

ProActive Pet Products, Inc.

(A Delaware Corporation)

Quarterly Report

(OTC: PPPI)

As of September 30, 2016

ISSUER INFORMATION AND DISCLOSURE STATEMENT PURSUANT TO RULE 15C2-11(A)(5) OF THE SECURITIES EXCHANGE ACT OF 1934

PROACTIVE PET PRODUCTS, INC.

DATED: November 4, 2016

ALL INFORMATION FURNISHED HEREIN HAS BEEN PREPARED FROM THE BOOKS AND RECORDS OF PROACTIVE PET PRODUCTS, INC. IN ACCORDANCE WITH RULE 15C-11 PROMULGATED UNDER THE SECURITIES EXCHANGE ACT OF 1934, AMENDED.

NO DEALER, SALESMAN OR ANY OTHER PERSON HAS BEEN AUTHORIZED TO GIVE ANY INFORMATION OR TO MAKE ANY REPRESENTATION NOT CONTAINED HEREIN IN CONNECTION WITH THE COMPANY.

ANY REPRESENTATION NOT CONTAINED HEREIN MUST NOT BE RELIED UPON AS HAVING BEEN MADE OR AUTHORIZED BY THE COMPANY. DELIVERY OF THIS INFORMATION DOES NOT IMPLY THAT THE INFORMATION CONTAINED HEREIN IS CORRECT AS OF ANY TIME SUBSEQUENT TO THE DATE OF THE ISSUER INFORMATION AND DISCLOSURE STATEMENT.

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Item 1) Name of the Issuer and its predecessors

The exact name of the issuer is PROACTIVE PET PRODUCTS, INC.

Name change history:	
October 7, 1987:	Woodmoor Corp.
December 6, 1998:	Phoenix Group International, Inc.
August 24, 2006:	Canam Energy, Inc.
June 6, 2009:	Registered Express Corporation
January 21, 2015:	ProActive Pet Products, Inc.

Item 2) Address of the issuer's principal executive offices

Company Headquarters:

9850 S. Maryland Pkwy., Suite 105 Las Vegas, Nevada 89183 Telephone: (855) 467-3439 Email: <u>info@proactivepetproducts.com</u> Website: <u>www.proactivepetproducts.com</u>

IR Contact

Gerald Neziol 9850 S. Maryland Pkwy., Suite 105 Las Vegas, Nevada 89183 Telephone: (289) 351-1191 Email: gerryneziol@gmail.com Website: www.proactivepetproducts.com

Item 3) Security Information

Trading Symbol: PPPI (OTC)

Exact title and class of securities outstanding:

CUSIP: 74273W 104

Par or Stated Value, Common: \$0.0001 Par or Stated Value, Preferred: \$0.001 Total Common Shares authorized: 3,980,000,000 as of: September 30, 2016 Total Common Shares outstanding: 614,321,773 as of: September 30, 2016 Freely tradable shares (public float): Common Stock – 566,418,605 Preferred Shares Authorized: 20,000,000 Preferred Shares Outstanding: 5,000,000

Effective April 27, 2016, the Company filed a certificate of amendment with the Secretary of State of Delaware to increase its authorized common shares to 3,980,000,000 with a par value of \$0.0001. The

Company also authorized 20,000,000 preferred shares with the Secretary of State of Delaware on April 27, 2016 with a par value of \$0.001.

The Company designated 5,000,000 of the Preferred Stock as Series "A" with super voting rights of 500 to 1. The Company issued 5,000,000 of Series "A" preferred shares to a non-affiliate on June 24, 2016 in exchange for professional services.

The Five Million (5,000,000) Series "A" preferred shares are non-convertible into common shares, have 500 to 1 voting rights to common and shall vote together all as one class, are not entitled to any dividends that the company may pay to common shareholders and shall be senior to any other class of preferred shares.

Transfer Agent:

Presidents Stock Transfer, Inc. 215 – 515 West Pender Street Vancouver, BC V6B 6H5 Canada

Phone: 604-876-5526 Fax: 604 876 5564

Presidents Stock Transfer, Inc. is registered under the Exchange Act and is an SEC approved Transfer Agent.

List any restrictions on the transfer of security:

None

Describe any trading suspensions orders issued by the SEC in the past 12 months:

None

List any stock split, stock dividend, recapitalization, merger, acquisition, spin-off, or reorganization either currently anticipated or that occurred within the past 12 months:

Proactive Pet Products Inc. (PPPI) was the sole owner of 100% of the outstanding common shares of Digital Airo Inc. (DIGA) upon the formation of the subsidiary in January 19, 2015 up until the date of a share exchange agreement on May 6, 2016.

Prior to conducting a name change and corresponding change in business operations in January of 2015, PPPI's was named Registered Express Inc. (RGTX) and was in the digital mail business. In January of 2015, the RGTX's Board of Directors agreed to diversify the Company's operations by pursuing new business opportunities in the pet product industry. Consequently, the Company changed its name to PPPI to reflect this new direction and created a wholly owned subsidiary to hold its old business assets derived under the previous RGTX business model. On January 19, 2015, the Company incorporated Digital Airo, Inc. in the State of Nevada to be a wholly owned subsidiary of the Company to operate its digital and technology businesses.

Registered Express International entered into two separate license agreements with PPPI under the Company's old business model (i.e., RGTX) pertaining to its Internet based global delivery of documents/files/media through its proprietary system and network. The first license agreement with a value of \$1,050,000 was acquired in exchange for a sub-license agreement with Registered Express International

Corporation (a third party company that was not an affiliate of RGTX). The agreement is renewable after 5 years. The second license agreement with a value of \$1,500,000 was acquired in exchange for separation of Registered Express International Corporation in the form of a perpetual license agreement.

On February 12, 2016, the management of American Leisure Holdings Inc. (AMLH) announced that the Management of the company evaluated the current economic conditions and initiated an executive business decision to divest itself of assets in the Oil and Gas sector, with the intention of establishing a footprint in emerging technology. During this period and up to the point of the share exchange with Digital Airo, Inc. (DIGA) on May 6, 2016, the Company was a development stage company with a business plan, operations and more than nominal assets. The assets of AMLH relating to oil and gas were not fully divested until the date of the share exchange on May 6, 2016.

