

June 30, 2018

## Quarterly Report

Trans Global Group, Inc.  
Stock Symbol: TGGI

6810 N State Road 7  
Coconut Creek, Florida 33073

Phone: (954) 905-9896

Email: matt@transggi.com

Corporate Website: transggi.com

Federal Tax Id No: 47-4957462

CUSIP No: 89324A109

### **ISSUER'S EQUITY SECURITIES**

#### ***Common Stock***

7,888,500,000 Shares Authorized  
7,865,578,306 Shares Issued and Outstanding  
7,707,078,906 Shares in the Float

#### ***Preferred Stock***

1,500,000 Shares Authorized  
1,200,000 Shares Outstanding  
No Public Market

The securities described in this document are not registered with, and the information contained in this statement has not been filed with, or approved by, the U.S. Securities and Exchange Commission.

***This Quarterly Report contains all the representations by the Company, and no person shall make different or broader statements than those contained herein. Investors are cautioned not to rely upon any information not expressly set forth in this document.***

#### **Forward-Looking Statements**

Forward-looking statements in this document are made pursuant to the "safe harbor" provisions of the private Securities Litigation Reform Act of 1995. All statements, other than statements of historical facts included in this document, are forward-looking statements. Investors are cautioned that such forward-looking statements involve risks and uncertainties, including without limitation, continued acceptance of the Company's products and services, increased levels of competition for the Company, new products and technological changes, the Company's dependence on third-party vendors, and other risks detailed in the Company's prospectus and periodic reports filed with the Securities and Exchange Commission.

**ITEM I THE EXACT NAME OF THE ISSUER AND ITS PREDECESSOR (IF ANY).**

From October, 2007 to Present      Trans Global Group, Inc.  
Through October, 2007              Teletek, Inc.

**ITEM II              THE ADDRESS OF THE ISSUER'S PRINCIPAL EXECUTIVE OFFICES.**

**Company Headquarters**

6810 N state Rd 7, Coconut Creek, FL 33073  
Phone: (954) 905-9896  
Corporate Website: <http://transggi.com/>  
Investor Relations: Matthew Dwyer  
6810 N state Rd 7, Coconut Creek, FL 33073  
Telephone: (954) 905-9896  
Email: [matt@transggi.com](mailto:matt@transggi.com)

**ITEM III              THE EXACT TITLE AND CLASS OF SECURITIES OUTSTANDING.**

Common Stock  
Par value: \$0.0001  
CUSIP No.: 89324A109  
Trading Symbol: TGGI  
Preferred Series AA  
CUSIP: None  
Trading Symbol: None

**The number of shares or total amount of the securities outstanding for each class of securities at the end of the each of the last two quarters;**

Period ending: June 30, 2018

Common Stock: 7,888,500,000 Shares Authorized  
Common Stock: 7,865,578,306 Shares Outstanding  
Common Stock: 84 Shareholders of Record  
Freely tradable shares (public float): 7,685,578,606  
Preferred Stock: 1,500,000 Shares Authorized  
Preferred Stock: 1,200,000 Shares Outstanding  
No Public Market  
Number of Preferred Shareholders of Record: 1

Period ending: March 31, 2018

Common Stock: 7,888,500,000 Shares Authorized  
Common Stock: 7,865,578,306 Shares Outstanding  
Common Stock: 84 Shareholders of Record  
Freely tradable shares (public float): 7,685,578,606  
Preferred Stock: 1,500,000 Shares Authorized  
Preferred Stock: 1,200,000 Shares Outstanding  
No Public Market  
Number of Preferred Shareholders of Record: 1

## **The name and address of the transfer agent**

Signature Stock Transfer, Inc.  
2632 Coachlight Ct.  
Plano, TX 75093  
Tel 972-612-4120

Signature Stock Transfer, Inc. is appropriately registered with the Securities and Exchange Commission under the Securities and Exchange Act of 1934.

