UNITED STATES SECURITIES AND EXCHANGE COMMISSION

Washington, DC 20549

FORM 8-K

CURRENT REPORT

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

Date of Report (Date of earliest event reported): August 9, 2017

Luna Innovations Incorporated

(Exact name of registrant as specified in its charter)

Delaware (State or other jurisdiction of incorporation) 000-52008 (Commission

File Number)

54-1560050 (IRS Employer Identification No.)

301 1st Street SW, Suite 200 Roanoke, Virginia 24011 (Address of principal executive offices, including zip code)

540-769-8400 (Registrant's telephone number, including area code)

(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 (see General Instruction A.2. below):

□ 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))

Indicate by check mark whether the registrant is an emerging growth Company as defined in Rule 405 of the Securities Act of 1933 (§230.405 of this chapter) or Rule 12b-2 of the Securities Exchange Act of 1934 (§240.12b-2 of this chapter).

Emerging growth company o

If an emerging growth company, indicate by check mark if the registrant has elected not to use the extended transition period for complying with any new or revised financial accounting standards provided pursuant to Section 13(a) of the Exchange Act. o

Item 1.01. Entry into a Definitive Material Agreement.

On August 9, 2017, Luna Innovations Incorporated ("we" or the "Company") entered into an Asset Purchase Agreement (the "Asset Purchase Agreement") with MACOM Technology Solutions Holdings, Inc. (the "Buyer"). Pursuant to the Asset Purchase Agreement, the Company sold substantially all of its assets related to its high-speed optical receiver ("HSOR") business to the Buyer, including all of the patents and patent applications used or useful for its HSOR operations, for total cash consideration of \$33.5 million, including \$29.5 million received at closing and \$4.0 million to be placed in escrow until December 15, 2018 (altogether, the "Transaction"). The Company had been engaged since 2015 in its HSOR business. Also as a part of the Transaction, the Buyer has agreed to extend employment offers to approximately 49 employees of the Company within 60 days after the closing, each of whom were engaged in the development, manufacture, and sale of HSOR products in addition to certain corporate administrative functions.

The \$4.0 million placed in escrow is to be paid within 5 business days following December 15, 2018. The foregoing payment is subject to potential working capital adjustments to the purchase price and/or the satisfaction of any liabilities the Company may have to the Buyer for any breach of the Company's representations or obligations under the Asset Purchase Agreement.

Also on August 9, 2017, in connection with the Transaction, the Company and the Buyer entered into a Transition Services Agreement (the "TSA"). Pursuant to the TSA, the Buyer has agreed to provide certain transitional services to the Company with respect to infrastructure and administration during the 6 month period following the closing of the Transaction. In exchange for Buyer's services under the TSA, the Company has agreed to (i) provide specified transitional services in connection with the Transaction to the Buyer and (ii) pay the Buyer a \$1.5 million fee.

Also, as a part of the Transaction, for a period of five years after closing, the Company has agreed not to compete or engage in the HSOR market. In addition, the Company received a license back to certain of its intellectual property primarily related to the Company's Terahertz sensing systems.

The foregoing summary is not complete and is qualified in its entirety by reference to the Asset Purchase Agreement and the TSA, copies of which will be filed as exhibits to the Company's Quarterly Report on Form 10-Q for the quarter ending September 30, 2017.

Item 2.01. Completion of Acquisition or Disposition of Assets.

The information included in Item 1.01 is incorporated herein by reference.

Item 9.01. Financial Statements and Exhibits.

(b) Pro Forma Financial Information

UNAUDITED PRO FORMA CONSOLIDATED FINANCIAL STATEMENTS

On August 9, 2017, Luna Innovations Incorporated (the "Company"), through its wholly owned subsidiaries Advanced Photonix, Inc. ("API") and Picometrix, LLC ("Picometrix"), completed the sale of its high speed optical receivers ("HSOR") assets and operations to MACOM Technology Solutions Holdings, Inc. ("MACOM"). The assets sold primarily consisted of the accounts receivable, inventories, and equipment utilized by Picometrix in the development, manufacture, and sale of HSOR products in the Company's Ann Arbor, Michigan location for a sale price of \$33.5 million (the "Transaction"). MACOM also assumed the lease of the building in Ann Arbor and certain other specified liabilities. In addition, following the closing, it is expected that approximately 49 of

the Company's employees will transfer to MACOM. Assets, operations, and employees associated with the Picometrix Terahertz product line were not included in the Transaction and remain a part of the Company.