On May 6, 2016, all of the shares of DIGA were transferred to Registered Express International Inc. (REI) as consideration to cancel the five year license agreement with a value of \$1,050,000 that was an asset owned by DIGA. The early cancellation of the 5 year license was valued based on the full surrender of DIGA's common stock. PPPI decided to relinquish all of the shares to REI as it had been planning for some time to make the financial statements and operations streamlined and focused exclusively on its pet products business, which is the primary business of PPPI.

Subsequent to the transfer of all of DIGA's stock to REI on May 6, 2016, on the same day, in an unrelated transaction with a third party, REI then transferred all of its shares in DIGA to American Leisure Holdings, Inc. (AMLH). REI transferred the stock of DIGA to AMLH in exchange for entering a new license agreement with AMLH under the new business model.

REI decided to instantly assign all of the stock of DIGA to AMLH upon Mr. McFadden agreeing to become the president of AMLH due to his extensive experience in the industry and value added to the Company and also in exchange for the Company's commitment to enter a new license with REI. James McFadden was appointed as the new President and CEO of the AMLH on May 6, 2016.

In an integral part of the share exchange agreement entered in on May 6, 2016, the controlling shareholders of AMLH (Wroblewski Oil and Gas, Inc. or "WOGC")) relinquished 399,987,448 of their shares in AMLH to James McFadden. In addition, Mr. McFadden received 175,012,552 in restricted common stock issued directly from AMLH's treasury. The stock was valued at \$.0042 a share based on the closing bid price on May 6, 2016 and was recorded as Officer's Compensation. Therefore, the total stock received by Mr. McFadden was 575,000,000 restricted common shares of AMLH, or approximately 65.34% of the outstanding stock. Mr. McFadden received these shares as a signing bonus and as advanced compensation for his service contract with the Company.

As part of the Share Exchange Agreement entered in on May 6, 2016, AMLH Issued a \$76,350 Convertible Promissory Note to Wroblewski Oil and Gas Company Inc. in a separate transaction for costs and services related to the share exchange and as consideration for the transfer of 30,000,000 common shares back to the treasury of the Company.

Item 4) Issuance History

During the past two fiscal years the company issued stock for convertible promissory notes, acquisition and for services exercised.

• On August 23, 2016, the Company cancelled and transferred back to the Company's treasury, 325,000,000 and 316,493,795 common shares at the request of James McFadden and Mike Dillon respectively.

- On May 16, 2016, Paladen Advisers, LLC purchased a debt note totaling \$10,000.00 in a private transaction that resulted in the issuance of 100,000,000 common shares.
- Effective April 27, 2016, the Company filed a certificate of amendment with the Secretary of State of Delaware to increase its authorized common shares to 3,980,000,000 with a par value of \$0.0001. The Company also authorized 20,000,000 preferred shares with the Secretary of State of Delaware on April 27, 2016 with a par value of \$0.001.
- On February 2, 2016, Essex Global Investments Corp purchased a \$40,000.00 debt note(s) plus accrued interest of \$17,457.54, (originating on February 20th and March 20, 2013th for \$20,000.00 each), in a private transaction that resulted in the issuance of 28,000,000 shares on February 25, 2016 and 29,457,540 on March 30, 2016 to Essex Global Investments Corp.
- On November 24, 2015, the Company issued 50,000,000 free trading shares of the Company's common stock on a \$ 50,000 convertible debt note originating on January 16, 2013 to Keystone Gate Co. On November 24, 2015, Keystone Gate Co. requested that the total due and owing under the terms of the promissory note, which was \$50,000.00, be converted to common shares of the Company at the rate of \$0.001 per share, which calculates to 50,000,000 common shares of the Company. These shares were subsequently canceled and transferred back to the Company's treasury and the original debt of \$50,000 was re-instated as a long-term liability of the Company during Q3 2016 as a subsequent to this filing.
- On June 4th, 2015, the Company issued 30,000,000 free trading shares of the Company's common stock on a \$ 30,000 convertible debt note originating on May 20, 2014 to Keystone Gate Co. On June 4th, 2015, Keystone Gate Co. requested that the total due and owing under the terms of the promissory note, which was \$30,000.00, be converted to common shares of the Company at the rate of \$0.001 per share, which calculates to 30,000,000 common shares of the Company.
- On June 4th, 2015, the Company issued 5,000,000 free trading shares of the Company's common stock on a \$ 10,000 convertible debt note originating on May 20, 2014 to Keystone Gate Co. On June 4th, 2015, Keystone Gate Co. requested that the total due and owing under the terms of the promissory note, which was \$10,000.00, be converted to common shares of the Company at the rate of \$0.002 per share, which calculates to 5,000,000 common shares of the Company.
- On March 12th, 2015 the Company issued 150,000,000 restricted common shares to John Taylor, President and CEO, pursuant to Board Resolution as a stock bonus / incentive in lieu of salary with the Company dated March 12th, 2015.
- On January 21, 2015 the Company changed its name to ProActive Pet Products, Inc. and increased its authorized to 800,000,000 common shares
- On June 24th, 2013, the Company issued 25,918,652 free trading shares of the Company's common stock on a \$ 19,370 convertible debt note originating on January 6, 2010 to Keystone Gate Co. On May 24th, 2013, Keystone Gate Co. requested that the total due and owing under the terms of the promissory note, which was \$25,918,652, be converted to common shares of the Company at the rate of \$0.001 per share, which calculates to 25,918,652 common shares of the Company.
- On June 24th, 2013, the Company issued 26,603,022 free trading shares of the Company's common stock on a \$ 19,955 convertible debt note originating on January 6, 2010 to Keystone Gate Co. On May 9th, 2013, Keystone Gate Co. requested that the total due and owing under the terms of the promissory note, which was \$26,603.02, be converted to common shares of the Company at the rate of \$0.001 per share, which calculates to 26,603,022 common shares of the Company.

- On May 24th, 2013 the Company issued 100,000,000 restricted common shares to John Taylor, President and CEO, pursuant to Board Resolution as a stock bonus / incentive with the Company dated January 14th, 2013.
- On May 15th, 2013, the Company issued 10,452,054 free trading shares of the Company's common stock on a \$ 35,000 convertible debt note originating on January 19, 2010 to Titan Flame Company. Titan Flame requested that the total due and owing under the terms of the promissory note, which was \$52,260.27, be converted to common shares of the Company at the rate of \$0.005 per share, which calculates to 10,452,054 common shares of the Company.

