2nd Quarter 2013 3 month Consolidated Financial Report and Information Statement

August 26, 2013

Trans Global Group, Inc. Stock Symbol: TGGI

7401 Wiles Road Suite 244 Coral Springs, Florida 33067

Phone: (954) 509-3749 Fax: (954) 341-3307

Corporate Website: VersaGreenEnergy.com

Federal Tax Id No: 88-0298190 CUSIP No: 89324A109

ISSUER'S EQUITY SECURITIES Common Stock

3,600,000,000 Shares Authorized 3,552,452,331 Shares Issued and Outstanding 3,472,452,631 shares in the Float

Preferred Stock

5,000,000 Shares Authorized 2,525,000 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 Annual 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

7401 Wiles Road Suite 244 Coral Springs, Florida 33067 Phone: (954) 509-3749 Fax: (954) 341-3307 Corporate Website: www.versagreenenery.com Investor Relations: Chris Clarke Address: 7401 Wiles Road Suite 244 Coral Springs, Florida 33067 Telephone: 954-509-3749 Email: investor@versagreenenergy.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, 2013

Common Stock: 3,600,000,000 Shares Authorized Common Stock: 3,552,452,331 Shares Outstanding Common Stock: 140 Shareholders of Record Freely tradable shares (public float): 3,472,452,631 Preferred Stock: 5,000,000 Shares Authorized Preferred Stock: 2,525,000 Shares Outstanding No Public Market Number of Preferred Shareholders of Record: 1

Period ending: March 31, 2013

Common Stock: 3,600,000,000 Shares Authorized Common Stock: 3,552,452,331 Shares Outstanding Common Stock: 140 Shareholders of Record Freely tradable shares (public float): 3,472,452,631 Preferred Stock: 5,000,000 Shares Authorized Preferred Stock: 2,525,000 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 <u>972-612-4120</u>

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 but kept the Company active by filing the minimum necessary legal documents in order to keep the Company viable. In 2007, the Company changed management and entered a start-up phase. The Company 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.

On February 3, 2011, the Company entered into a rescission agreement with Kazore Holdings, Inc., effective as of December 31, 2010. Randy Schneider resigned as a Board member on the same day.

On March 31, 2011 the Company entered into a rescission agreement with All Weather Insulation, Inc., and rescinded the transaction that took place last year.

On April 1, 2011 the Company purchased the assets and liabilities of FederaLED, LLC for a note in the amount of \$50,000 and now operates these net assets as a division of the Company. FederaLED is in the business of providing cost-effective Light Emitting Diode lighting technology, with a primary focus on the government markets. FederaLED is one of a handful of approved vendor of LED lighting solutions for Miami-Dade County, and continues to seek business opportunities with governmental entities through-out the US and international markets.

On January 9, 2012 the Company acquired VersaGreen Energy Corporation in a share exchange the Company acquired 100% of the stock in exchange for shares of it Series AA Preferred stock. At the time of closing the Company's sole Officer and Director Gene Caiazzo resigned and Chris Clarke assumed the role of President and Director.

Item V Financial statements

Continued on the following page

4:10 PM 08/26/13 Accrual Basis

Trans Global Group Inc. Balance Sheet As of June 30, 2013

	Jun 30, 13	
ASSETS		
Current Assets		
Checking/Savings SunTrust Bank	896.87	
Total Checking/Savings	896.87	
Total Current Assets	896.87	
Fixed Assets Fixed Assets	2,942.00	
Total Fixed Assets	2,942.00	
Other Assets		
Organization Costs	57,847.00	
Total Other Assets	57,847.00	
TOTAL ASSETS	61,685.87	
LIABILITIES & EQUITY Liabilities Current Liabilities Other Current Liabilities		
Account Payable Charge off	49,674.00 1,084.02	
Total Other Current Liabilities	50,758.02	
Total Current Liabilities	50,758.02	
Long Term Liabilities Accrued Interest 12% Note		
18% Notes 6% Notes	30,808.56 233,875.44 18,501.60	
Total Accrued Interest	283,185.60	
Loan payable Chris Clarkes Notes Payable	435.00	
Baron Capital Drexal Investments FundTech Solutions Matthew Hawrylak	300,000.00 51,100.00 168,538.00 100,000.00	
Total Notes Payable	619,638.00	
Total Long Term Liabilities	903,258.60	
Total Liabilities	954,016.62	
Equity Additional Paid in Capital Common Stock Opening Balance Equity Preferred Stock Retained Earnings Net Income	12,045,718.00 355,245.00 -13,213,128.90 2,525.00 -52,319.10 -30,370.75	
Total Equity	-892,330.75	
TOTAL LIABILITIES & EQUITY	61,685.87	

Trans Global Group Inc. Statement of Cash Flows April through June 2013

Apr - Jun 13
-8,923.76
3,703.02
-5,220.74
220.00
220.00
-5,000.74
5,897.61
896.87

