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): May 11, 2017

TERRA TECH CORP.

(Exact name of registrant as specified in its charter)

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Nevada	000-54258	26-3062661		
(State or other jurisdiction	(Commission	(IRS Employer		
of incorporation)	File Number)	Identification No.)		
	Tain Street, Suite 225 Irvine, California dess of principal executive offices) (Zip Co			
Registrant's telephone number, including area code: (855) 447-6967				
(Former na	Not Applicable ame or former address, if changed since la	st report)		
ck the appropriate box below if the Form 8-K filing provisions:	g is intended to simultaneously satisfy t	he filing obligation of the registrant under any of the		
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 R	tule 13e-4(c) under the Exchange Act (17	CFR 240.13e-4(c))		

Forward-looking Statements

Statements in this Current Report on Form 8-K may be "forward-looking statements" within the meaning of the Private Securities Litigation Reform Act of 1995. Words such as "anticipate", "believe", "estimate", "expect", "intend" and similar expressions, as they relate to Terra Tech Corp. (the "Company") or its management, identify forward-looking statements. These statements are based on current expectations, estimates and projections about the Company's business based, in part, on assumptions made by management. These statements are not guarantees of future performance and involve risks, uncertainties and assumptions that are difficult to predict. Therefore, actual outcomes and results may, and probably will, differ materially from what is expressed or forecasted in such forward-looking statements due to numerous factors, including those described above and those risks discussed from time to time in the Company's filings with the Securities and Exchange Commission. In addition, such statements could be affected by risks and uncertainties related to: (i) our ability to integrate Black Oak Gallery, a California corporation, into the Company's operations, (ii) product demand, market, and customer acceptance of the Company's products, (iii) the Company's ability to obtain financing to expand our operations, (iv) the Company's ability to attract qualified sales representatives, (v) competition, pricing and development difficulties, (vi) the Company's ability to conduct the business of IVXX, Inc., the businesses of MediFarm I, LLC, MediFarm I, LLC, and MediFarm II, LLC, if there are changes in laws, regulations, or government policies related to cannabis, (vii) the Company's ability to conduct operations if disease, insects, or mites affect Edible Garden Corp.'s produce, herbs, and floral products, and (viii) general industry and market conditions and growth rates and general economic conditions. Any forward-looking statements speak only as of the date on which they are made, and the Company does not undertake any ob

Item 1.02 Termination of a Material Definitive Agreement.

On May 11, 2017 Terra Tech Corp. (the "Company") terminated the Operations and Asset Management Agreement (the "Agreement") by and among the Company, Black Oak Gallery (the "Black Oak"), and Platinum Standard, LLC ("Platinum"), dated March 31, 2016. Black Oak is a wholly-owned subsidiary of the Company. There is no relationship between the Company or its affiliates and Platinum, other than pursuant to the Agreement. Pursuant to the Agreement, the Company hired and appointed Platinum as the operator and asset manager of the Company's licensed medical cannabis dispensary business located at 578 W. Grand Avenue, in the City of Oakland, State of California, commonly known as Blüm Oakland, in exchange for certain payments to be made by the Company to Platinum, all as more fully set forth in the Agreement. The Company terminated the Agreement as a result of the default by Platinum in the performance of certain of its material obligations under the Agreement. The Company did not incur any early termination penalty in connection with terminating the Agreement. A copy of the Agreement was filed as Exhibit 10.29 to the Company's Form 10-Q for the quarterly period ended March 31, 2016.

	SIGNATURES
Pursuant to the requirements of the Securities Exchange undersigned hereunto duly authorized.	e Act of 1934, the registrant has duly caused this report to be signed on its behalf by the
	TERRA TECH CORP.
Date: May 15, 2017	By: /s/ Derek Peterson Derek Peterson President and Chief Executive Officer
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