Note 1

All shares were issued with a Securities Act Rule 144 legend and/or are restricted for one year from the date of the agreement.

Item 5) Financial Statements

The following statements, dated September 30, 2016 are attached at the end of this Quarterly Report (For the quarter ending September 30, 2016), under the heading Financial Statements.

- A. Balance Sheet;
- B. Income Statement;
- C. Statement of Cash Flows;
- D. Financial Notes; and
- E. Management's Certification

The Company will provide updates to the balance sheet and profit and loss retained earnings statements no later than 90 days after the fiscal year and 45 days after the end of any fiscal quarter.

Item 6) Describe the Issuer's Business, Products, and Services

Describe the issuer's business so a potential investor can clearly understand the company. In answering this item, please include the following:

A. a description of the issuer's business operations;

In January of 2015, the Company's Board of Directors agreed to diversify the Company's operations by pursuing new business opportunities in the pet product industry. The Company changed its name to ProActive Pet Products, Inc. to reflect this new direction and creating a wholly owned subsidiary. On January 19, 2015 the Company incorporated Digital Airo, Inc. in the State of Nevada to be a wholly owned subsidiary of the Company to operate its digital and technology businesses.

The Company's primary business operated under ProActive Pet Products, Inc. (a wholly owned subsidiary) is a Nevada based pet product Development Company whose primary business is the manufacture and sale of its pet first aid kits, pet emergency go kits, and related products. The Company is on the forefront of dog and cat safety and health in unforeseen emergencies and accidents and defines itself by its attention to detail and innovation of its products.

The Company's secondary business operated by Digital Airo, Inc. (a wholly owned subsidiary) under the brand name Registered Express[™], is an Internet based global delivery of documents/files/media through its proprietary system and network. The Company was founded upon the most reliable and advanced technologies in the industry combined with innovative business development, marketing

and branding strategies. This simple, easy to use system with enhanced capabilities of security, notifications, and storage, exceeds all compliance and security standards. The Company's EDD (electronic document delivery) system is branded under the name Registered Express and is accessible at the web site www.registeredexpress.com.

B. Date and State (or Jurisdiction) of Incorporation:

ProActive Pet Products, Inc. was incorporated in the state of Delaware on October 7, 1987 as Woodmoor Corp.

C. the issuer's primary and secondary SIC Codes;

The Primary SIC code for the Company is 5900: Retail-Miscellaneous Retail

The Secondary SIC code for the Company is 5045: Computers and Computer Peripheral Equipment and Software

D. the issuer's fiscal year end date;

December 31

E. principal products or services, and their markets;

The Company's primary business operated under ProActive Pet Products, Inc. (a wholly owned subsidiary) is a Nevada based pet product Development Company whose primary business is the manufacture and sale of its pet first aid kits, pet emergency go kits, and related products. The Company is on the forefront of dog and cat safety and health in unforeseen emergencies and accidents and define itself by its attention to detail and innovation in its products.

The Company's secondary business operated by Digital Airo, Inc. (a wholly owned subsidiary) under the brand name Registered Express[™], is an Internet based global delivery of documents/files/media through its proprietary system and network. The Company was founded upon the most reliable and advanced technologies in the industry combined with innovative business development, marketing and branding strategies. This simple, easy to use system with enhanced capabilities of security, notifications, and storage, exceeds all compliance and security standards. The Company's Electronic Document Delivery (EDD) system is branded under the name Registered Express[™] and is accessible at the web site www.registeredexpress.com.

Item 7) Describe the Issuer's Facilities

The goal of this section is to provide a potential investor with a clear understanding of all assets, properties or facilities owned, used or leased by the issuer.

- A. Assets, properties or facilities of the issuer, location of principal plants and other properties or facilities of the issuer, the location of the principal plants and other property of the issuer, condition of the properties. If the issuer does not have complete ownership or control of the property, describe the limitations on the ownership.
 - 1. Assets and properties:

The Company does not own any property. It currently has access to office space provided without charge by a former officer of the Company.

2. Facilities of the issuer:

The Company does not lease or rent any property. A former officer of the Company provides office space and services without charge.

The Company does anticipate that it will need to expand its facilities during the first few years of operation while it executes its development plan.

B. If the issuer leases any assets, properties or facilities, clearly describe them as above and the terms of their leases.

Not applicable.

C. If the issuer owns any property or properties, for which the book value amounts to 10 percent or more of the total assets of the issuer and its consolidated subsidiaries for the last fiscal year furnish the following information for each such property:

Not applicable.

Item 8) Officers, Directors, and Control Persons

The goal of this section is to provide an investor with a clear understanding of the identity of all the persons or entities that are involved in managing, controlling or advising the operations, business development and disclosure of the issuer, as well as the identity of any significant shareholders.

- A. Names of Officers, Directors, and Control Persons. In responding to this item, please provide the names of each of the issuer's executive officers, directors, general partners and control persons (control persons are beneficial owners of more than five percent (5%) of any class of the issuer's equity securities), as of the date of this information statement.
 - A. Officers and Directors

Name	Age	Position
Gerald Neziol	61	CEO / CFO / Director
2180 Marine Drive, Suite 808		
Oakville, Ontario, L6L 5V2		

Gerald Neziol; CEO/CFO/Director 5,000,000 preferred shares (100%)

- 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. Provide a list of the name, address and shareholdings or the percentage of shares owned by all persons beneficially owning more than ten percent (10%) of any class of the issuer's equity securities. If any of the beneficial shareholders are corporate shareholders, provide the name and address of the person(s) owning or controlling such corporate shareholders and the resident agents of the corporate shareholders.
 - 1. Gerald Neziol 5,000,000 Preferred Series "A" Shares (100%) 2180 Marine Drive, Suite 808 Oakville, Ontario, L6L 5V2

Item 9) Third Party Providers

Please provide the name, address, telephone number, and email address of each of the following outside providers that advise your company on matters relating to operations, business development and disclosure:

Legal Counsel Name:

Gewerter & Dowling Attorneys at Law 1212 S. Casino Center Las Vegas, Nevada 89104 Tel: (702) 382-1714 Fax: (702) 382-1759 Email: Harold@gewerterdowling.com

Item 10) Issuer Certification

The issuer shall include certifications by the chief executive officer and chief financial officer of the issuer (or any other persons with different titles, but having the same responsibilities).

The certifications shall follow the format below: I, Gerald Neziol, certify that:

- 1. I have reviewed this quarterly disclosure statement of ProActive Pet Products, 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.