Of the \$33.5 million purchase price, the Company received \$29.5 million at closing with the remainder placed in an escrow account until December 15, 2018, for possible working capital adjustments to the purchase price and potential satisfaction of certain post-closing indemnification obligations. The purchase price is subject to adjustment in the future based upon a determination of final working capital.

The accompanying unaudited pro forma consolidated financial information gives effect to the Transaction. The unaudited pro forma balance sheet of the Company as of June 30, 2017 is presented as if the Transaction had occurred on June 30, 2017. The Transaction, which qualifies for discontinued operations reporting, is reflected in the accompanying unaudited pro forma consolidated statements of operations for all periods presented as if the Transaction had occurred on January 1, 2015.

The accompanying unaudited pro forma consolidated financial statements reflect all adjustments that, in the opinion of management, are necessary to present fairly the pro forma results of operations and financial position of the Company as of and for the periods indicated. The accompanying unaudited pro forma consolidated financial statements are presented for illustrative and informational purposes only and are not intended to represent or be indicative of the financial condition or results of operations that would have actually occurred had the Transaction occurred on June 30, 2017, or as of January 1, 2015, nor does it purport to represent the Company's future financial position or results of operations. The unaudited pro forma adjustments are based on information and assumptions that management considers reasonable and factually supportable and do not include items that are not expected to have a recurring impact.

Since the information presented below is only a summary and does not provide all of the information contained in the historical consolidated financial statements of Luna, you should read this information in conjunction with "Management's Discussion and Analysis of Financial Condition and Results of Operations" and the Company's historical consolidated financial statements and notes thereto included in the Company's Annual Report on Form 10-K for the year ended December 31, 2016 and its Quarterly Report on Form 10-Q for the three months ended June 30, 2017.

The following is a brief description of the amounts recorded under each of the column headings in the accompanying unaudited pro forma consolidated balance sheet and the unaudited pro forma consolidated statements of operations:

Luna Historical

This column reflects the Company's historical financial position as of June 30, 2017 and historical results of operations for the six months ended June 30, 2017, and for the years ended December 31, 2016 and 2015, prior to any adjustment for the Transaction described above and related pro forma adjustments described herein.

Transferred HSOR

This column reflects the assets of the HSOR business sold and liabilities assumed by MACOM in the Transaction and the results of operations of the HSOR business, as reflected in the Company's historical financial statements as of June 30, 2017 and for the six months ended June 30, 2017 and for the years ended December 31, 2016 and 2015, prior to pro forma adjustments. The results of operations of the HSOR business included in the pro forma adjustments for the year ended December 31, 2015, include such results for the period from the date of our merger with API on May 8, 2015, through December 31, 2015.

Other Pro Forma Adjustments

This column represents pro forma adjustments directly attributable to the Transaction. These adjustments are more fully described in the notes to the accompanying unaudited pro forma financial statements.

	L	una Ir	novations Incorpor	rated					
	Unaudited	Pro Fo	orma Consolidated	Balanc	e Sh	eet			
		Α	s of June 30, 2017						
									Consolidated
	Luna		Transferred			Oth	er Pro Forma		Pro Forma
	 Historical		HSOR	Not	e	А	djustments	Note	 Luna
Current assets:									
Cash and cash equivalents	\$ 10,291,255		—			\$	29,500,000	С	\$ 39,791,255
Accounts receivable, net	13,150,291		(4,263,448)	а			4,000,000	С	12,886,843
Inventory	9,540,754		(2,262,316)	а			_		7,278,438
Prepaid expenses and other current assets	1,266,090		(122,599)	a			_		1,143,491
Total current assets	 34,248,390	-	(6,648,363)			-	33,500,000		 61,100,027
Property and equipment, net	6,882,576		(3,667,273)	а			_		3,215,303
Intangible assets, net	8,003,009		(4,673,792)	a			_		3,329,217
Goodwill	2,348,331		(2,348,331)	e			_		
Other assets	68,778		(50,754)	a			_		18,024
Total assets	\$ 51,551,084	\$	(17,388,513)			\$	33,500,000		\$ 67,662,571
Liabilities:									
Current liabilities:									
Current portion of long-term debt obligations	\$ 1,833,333		_				_		\$ 1,833,333
Current portion of capital lease obligations	52,404		_				_		52,404
Accounts payable	3,958,144		(1,149,062)	b			_		2,809,082
Accrued liabilities	8,131,316		(781,849)	b			3,550,000	d	10,899,467
			/						

