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

#### **SCHEDULE 13G**

UNDER THE SECURITIES EXCHANGE ACT OF 1934

(Amendment No. 1)\*

# Aethlon Medical, Inc. (Name of Issuer)

# Common Stock, \$0.001 par value

(Title of Class of Securities)

# 00808Y109

(CUSIP Number)

## June 28, 2011

(Date of Event which requires filing of this Statement)

Check the appropriate box to designate the rule pursuant to which this Schedule is filed:

<b>_</b>	Rule 13d-1(b)
<b>7</b>	Rule 13d-1(c)
ם	Rule 13d-1(d)
k	The remainder of this cover page shall be filled out for a reporting person's initial filing on this form with respect to the subject class of securities, and for any subsequent amendment containing information which would alter the disclosures provided in a prior cover page.
	The information required in the remainder of this cover page shall not be deemed to be "filed" for purpose of Section 18 of the Securities Exchange Act of 193 ("Act") or otherwise subject to the liabilities of that section of the Act but shall be subject to all other provisions of the Act (however, see the Notes).

## CUSIP No. 00808Y109

COSII IN	3. 008081109		
1	Names of repo	orting persons	
	Tonaquint, Inc	c. (87-0285597)	
2		ropriate box if a  □	member of a group
3	SEC use only		
4	Citizenship or	place of organiz	zation
	Utah		
Num	ber of	5	Sole voting power
	ares _	6	5,965,750 * Shared voting power
own	ficially ed by		
	ach orting	7	Sole dispositive power
	rson		5,965,750 *
W	rith	8	Shared dispositive power
9	Aggregate am	ount beneficially	y owned by each reporting person
10	5,965,750 *	ha accur + -	count in Days 0 analysis a certain about a (aga instructions)
10	CHECK DOX 11 1	ne aggregate am	nount in Row 9 excludes certain shares (see instructions)
11		ss represented by	y amount in Row 9
10	6.1% **		
12	Type of repor	ing person (see	instructions)
	CO		
			of the Issuer's common stock as of June 29, 2011, as reported by the Issuer in its Annual Report on Form 10-K filed on July 14, 2011.
			SCHEDULE 13G
CUSIP No	o. 00808Y109		
1	Names of repo	orting persons	
	Utah Resource	es International,	Inc. (87-0273519)
2	Check the app	ropriate box if a	member of a group
2			
3	SEC use only		
4		place of organiz	ation
	Utah	5	Sole voting power
	ber of		5,965,750 *
	ares - ficially	6	Shared voting power
own	ed by _	7	Sole dispositive power
repo	orting	,	5.965,750 *
	rson rith	8	Shared dispositive power
9	Aggregate am	ount beneficially	y owned by each reporting person
	5,965,750 *	_	
10	Check box if t	he aggregate am	nount in Row 9 excludes certain shares (see instructions)

11	Percent of class represented by amount in Row 9	
	6.1% **	
12	Type of reporting person (see instructions)	
	СО	
* Report	g person Utah Resources International, Inc. is the sole shareholder of reporting person Tonaquint, Inc. ("Tonaquint").	
On the d Statemen	of the event which requires filing of this Statement, Tonaquint beneficially owned 5,965,750 shares of the Issuer's common stock, as described in Item 4 of t	his
** Based	n 97,205,447 outstanding shares of the Issuer's common stock as of June 29, 2011, as reported by the Issuer in its Annual Report on Form 10-K filed on July	14, 2011.
	SCHEDULE 13G	
CUSII	Jo. 00808Y109	
1	Names of reporting persons	
•		
2	Inter-Mountain Capital I Corp. (36-4075407)  Check the appropriate box if a member of a group	
	(a)	
3	SEC use only	
4	Citizenship or place of organization	
	Utah	
N	5 Sole voting power mber of	
	nares5,965,750 *	
	ned by	
	each 7 Sole dispositive power	
	erson         5,965,750 *           with         8         Shared dispositive power	
	5 Shared dispositive power	
9	Aggregate amount beneficially owned by each reporting person	
10	5,965,750 *  Check box if the aggregate amount in Row 9 excludes certain shares (see instructions) □	
11	Percent of class represented by amount in Row 9	
11		
12	6.1% **  Type of reporting person (see instructions)	
	СО	
	g person Inter-Mountain Capital I Corp. is the sole shareholder of reporting person Utah Resources International, Inc., which is the sole shareholder of reporting	ng person
_	Inc. ("Tonaquint").	
On the d Statemer	of the event which requires filing of this Statement, Tonaquint beneficially owned 5,965,750 shares of the Issuer's common stock, as described in Item 4 of t	his
** Based	n 97,205,447 outstanding shares of the Issuer's common stock as of June 29, 2011, as reported by the Issuer in its Annual Report on Form 10-K filed on July	14, 2011.
	SCHEDULE 13G	
CUSII	Jo. 00808Y109	
1	Names of reporting persons	
2	JFV Holdings, Inc. (36-4426825)  Check the appropriate box if a member of a group  (a) □ (b) □	
3	SEC use only	
4	Citizenship or place of organization	
	Illinois	