November 4, 2016

Hende ageol

Gerald Neziol President and Chief Financial Officer



ProActive Pet Products, Inc.

(A Delaware Corporation)

Consolidated Financial Statements & Notes

From Inception (October 7, 1987) to September 30, 2016 (Unaudited) (Stated in US Dollars)

> OTC: PPPI (CUSIP: 74273W 104)

PROACTIVE PET PRODUCTS, INC. CONSOLIDATED BALANCE SHEET Unaudited Stated in US Dollars

	As of			
	September 30, 2016		December 31, 2015	
Assets				
Current Assets				
Cash and Equivalents	\$	1,100	\$	3,425
Accounts Receivable	\$	-	\$	249,410
Total Current Assets	\$	1,100	\$	252,835
Other Assets				
License Agreements	\$ \$	400,000	\$	2,550,000
Total Other Assets	\$	400,000	\$	2,550,000
Total Assets	\$	401,100	\$	2,802,835
Liabilities				
Current Liabilities				
Accounts Payable	\$	735	\$	112,710
Short Term Loans	\$	2,500	\$	48,211
Total Current Liabilities	\$	3,235	\$	160,921
Long Term Liabilities	\$ \$	180,000	\$	698,993
Total Liabilities	\$	183,235	\$	859,914
Stockholder Equity				
3,980,000,000 Common Shares Authorized				
539,805,794 Shares Issued at \$0.0001 Per Share 20,000,000 Preferred Shares Authorized	\$	61,432	\$	623,358
5,000,000 Shares Issued @ \$0.001 Per Share	\$	5,000	\$	-
Additional Paid-In Capital	\$	2,475,234	\$	2,147,646
Accumulated Deficit	\$ \$ \$	(2,323,801)	\$	(828,083)
Total Stockholder Equity	\$	217,865	\$	1,942,921
Total Liabilities and Stockholder Equity		401,100	\$	2,802,835

PROACTIVE PET PRODUCTS, INC. CONSOLIDATED INCOME STATEMENT Unaudited Stated in US Dollars

	For the nine month period ended September 30, 2016		For the nine month period ended September 30, 2015	From Inception (October 7, 1987) to September 30, 2016		
Revenue						
General	\$	-	\$ 264,800	\$	1,314,800	
Other	\$	202,723	\$ -	\$	202,723	
Total Revenue	\$	202,723	\$ 264,800	\$	1,517,523	
Expenses						
Development Contracts	\$	120,000	\$ -	\$	1,621,074	
Product Development	\$	21,968	\$ 17,369	\$	39,337	
Accounting & Professional Fees	\$	21,692	\$ 2,000	\$	140,930	
Loss on Cancellation of License	\$	1,500,000	\$ -	\$	1,500,000	
Computer & Network	\$	792	\$ 296	\$	38,131	
Software Development	\$	15,985	\$ 30,475	\$	318,630	
Marketing Expense	\$	4,425	\$ 1,309	\$	20,007	
General Expense	\$	6,789	\$ 10,699	\$	163,215	
Total Expenses	\$	1,691,651	\$ 62,148	\$	3,841,324	
Provision for Income Tax	\$	-	\$ -	\$	-	
Net Income (Loss)	\$	(1,488,928)	\$ 202,652	\$	(2,323,801)	
Basic & Diluted (Loss) per Common Share Weighted Average Number of		\$(0.002)	\$0.0002			
Common Shares		880,836,797	573,358,028			

PROACTIVE PET PRODUCTS, INC. CONSOLIDATED STATEMENT OF CASH FLOWS Unaudited Stated in US Dollars

		For the nine month period ended September 30, 2016		For the nine month period ended September 30, 2015
Operating Activities				
Net Income (Loss)	\$	(1,488,928)	\$	202,652
Accounts Receivable	\$	(384,677)	\$	-
Accounts Payable	\$	(112,710)	\$	183,827
Licenses	\$	1,500,000	\$	-
Short Term Loan	\$ \$ \$	(48,211)	\$	48,211
Long Term Loan	\$	518,993	\$	(393,573)
Net Cash Used in Operating Activities	\$	(15,533)	\$	41,117
Investing Activities Long Term Investment Intellectual Property Software Development Net Cash Used in Investing Activities	\$ \$ \$	- - -	\$ \$ \$ \$	- - -
Financing Activities				
Common Shares Issued @ \$0.001 per share	\$	-	\$	35,000
Additional Paid-In Capital	\$	15,533	\$	5,000
Net Cash Provided by Financing Activities	\$	15,533	\$	40,000
Cash at Beginning of Period	\$	1,100	\$	3,152
Cash at End of Period	\$	1,100	\$	2,035

ProActive Pet Products, Inc.

Footnotes to the Consolidated Financial Statements From Inception (October 7, 1987) to September 30, 2016 (Stated in US Dollars)

NOTE 1. ORGANIZATION AND DESCRIPTION OF BUSINESS

ProActive Pet Products, Inc. was incorporated in the state of Delaware on October 7, 1987 as Woodmoor Corp. On December 6, 1988 the Company changed its name to Phoenix Group International, Inc. On August 24, 2006, the Company changed its name to Canam Energy, Inc. On June 6, 2009, the Company changed its name to Registered Express Corporation. On January 21, 2015, the Company changed its name to ProActive Pet Products, Inc.

In January of 2015, the Company's Board of Directors agreed to diversify the Company's operations by pursuing new business opportunities in the pet product industry. The Company changed its name to ProActive Pet Products, Inc. to reflect this new direction and creating a wholly owned subsidiary. On January 19, 2015, the Company incorporated Digital Airo, Inc. in the State of Nevada to be a wholly owned subsidiary of the Company to operate its digital and technology businesses.

The Company's primary business operated under ProActive Pet Products, Inc. (a wholly owned subsidiary) is a Nevada based pet product Development Company whose primary business is the manufacture and sale of its pet first aid kits, pet emergency go kits, and related products. The Company is on the forefront of dog and cat safety and health in unforeseen emergencies and accidents and define itself by its attention to detail and innovation in its products.

The Company's secondary business operated by Digital Airo, Inc. (a wholly owned subsidiary) under the brand name Registered Express[™], is an Internet based global delivery of documents/files/media through its proprietary system and network. The Company was founded upon the most reliable and advanced technologies in the industry combined with innovative business development, marketing and branding strategies. This simple, easy to use system with enhanced capabilities of security, notifications, and storage, exceeds all compliance and security standards. The Company's EDD (electronic document delivery) system is branded under the name Registered Express and is accessible at the web site www.registeredexpress.com.

