstanding. As of June 30, 2017 and 2016, no shares of Series E Convertible Preferred stock outstanding are convertible after a two-year period from the issuance date. As of June 30, 2017, we had no convertible notes outstanding. There was one convertible note outstanding in the amount of \$12,625 on June 30, 2016, which was convertible into shares of common stock at a discount to the current market price of the stock.

FAIR VALUE OF FINANCIAL INSTRUMENTS

The Company adopted ASC topic 820, "Fair Value Measurements and Disclosures" (ASC 820), formerly SFAS No. 157 "Fair Value Measurements," effective January 1, 2009. ASC 820 defines "fair value" as the price that would be received for an asset or paid to transfer a liability (an exit price) in the principal or most advantageous market for the asset or liability in an orderly transaction between market participants on the measurement date. There was no impact relating to the adoption of ASC 820 to the Company's consolidated financial statements.

ASC 820 also describes three levels of inputs that may be used to measure fair value:

- •Level 1: Observable inputs that reflect unadjusted quoted prices for identical assets or liabilities traded in active markets.
- •Level 2: Inputs other than quoted prices included within Level 1 that are observable for the asset or liability, either directly or indirectly.
- •Level 3: Inputs that are generally observable. These inputs may be used with internally developed methodologies that result in management's best estimate of fair value.

Financial instruments consist principally of cash, accounts receivable, prepaid expenses and other current assets, accounts payable, accrued expenses and deferred revenue. The carrying amounts of such financial instruments in the accompanying condensed consolidated balance sheet approximate their fair values due to their relatively short-term nature. The fair value of long-term debt is based on current rates at which the Company could borrow funds with similar remaining maturities. The carrying amounts approximate fair value. It is management's opinion that the Company is not exposed to any significant currency or credit risks arising from these financial instruments.

The Company revalues its derivative liability at every reporting period and recognizes gains or losses in the interim condensed consolidated statement of operations that are attributable to the change in the fair value of the derivative liability. The Company has no other assets or liabilities measured at fair value on a recurring basis.

INVENTORY

Inventory consists of components held for assembly and finished goods held for resale or to be utilized for installation in projects. Inventory is valued at lower of cost or market on a first-in, first-out basis. The Company's policy is to record a reserve for technological obsolescence or slow-moving inventory items. The Company only carries finished goods to be shipped along with completed circuit boards and parts necessary for final assembly of finished product. The Company's prior policy was to record a reserve for technological obsolescence of component parts. That policy was discontinued in 2014 as all existing inventory is considered current and usable. The reserve was \$0 as of June 30, 2017 and September 30, 2016, respectively.

EQUITY INSTRUMENTS ISSUED TO PARTIES OTHER THAN EMPLOYEES FOR ACQUIRING GOODS OR SERVICES

The Company accounts for equity instruments issued to parties other than employees for acquiring goods or services under guidance of section 505-50-30 of the FASB ASC. Pursuant to FASB ASC Section 505-50-30, all transactions in which goods or services are the consideration received for the issuance of equity instruments are accounted for based on the fair value of the consideration received or the fair value of the equity instrument issued, whichever is more reliably measurable. The measurement date used to determine the fair value of the equity instrument issued is the earlier of the date on which the performance is complete or the date on which it is probable that performance will occur.

DERIVATIVE INSTRUMENTS

The Company evaluates its convertible debt, warrants or other contracts to determine if those contracts or embedded components of those contracts qualify as derivatives to be separately accounted for in accordance with paragraph 810-10-05-4 of the FASB Accounting Standards Codification and paragraph 815-40-25 of the FASB Accounting Standards Codification. The result of this accounting treatment is that the fair value of the embedded derivative is marked-to-market each balance sheet date and recorded as a liability. In the event that the fair value is recorded as a liability, the change in fair value is recorded in the Statement of Operations as other income or expense. Upon conversion or exercise of a derivative instrument, the instrument is marked to fair value at the conversion date and then that fair value is reclassified to equity.

In circumstances where the embedded conversion option in a convertible instrument is required to be bifurcated and there are also other embedded derivative instruments in the convertible instrument that are required to be bifurcated, the bifurcated derivative instruments are accounted for as a single, compound derivative instrument.

The classification of derivative instruments, including whether such instruments should be recorded as liabilities or as equity, is re-assessed at the end of each reporting period. Equity instruments that are initially classified as equity that become subject to reclassification are reclassified to liability at the fair value of the instrument on the reclassification date. Derivative instrument liabilities will be classified in the balance sheet as current or non-current based on whether or not net-cash settlement of the derivative instrument is expected within 12 months of the balance sheet date.