Accrued liabilities 8,131,316 (781,849) b 3,550,000 d 10,899,467 Deferred revenue 946,146 — — 946,146 — 946,146 — 946,146 — 946,146 … 946,146 … 946,146 … 946,146 … … 946,146 … … 946,146 … … 946,146 … … 946,146 … … 946,146 … … 946,146 … … 946,146 … … … 946,146 … <td< th=""><th></th><th></th><th></th><th></th><th></th><th></th><th></th><th></th></td<>								
Deferred revenue 946,146 — — 946,146 Total current liabilities 14,921,343 (1,930,911) 3,550,000 16,540,432 Long-term deferred rent 1,337,893 (77,719) b — 1,260,174 Long-term debt obligations 1,511,520 — — 1,511,520 — 1,511,520 — 1,511,520 — 89,054 3,550,000 19,401,180	Accounts payable	3,958,144	(1,149,062)	b	_			2,809,082
Total current liabilities 14,921,343 (1,930,911) 3,550,000 16,540,432 Long-term deferred rent 1,337,893 (77,719) b — 1,260,174 Long-term debt obligations 1,511,520 — — 1,511,520 Long-term capital lease obligations 89,054 — — 89,054 Total liabilities 17,859,810 (2,008,630) 3,550,000 19,401,180 Commitments and contingencies 1 1,322 — — 1,322 Stockholders' equity: — — 28,878 … 28,878 Treasury stock 1661,253 — — 28,878 Additional paid-in capital 82,837,888 … — 82,837,888 Accumulated deficit (48,515,561) — 14,570,117 148,261,391 Total liabilities and 33,691,274 — 14,570,117 48,261,391	Accrued liabilities	8,131,316	(781,849)	b	3,550,000	d		10,899,467
Long-term deferred rent 1,337,893 (77,719) b — 1,260,174 Long-term debt obligations 1,511,520 — — 1,511,520 Long-term capital lease obligations 89,054 — — 89,054 Total liabilities 17,859,810 (2,008,630) 3,550,000 19,401,180 Commitments and contingencies 17,859,810 (2,008,630) 3,550,000 19,401,180 Stockholders' equity: — — — 1,322 Preferred stock 1,322 — — 1,322 Common stock 28,878 — — 28,878 Treasury stock (661,253) — — 6661,253 Additional paid-in capital 82,837,888 — — 82,837,888 Accumulated deficit (48,515,561) — 14,570,117 14,5270,117 Total liabilities and 33,691,274 — 14,570,117 48,261,391	Deferred revenue	946,146	_		_			946,146
Long-term debt obligations 1,511,520 — — 1,511,520 Long-term capital lease obligations 89,054 — — 89,054 Total liabilities 17,859,810 (2,008,630) 3,550,000 19,401,180 Commitments and contingencies 17,859,810 (2,008,630) 3,550,000 19,401,180 Stockholders' equity: — — 1,322 Common stock 28,878 — — 28,878 Treasury stock (661,253) — — 82,837,888 Accumulated deficit (48,515,561) — 14,570,117 f (33,945,444 Total liabilities and 33,691,274 — 14,570,117 f (33,945,444	Total current liabilities	14,921,343	(1,930,911)	-	3,550,000			16,540,432
Long-term capital lease obligations 89,054 — — 89,054 Total liabilities 17,859,810 (2,008,630) 3,550,000 19,401,180 Commitments and contingencies 50000 19,401,180 10000 10000 Stockholders' equity: 1,322 — — 1,322 Common stock 28,878 — — 28,878 1,322 — 1,322 1,323 1,323 1,322 1,322 1,323 1,323 1,323 1,323 1,323 1,323 1,323 1,323 1,323 1,323 1,323 1,323 1,323 1,323 1,333 1,333 1,333 1,333 1,333 1,333 1,333 1,333	Long-term deferred rent	1,337,893	(77,719)	b	_			1,260,174