On May 6, 2016, Digital Airo, Inc. (DIGA) was sold in a 100% stock acquisition that led to American Leisure Holdings, Inc. (AMLH), being the 100% corporate parent of DIGA. All of the standalone assets and debt held by DIGA as of the date of the share exchange were transferred over to AMLH as part of the transaction and valued based on the respective fair market value of each asset based on purchase price accounting. All of the debt transferred over in the share exchange retained its original attributes and terms subsequent to the merger of DIGA into AMLH.

NOTE 2. SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES

A. Accounting Method

The Company's financial statements are prepared using the accrual method of accounting. The Company has elected a December 31st year-end.

B. Basis of Consolidation

The consolidated financial statements reflect the financial results of the Company's two subsidiaries ProActive Pet Products, Inc. and its discontinued operations, as of Q2-2016, in Digital Airo, Inc. All of the Company's operations as of September 30, 2016 were conducted through the sole entity: Proactive Pet Products, Inc. Digital Airo was sold in a stock purchase by American Leisure Holdings, Inc. All significant inter-company transactions have been eliminated in consolidation.

C. Revenue Recognition

The Company recognizes revenue when persuasive evidence of an arrangement exists, goods delivered, the contract price is fixed or determinable, and collectability is reasonably assured.

D. Income Taxes

The Company prepares its tax returns on the accrual basis. The Company accounts for income taxes under the Statement of Financial Accounting Standards No. 109, "Accounting for Income Taxes" ("Statement 109"). Under Statement 109, deferred tax assets and liabilities are recognized for the future tax consequences attributable to differences between the financial statement carrying amounts of existing assets and liabilities and their respective tax bases. Deferred tax assets and liabilities are measured using enacted tax rates expected to apply to taxable income in the years in which those temporary differences are expected to be recovered or settled. Under Statement 109, the effect on deferred tax assets and liabilities of a change in tax rates is recognized in income in the period that includes the enactment date.

E. Use of Estimates

The preparation of financial statements in conformity with generally accepted accounting principles (GAAP) in the United States requires management to make estimates and assumptions that affect amounts reported and disclosed in the financial statements and the accompanying notes. Actual results could differ materially from these estimates. On an ongoing basis, we expect to evaluate our estimates, including those related to the accounts receivable, the accounts payable and sales allowances, fair values of marketable and non-marketable securities, fair values of intangible assets and goodwill, useful lives of intangible assets, property and equipment, fair values of options to purchase our common stock, and income taxes, among others. We expect to base our estimates on historical experience and on various other assumptions that are believed to be reasonable, and the results of which form the basis for making judgments about the carrying values of assets and liabilities

F. Assets

The Company's current assets as of September 30, 2016 are \$1,100.00. The Company has Other Assets valued at \$400,000.00 for total assets of \$401,100.00 as of September 30, 2016.

G. License Agreements:

\$400,000 assets were acquired on May 15, 2016 in exchange for a sublicense agreement with New Think Corporation for a proprietary design of a one of a kind pet evacuation kit. The agreement is renewable after 3 years.

Registered Express International entered into two separate license agreements with PPPI under the Company's old business model (i.e., Registered Express, Inc. or "RGTX") pertaining to its Internet based global delivery of documents/files/media through its proprietary system and network. The first license agreement with a value of \$1,050,000 was acquired in exchange for a sub-license agreement with Registered Express International Corporation (a third party company that was not an affiliate of RGTX). The agreement is renewable after 5 years. The second license agreement with a value of \$1,500,000 was acquired in exchange for separation of Registered Express International Corporation in the form of a perpetual license agreement.

On May 6, 2016, all of the shares of DIGA were transferred to Registered Express International Inc. (REI) as consideration to cancel the five year license agreement with a value of \$1,050,000 that was an asset owned by DIGA. The early cancellation of the 5 year license was valued based on the full surrender of DIGA's common stock. PPPI decided to relinquish all of the shares to REI as it had been planning for some time to make the financial statements and operations streamlined and focused exclusively on its pet products business, which is the primary business of PPPI.

The license with a value of \$1,500,000 is an asset that is being held by Digital Airo, Inc., which is now a wholly owned subsidiary of American Leisure Holdings, Inc. after the merger. Consequently, the only License agreement that the company owns as of June 30, 2016, is the \$400,000 license with New Think Corporation.

H. Income

Income represents all of the Company's revenue less all its expenses in the period incurred. The Company had no operational revenue other than cancellation of debt income in the amount of \$202,723 for first three quarters of 2016 and has paid expenses of \$3,841,324 since the inception of the Company. For the nine month period ending September 30, 2016, the Company had \$202,723 in cancellation of debt income and has incurred expenses of \$1,691,651, resulting in a net loss of \$1,488,928.

I. Recent Account Pronouncements

SFAS No.142 also requires that intangible assets with definite lives be amortized over their estimated useful lives and reviewed for impairment whenever events or changes in circumstances indicate an asset's carrying value may not be reasonable in accordance with SFAS No.144, accounting for the impairment of Long-Lived Assets and for Long-Lived Assets to Be Disposed Of.

J. Basic Income (Loss) Per Share

The Company computes earnings per share under Accounting Standards Codification (ASC) 260, "Earnings per Share." Net loss per common share is computed by dividing net loss by the weighted average number of shares of common stock and dilutive common stock equivalents outstanding during the year.

At September 30, 2016, the Company has no stock equivalents that were anti-dilutive and excluded in the earnings per share computation.

K. Cash and Cash Equivalents

For purposes of the statement of cash flows, the Company considers all highly liquid investments purchased with maturity of twelve months or less to be cash equivalents. As of September 30, 2016, the Company had a cash balance of \$1,100.

L. Liabilities

Liabilities are made up of current liabilities and long-term liabilities. Current liabilities include accounts payable of \$735 and short-term loans of \$2,500, for a total of \$3,235 in short term debt for the period ended September 30, 2016. Subsequent to the sale of all of the shares of DIGA, the Company negotiated with its vendors that comprised the debt for service contracts and were able to obtain debt forgiveness. Accordingly, the previous \$154,512 Accounts Payable balance and \$48,211 short-term loans were written off on the Profit and Loss statement as "Cancellation of Debt Income" in the aggregate amount of \$202,723.