## **ITEM IV      ISSUANCE HISTORY**

Trans Global Group, Inc. (the Company) was incorporated in Colorado in 1979 and later changed its domicile to Nevada in March of 1993. Until 1996, the Company was involved in the telecommunications business. At that time the Company ceased operations in telecommunications, but kept the Company active it was in the development stage. In 2007, the Company changed management and acquired Ecosafe Insulation of Florida, LLC in October of 2009. Ecosafe had entered into an agreement to acquire Ecosafe Foam from American Green Group, Inc. TGGI decided not to complete that acquisition and acquired two other entities All Weather Insulation, Inc. and Kazore Holdings, Inc. On November 3, 2010 the Company acquired majority control of Rollings.Com, Inc. a shell corporation with 45 shareholders, with the purpose of spinning off one of its subsidiaries. On February 3, 2011 the Company entered into a rescission agreement with Kazore Holdings, Inc., effective as of December 31, 2010. On March 31, 2011 the Company entered into a rescission agreement with All Weather Insulation, Inc. On April 1, 2011 the Company purchased the assets and liabilities of FederalLED, LLC for a note in the amount of \$50,000. FederalLED is no longer an active part of the Company, the domain names were sold off in 2014. On January 10, 2012 the Company acquired VersaGreen Energy Corporation in a share exchange. The Company acquired 100% of the VersaGreen Energy stock from Christopher Clarke in exchange for 2,500,000 shares of TGGI Series AA Preferred stock, while simultaneously entering into a Stock Purchase Agreement with Mr. Caiazzo to purchase 2,500,000 shares of the Company's Series AA Convertible Preferred for \$200,000, which the Company issued Mr. Caiazzo as a Convertible Note. During June 2014, the Company entered into two more Share Exchange Agreements one with International Green Building Group, Inc., which was rescinded as of December 31, 2014 and the other with Red Fox Bonding, LLC. The Company's former CEO exchanged his Preferred shares for the 30% Interest the Company owned in Red Fox on August 26th, 2015 and resigned from the Company as its sole officer and director, while appointing James Irving as the new sole officer and director. On October 5, 2016, the Company entered into a transaction whereby Baron Capital Enterprise, Inc. assumed control of the Company. On April 21, 2017 Baron assigned all of its interest in the Issuer to its former sole officer and director Matthew Dwyer. Mr. Dwyer now serves as the sole officer and director of the Issuer.

## **ITEM V      FINANCIAL STATEMENTS**

**Continued on the following page**

**Trans Global Group Inc.**  
**Balance Sheet**  
As of June 30, 2018

	Jun 30, 18	Jun 29, 18
<b>ASSETS</b>		
<b>Fixed Assets</b>		
Fixed Assets	2,942.00	2,942.00
Furniture and Equipment	108.07	108.07
<b>Total Fixed Assets</b>	3,050.07	3,050.07
<b>Other Assets</b>		
BDCI	5,500,000.00	0.00
IGPK	6,318,000.00	0.00
Organization Costs	57,847.00	57,847.00
<b>Total Other Assets</b>	11,875,847.00	57,847.00
<b>TOTAL ASSETS</b>	<b>11,878,897.07</b>	<b>60,897.07</b>
<b>LIABILITIES &amp; EQUITY</b>		
<b>Liabilities</b>		
<b>Current Liabilities</b>		
Other Current Liabilities		
Account Payable	181,090.03	151,658.00
<b>Total Other Current Liabilities</b>	181,090.03	151,658.00
<b>Total Current Liabilities</b>	181,090.03	151,658.00
<b>Long Term Liabilities</b>		
Matt Dwyer - Loan		
IGPK Purchase	31,000.00	31,000.00
Matt Dwyer - Loan - Other	46,730.75	44,144.75
<b>Total Matt Dwyer - Loan</b>	77,730.75	75,144.75
<b>Total Long Term Liabilities</b>	77,730.75	75,144.75
<b>Total Liabilities</b>	258,820.78	226,802.75
<b>Equity</b>		
Additional Paid in Capital	12,014,865.00	12,014,865.00
Common Stock	786,557.83	786,557.83
Opening Balance Equity	-1,526,128.90	-13,344,128.90
Preferred Stock	1,200.00	1,200.00
Retained Earnings	410,400.39	410,400.39
Net Income	-66,818.03	-34,800.00
<b>Total Equity</b>	11,620,076.29	-165,905.68
<b>TOTAL LIABILITIES &amp; EQUITY</b>	<b>11,878,897.07</b>	<b>60,897.07</b>