ADVERTISING COSTS

Advertising costs are expensed as incurred. The Company had advertising costs of \$1,899 during the three months ended June 30, 2017, and \$200 during the three months ended June 30, 2016. For the nine months ending June 30, 2017 and 2016, the Company had \$4,602 and \$2,578 in advertising costs, respectively.

NOTE 3 - GOING CONCERN

The Company's condensed consolidated financial statements are prepared using accounting principles generally accepted in the United States of America applicable to a going concernwhich contemplates the realization of assets and liquidation of liabilities in the normal course of business. The Company believes the Asset Purchase Agreement with Collabria will allow the Company to generate additional income from the sale of ReadyOp software and will assist in expanding the distribution of the AudioMate AM360 line of IP gateway devices. In order to continue as a going concern, the Company will need, among other things, additional capital resources. Management is currently seeking funding from significant shareholders and outside funding sources sufficient to meet its minimal operating expenses. However, management cannot provide any assurances that the Company will be successful in accomplishing any of its capital funding plans.

The ability of the Company to continue as a going concern is dependent upon its ability to successfully accomplish the plans described in the preceding paragraph and eventually secure other sources of financing and attain profitable operations. The accompanying condensed consolidated financial statements do not include any adjustments that might be necessary if the Company is unable to continue as a going concern.

NOTE 4 - NOTES PAYABLE TO STOCKHOLDERS

As of June 30, 2017 and September 30, 2016, the Company has unsecured notes payable to stockholders totaling \$110,115 and \$132,676, respectively. These notes range in interest from 8% to 15% which are payable quarterly. All the notes mature December 31, 2017. In November 2015, the Company entered into a promissory note for \$50,000 with a stockholder, officer and director of the Company. The note bears an 8% interest rate, is unsecured and is due on December 31, 2016. In December 2016, the maturity date was extended to December 31, 2017.

In November 2016, the Company repaid the principal amount of \$15,000 of a note payable to a shareholder.

In April 2017, the Company repaid the principal amount of \$7,891 of a note payable to a shareholder.

Interest expense on the notes payable to stockholders was \$4,398 and \$3,699 for the three months ended June 30, 2017 and 2016, respectively. Interest expense on the notes payable to stockholders was \$11,135 and \$10,535 for the nine months ended June 30, 2017 and 2016, respectively.

NOTE 5 - EQUITY TRANSACTIONS

Common stock issued for conversion of notes payable

In June 2016, a shareholder and director converted \$10,000 of a \$50,000 promissory note into 500,000 shares of common stock.

Common stock issued for conversion of preferred stock

In December 2015, two shareholders converted 7,280 shares of Series C Convertible Preferred stock into 36,400 shares of common stock.

Common stock issued for cash

In December 2015, a shareholder purchased 250,000 shares of common stock for \$5,000 in cash.

Preferred stock issued for cash

In November 2016, the Company sold 525,746 shares of Series A Convertible Preferred stock to a private investor and director for \$262,873 in cash.

Preferred stock issued for acquisition of assets

In November, 2016, the Board of Directors approved the Asset Purchase Agreement between the Company and Collabria LLC ("Collabria"). Under the terms of the Agreement, the Company acquired all of the intellectual property of Collabria, including its ReadyOp command, control and communication platform trade named ReadyOp (the "ReadyOp Platform"). In addition, the Company acquired Collabria's customer base ("Collabria Client List"). The Company assumed no liabilities of Collabria under this Agreement. The terms of the Agreement called for the Company to issue 3,000,000 (Three million) shares of restricted Series E Convertible Preferred stock to Collabria with a fair value of \$292,240. Shares of the Series E Convertible Preferred have the following conversion rights and provisions: After a period of two (2) years following the date of issuance, each one (1) share of Series E Preferred shall be convertible into one hundred (100) shares of fully paid and non-assessable Common Stock at the sole option of the holder of Series E Preferred.

Amendment to the Articles of Incorporation

In November 2016, the Board of Directors voted to amend the Company's Articles of Incorporation to designate the Series A and Series E Convertible Preferred Stock setting forth the rights and preferences of the Series A and E Convertible Preferred Stock, par value \$.00001 per share. Among other things, the Certificate of Designation for the Series A Preferred (i) provides for liquidation rights. Among other things, the Certificate of Designation of the Series E Preferred Stock; (i) provides that each share of Series E Preferred Stock shall be one hundred votes for any election or other vote placed before the shareholders of the Corporation

NOTE 6 - RELATED PARTY TRANSACTIONS

The Company leases its office space from another entity that is also a stockholder. Rent expense paid to the related party was \$11,203 and \$10,669 for the three months ended June 30, 2017 and 2016, respectively and \$33,245 and \$31,758 for the nine months ended June 30, 2017 and 2016, respectively.