There are long-term liabilities outstanding for the Company of \$180,000. As part of the sale of DIGA's stock, all of DIGA's debt was retained by the DIGA and transferred to AMLH as the new corporate parent. AMLH entered into agreements with Keystone Gates to become the secondary corporate guarantor for DIGA's preexisted debt acquired in the merger. Out of this debt, \$310,000 of the Keystone Gate Company debt balance was directly allocated to DIGA pursuant to the contract and date of service and the remaining balance of \$190,000 was owed by the Company and reported on its balance sheet as of June 30, 2016. Subsequently, the debt holder of the \$190,000 debt wrote off \$10,000 resulting in a remaining balance of \$180,000 owed by the Company and reported on its balance sheet as of September 30, 2016.

The Open Sky Software and Other Long Term Payables of \$119,493 and \$29,500, respectively, were debt assigned to DIGA and therefore are no longer obligations of the Company.

AS OF THE QUARTER ENDED September 30, 2016:

(i) There are 3,980,000,000 shares of common stock authorized with \$0.0001 par value. There is 20,000,000 authorized preferred stock and 5,000,000 designated and outstanding as Class "A" Preferred Stock with \$0.001 par value.

(ii) 614,321,773 shares of Common Stock issued and outstanding. There are 5,000,000 Class "A" preferred shares outstanding.

(iii) There are approximately 566,418,605 shares freely tradable.

(iv) The Company has approximately 819 shareholders of record.

Note 27:

In August of 2016 there were 641,493,795 shares returned to treasury.

AS OF THE QUARTER ENDED June 30, 2016:

(i) There are 800,000,000 shares of common stock authorized with \$0.001 par value. There is 20,000,000 authorized preferred stock and 5,000,000 designated and outstanding as Class "A" Preferred Stock.

(ii) 1,255,815,568 shares of Common Stock issued and outstanding. There are no preferred shares outstanding.

- (iii) There are approximately 566,418,605 shares freely tradable.
- (iv) The Company has approximately 821 beneficial shareholders.
- (v) The Company has approximately 821 shareholders of record.

Note 26:

Effective April 27, 2016, the Company filed a certificate of amendment with the Secretary of State of Delaware to increase its authorized common shares to 3,980,000,000 with a par value of \$0.0001. The Company also authorized 20,000,000 preferred shares with the Secretary of State of Delaware on April 27, 2016 with a par value of \$0.001.

AS OF THE QUARTER ENDED March 31, 2016:

(i) There are 800,000,000 shares of common stock authorized with \$0.001 par value. There is no authorized or issued preferred stock.

(ii) 680,815,564 shares of Common Stock issued and outstanding. There are no preferred shares outstanding.

- (iii) There are approximately 280,085,268 shares freely tradable.
- (iv) The Company has approximately 820 beneficial shareholders.
- (v) The Company has approximately 820 shareholders of record

Note 25:

On February 2, 2016, the Company issued 57,457,540 common shares for a debt conversion.

AS OF THE YEAR ENDED December 31, 2015:

(i) There are 800,000,000 shares of common stock authorized with \$0.001 par value. There is no authorized or issued preferred stock.

(ii) 623,358,024 shares of Common Stock issued and outstanding. There are no preferred shares outstanding.

(iii) There are approximately 222,627,728 shares freely tradable.

(iv) The Company has approximately 820 beneficial shareholders.

(v) The Company has approximately 820 shareholders of record

Note 24:

On November 24, 2015, the Company issued 50,000,000 common shares for debt conversion.

AS OF THE QUARTER ENDED September 30, 2015:

(i) There are 800,000,000 shares of common stock authorized with \$0.001 par value. There is no authorized or issued preferred stock.

(ii) 573,358,024 shares of Common Stock issued and outstanding. There are no preferred shares outstanding.

- (iii) There are approximately 172,627,728 shares freely tradable.
- (iv) The Company has approximately 820 beneficial shareholders.
- (v) The Company has approximately 820 shareholders of record.

AS OF THE QUARTER ENDED June 30, 2015:

(i) There are 800,000,000 shares of common stock authorized with \$0.001 par value. There is no authorized or issued preferred stock.

(ii) 573,358,028 shares of Common Stock issued and outstanding. There are no preferred shares outstanding.

(iii) There are approximately 172,627,728 shares freely tradable.

(iv) The Company has approximately 819 beneficial shareholders.

(v) The Company has approximately 819 shareholders of record

Note 23:

June 4th, 2015 The Company issued 35,000,000 common shares for debt.

AS OF THE QUARTER ENDED March 31, 2015:

(i) There are 800,000,000 shares of common stock authorized with \$0.001 par value. There is no authorized or issued preferred stock.

(ii) 538,358,028 shares of Common Stock issued and outstanding. There are no preferred shares outstanding.

- (iii) There are approximately 137,627,732 shares freely tradable.
- (iv) The Company has approximately 826 beneficial shareholders.
- (v) The Company has approximately 826 shareholders of record

Note 22:

March 12th, 2013 The Company issued 150,000,000 restricted common shares for as a bonus / incentive to an Officer of the Company.

AS OF THE QUARTER ENDED December 31, 2014:

(i) There are 400,000,000 shares of common stock authorized with \$0.001 par value. There is no authorized or issued preferred stock.

(ii) 388,358,028 shares of Common Stock issued and outstanding. There are no preferred shares outstanding.

- (iii) There are approximately 137,627,732 shares freely tradable.
- (iv) The Company has approximately 826 beneficial shareholders.

(v) The Company has approximately 826 shareholders of record

AS OF THE QUARTER ENDED September 30, 2014:

(i) There are 400,000,000 shares of common stock authorized with \$0.001 par value. There is no authorized or issued preferred stock.

(ii) 388,358,028 shares of Common Stock issued and outstanding. There are no preferred shares outstanding.

- (iii) There are approximately 137,627,732 shares freely tradable.
- (iv) The Company has approximately 824 beneficial shareholders.
- (v) The Company has approximately 824 shareholders of record

AS OF THE QUARTER ENDED June 30, 2014:

(i) There are 400,000,000 shares of common stock authorized with \$0.001 par value. There is no authorized or issued preferred stock.

(ii) 388,358,028 shares of Common Stock issued and outstanding. There are no preferred shares outstanding.