Total liabilities 17,859,810 (2,008,630) 3,550,000 19,401,180 Commitments and contingencies Stockholders' equity: - - - - 1,322 - - 28,878 - - 28,878 - - 28,878 - - 32,837,888 - - 82,837,888 - - 82,837,888 - - 48,263,944,444 - 33,691,274 - 14,570,117 f (33,945,444 - - 14,570,117 </td <td>Long-term debt obligations</td> <td>1,511,520</td> <td>_</td> <td></td> <td>_</td> <td></td> <td></td> <td>1,511,520</td>	Long-term debt obligations	1,511,520	_		_			1,511,520
Commitments and contingenciesStockholders' equity:Preferred stock1,322Common stock28,878Treasury stock(661,253)Additional paid-in capital82,837,888Accumulated deficit(48,515,561)Total stockholders equity33,691,274Total liabilities and14,570,117	Long-term capital lease obligations	89,054	_		_			89,054
Stockholders' equity: Preferred stock 1,322 — — 1,322 Common stock 28,878 — — 28,878 Treasury stock (661,253) — — (661,253) Additional paid-in capital 82,837,888 — — 82,837,888 Accumulated deficit (48,515,561) — 14,570,117 f (33,945,444 Total stockholders equity 33,691,274 — 14,570,117 f 48,261,391 Total liabilities and — — 14,570,117 f 56,193	Total liabilities	17,859,810	(2,008,630)	-	3,550,000			19,401,180
Preferred stock 1,322 — — 1,322 Common stock 28,878 — — 28,878 Treasury stock (661,253) — — (661,253) Additional paid-in capital 82,837,888 — — 82,837,888 Accumulated deficit (48,515,561) — 14,570,117 f (33,945,444) Total stockholders equity 33,691,274 — 14,570,117 f 48,261,391 Total liabilities and — — — 14,570,117 54,261,391	Commitments and contingencies			-				
Common stock 28,878 — — 28,878 Treasury stock (661,253) — — (661,253) Additional paid-in capital 82,837,888 — — 82,837,888 Accumulated deficit (48,515,561) — 14,570,117 f (33,945,444) Total stockholders equity 33,691,274 — 14,570,117 f 48,261,391 Total liabilities and — — 14,570,117 f 56,017 56,017	Stockholders' equity:							
Treasury stock (661,253) — — (661,253) Additional paid-in capital 82,837,888 — — 82,837,888 Accumulated deficit (48,515,561) — 14,570,117 f (33,945,444 Total stockholders equity 33,691,274 — 14,570,117 f 48,261,391 Total liabilities and — — 14,570,117 54,261,391 54,261,391	Preferred stock	1,322	_		_			1,322
Additional paid-in capital 82,837,888 — — 82,837,888 Accumulated deficit (48,515,561) — 14,570,117 f (33,945,444 Total stockholders equity 33,691,274 — 14,570,117 f (48,261,391) Total liabilities and — — 14,570,117 f (33,945,444)	Common stock	28,878	_		_			28,878
Accumulated deficit (48,515,561) — 14,570,117 f (33,945,444) Total stockholders equity 33,691,274 — 14,570,117 f 48,261,391 Total liabilities and — 14,570,117 f 48,261,391	Treasury stock	(661,253)	_		_			(661,253)
Total stockholders equity 33,691,274 — 14,570,117 48,261,391 Total liabilities and	Additional paid-in capital	82,837,888	_		_			82,837,888
Total liabilities and	Accumulated deficit	(48,515,561)	_		14,570,117	f	((33,945,444)
	Total stockholders equity	33,691,274			14,570,117			48,261,391
		\$ 51,551,084	\$ (2,008,630)	5	\$ 18,120,117		\$	67,662,571

