TRANS GLOBAL GROUP, INC.

Initial Company Information and Disclosure Statement For the period ending June 30, 2010

Part A: General Company Information

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.

Trans Global Group, Inc. 17096 Cortez Blvd Brooksville, FL 34601

(i) Phone: 954-840-8370(ii) EnerGsavefoam.com

(ii) Investor Relations: 954-840-8370

Item III. The jurisdiction(s) and date of the issuer's incorporation or organization.

The issuer is a Corporation organized under the laws of the State of Nevada on March 17, 1993.

Part B: Share Structure

Item IV. The exact title and class of securities outstanding.

Classes of Stock Outstanding: Common CUSIP: 89324A109

Trading Symbol: TGGI

Classes of Stock Outstanding: Series AA Preferred Stock

CUSIP: None Trading Symbol: None

Item V. Par or stated value and description of the security.

A. Par or Stated Value.

Common Stock: \$0.0001 Preferred Stock No par value

B. Common

- 1. Each share of Common Stock is entitled to one vote and do not have any preemptive rights. Dividends if any are declared at the discretion of the Board of Directors.
- 2. Material Rights of common stockholders: None.
- 3. Provision in charter or by-laws that would delay, defer or prevent a change in control of the issuer: None.

C. Preferred

1. Five million shares authorized of Class AA Convertible Preferred stock, \$.001 par value, each share of Preferred converts in to 10,000 shares of Common Stock, has voting rights.

Item VI. The number of shares or total amount of the securities outstanding for each class of securities authorized.

(i) Common for the period ending June 30, 2010:

 Shares Authorized:
 5,000,000,000

 Shares Outstanding:
 1,349,401,000

 Public Float:
 819,401,300

Number of Beneficial Shareholders: 1,069 Number of Shareholders of Record: 252

(ii) Preferred for the year ending June 30, 2010:

Shares Authorized: 5,000,000 Shares Outstanding: 2,525,000

Public Float:

Number of Shareholders of Record: 3

Part C: Business Information

Item VII. The name and address of the transfer agent.

Signature Stock Transfer, Inc. 2632 Coachlight Ct. Plano, TX 75093

Item VIII. The nature of the issuer's business.

Trans Global Group, Inc. (the Company) was incorporated in Colorado in 1979 and later changed its domicile to Nevada. 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 was 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.

Item IX. The nature of products or services offered.

In Mid April 2010, Trans Global Group, Inc. acquired 100% of Kazore Holdings, Inc common stock and its wholly owned subsidiary Kazore, LLC d/b/a Full Spectrum Media ("FSM") (www.4fsm.com) in a share exchange for Five Hundred million shares of Restricted Common Stock of TGGI.

About Full Spectrum Media

FSM has managed to evolve with technology while grasping opportunity in the marketing industry since inception in 2004. These services include a state of the art hosting platform for client and "non clients" wanting to host their websites on the FSM technology platform. This gives FSM an opportunity to introduce new services and solutions to their clients while enhancing their customer retention rate. The result has made the FSM experience better for their clients with the ability to create custom work management portals that monitor the progress of their projects and campaigns from either mobile web enabled phones or computers. Future initiatives for the Full Spectrum Media team include the development of proprietary solutions that will bring marketing campaigns to the masses. Full Spectrum Media's services include conceptual design, custom programming, SEO, campaign management, printing, iPhone application development, email marketing, SMS text marketing and many other marketing strategies both on and off line.

In April 2010, Trans Global Group. Inc., completed its acquisition of All Weather Insulation, Inc. ("AWI") TGGI acquired 100% of the common stock of AWI in a share exchange for 29,999,700 shares of the Company's restrictive Common Stock.

AWI is in the business of building spray and injection foam rigs and trailers for the spray and injection foam insulation industry, ranging from \$15,000 to over \$60,000 and currently has revenues of \$1 million. As part of the purchase TGGI has acquired the land and buildings used by AWI in Mobile, Alabama and will look to expand the facility to house more rigs and utilize the location as a training center.

AWI has been in the industry for some 2 years since January 2008 and has grown rapidly in building quality equipment, providing expert advice and training to their clients, as well as selling and distributing environmentally desirable "Green Foam" products. TGGI anticipates that the acquisition will give ECOFL a strong platform to build from in both equipment and product sales and distribution within its network of installers and dealer/distributors.

Item X. The nature and extent of the issuer's facilities.

All Weather Insulation. Inc. 6540, Three Notch Road Mobile, AL 36619

Property consists of approximately one acre of land, a freestanding building housing offices, fabrication, storage and warehousing areas. Two insulation and spray foam trailer rigs are used by AWI for customer installations.

Part D: Management Structure and Financial Information.

Item XI. The name of the chief executive officer, members of the board of directors, as well as control persons.

Name	Position	
J. Ian Provan	President, Director	
David Behling	Vice President, Director	
Terry Renkl	Director	
Randy Schneider	Director	
Manuel Losada	Control Person	

Item XII: Financial information for issuer's most recent fiscal period.