**Trans Global Group Inc.**  
**Profit & Loss**  
January through June 2018

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	<u>Jan - Jun 18</u>	<u>Jul - Dec 17</u>
Ordinary Income/Expense		
Expense		
Accrued Payroll	60,000.00	120,000.00
Advertising and Promotion	0.00	100.00
Computer and Internet Expenses	0.00	219.95
Corporate Service Provider	0.00	1,861.00
Interest Expense	0.00	66.68
OTCMarkets	3,000.00	4,000.00
Press Release	200.00	0.00
Rent	3,000.00	3,000.00
Signature Stock Transfer	618.03	2,500.00
Telephone Expense	0.00	51.74
Total Expense	<u>66,818.03</u>	<u>131,799.37</u>
Net Ordinary Income	-66,818.03	-131,799.37
Other Income/Expense		
Other Income		
Debt Adjustment	0.00	310,862.58
Interest Forgiveness	0.00	44,474.50
Sale of Assets	0.00	-100,000.00
Total Other Income	<u>0.00</u>	<u>255,337.08</u>
Net Other Income	<u>0.00</u>	<u>255,337.08</u>
Net Income	<u><u>-66,818.03</u></u>	<u><u>123,537.71</u></u>

**Trans Global Group Inc.**  
**Statement of Cash Flows**  
January through June 2018

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	Jan - Jun 18
<b>OPERATING ACTIVITIES</b>	
Net Income	-66,818.03
Adjustments to reconcile Net Income to net cash provided by operations:	
Account Payable	59,432.03
Net cash provided by Operating Activities	-7,386.00
<b>INVESTING ACTIVITIES</b>	
BDCI	-5,500,000.00
IGPK	-6,318,000.00
Net cash provided by Investing Activities	-11,818,000.00
<b>FINANCING ACTIVITIES</b>	
Matt Dwyer - Loan	7,386.00
Opening Balance Equity	11,818,000.00
Net cash provided by Financing Activities	11,825,386.00
Net cash increase for period	0.00
Cash at end of period	<b>0.00</b>

## **NOTE 1      BASIS OF FINANCIAL STATEMENT PRESENTATION**

The condensed financial statements presented are those of Trans Global Group, Inc., and Subsidiaries (the "Company"). The accompanying unaudited condensed financial statements have been prepared by the Company pursuant to the rules and regulations of the Securities and Exchange Commission. Certain information and footnote disclosures normally included in financial statements prepared in accordance with accounting principles generally accepted in the United States of America have been condensed or omitted in accordance with such rules and regulations. The information furnished in the interim condensed financial statements, includes normal recurring adjustments and reflects all adjustments, which, in the opinion of management, are necessary for a fair presentation of such financial statements. Although management believes the disclosures and information presented are adequate to make the information not misleading, it is suggested that these interim condensed financial statements be read in conjunction with the Company's most recent audited financial statements.

## **NOTE 2      NOTES PAYABLE**

None

## **NOTE 3      RELATED PARTY TRANSACTIONS**

Our CEO Mr. Dwyer agreed to cancel \$226,873 of accrued debt and any accrued interest. Mr. Dwyer assumed control of the debt as part of an agreement between himself and Baron Capital Enterprise.

Our CEO Mr. Dwyer has returned to treasury 530 million shares of the Issuers free trading Common stock.

Our CEO loaned the Company \$31,000 in October of 2017 for the purchase of the IGPK shares.

## **NOTE 4      COMMON STOCK AND EQUITY INSTRUMENTS**

On 12/11/17 the Issuer issued 300 million Common shares for the retirement of 25,000 shares of the Company's Series AA Convertible Preferred shares. The Series AA Convertible Preferred shares were issued to the holder in September of 2009, and the holder had been trying to convert the shares for over two years. Both parties agreed to issue 50 million additional Common shares upon the Preferred-to-Common conversion to avoid any potential litigation for market losses the shareholder had incurred. The Issuer had initially issued 50 million shares less in the other Preferred conversion in September 2017, therefore the Company realized no additional issuance of shares based on the sum-total of both conversions.

## **NOTE 5      SIGNIFICANT EVENTS**

On April 21, 2017, control of the Issuer was transferred to our CEO Matthew Dwyer in a transaction he completed with Baron Capital Enterprise. Baron Capital Enterprise has no equity or debt in the Issuer.

On August 23, 2017 the Issuer filed its Annual Report with the State of Florida, became Active, and began updating shareholders on the new business direction.

On August 29, 2017, the Issuer filed the Annual Report for its subsidiary company International Green Group, Inc. Trans Global Group, Inc. reported via Twitter that International Green Building Group, Inc. will become Cannabis Consortium, Inc.

On September 18, 2017, the Company filed with the State of Delaware to move the Company's State of domicile from Florida to Delaware. The Company changed its name from Cannabis Consortium, Inc. back to Trans Global Group, Inc. and reduced its total Authorized shares to 7,890,000,000.