	Number of shares beneficially owned by	5	Sole voting power
- 10			5,965,750 *
benefici		6	Shared voting power
each reportin		7	Sole dispositive power
person	-		5,965,750 *
with	'	8	Shared dispositive power
9 Ag	ggregate an	nount beneficially	y owned by each reporting person
5,9	965,750 *		
10 Cł	neck box if	the aggregate am	nount in Row 9 excludes certain shares (see instructions)
11 Pe	rcent of cla	ss represented by	y amount in Row 9
6.1	1% **		
12 Ty	pe of repor	rting person (see	instructions)
CO	)		
			ne sole shareholder of Inter-Mountain Capital I Corp., which is the sole shareholder of reporting person Utah Resources International, ting person Tonaquint, Inc. (" <u>Tonaquint</u> ").
On the date of t	he event w	hich requires fili	ng of this Statement. Tonaquint beneficially owned 5.965.750 shares of the Issuer's common stock, as described in Item 4 of this

On the date of the event which requires filing of this Statement, Tonaquint beneficially owned 5,965,750 shares of the Issuer's common stock, as described in Item 4 of this Statement.

\*\* Based on 97,205,447 outstanding shares of the Issuer's common stock as of June 29, 2011, as reported by the Issuer in its Annual Report on Form 10-K filed on July 14, 2011.

#### SCHEDULE 13G

CUSIP No. 00808Y109					
1	Names of rep	orting persons			
	John M. Fife				
2					
3	3 SEC use only				
4	Citizenship or	place of organiz	zation		
	United States	of America			
		5	Sole voting power		
Number of shares beneficially owned by			5.965,750 *		
		6	Shared voting power		
	each reporting	7	Sole dispositive power		
	person		5,965,750 *		
	with	8	Shared dispositive power		
9	Aggregate an	ount beneficially	y owned by each reporting person		
	5,965,750 *				
10	Check box if	the aggregate am	nount in Row 9 excludes certain shares (see instructions)		
11	Percent of cla	ss represented by	y amount in Row 9		
	6.1% **				
12	Type of repor	ting person (see	instructions)		
	IN				

On the date of the event which requires filing of this Statement, Tonaquint beneficially owned 5,965,750 shares of the Issuer's common stock, as described in Item 4 of this Statement.

\*\* Based on 97,205,447 outstanding shares of the Issuer's common stock as of June 29, 2011, as reported by the Issuer in its Annual Report on Form 10-K filed on July 14, 2011.

<sup>\*</sup> Reporting person John M. Fife is the sole shareholder of reporting person JFV Holdings, Inc., which is the sole shareholder of Inter-Mountain Capital I Corp., which is the sole shareholder of reporting person Utah Resources International, Inc., which is the sole shareholder of reporting person Tonaquint, Inc. ("Tonaquint").

ITEM	1	(a)	Name of Issu	uer:				
			Aethlon Med	lical, Inc.				
(b)			Address of Issuer's Principal Executive Offices:					
			8910 Univers San Diego, C	Sity Center Lane, Suite 660 CA 92122				
ITEM	2	(a)	Name of Per	Name of Person Filing:				
			with respect	s filed by Tonaquint, Inc., Utah Resources International, Inc., Inter-Mountain Capital I Corp., JFV Holdings, Inc., and John M. Fife to the shares of Common Stock, \$0.001 par value per share, of the Issuer that are directly beneficially owned by Tonaquint, Inc. and neficially owned by the other reporting and filing persons (the "Shares").				
		(b)	Address of F	Principal Business Office, or, if None, Residence:				
				of the principal business office of each reporting and filing person is: cker Drive, Suite 1200, Chicago, IL 60601				
		(c)	Citizenship:					
			Utah Resourd Inter-Mounta JFV Holding	nc. is a Utah corporation. ces International, Inc. is a Utah corporation. iin Capital I Corp. is a Utah corporation. s, Inc. is an Illinois corporation. is a United States citizen.				
		(d)	Title of Clas	s of Securities:				
			Common Sto	ock, \$0.001 par value per share.				
		(e)	CUSIP Num	aber:				
			00808Y109					
ITEM	3:		If this States	ment if Filed pursuant to Rule 13d-1(b) or 13d-2(b) or (c), check whether the person filing is a:				
	a.		Broker or dealer regi	stered under Section 15 of the Exchange Act.				
	b.		Bank as defined in S	ection 3(a)(6) of the Exchange Act.				
	c.		Insurance company a	Insurance company as defined in Section 3(a)(19) of the Exchange Act.				
	d.		Investment company	registered under Section 8 of the Investment Company Act.				
	e.		An investment advise	er in accordance with Rule 13d-1(b)(1)(ii)(E)				
	f.		An employee benefit	An employee benefit plan or endowment fund in accordance with Rule 13d-1(b)(1)(ii)(F)				
	g.		A parent holding cor	A parent holding company or control person in accordance with Rule 13d-1(b)(1)(ii)(G)				
	h.		A savings association	A savings association as defined in Section 3(b) of the Federal Deposit Insurance Act				
	i.		A church plan that is excluded from the definition of an investment company under Section 3(c)(14) of the Investment Company Act					
	j.		Group, in accordance with Rule 13d-1(b)(1)(ii)(J).					
ITEM	4:		Ownership					
Provid	e the f	ollowin	ng information regardir	ng the aggregate number and percentage of the class of securities of the issuer identified in Item 1.				
		(a)	Amount bene	eficially owned: See Item 9 of the cover pages.				
		(b)	Percent of cla	ass: See Item 11 of the cover pages.				
(c)		(c)	Number of shares as to which such person has:					
			(i)	Sole power to vote or to direct the vote: See Item 5 of the cover pages.				
			(ii)	Shared power to vote or to direct the vote: See Item 6 of the cover pages.				
			(iii)	Sole power to dispose or to direct the disposition of: See Item 7 of the cover pages.				
			(iv)	Shared power to dispose or to direct the disposition of: See Item 8 of the cover pages.				
o .	20.	2011						