In December 2016, the Board of Directors accepted the resignation of Larry M. Reid as Chief Executive Officer of the corporation and appointed Mr. Reid as Chief Financial Officer. The Board also appointed Marc Moore as Chief Executive Officer.

Under the terms of an employment agreement effective on November 28, 2016, Mr. Moore as CEO receives an annual salary of \$200,000. The term of agreement is for a one-year period beginning on the effective date and shall automatically renew and continue in effect for additional one-year periods.

Under the terms of an employment agreement effective on March 13, 2015, Mr. Reid as CFO receives an annual salary of \$96,000. The term of agreement is for a one-year period beginning on the effective date and shall automatically renew and continue in effect for additional one-year periods.

In November 2015, the Company entered into a promissory note for \$50,000 with a stockholder, officer and director of the Company. The note bears an 8% interest rate, is unsecured and is due on December 31, 2016. In December 2016, the maturity date was extended to December 31, 2017.

In November 2016, the Company sold 525,746 shares of Series A Convertible Preferred stock to a private investor and director for \$262,873 in cash.

In November 2016, the Company repaid the principal amount of \$15,000 of a note payable to a shareholder.

In April 2017, the Company repaid the principal amount of \$7,891 of a note payable to a shareholder.

In November 2016, the Company cancelled its Licensing Agreement with Collabria LLC of Tampa, Florida ("Collabria") and acquired all of the intellectual property related to Collabria's command and control software, trade-named ReadyOp. In addition the Company acquired Collabria's client list. In exchange for these assets the Company issued Collabria 3,000,000 shares of the Company's restricted Series E Convertible Preferred stock with a fair value of \$292,240. The Company assumed none of Collabria's liabilities.

NOTE 7 - COMMITMENTS AND CONTINGENCIES

Obligation Under Operating Lease

The Company leases approximately 1,700 square feet for its principal offices in Boca Raton, Florida at a monthly rental of approximately \$3,200. The lease, which provides for annual increases of base rent of 4%, expires on November 30, 2018. The Company also subleases office space for a satellite office in Tampa, Florida for engineering and support staff. The current sublease is month to month and has a base rent of \$2,000 per month.

Rent expense incurred during the three months ended June 30, 2017 and 2016 was \$11,203 and \$10,269, respectively and \$33,245 and \$31,758 for the nine months ended June 30, 2017 and 2016, respectively.

Revenue and Accounts Receivable Concentration

Approximately 10% of the Company's revenues for the nine months ended June 30, 2017 were derived from one customer. No one customer accounted for 10% or more of the Company's revenue for the nine months ended June 30, 2016. As of June 30, 2017 five customers accounted for approximately 60% of the Company's total outstanding accounts receivable. As of June 30, 2016, six customers accounted for approximately 78% of the Company's total outstanding accounts receivable.

Major Supplier and Sole Manufacturing Source

During 2014, the Company developed a proprietary interoperable communications solution. The Company relies on no major supplier for its products and services. The Company has contracted with a single local manufacturing facility to provide completed circuit boards used in the assembly of its IP gateway devices. Interruption to the manufacturing source presents additional risk to the Company. The Company believes that other commercial facilities exist at competitive rates to match the resources and capabilities of its existing manufacturing source.

Employment Agreements

In December 2016, the Board of Directors accepted the resignation of Larry M. Reid as Chief Executive Officer of the corporation and appointed Mr. Reid as Chief Financial Officer. The Board also appointed Marc Moore as Chief Executive Officer.

Under the terms of an employment agreement effective on November 28, 2016, Mr. Moore as CEO receives an annual salary of \$200,000. The term of agreement is for a one-year period beginning on the effective date and shall automatically renew and continue in effect for additional one-year periods.

Under the terms of an employment agreement effective on March 13, 2015, Mr. Reid as CFO receives an annual salary of \$96,000. The term of agreement is for a one-year period beginning on the effective date and shall automatically renew and continue in effect for additional one-year periods.

Exclusive Licensing Agreement

On May 5, 2017, the Company entered into an Exclusive Licensing Agreement with Sublicensing Terms (the "Agreement") with the University of Southern Florida Research Foundation, Inc. ("USFRF") relating to an exclusive license of certain patent rights in connection with one of USFRF's U.S. Patent Applications. Both parties recognize that the research and development work provided by the Company was sufficient for USFRF to enter into the Agreement with the Company.