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08/26/13 Accrual Basis

Trans Global Group Inc. Profit & Loss April through June 2013

	Apr - Jun 13	Jan - Jun 13
Ordinary Income/Expense		
Income		
Sales	47,087.42	87,719.90
Total Income	47,087.42	87,719.90
Gross Profit	47,087.42	87,719.90
Expense		
Advertising and Promotion	4.95	4.95
Automobile Expense	1,541.69	2,409.80
Bank Service Charges	2,264.00	2,713.00
Computer and Internet Expenses	20.00	60.00
Entertainment	309.97	399.36
Flordia State Fees	620.00	620.00
Interest Expense	0.00	24,510.60
Marketing Reps	22,919.00	42,048.00
Misc Expense	333.80	397.61
Nevada State Fees	0.00	2,400.00
Office Supplies	990.14	990.14
Payroll Expenses	12,867.03	23,967.03
Rent	2,342.16	3,822.20
Sales Marketing	8,511.90	10,328.35
Signature Stock Transfer	1,662.02	1,662.02
Telephone Expense	134.37	269.14
Web and Print Design	1,491.00	1,491.00
Total Expense	56,012.03	118,093.20
Net Ordinary Income	-8,924.61	-30,373.30
Other Income/Expense		
Other Income		
Fuel Rebate	0.85	2.55
Total Other Income	0.85	2.55
Net Other Income	0.85	2.55
Net Income	-8,923.76	-30,370.75

TRANS GLOBAL GROUP, INC. AND SUBSIDIARIES

Notes to the Consolidated Financial Statements June 30, 2013

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 financial statements, includes normal 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

The notes outstanding as of June 30 are:	
	<u>2013</u>
18% notes payable incurred from June 2006	
Through December 2012	
Baron Capital Enterprise, Inc owns \$300,000	
Fundtech Solutions, LLC owns 168,538	468,538
Drexal Investments 6% note incurred September 2009	51,100
Rollings.Com 12% note incurred November 2010	100,000
Total Notes Payable	619,638
Accrued interest on:	
6% Notes	18,502
12% Note	30,809
18% Notes	233,875
Total accrued Interest	283,186

All Notes are due on demand and are convertible into common stock of the Company at a predetermined value at the time of conversion, except the Note issued for the purchase of Rollings.Com.

NOTE 3 RELATED PARTY TRANSACTIONS

None

NOTE 4 COMMON STOCK AND EQUITY INSTRUMENTS

During the fourth quarter of 2012 the Company decreased the number of Authorized Common shares from 5 Billion shares to 3.6 Billion.

TRANS GLOBAL GROUP, INC. AND SUBSIDIARIES

Notes to the Consolidated Financial Statements June 30, 2013

NOTE 5 SIGNIFICANT EVENTS

None

FINANCIAL STATEMENTS

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

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

- (A) The Issuer was organized under the laws of the State of Colorado in 1979 and later changed its domicile to Nevada on March 17, 1993.
- (B) The issuer's primary and secondary SIC Codes; Primary SIC Code: 3433.
- (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, Inc. is a Green company in the Renewable Energy and Solar Energy sector. The Company and its subsidiary strive to use science and technology to reduce homeowner's and business' energy consumption, lower their carbon footprint, increase the efficiency of their energy products and reduce energy costs. TGGI is committed to improving the environment through the products offered through its subsidiary. We provide an economically and environmentally friendly viable Energy alternative through our green energy saving solutions. TGGI is dedicated to improving the energy footprints we leave behind as we go about our day to day lives. By providing products, services and advice we strive to make the world a greener place while passing cost savings on to our customers. In Quarter 3 of 2012, TGGI's subsidiary VersaGreen Energy Corporation rolled out its Solar Energy Savings Program to the Florida residential market with increased success month after month.

7) Describe the Issuer's Facilities

The Company maintains a corporate office in Coral Springs, FL in an Executive Office Building. The Company's independent sales force performs in-home presentations throughout the Florida market.

8) Officers, Directors, and Control Persons

Names of Officers, Directors, and Control Persons.

Chris Clarke: President, CEO and Director, Control Person 7401 Wiles Road, Suite 244 Coral Springs, FL 33067

B. <u>Legal/Disciplinary History</u>. 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); <u>None</u>

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; <u>None</u>

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 <u>None</u>

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. <u>None</u>

C. <u>Beneficial Shareholders</u>.

Chris Clarke – 2,525,000 shares of Voting Convertible Preferred stock 87.5 percent voting control. 7401 Wiles Road, Suite 244 Coral Springs, FL 33067

9) Third Party Providers

Legal Counsel George J. Tate, PLLC Attorney at Law 130 Main Street P.O. Box 817 Abbeville, LA 70511 337-893-8335 georgetate@bellsouth.net

Accountant or Auditor

The issuer has not presently engaged an accountant or auditor.

Investor Relations Consultant

None

Consultant

None

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

10) Issuer Certification

Following Page

I, Chris Clarke certify that:

1. I have reviewed this <u>Quarterly Report</u> of <u>TRANS GLOBAL GROUP</u>, 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 26, 2013

his Clarke

Chris Clarke Trans Global Group, Inc. CEO/COB