On June 28, 2011, reporting person Tonaquint, Inc. ("<u>Tonaquint</u>") and the Issuer entered into a Termination Agreement, as described in the Issuer's Current Report on Form 8-K filed on June 29, 2011. Under the Termination Agreement, the Warrant to Purchase Shares of Common Stock (the "<u>Warrant</u>") and the Secured Convertible Promissory Note (the "<u>Note</u>"), both of which are described in the Issuer's Current Report on Form 8-K filed on July 16, 2010, have been terminated. Prior to these terminations, Tonaquint submitted two Notices of Exercise under the Warrant on May 5, 2011, and June 21, 2011, for 800,002 shares and 2,799,911 shares, respectively, of the Issuer's common stock. In addition, Tonaquint submitted a Notice of Conversion of the balance due under the Note on June 28, 2011, for 2,365,837 shares of the Issuer's common stock. In connection with the terminations of the Warrant and the Note, the Issuer issued to Tonaquint a new Unsecured Non-Convertible Promissory Note, which is also described in the Issuer's Current Report on Form 8-K filed on June 29, 2011.

ITEM 5: Ownership of Five Percent or Less of a Class.

If this statement is being filed to report the fact that as of the date hereof the reporting person has ceased to be the beneficial owner of more than five percent of the class of securities check the following box:

ITEM 6: Ownership of More than Five Percent on Behalf of Another Person.

N/A

ITEM 7: Identification and Classification of the Subsidiary Which Acquired the Security Being Reported on by the Parent Holding Company or

Control Person.

N/A

ITEM 8: Identification and Classification of Members of the Group.

N/A

ITEM 9: Notice of Dissolution of Group.

N/A

ITEM 10: Certifications.

By signing below, I certify that, to the best of my knowledge and belief, the securities referred to above were acquired and are held in the ordinary course of business and were not acquired and are not held for the purpose of or with the effect of changing or influencing the control of the issuer of the securities and were not acquired and are not held in connection with or as a participant in any transaction having such purpose or effect.

#### **SIGNATURES**

After reasonable inquiry and to the best of my knowledge and belief, I certify that the information set forth in this statement is true, complete and correct.

Dated: January 19, 2012 TONAQUINT, INC.

By: /s/ John M Fife Name: John M. Fife Title: President

Dated: January 19, 2012 UTAH RESOURCES INTERNATIONAL, INC.

By: /s/ John M Fife Name: John M. Fife Title: President

Dated: January 19, 2012 INTER-MOUNTAIN CAPITAL I, INC.

By: /s/ John M Fife Name: John M. Fife Title: President

Dated: January 19, 2012 JFV HOLDINGS, INC.

By: /s/ John M Fife Name: John M. Fife Title: President

Dated: January 19, 2012 JOHN M. FIFE

/s/ John M Fife

#### ANNEX 1

## JOINT FILING AGREEMENT

In accordance with Rule 13d-1(k)(1) under the Securities Exchange Act of 1934, as amended, the persons named below agree to the joint filing on behalf of each of them of a statement on Schedule 13G (including amendments thereto) with respect to the Common Stock of Aethlon Medical, Inc., and further agree that this Joint Filing Agreement be included as an Exhibit to such joint filings. In evidence thereof, the undersigned, being duly authorized, have executed this Joint Filing Agreement on the date(s) written below.

Dated: January 19, 2012

TONAQUINT, INC.

By: /s/ John M Fife Name: John M. Fife Title: President

Dated: January 19, 2012

UTAH RESOURCES INTERNATIONAL, INC.

By: /s/ John M Fife Name: John M. Fife Title: President

Dated: January 19, 2012

INTER-MOUNTAIN CAPITAL I, INC.

By: /s/ John M Fife Name: John M. Fife Title: President

Dated: January 19, 2012

JFV HOLDINGS, INC.

By: /s/ John M Fife Name: John M. Fife Title: President

Dated: January 19, 2012

JOHN M. FIFE

/s/ John M Fife