The Agreement is effective April 25, 2017 and continues until the later of the date that no Licensed Patent remains a pending application or an enforceable patent or the date on which the Licensee's obligation to pay royalties expires.

The Company paid USFRF a License Issue Fee of \$3,000 and \$7,253.50 as reimbursement of expenses associated with the filing of the Licensed Patent. The Company agreed to complete the first commercial sale of products to the retail customer on or before January 31, 2019 or USFRF has the right to terminate the agreement. In addition, the Company agreed that it will have made and tested a prototype by August 31, 2018 or USFRF has the right to terminate the agreement. The company agreed to pay USFRF a royalty of 3% for sales of all Licensed Products and Licensed Processes and agreed to pay USFRF minimum royalty payments as follows:

Payment	Year(1)
\$1,000	2019
\$4,000	2020
\$8.000	2021

(1) and every year thereafter on the same date, for the life of the agreement.

In the event the Company proposes to sell any Equity Securities, then USFRF will have the right to purchase 5% of the securities issued in such offering on the same terms and conditions are offered to other purchasers in such financing.

NOTE 8 - SUBSEQUENT EVENTS

In July 2017, a shareholder converted 10,000 shares of Series C Convertible Preferred stock into 50,000 shares of common stock.

Item 2. Management's Discussion and Analysis of Financial Condition and Results of Operations.

FORWARD-LOOKING STATEMENTS

The information set forth in this Management's Discussion and Analysis contains certain "forward-looking statements," including, among others (i) expected changes in our revenues and profitability, (ii) prospective business opportunities, and (iii) our strategy for financing our business. Forward-looking statements are statements other than historical information or statements of current condition. Some forward-looking statements may be identified by use of terms such as "believes," "anticipates," "intends," or "expects." These forward-looking statements relate to our plans, objectives, and expectations for future operations. Although we believe that our expectations with respect to the forward-looking statements are based upon reasonable assumptions within the bounds of our knowledge of our business and operations, in light of the risks and uncertainties inherent in all future projections, the inclusion of forward-looking statements in this prospectus should not be regarded as a representation that our objectives or plans will be achieved. In light of the risks and uncertainties, there can be no assurance that actual results, performance, or achievements will not differ materially from any future results, performance, or achievements expressed or implied by such forward-looking statements. The foregoing review of important factors should not be construed as exhaustive. We undertake no obligation to release publicly the results of any future revisions we may make to forward-looking statements to reflect events or circumstances after the date of this prospectus or to reflect the occurrence of unanticipated events.

Overview

Cleartronic, Inc. (the "Company") was incorporated in Florida on November 15, 1999. The Company operates through two wholly owned subsidiaries, VoiceInterop, Inc. and ReadyOp Communications, Inc.

VoiceInterop, Inc., designs, builds sells and installs unified group communication solutions for public and private enterprises. VoiceInterop also manufactures and markets a line of IP Gateways under the trade name AudioMate AM360. These gateways are sold direct to enterprises by the Company and indirectly through authorized dealers in North America and a number of foreign countries.

In November, 2016, the Board of Directors approved the Asset Purchase Agreement between the Company and Collabria LLC ("Collabria"). Under the terms of the Agreement, the Company acquired the intellectual property of Collabria, including its ReadyOp command, control and communication platform trade named ReadyOpTM (the "ReadyOp Platform"). In addition, the Company acquired Collabria's customer base ("Collabria Client List"). The Company assumed no liabilities of Collabria under this Agreement. The terms of the Agreement called for the Company to issue 3,000,000 (Three million) shares of the registrant's Series E Convertible Preferred stock to Collabria. Shares of the Series E Convertible Preferred have the following conversion rights and provisions: After a period of two (2) years following the date of issuance, each one (1) share of Series E Preferred shall be convertible into one hundred (100) shares of fully paid and non-assessable Common Stock at the sole option of the holder of Series E Preferred. As a result of this Agreement the Licensing Agreement between Collabria and the Company was cancelled effective November 30, 2016. The ReadyOp software will be marketed, sold and supported through the Company's subsidiary ReadyOp Communications, Inc.

FOR THE THREE MONTHS ENDED JUNE 30, 2017 COMPARED TO THE THREE MONTHS ENDED JUNE 30, 2016

Revenue

Revenues decreased to \$161,025 for the three months ended June 30, 2017 as compared to \$173,391 for the three months ended June 30, 2016. The primary reason for the decrease in revenue was due to new revenue recognition policies implemented in recording sales of ReadyOp software. The Company acquired the ReadyOp platform in November 2016, and is now responsible for providing customer support for the software being used by ReadyOp software customers. Because of this ongoing cost, we now recognize only that portion of the software license sale that was used in a given quarter and the balance of the sale must be deferred over the life of the license. Deferred revenue increased by approximately 697% to \$403,802 as of June 30, 2017 as compared to \$50,614 as of June 30, 2016. Approximately 95% of our licenses sold are for one year terms. Prior to November 30, 2016, we were able to recognize 100% of a ReadyOp software license sale in the quarter in which the sale was made.