On September 19, 2017, the Company filed conversion documents with the State of Florida moving its domicile to Delaware.

On September 19, 2017 the Company filed an Amendment to change the name of its subsidiary to Cannabis Consortium, Inc.

On September 26, 2017 the Company received notice from a Preferred shareholder seeking to convert his 25,000 shares of Preferred stock into shares of Common stock. The 25,000 shares of Preferred were issued in 2009, the holder agreed to a reduced conversion amount and a leak out agreement to preserve the market.

On October 5, 2017 the Company's transfer agent canceled a further 300 million shares of free trading shares of Common stock.

On October 24, 2017 the Company acquired 540 million shares of Integrated Cannabis Solutions, Inc. ("IGPK") a Wyoming corporation that is public traded on the OTC. IGPK has always been an OTC filer and has never made any filing with the SEC. TGGI received delivery of the needed financial information to bring the company current in May 2018. The CEO of the Issuer Matthew Dwyer personally loaned the Company \$31,000.00 for the purchase. Mr. Dwyer purchased all the outstanding shares of IGPK's Convertible Preferred stock.

On November 14, 2017 the Company received 100 million restricted shares of Common stock from Bahamas Development Corporation. The shares were issued to secure the rights to acquire Cannabis Consortium and its products.

On January 18, 2017 the Company completed an assignment with Bahamas Development Corporation whereby the two companies exchanged 1,214,000 shares of Cannabis Consortium for 1,214,000 of Bahamas Development Corporation. The result of the transaction was that Cannabis Consortium became majority owned by Bahamas Development Corporation.

On February 23, 2018 Cannabis Consortium partnered with a Cannabis Distillate to supply all its oil needs in California and any other the State the company has operations in.

On April 2, 2018 Cannabis Consortium, Inc., and its Partners executed a lease for a 5,000 sq ft retail location just outside Los Angeles. CA. The building is one of only two locations zoned for "On Site Consumption". Among other uses for the building, acquisition of the building will allow users of the devices to acquire the devices Cannabis and Trans Global will file patent for at retail prices and consume product in the building.

On April 12, 2018 Cannabis Consortium, Inc. and its partners acquired an exclusive license to manufacture and distribute in the United States and its Territories the entire range of THC and CBD products belonging to Infused Edibles [www.infusededibles.org](http://www.infusededibles.org). Cannabis and its Partners has a Purchase Option contained within the License Agreement to purchase 100% of Infused Edibles. Infused Edibles currently services 400 locations in California which Cannabis, and TGGI, can use to market their devices.



## **NOTE 6 SUBSEQUENT EVENTS**

The Issuer and its partner have been working on unwinding their partnership and returning full ownership of the device. The completion of these event will take place in the 3<sup>rd</sup> quarter and all documents will be uploaded to OTCMarkets. Full ownership of the device will remain with TGGI and Global intends to use it distribution network to market the product.

The Issuer has been working on bringing current IGPK and filed with OTCMarkets to renew its subscription to OTCIQ so it can begin uploading financial reports and become current. Around the end of July, the company was notified it had not submitted a document to complete the process. The Issuer was unaware of the need for the missing document and pled its case with OTCMarkets, but in the end the head of compliance informed the Issuer the document would be needed. IGPK is working with counsel to obtain the document and working a parallel path to achieve the same outcome as presenting the document would. It is believed this matter will be settled in the coming weeks.

## **FINANCIAL STATEMENTS**

These financial statements have not been audited and have been prepared in accordance with generally accepted accounting principles. Trans Global Group, Inc. has no reason to believe that the financial statements since fiscal year 2016 cannot be audited in accordance with generally accepted accounting principles.

## **ITEM VI DESCRIBE THE ISSUER'S BUSINESS, PRODUCTS AND SERVICES**

- A. The Issuer was incorporated under the laws of the State of Colorado in 1979, and later changed its domicile to Nevada on March 17, 1993. In 2014 the domicile moved from Nevada to Florida. On September 18, 2017 the Issuer changed its domicile from Florida to Delaware.
- B. The issuer's primary and secondary SIC Codes; Primary SIC Code: 6199.
- C. The issuer's fiscal year end date; The Issuer's fiscal year end date is December 31.
- D. Business of Issuer:

Trans Global Group since November of 2016 has had a desire to enter the multi-billion dollar marijuana sector. Over the past eight (8) months the Issuer has been in discussions with multiple companies to seek to effect a reverse merger and bring in an operating business, while at the same time finetuning its own business plan for Cannabis Consortium, Inc. The Issuer has abandoned the search for an existing company and is moving forward with its own business plan to enter the MJ sector. The business model the Company developed does not limit Cannabis Consortium to a single state or two. Instead, wherever Cannabis is legal for medical or recreational purposes, Cannabis Consortium will have a commercial market. The Issuer and Bahamas Development Corporation entered into a stock swap and a Non-Cancelable Marketing Agreement for the edible devices. The Issuer and Cannabis are in discussions that will bring back full ownership of the device to TGGI along with 100% of the revenue TGGI will collect for selling it product.