Luna Innovations Incorporated

Unaudited Pro Forma Consolidated Statement of Operations

For the Six Months Ended June 30, 2017

				(Consolidated
	Luna	Pro Forma			Pro Forma
	 Historical	Adjustments	Note		Luna
Revenues					
Technology development	\$ 8,901,624	\$ (63,249)	-	\$	8,838,375
Product & licensing	 17,793,232	(5,251,678)			12,541,554
Total revenues	 26,694,856	(5,314,927)		21,379,929
Cost of revenues					
Technology development	6,661,474	(108,051)) g		6,553,423
Product & licensing	10,277,225	(3,693,312)) h		6,583,913
Total cost of revenues	16,938,699	(3,801,363)		13,137,336
Gross profit	9,756,157	(1,513,564)		8,242,593
Operating expense					
Research, development & engineering	2,708,738	(961,077) i		1,747,661
Selling, general & administrative	8,431,911	(1,487,378) j		6,944,533
Total operating expense	11,140,649	(2,448,455)		8,692,194
Operating loss	(1,384,492)	934,891			(449,601)
Other income/(expense)					
Other expense	(869)				(869)
Interest expense	(124,760)	—			(124,760)
Total other expense	(125,629)				(125,629)
Loss before income taxes	(1,510,121)	934,891	_		(575,230)
Income tax expense	67,627				67,627
Net loss	(1,577,748)	934,891	_		(642,857)
Preferred stock dividend	63,632				63,632
Net loss attributable to common stockholders	\$ (1,641,380)	\$ 934,891	=	\$	(706,489)
Net loss per share attributable to common stockholders:					
Basic and diluted	\$ (0.06)			\$	(0.03)
Maished surveys shares surveys diag.					
Weighted average shares outstanding:					27 570 010
Basic and diluted	 27,570,919			_	27,570,919

Luna Innovations Incorporated

Unaudited Pro Forma Consolidated Statement of Operations

For the Year Ended December 31, 2016

							C	Consolidated
		Luna Pro Forma				Pro Forma		
		Historical		Adjustments	No	ote		Luna
Revenues								
Technology development	\$	16,825,157	\$	(544,575)	g		\$	16,280,582
Product & licensing		42,385,839		(16,798,652)	h			25,587,187
Total revenues		59,210,996		(17,343,227)				41,867,769
Cost of revenues								
Technology development		12,711,447		(238,235)	g			12,473,212
Product & licensing		24,764,788		(11,174,930)	h			13,589,858
Total cost of revenues		37,476,235		(11,413,165)				26,063,070
Gross profit		21,734,761		(5,930,062)				15,804,699
Operating expense		,,		(-,)			_	,,
Research, development & engineering		5,532,130		(1,991,904)	i			3,540,226
Selling, general & administrative		18,139,966		(3,901,535)	j			14,238,431
Total operating expense		23,672,096		(5,893,439)	-			17,778,657
Operating loss	_	(1,937,335)		(36,623)				(1,973,958)
Other income/(expense)								
Other (expense)/income, net		(35,849)		50,527	i			14,678
Interest expense		(320,942)						(320,942)
Total other expense		(356,791)		50,527				(306,264)
Loss before income taxes		(2,294,126)		13,904				(2,280,222)
Income tax expense		75,366						75,366
Net loss		(2,369,492)		13,904				(2,355,588)
Preferred stock dividend		105,258		—				105,258
Net loss attributable to common stockholders	\$	(2,474,750)	\$	13,904			\$	(2,460,846)
Net loss per share attributable to common stockholders:								
Basic and diluted	\$	(0.09)					\$	(0.09)
	Ψ	(0.05)					<u> </u>	(0.05)
Weighted average shares outstanding:								
Basic and diluted		27,547,217						27,547,217

Luna Innovations Incorporated Unaudited Pro Forma Consolidated Statement of Operations

For the Year Ended December 31, 2015

		-				Consolidated
		Luna	Pro Forma			Pro Forma
		Historical	Adjustments	Note		Luna
Revenues						
Technology development	\$	13,599,048			\$	13,599,048
Product & licensing		30,421,310	(9,569,500)	h		20,851,810
Total revenues		44,020,358	(9,569,500)			34,450,858
Cost of revenues						
Technology development		10,378,616	—			10,378,616
Product & licensing		17,141,079	(6,545,853)	h		10,595,226
Total cost of revenues		27,519,695	(6,545,853)			20,973,842
Gross profit		16,500,663	(3,023,647)			13,477,016
Operating expense						
Research, development & engineering		4,268,988	(1,764,389)	i		2,504,599
Selling, general & administrative		18,481,270	(2,145,442)	j		16,335,828
Total operating expense		22,750,258	(3,909,831)			18,840,427
Operating loss		(6,249,595)	886,184			(5,363,411)
Other income/(expense)						
Other expense		(9,967)	_			(9,967)
Interest expense		(220,403)				(220,403)
Total other expense		(230,370)				(230,370)
Loss from continuing operations before income taxes		(6,479,965)	886,184			(5,593,781)
Income tax benefit		(470,605)				(470,605)
Loss from continuing operations, net of income taxes	\$	(6,009,360)	\$ 886,184		\$	(5,123,176)
	_					
Loss from continuing operations per common share						
Basic and diluted	\$	(0.26)			\$	(0.22)
	ψ	(0.20)			ψ	(0.22)
Weighted average shares outstanding						
Basic and diluted		23,026,494				23,026,494
	_	10,010,01				