Revenues from sales of VoiceInterop software, hardware and maintenance agreements increased slightly to \$41,575 during the three month period ended June 30, 2017, compared to sales of \$40,381 for the three month period ended June 30, 2016.

Cost of Revenue

Cost of revenues was \$43,222 for the three months ended June 30, 2017 as compared to \$44,484 for the three months ended June 30, 2016. Gross profits were \$117,803 and \$129,447 for the three months ended June 30, 2017 and 2016, respectively. Gross margins decreased slightly to 73% from 74% for the three months ended June 30, 2017 and 2016, respectively.

Operating Expenses

Operating expenses increased approximately 57% to approximately \$258,309 for the three months ended June 30, 2017 compared to \$164,107 for the three months ended June 30, 2016. For the three months ended June 30, 2017, selling expenses increased to \$94,748 from \$57,385 for the three months ended June 30, 2016. The increase was primarily due to increased salaries associated with marketing of ReadyOp software. General and administrative expenses increased by \$51,045 or approximately 81% which was primarily caused by increased payroll expenses associated with the acquisition of the ReadyOp software and operations. Research and development expenses were \$21,217 for the three months ended June 30, 2017 as compared to \$8,636 for the three months ended June 30, 2016. The increase was primarily associated with the acquisition of a license to develop technology associated with a patent owned by the University of South Florida Research Foundation. The Company has obtained the exclusive license to develop and market.

Loss from Operations

The Company's net loss from operations increased to \$140,506 during the three months ended June 30, 2017 as compared to \$34,660 for the three months ended June 30, 2016. The primary reason for the increase was due to approximately a 57% increase in operating expenses.

Net Loss Applicable to Common Stock

Net loss applicable to common stock was \$156,381 for the three months ended June 30, 2017 as compared to a net loss of \$62,999 for the three months ended June 30, 2016.

FOR THE NINE MONTHS ENDED JUNE 30, 2017 COMPARED TO THE NINE MONTHS ENDED JUNE 30, 2016

Revenue

Revenues from operations were \$354,180 for the nine months ended June 30, 2017 as compared to \$453,323 for the nine months ended June 30, 2016. The decrease was primarily due to no sales of interoperable communication projects by VoiceInterop and new revenue recognition policies associated with the sale of ReadyOp software.

Cost of Revenue

Cost of revenues was \$134,416 for the nine months ended June 30, 2017, as compared to \$150,530 for the nine months ended June 30, 2016. This decline was a result of the decline in revenue for the same period. Gross profits were \$219,764 and \$302,793 for the nine months ended June 30, 2017 and 2016, respectively, which reflect the decline in revenue for the nine month period ended June 30, 2017. Gross margins decreased to 62% from 66% for the nine months ended June 30, 2017 and 2016, respectively. The decrease in gross profit margins was primarily due higher costs associated with VoiceInterop hardware products.

Operating Expenses

Operating expenses for the nine months ended June 30, 2017 were \$957,769 compared to \$431,601 for the nine months ended June 30, 2016. The increase was primarily due to increased amortization expense incurred with the cancellation of the licensing agreement with Collabria LLC for the ReadyOp software product. Research and development expenses and higher payroll costs also contributed to the increase.

Loss from Operations

The Company's net loss from operations increased to \$738,005 during the nine months ended June 30, 2017 as compared to a loss of \$128,808 for the nine months ended June 30, 2016. The primary reason for this increase was the increase in operating expenses to \$957,769 for the nine months ended June 30, 2017 compared to \$431,601 for the same period in 2016.

Net Loss Applicable to Common Stock

Net loss applicable to common stock was \$778,379 and \$205,714 for the nine months ended June 30, 2017 and 2016, respectively. The increase was primarily due to approximately \$240,000 in amortization expense associated with the cancelation of the Collabria LLC licensing agreement, approximately \$136,000 in increased administration expense, approximately \$128,000 in increased selling expense and approximately \$59,000 in increased research and development expense. Net loss per common share was \$0.00 and \$0.00 for the nine months ended June 30, 2017 and 2016, respectively.