## Marketing of Cannabis Products

Selling the devices gives the Issuer control of the device manufacturing process and sales of unfilled units and gives approved vendors legal control over product mix, local distribution, and sales within their own market.

Since the empty devices are to be sold directly to vendors who will then fill the devices they acquire, the Issuer has structured its operations in a way that avoids any potential legal hurdles associated with shipping marijuana-based products across State lines and national boundaries.

Based on initial cost estimates, unfilled specialty products sold by Trans Global, will wholesale for \$0.75-\$1.00 per unit. The suggested retail price is approximately \$10.00 per unit based on sales similar device.

Assuming the market accepts the new devices as well as the system the Company found during its due diligence process, Trans Global should be able to sell several million units' wholesale in its first full year of sales across both MJ and non-MJ markets.

## Patents, Trademarks and Molds

Trans Global will solely own all the assets for the devices. When the patents are filed they will be filed in the name of Trans Global Group, Inc., as will any trademarks. The molds and any other machinery, devices, or systems used for the manufacturing and sales of any, and all, Cannabis related products will be solely owned by The Issuer.

## ITEM VII DESCRIBE THE ISSUER'S FACILITIES

The Company maintains a virtual corporate office in Coconut Creek, FL and the Company's CEO supplies 200 square feet office space for the Company at the rate of \$500 per month.

## ITEM VIII OFFICERS, DIRECTORS, AND CONTROL PERSONS

### A. Names of Officers, Directors, and Control Persons.

Matthew Dwyer: President, CEO and Director, Control Person  
6810 N State Road 7  
Coconut Creek, FL 33073

### B. Legal/Disciplinary History. Please identify whether any of the foregoing persons have, in the last five years, been the subject of:

1. A conviction in a criminal proceeding or named as a defendant in a pending criminal proceeding (excluding traffic violations and other minor offenses); None
2. The entry of an order, judgment, or decree, not subsequently reversed, suspended or vacated, by a court of competent jurisdiction that permanently or temporarily enjoined, barred, suspended or otherwise limited such person's involvement in any type of business, securities, commodities, or banking activities; None
3. A finding or judgment by a court of competent jurisdiction (in a civil action), the Securities and Exchange Commission, the Commodity Futures Trading Commission, or a state securities

regulator of a violation of federal or state securities or commodities law, which finding or judgment has not been reversed, suspended, or vacated; or None

4. The entry of an order by a self-regulatory organization that permanently or temporarily barred suspended or otherwise limited such person's involvement in any type of business or securities activities. None

C. Beneficial Shareholders.

Matthew Dwyer – 1,200,000 shares of Convertible Preferred stock equaling 61 percent voting control.  
6810 N State Road 7, Coconut Creek, FL 33073

**ITEM IX      THIRD PARTY PROVIDERS**

Legal Counsel

Name: Bauman & Associates Law Firm  
Address 1: 6228 Dartle Street  
Address 2: Las Vegas, NV 89130  
Email: fred@lawbauman.com

Investor Relations Consultant - None

Consultant - None

Other Advisor: Any other advisor(s) that assisted, advised, prepared or provided information with respect to this disclosure statement. None

**ITEM X      ISSUER CERTIFICATION**

I, Matthew Dwyer certify that:

1. I have reviewed this QUARTERLY REPORT June 30, 2018 of TRANS GLOBAL GROUP, INC.
2. Based on my knowledge, this disclosure statement 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 disclosure statement; and
3. Based on my knowledge, the financial statements, and other financial information included or incorporated by reference in this disclosure statement, fairly present in all material respects the financial condition, results of operations and cash flows of the issuer as of, and for, the periods presented in this disclosure statement.

August 20, 2018.

/s/Matthew Dwyer  
Matthew Dwyer  
Trans Global Group, Inc.  
CEO/COB