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# MONUMENT CIRCLE ACQUISITION CORP.

## FORM NT 10-Q

(Notification That Quarterly Report Will Be Submitted Late)

Filed 05/18/21 for the Period Ending 03/31/21

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CIK 0001828325

Symbol MON

SIC Code 6770 - Blank Checks

Fiscal Year 12/31

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# UNITED STATES SECURITIES AND EXCHANGE COMMISSION Washington, D.C. 20549

#### **FORM 12b-25**

### SEC File Number: 001-39876 NOTIFICATION OF LATE FILING

(Check one):	☐ Form 10-K ☐ Form N-CEN	☐ Form 20-F ☐ Form N-CSR	□ Form 11-K	⊠ Form 10-Q	□ Form 10-D
	For Period Ended:		March 31, 2021	<u> </u>	
	<ul><li>□ Transition Repo</li><li>□ Transition Repo</li><li>□ Transition Repo</li><li>□ Transition Repo</li></ul>	rt on Form 20-F rt on Form 11-K			
	For the Transition	Period Ended:		<u> </u>	
Nothing in this f	Read Instructions  form shall be construed	, ,	ore Preparing Form. Ple Commission has veri	, ,	on contained herein.
	elates to a portion of the fi				
	RANT INFORMATION Acquisition Corp.				
Full Name of Regist	rant				
Former Name if App	olicable				
	10 Monument Circle, Suite				
Address of Principal	Executive Office (Street a	and Number)			
Indianapolis, IN 462	204				
City, State and Zip	Code				
PART II — RULES	12b-25(b) AND (c)				
	t could not be filed witho should be completed. (Ch			registrant seeks re	lief pursuant to Rule 12b-

- (a) The reason described in reasonable detail in Part III of this form could not be eliminated without unreasonable effort or expense
- (b) The subject annual report, semi-annual report, transition report on Form 10-K, Form 20-F, Form 11-K, Form N-CEN or Form N-CSR, or portion thereof, will be filed on or before the fifteenth calendar day following the prescribed due date; or the subject quarterly report or transition report on Form 10-Q or subject distribution report on Form 10-D, or portion thereof, will be filed on or before the fifth calendar day following the prescribed due date; and
- (c) The accountant's statement or other exhibit required by Rule 12b-25(c) has been attached if applicable.

#### PART III — NARRATIVE

X

State below in reasonable detail why Forms 10-K, 20-F, 11-K, 10-Q, 10-D, N-CEN, N-CSR, or the transition report or portion thereof, could not be filed within the prescribed time period.

Monument Circle Acquisition Corp. (the "Company") has determined that it is unable, without unreasonable effort or expense, to file its Quarterly Report on Form 10-Q for the fiscal quarter ended March 31, 2021 (the "Form 10-Q") by the prescribed due date for the reasons described below.

On April 12, 2021, the Acting Director of the Division of Corporation Finance and Acting Chief Accountant of the Securities and Exchange Commission together issued a public statement (the "SEC Warrant Accounting Statement") on accounting and reporting considerations for warrants issued by special purpose acquisition companies ("SPACs"). The SEC Warrant Accounting Statement discussed "certain features of warrants issued in SPAC transactions" that "may be common across many entities." The SEC Warrant Accounting Statement indicated that when one or more of such features is included in a warrant, the warrant "should be classified as a liability measured at fair value, with changes in fair value each period reported in earnings." The Company previously classified its public warrants and private placement warrants issued in connection with the Company's initial public offering (the "Warrants") as

equity instruments. As a result of the SEC Warrant Accounting Statement, the Company's management is reevaluating the accounting treatment of the Warrants. Management is continuing to assess the appropriate accounting treatment, but currently anticipates that the Warrants will be recorded as liabilities on the balance sheet and measured at fair value at inception and on a recurring basis with changes in fair value recognized in the statement of operations in accordance with applicable accounting standards, rather than as components of equity as previously classified.

The Company is reviewing the impacts of the SEC Warrant Accounting Statement on the Company's unaudited financial statements for the quarterly period ended March 31, 2021 and the balance sheet dated January 19, 2021. As a result of the foregoing, as well as the time and dedication of resources needed to prepare the Form 10-Q, the Company was unable to provide complete financial results for the quarterly period ended March 31, 2021 and file the Form 10-Q by the required due date of May 17, 2021 without unreasonable effort and expense. The Company is working diligently and currently expects to file its Form 10-Q within five calendar days, but ultimately may not be able to do so.

#### **PART IV — OTHER INFORMATION**

Ryan A. Hornaday	(317)	266-0100	
(Name)	(Area Code)	(Telephone Number)	<del></del>
nvestment Company Act of 19	•	nths or for such shorter period	e Act of 1934 or Section 30 of the I that the registrant was required to
· 			Yes ⊠ No □
	cant change in results of opera ments to be included in the sub		
			Yes □ No ⊠
f so, attach an explanation of t why a reasonable estimate of t		rratively and quantitatively, a	nd, if appropriate, state the reasons
ousinesses. The registration st 13, 2021. The Company was in	company formed for the purpos atement on Form S-1 for the Co corporated under the laws of Do nation for the period ended Maro	mpany's initial public offering elaware on September 29, 202	was declared effective on January
Forward-Looking Statemen	ts		
Securities Litigation Reform Ac projections and consequently, such as "expect," "estimate," ' similar expressions are intende without limitation, the complet control, and the Company's ex iscal quarter ended March 31, cause the actual results to diffe Statement on Form S-1 dated J the SEC. Most of these factors to place undue reliance upon a undertake or accept any obliga	anticipate," "intend," "plan," " ed to identify such forward-looki ion of the Company's quarterly pectations with respect to the t 2021. These forward-looking st er materially from the expected anuary 15, 2021 in connection are outside the Company's cont ny forward-looking statements, ation or undertaking to release p	al results may differ from their ward-looking statements as p may," "will," "could," "should, ng statements. These forward review procedures, many of wiming of the filing of its Quarte atements involve significant riresults, including those under with our initial public offering a crol and are difficult to predict, which speak only as of the dapublicly any updates or revisio	expectations, estimates and redictions of future events. Words " "believes," "continue," and looking statements include, which are outside the Company's erly Report on Form 10-Q for the lisks and uncertainties that could "Risk Factors" in the Registration and in subsequent reports filed with The Company cautions readers not the made. The Company does not
	Monument Circle A	equisition Corn	
	(Name of Registrant as		
used this notification to be sign	ned on its behalf by the undersig	gned hereunto duly authorized	l.
05/17/2021	В	y /s/ Ryan A. Hornaday	
,		Ryan A. Hornaday	

INSTRUCTION: The form may be signed by an executive officer of the registrant or by any other duly authorized representative. The name and title of the person signing the form shall be typed or printed beneath the signature. If the statement is signed on behalf of the registrant by an authorized representative (other than an executive officer), evidence of the representative's authority to sign on behalf of the registrant shall be filed with the form.

#### **ATTENTION**

Intentional misstatements or omissions of fact constitute Federal Criminal Violations (See 18 U.S.C. 1001).