1. Basis of Pro Forma Presentation

On August 9, 2017, Luna Innovations Incorporated (the "Company"), through its wholly owned subsidiaries Advanced Photonix, Inc. ("API") and Picometrix, LLC ("Picometrix"), completed the sale of its high speed optical receivers ("HSOR") assets and operations to MACOM Technology Solutions Holdings, Inc. ("MACOM"). The assets sold primarily consisted of the accounts receivable, inventories, and equipment utilized by Picometrix in the development, manufacture, and sale of HSOR products in the Company's Ann Arbor, Michigan location for a sale price of \$33.5 million (the "Transaction"). MACOM also assumed the lease of the building in Ann Arbor and certain other specified liabilities. In addition, following the closing, it is expected that approximately 49 of the Company's employees will transfer to MACOM. Assets, operations, and employees associated with the Picometrix Terahertz product line were not included in the Transaction and remain a part of the Company.

The unaudited pro forma consolidated financial statements have been derived from the historical consolidated financial statements of the Company adjusted to give effect to the estimated impact that the Transaction would have had if completed on the date of the balance sheet or on January 1, 2015 in the Unaudited Pro Forma Consolidated Statements of Operations.

- 2. Adjustments to Unaudited Pro Forma Consolidated Balance Sheet
 - a. Reflects the value of assets associated with the HSOR operations and the selling, general and administrative resources transferred in the Transaction.
 - b. Reflects the value of the Company's liabilities assumed by MACOM in the Transaction.
 - c. Reflects gross proceeds of \$33.5 million, including \$4.0 million placed into escrow, less estimated transaction fees of \$250,000, and estimated income taxes of \$2.8 million on the taxable gain realized in the Transaction.
 - d. Reflects estimated transaction fees of \$250,000 plus estimated tax liability of \$2.8 million on the taxable gain realized in the Transaction.
 - e. Reflects the expected reduction to goodwill resulting from the Transaction.
 - f. Reflects the estimated book gain recognized for the Transaction.
- 3. Adjustments to Unaudited Pro Forma Consolidated Statements of Operations
 - a. Reflects the revenue and costs associated with HSOR contract research for the period.
 - b. Reflects the revenue and costs associated with HSOR product sales for the period.
 - c. Reflects the expenses of HSOR research, development and engineering for the period.
 - d. Reflects the costs of HSOR selling, general and administrative expenses for the period as follows:

	For the six months		For	the year ended	For the year ended		
	ended Ju	ine 30, 2017	Dec	cember 31, 2016	December 31, 2015		
General and administrative costs of HSOR operations	\$	231,285	\$	830,965	\$	413,453	
Sales and marketing of HSOR		341,937		956,786		443,980	
Finance, human resources, and information systems		211,452		581,463		516,622	
Facilities to be vacated by Luna		142,122		289,409		196,118	
Rent payable to seller		(150,000)		(300,000)		(200,000)	
Amortization of acquisition intangible							
assets		710,582		1,542,912		775,269	
	\$	1,487,378	\$	3,901,535	\$	2,145,442	

4. In connection with the Transition Services Agreement entered into between the Company and the Buyer, the Company agreed to pay to the Buyer \$1.5 million in five monthly installments of \$300,000 each. As these payments are considered material non-recurring transaction related costs, such payments are not reflected in the Unaudited Pro Forma Consolidated Statements of Operations.

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 hereunto duly authorized.

Luna Innovations Incorporated

By: /s/ Scott A. Graeff

Scott A. Graeff Chief Strategy Officer and Treasurer

Date: August 15, 2017