LIQUIDITY AND CAPITAL RESOURCES

Net cash used in operating activities was \$189,162 for the nine months ended June 30, 2017 compared to \$45,440 for the nine months ended June 30, 2016. This increase was mainly attributable to the larger net loss of \$751,512 for the nine months ended June 30, 2017 as compared to \$205,714 for the nine months ended June 30, 2016 which was partially offset by higher amortization costs and deferred revenue.

Net cash provided by financing activities was \$239,982 for the nine months ended June 30, 2017 compared to \$43,300 for the nine months ended June 30, 2016. The increase was primarily due to proceeds received from the issuance of Convertible Preferred stock which was partially offset by principal payments made on notes payable.

Our obligations are being met on a month-to-month basis as cash becomes available. We have made a concentrated effort to restructure the company through the issuance of Preferred stock for cash and for the acquisition of the ReadyOp software platform. We believe that ReadyOp software platform will put the Company in a better position to cash flow positive. There can be no assurance that the Company's efforts in this restructure will be successful or that present flow of cash will be sufficient to meet current and future obligations.

We have incurred losses since our inception and will continue to require additional capital to fund operations and development. As such, our ability to pay our already incurred obligations is mostly dependent on the Company being able to have increased revenues and raising additional capital through the sale of its equity or debt securities. There can be no assurance that the Company will be successful in accomplishing any of the foregoing.

In the past, in addition to revenues and deferred revenues, we have obtained funds from the private sale of our debt and equity securities. We intend to continue to seek private financing from existing stockholders and others as may be needed to increase sales and marketing efforts or acquire new technologies and other assets.

On May 5, 2017, the Company entered into an Exclusive Licensing Agreement with Sublicensing Terms (the "Agreement") with the University of Southern Florida Research Foundation, Inc. ("USFRF") relating to an exclusive license of certain patent rights in connection with one of USFRF's U.S. Patent Applications.

The Agreement is effective April 25, 2017 and continues until the later of the date that no Licensed Patent remains on a related pending application or an enforceable patent or the date on which the Company's obligation to pay royalties expires.

The Company paid USFRF a License Issue Fee of \$3,000 and \$7,253.50 as reimbursement of expenses associated with the filing of the Licensed Patent. The Company agreed to complete the first commercial sale of products to the retail customer on or before January 31, 2019 or USFRF has the right to terminate the agreement. In addition, the Company agreed that it will have made and tested a prototype by August 31, 2018 or USFRF has the right to terminate the agreement. The company agreed to pay USFRF a royalty of 3% for sales of all Licensed Products and Licensed Processes and agreed to pay USFRF minimum royalty payments as follows:

Payment	Year(1)
\$1,000	2019
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\$8,000	2021

(1) and every year thereafter on the same date, for the life of the agreement.

In the event the Company proposes to sell any Equity Securities, then USFRF will have the rightto purchase 5% of the securities issued in such offering on the same terms and conditions are offered to other purchasers in such financing.

The costs to operate our current business are approximately \$77,000 per month, which includes research and development costs. In order for us to cover our monthly operating expenses, we would have to generate revenues of approximately \$110,000 per month.

Critical Accounting Estimates

See "Management's Discussion and Analysis of Financial Condition and Results of Operations – Critical Accounting Estimates" in Part II, Item 7 of our Annual Report on Form 10-K for the year ended September 30, 2016 for information regarding our critical accounting estimates.

Item 3. Quantitative and Qualitative Disclosures About Market Risk.

Not applicable.

Item 4. Controls and Procedures.

An evaluation was conducted by the registrant's Chief Executive Officer (CEO) and Chief Financial Officer (CFO) of the effectiveness of the design and operation of the registrant's disclosure controls and procedures as of June 30, 2017. Based on that evaluation, the CEO and CFO concluded that the registrant's controls and procedures were effective as of such date to ensure that information required to be disclosed in the reports that the registrant files or submits under the Securities Exchange Act of 1934 is recorded, processed, summarized and reported within the time periods specified in Securities and Exchange Commission rules and forms.

Management is aware that there is a lack of segregation of duties due to the small number of employees dealing with general administrative and financial matters. However, at this time management has decided that considering the abilities of the employees now involved and the control procedures in place, the risk associated with such lack of segregation is low and the potential benefits of adding employees to clearly segregate duties do not justify the substantial expenses associated with such increases. Management may reevaluate this situation as circumstances dictate.

Change in Internal Controls over Financial Reporting

There was no change in the registrant's internal control over financial reporting identified in connection with the evaluation required by paragraph (d) of Rule 13a–15 or Rule 15d–15 under the Securities Exchange Act of 1934 that occurred during the registrant's last fiscal quarter that has materially affected, or is reasonably likely to materially affect, the registrant's internal control over financial reporting.