(iii) There are approximately 137,627,732 shares freely tradable.

- (iv) The Company has approximately 826 beneficial shareholders.
- (v) The Company has approximately 826 shareholders of record

AS OF THE QUARTER ENDED March 31, 2014:

(i) There are 400,000,000 shares of common stock authorized with \$0.001 par value. There is no authorized or issued preferred stock.

(ii) 388,358,028 shares of Common Stock issued and outstanding. There are no preferred shares outstanding.

(iii) There are approximately 137,627,732 shares freely tradable.

(iv) The Company has approximately 826 beneficial shareholders.

(v) The Company has approximately 826 shareholders of record.

AS OF THE QUARTER ENDED December 31, 2013:

(i) There are 400,000,000 shares of common stock authorized with \$0.001 par value. There is no authorized or issued preferred stock.

(ii) 388,358,028 shares of Common Stock issued and outstanding. There are no preferred shares outstanding.

(iii) There are approximately 137,627,732 shares freely tradable.

(iv) The Company has approximately 831 beneficial shareholders.

(v) The Company has approximately 831 shareholders of record.

AS OF THE QUARTER ENDED September 30, 2013:

(i) There are 400,000,000 shares of common stock authorized with \$0.001 par value. There is no authorized or issued preferred stock.

(ii) 388,358,028 shares of Common Stock issued and outstanding. There are no preferred shares outstanding.

(iii) There are approximately 137,627,732 shares freely tradable.

(iv) The Company has approximately 828 beneficial shareholders.

(v) The Company has approximately 828 shareholders of record.

AS OF THE QUARTER ENDED June 30, 2013:

(i) There are 400,000,000 shares of common stock authorized with \$0.001 par value. There is no authorized or issued preferred stock.

(ii) 388,358,028 shares of Common Stock issued and outstanding. There are no preferred shares outstanding.

(iii) There are approximately 137,627,732 shares freely tradable.

(iv) The Company has approximately 827 beneficial shareholders.

(v) The Company has approximately 827 shareholders of record

Note 18:

May 15th, 2013 The Company issued 10,452,054 shares for debt.

Note 19:

May 24th, 2013 The Company issued 100,000,000 restricted common shares for as a bonus / incentive to an Officer of the Company.

Note 20: June 24th, 2013 The Company issued 26,603,022 shares for debt.

Note 21: June 24th, 2013 The Company issued 25,918,652 shares for debt.

AS OF THE QUARTER ENDED March 31, 2013:

(i) There are 400,000,000 shares of common stock authorized with \$0.001 par value. There is no authorized or issued preferred stock.

(ii) 225,384,300 shares of Common Stock issued and outstanding. There are no preferred shares outstanding.

- (iii) There are approximately 74,654,004 shares freely tradable.
- (iv) The Company has approximately 812 beneficial shareholders.
- (v) The Company has approximately 812 shareholders of record

AS OF THE YEAR ENDED December 31, 2012:

(i) There are 400,000,000 shares of common stock authorized with \$0.001 par value. There is no authorized or issued preferred stock.

(ii) 225,384,300 shares of Common Stock issued and outstanding. There are no preferred shares outstanding.

(iii) There are approximately 74,654,000 shares freely tradable.

(iv) The Company has approximately 816 beneficial shareholders.

(v) The Company has approximately 816 shareholders of record.

Note 17: October 1st, 2012 The Company issued 3,000,000 restricted common shares for services.

AS OF THE QUARTER ENDED September 30, 2012:

(i) There are 400,000,000 shares of common stock authorized with \$0.001 par value. There is no authorized or issued preferred stock.

(ii) 222,384,300 shares of Common Stock issued and outstanding. There are no preferred shares outstanding.

- (iii) There are approximately 74,654,000 shares freely tradable.
- (iv) The Company has approximately 813 beneficial shareholders.
- (v) The Company has approximately 813 shareholders of record.

Note 16:

September 21, 2012 the Company authorized 33,333,333 restricted shares to complete acquisition of Tranzfile Corporation and its assets.

AS OF THE QUARTER ENDED June 30, 2012:

(i) There are 400,000,000 shares of common stock authorized with \$0.001 par value. There is no authorized or issued preferred stock.

(ii) 189,050,967 shares of Common Stock issued and outstanding. There are no preferred shares outstanding.

- (iii) There are approximately 71,223,099 shares freely tradable.
- (iv) The Company has approximately 812 beneficial shareholders.

(v) The Company has approximately 812 shareholders of record

AS OF THE QUARTER ENDED March 31, 2012:

(i) There are 400,000,000 shares of common stock authorized with \$0.001 par value. There is no authorized or issued preferred stock.

(ii) 189,050,967 shares of Common Stock issued and outstanding. There are no preferred shares outstanding.

(iii) There are approximately 71,223,099 shares freely tradable.

(iv) The Company has approximately 812 beneficial shareholders.

(v) The Company has approximately 812 shareholders of record

Note 15: In January of 2012, 15,151,515 shares were issued for debt

AS OF THE YEAR ENDED December 31, 2011:

(i) There are 200,000,000 shares of common stock authorized with \$0.001 par value. There is no authorized or issued preferred stock.

(ii) 173,899,452 shares of Common Stock issued and outstanding. There are no preferred shares outstanding.

(iii) There are approximately 56,071,584 shares freely tradable.

(iv) The Company has approximately 812 beneficial shareholders.

(v) The Company has approximately 812 shareholders of record.

AS OF THE QUARTER ENDED September 30, 2011:

(i) There are 200,000,000 shares of common stock authorized with \$0.001 par value. There is no authorized or issued preferred stock.

(ii) 173,899,452 shares of Common Stock issued and outstanding. There are no preferred shares outstanding.

(iii) There are approximately 56,071,584 shares freely tradable.

(iv) The Company has approximately 813 beneficial shareholders.

(v) The Company has approximately 813 shareholders of record

AS OF THE QUARTER ENDED June 30, 2011:

(i) There are 200,000,000 shares of common stock authorized with \$0.001 par value. There is no authorized or issued preferred stock.

(ii) 173,899,452 shares of Common Stock issued and outstanding. There are no preferred shares outstanding.

(iii) There are approximately 56,071,584 shares freely tradable.

(iv) The Company has approximately 813 beneficial shareholders.

(v) The Company has approximately 813 shareholders of record.

Note 12: In April of 2011 there were 62,120 shares returned to treasury.

Note 13: In May of 2011 there were 648,800 shares returned to treasury.

Note 14:

In May of 2011, 7,000,000 shares were issued for debt.

AS OF THE QUARTER ENDED March 31, 2011:

(i) There are 200,000,000 shares of common stock authorized with \$0.001 par value. There is no authorized or issued preferred stock.

(ii) 167,610,372 shares of Common Stock issued and outstanding. There are no preferred shares outstanding.

(iii) There are approximately 49,782,504 shares freely tradable.

(iv) The Company has approximately 814 beneficial shareholders.

(v) The Company has approximately 814 shareholders of record

Note 11: In March of 2011 there were 10,170,708 shares returned to treasury

AS OF THE YEAR ENDED December 31, 2010:

(i) There are 200,000,000 shares of common stock authorized with \$0.001 par value. There is no authorized or issued preferred stock.

(ii) 177,781,080 shares of Common Stock issued and outstanding. There are no preferred shares outstanding.

(iii) There are approximately 55,886,032 shares freely tradable.

(iv) The Company has approximately 814 beneficial shareholders.

(v) The Company has approximately 814 shareholders of record.

AS OF THE QUARTER ENDED September 30, 2010:

(i) There are 200,000,000 shares of common stock authorized with \$0.001 par value. There is no authorized or issued preferred stock.

(ii) 177,781,080 shares of Common Stock issued and outstanding. There are no preferred shares outstanding.

(iii) There are approximately 54,721,100 shares freely tradable.

(iv) The Company has approximately 814 beneficial shareholders.

(v) The Company has approximately 814 shareholders of record.

AS OF THE QUARTER ENDED June 30, 2010:

(i) There are 200,000,000 shares of common stock authorized with \$0.001 par value. There is no authorized or issued preferred stock.

(ii) 177,781,080 shares of Common Stock issued and outstanding. There are no preferred shares outstanding.

(iii) There are approximately 54,721,100 shares freely tradable.

(iv) The Company has approximately 814 beneficial shareholders.

(v) The Company has approximately 814 shareholders of record.

Note 10:

April 9th, 2010 the Company authorized a forward split on the basis of 4 new common shares each existing 1 common share.

AS OF THE QUARTER ENDED Marcy 31, 2010:

(i) There are 200,000,000 shares of common stock authorized with \$0.001 par value. There is no authorized or issued preferred stock.

(ii) 44,445,269 shares of Common Stock issued and outstanding. There are no preferred shares outstanding.

(iii) There are approximately 13,680,274 shares freely tradable.

(iv) The Company has approximately 815 beneficial shareholders.

(v) The Company has approximately 815 shareholders of record.

Note 6:

January 13th, 2010 the Company issued 500,000 restricted shares out of treasury.

Note 7:

February 8th, 2010 there were 2,375,000 shares returned to treasury

Note 8:

The Company authorized 1 share issued for adjustment dated February 28th, 2010

Note 9:

March 26th, 2010 the Company authorized 264,995 restricted shares to retire \$264,995 short term debt.

AS OF THE YEAR ENDED December 31, 2009:

(i) There are 200,000,000 shares of common stock authorized with \$0.001 par value. There is no authorized or issued preferred stock.

(ii) 46,055,273 shares of Common Stock issued and outstanding. There are no preferred shares outstanding.

(iii) There are approximately 16,055,273 shares freely tradable.

(iv) The Company has approximately 803 beneficial shareholders.

(v) The Company has approximately 803 shareholders of record.

Note 4:

October 19th, 2009 there were 16,400,000 shares returned to treasury.

Note 5:

October 20th, 2009 the Company authorized 2,375,000 shares reissued to shareholders determined to be lost.

AS OF THE QUARTER ENDED September 30, 2009:

(i) There are 200,000,000 shares of common stock authorized with \$0.001 par value. There is no authorized or issued preferred stock.

(ii) 60,080,273 shares of Common Stock issued and outstanding. There are no preferred shares outstanding.

(iii) There are approximately 30,079,989 shares freely tradable.

(iv) The Company has approximately 808 beneficial shareholders.

(v) The Company has approximately 808 shareholders of record.

Note 1:

July 1st, 2009 the Company authorized 30,000,000 shares to retire \$30,000 debt note dated December 31, 2006.

Note 2:

July 1st, 2009 the Company authorized 30,000,000 restricted shares to complete acquisition of Registered Express Corporation and its assets.

Note 3:

The Company authorized 284 shares issued for adjustment from share roll back dated June 29th, 2009.

AS OF THE QUARTER ENDED June 30, 2009:

(i) There are 200,000,000 shares of common stock authorized with \$0.001 par value. There is no authorized or issued preferred stock.

(ii) 79,989 shares of Common Stock issued and outstanding. There are no preferred shares outstanding.

(iii) There are approximately 79,989 shares freely tradable.

- (iv) The Company has approximately 788 beneficial shareholders.
- (v) The Company has approximately 788 shareholders of record.

June 29th, 2009 the Company rolled back shares 1,500 to 1.

NOTE 3. GOING CONCERN

The accompanying financial statements have been prepared assuming that the Company will continue as a going concern, which contemplates the realization of assets and the liquidation of liabilities in the normal course of business. This raises substantial doubt about the Company's ability to continue as a going concern. The financial statements do not include any adjustments that might result from this uncertainty.

As shown in the accompanying financial statements, the Company has incurred a net loss of \$2,323,801 for the period from inception to September 30, 2016 and has generated \$1,517,523 in cumulative revenues. The future of the Company is dependent upon its ability to obtain financing and upon future profitable operations from the development of acquisitions. Management has plans to seek additional capital through a private placement and public offering of its common stock. The financial statements do not include any adjustments relating to the recoverability and classification of recorded assets, or the amounts of and classification of liabilities that might be necessary in the event the Company cannot continue in existence.

CERTIFICATION

I, Gerald Neziol, President and Chief Financial Officer of ProActive Pet Products, Inc., hereby certifies that the un-audited financial statements and related footnotes hereto present fairly, in all material respects, the financial position of ProActive Pet Products, Inc. and the results of its operations and cash flows as of and for the quarter ending September 30, 2016, in conformity with accounting principles generally accepted in the United States, consistently applied.

November 4, 2016

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Gerald Neziol, President and CFO PROACTIVE PET PRODUCTS, INC