PART II - OTHER INFORMATION

Item 1. Legal Proceedings

There have been no material developments during the quarter ended June 30, 2017 in any material legal proceedings to which we are a party or of which any of our property is subject.

Item 2. Unregistered Sales of Equity Securities and Use of Proceeds.

None

Item 3. Defaults upon Senior Securities

None

Item 5. Other Information

None

Item 6. Exhibits.

Exhibit	
Number	Description
<u>3.1</u>	Articles of Incorporation (1)
<u>3.2</u>	Articles of Amendment to Articles of Incorporation, filed March 12, 2001. (1)
<u>3.3</u>	Articles of Amendment to Articles of Incorporation, filed October 4, 2004. (1)
<u>3.4</u>	Articles of Amendment to Articles of Incorporation, filed March 31, 2005. (1)
<u>3.5</u>	Articles of Amendment to Articles of Incorporation, filed May 9, 2008. (2)
<u>3.6</u>	Articles of Amendment to Articles of Incorporation, filed June 28, 2010. (3)
<u>3.7</u>	Articles of Amendment to Articles of Incorporation, filed May 6, 2011. (4)
<u>3.8</u>	Bylaws. (1)
<u>3.9</u>	Articles of Amendment to the Articles of Incorporation, filed April 19, 2012 (5)
<u>3.10</u>	Articles of Amendment to the Articles of Incorporation, filed on September 7, 2012 (6)
<u>3.11</u>	Articles of Amendment to the Articles of Incorporation, filed on September 19, 2012 (7)
<u>3.12</u>	Articles of Amendment to the Articles of Incorporation, filed on October 5, 2012 (8)
<u>31.1</u>	Section 302 Certification by the Corporation's Principal Executive Officer *
<u>31.2</u>	Section 302 Certification by the Corporation's Principal Financial Officer *
<u>32.1</u>	Section 906 Certification by the Corporation's Principal Executive Officer and Principal Financial Officer *

- * Filed herewith.
- (1) Filed as an exhibit to the registrant's registration statement on Form SB-2 filed with the Securities and Exchange Commission on July 3, 2006 and hereby incorporated by reference.
- (2) Filed as an exhibit to Amendment No. 6 to the registrant's registration statement on Form S-1 filed with the Securities and Exchange Commission on May 28, 2008, and hereby incorporated by reference
- (3) Filed as an exhibit to the registrant's quarterly report on Form 10-Q filed with the Securities and Exchange Commission on February 14, 2011 and hereby incorporated by reference.
- (4) Filed as an exhibit to the registrant's current report on Form 8-K filed with the Securities and Exchange Commission on May 6, 2011 and hereby incorporated by reference.
- (5) Filed as an exhibit to the registrant's quarterly report on Form 10-Q filed with the Securities and Exchange Commission on May 15, 2012 and hereby incorporated by reference.
- (6) Filed as an exhibit to the registrant's current report on Form 8-K filed with the Securities and Exchange Commission on September 7, 2012 and hereby incorporated by reference.
- (7) Filed as an exhibit to the registrant's current report on Form 8-K filed with the Securities and Exchange Commission on September 19, 2012 and hereby incorporated by reference.
- (8) Filed as an exhibit to the registrant's current report on Form 8-K filed with the Securities and Exchange Commission on October 5, 2012 and hereby incorporated by reference.

SIGNATURES

In accordance with the requirements of the Exchange Act, the registrant caused this report to be signed on its behalf by the undersigned, thereunto duly authorized.

CLEARTRONIC, INC.

August 14, 2017 By: /s/Michael M. Moore

Michael M. Moore

Principal Executive Officer

By: <u>/s/ Larry M. Reid</u>
Larry M. Reid
Principal Financial Officer and
Chief Accounting Officer

CERTIFICATION

- I, Michael M. Moore, certify that:
- 1. I have reviewed this Quarterly Report on Form 10-Q of Cleartronic, Inc.;
- 2. Based on my knowledge, this report 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 report;
- 3. Based on my knowledge, the financial statements, and other financial information included in this report, fairly present in all material respects the financial condition, results of operations and cash flows of the registrant as of, and for, the periods presented in this report;
- 4. I am the only certifying officer responsible for establishing and maintaining disclosure controls and procedures (as defined in Exchange Act Rules 13a-15(e) and 15d-15(e)) and internal control over financial reporting (as defined in Exchange Act Rules 13a-15(f) and 15d-15(f)) for the registrant and have:
 - (a) Designed such disclosure controls and procedures, or caused such disclosure controls and procedures to be designed under my supervision, to ensure that material information relating to the registrant, including its consolidated subsidiaries, is made known to us by others within those entities, particularly during the period in which this report is being prepared;
 - (b)Designed such internal control over financial reporting, or caused such internal control over financial reporting to be designed under my supervision, to provide reasonable assurance regarding the reliability of financial reporting and the preparation of financial statements for external purposes in accordance with generally accepted accounting principles;
 - (c) Evaluated the effectiveness of the registrant's disclosure controls and procedures and presented in this report my conclusions about the effectiveness of the disclosure controls and procedures, as of the end of the period covered by this report based on such evaluation; and
 - (d) Disclosed in this report any change in the registrant's internal control over financial reporting that occurred during the registrant's most recent fiscal quarter (the registrant's fourth fiscal quarter in the case of an annual report) that has materially affected, or is reasonably likely to materially affect, the registrant's internal control over financial reporting; and
- 5. I have disclosed, based on my most recent evaluation of internal control over financial reporting, to the registrant's auditors and the Board of Directors:
 - (a) All significant deficiencies and material weaknesses in the design or operation of internal control over financial reporting which are reasonably likely to adversely affect the registrant's ability to record, process, summarize and report financial information; and
 - (b) Any fraud, whether or not material, that involves management or other employees who have a significant role in the registrant's internal control over financial reporting.

Date: August 14, 2017

/s/ Michael M. Moore

Michael M. Moore, Principal Executive Officer

CERTIFICATION

- I, Larry Reid, certify that:
- 1. I have reviewed this Quarterly Report on Form 10-Q of Cleartronic, Inc.;
- 2. Based on my knowledge, this report 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 report;
- 3. Based on my knowledge, the financial statements, and other financial information included in this report, fairly present in all material respects the financial condition, results of operations and cash flows of the registrant as of, and for, the periods presented in this report;
- 4. I am the only certifying officer responsible for establishing and maintaining disclosure controls and procedures (as defined in Exchange Act Rules 13a-15(e) and 15d-15(e)) and internal control over financial reporting (as defined in Exchange Act Rules 13a-15(f) and 15d-15(f)) for the registrant and have:
 - (a) Designed such disclosure controls and procedures, or caused such disclosure controls and procedures to be designed under my supervision, to ensure that material information relating to the registrant, including its consolidated subsidiaries, is made known to us by others within those entities, particularly during the period in which this report is being prepared;
 - (b) Designed such internal control over financial reporting, or caused such internal control over financial reporting to be designed under my supervision, to provide reasonable assurance regarding the reliability of financial reporting and the preparation of financial statements for external purposes in accordance with generally accepted accounting principles;
 - (c) Evaluated the effectiveness of the registrant's disclosure controls and procedures and presented in this report my conclusions about the effectiveness of the disclosure controls and procedures, as of the end of the period covered by this report based on such evaluation; and
 - (d) Disclosed in this report any change in the registrant's internal control over financial reporting that occurred during the registrant's most recent fiscal quarter (the registrant's fourth fiscal quarter in the case of an annual report) that has materially affected, or is reasonably likely to materially affect, the registrant's internal control over financial reporting; and
- 5. I have disclosed, based on my most recent evaluation of internal control over financial reporting, to the registrant's auditors and the Board of Directors:
 - (a) All significant deficiencies and material weaknesses in the design or operation ofinternal control over financial reporting which are reasonably likely to adversely affect the registrant's ability to record, process, summarize and report financial information; and
 - (b) Any fraud, whether or not material, that involves management or other employees who have a significant role in the registrant's internal control over financial reporting.

Date: August 14, 2017

/s/ Larry M. Reid Larry Reid, Principal Financial Officer

CERTIFICATION PURSUANT TO 18 U.S.C. SECTION 1350

Pursuant to Section 906 of the Sarbanes-Oxley Act of 2002 (subsections (a) and (b) of Section 1350, Chapter 63 of Title 18, United States Code), the undersigned officer of Cleartronic, Inc. (the "Company"), does hereby certify, to such officer's knowledge, that the Quarterly Report on Form 10-Q for the quarter ended June 30, 2017 of the Company fully complies with the requirements of Section 13(a) or 15(d) of the Securities Exchange Act of 1934 and information contained in the Form 10-Q fairly presents, in all material respects, the financial condition and results of operations of the Company.

August 14, 2017

By: <u>/s/ Michael M. Moore</u>
Michael M. Moore
Principal Executive Officer

By: <u>/s/ Larry M. Reid</u>
Larry M. Reid
Principal Financial Officer