Trans Global Group, Inc.
Consolidated Balance Sheets
June 30, 2010 and 2009

(unaudited)

· ·	<u>June 30,</u>		<u>50,</u>
		<u>2010</u>	<u>2009</u>
ASSETS			
Current assets			
Cash	\$	28,048	14,335
Accounts receivable		160,331	171,588
Prepaid expenses			4,218
Inventory		24,000	20,000
Total current assets		212,379	210,141
Net fixed assets		623,997	706,572
Total ASSETS	\$	836,376	916,713
LIABILITIES AND STOCKHOLDERS' EQUITY Current liabilities Accounts payable Credit cards payable	\$	182,164 50,033	35,730 65,057
Accrued interest		54,642	14,234

Notes payable	454,196	153,332
Officer loans	30,002	21,411
Other	3,218	3,920
Total current liabilities	774,254	293,683
Long-term liabilities		
Notes payable	336,927	368,034
Stockholders' equity (deficit)		
Common stock, \$0001 Par Value, 1,500,000,000 shares authorized, 1,349,401,000 and 55,211,300 shares outstanding	134,940	5,521
Preferred Stock, \$.001 par value, 150,000,000 shares authorized, 2,525,000 outstanding	2,525	12 (02 07)
Additional paid in capital	12,548,822	12,603,866
Retained earnings (deficit)	(12,961,092)	(12,354,390)
Total stockholders' equity (deficit)	(274,805)	254,997
TOTAL LIABILITIES AND STOCKHOLDERS' EQUITY	\$ 836,376	916,713

The accompanying Notes are an integral part of the Financial Statements

Trans Global Group, Inc. Consolidated Statements of Operations June 30, 2010 and 2009

(unaudited)

	<u>June 30,</u>	
	<u>2010</u>	<u>2009</u>
Sales	\$ 981,484	1,548,794
Cost of Sales	 603,878	946,333
Gross Margin	 377,606	602,461
Expenses:		
Payroll & payroll taxes	182,534	121,401
Consulting fees	128,440	60,758
Territorial rights	100,000	
General & administrative expense	342,875	285,403

Interest	82,255	37,177
Depreciation	105,615	57,650
Bad debt expense	54,883	5,250
Total Expenses	996,602	567,640
Net income (loss) from operations	(618,996)	34,821
Other income:		
Forgiveness of debt	12,294	
Net income (loss)	\$ (606,702)	34,821
(Loss) per share	\$ (0.02)	0.00
Weighted average shares outstanding	26,693,143	9,936,748

The accompanying Notes are an integral part of the Financial Statements

Trans Global Group, Inc. Consolidated Statement of Stockholders' Equity For the Years ended June 30, 2010 & 2009

	Common Stock		Preferred Stock		Additional	Accumulated
	Shares	Par \$	Shares	Par \$	Paid in Capital	Deficit
Beginning Balance, July 1, 2008	211,300	21			12,179,131	(12,389,211)
Paid in capital from acquisition					425,235	
Net Income For the year	-	-			-	34,821
Issuance of Shares for \$.0001	50,000,000	5,000				
Issuance of Shares	5,000,000	500			(500)	
Balance June 30, 2009	55,211,300	5,521			12,603,866	(12,354,390)
Cancellation of shares Issuance of Class A preferred	(4,810,000)	(481)			481	
stock, no par value			2,525,000	-		
Cancel Class A preferred stock			(2,525,000)			
Issue Class AA preferred stock, par value \$.001			2,525,000	2,525	(2,525)	
Isssuance of shares in exchange for \$76,900 of debt	769,000,000	76,900				
Isssuance of shares for acquisitions	529,999,700	53,000			(53,000)	
Net Loss for 2010						(606,702)
Ending Balance, June 30, 2010	1,349,401,000	134,940	2,525,000	2,525	12,548,822	(12,961,092)

The accompanying Notes are an integral part of the Financial Statements

Trans Global Group, Inc. Consolidated Statements of Cash Flow For the Year ended June 30, 2010 & 2009

(Unaudited)

			ne 30,
		<u>2010</u>	<u>2009</u>
OPERATING ACTIVITIES			
Net income (loss) from operations	\$	(618,996)	34,821
Depreciation		45,527	57,650
(Increase) decrease in accounts			
receivable		11,528	(136,129)
(Increase) decrease in Inventory		(4,000)	(20,000)
(Increase) decrease in prepaid		4.210	(4.210)
expenses		4,218	(4,218)
Increase (decrease) in accounts payable		146,435	31,096
Increase (decrease) in credit		140,433	31,090
cards payable		(15,024)	(21,529)
Increase (decrease) in accrued		, ,	
interest		105,615	5,590
Increase (decrease) in other			
current liabilities	_	(692)	(12,649)
Net cash provided (used) by operating activities	_	(325,389)	(65,368)
INVESTING ACTIVITIES			
Purchase of equipment		23,040	235,907
Net cash flow from investing activities	_	(23,040)	(235,907)
FINANCING ACTIVITIES			
Sale of stock			5,000
Borrowings:			-
Increase in officers loans		8,591	10,854
Increase in current notes payable		380,658	80,312
Increase (decrease) in long-term		200,000	00,512
notes payable		(31,107)	215,575
Net cash flow from financing activities	_	358,142	311,741
Net Increase (decrease) in cash		9,713	10,466
Cash at the beginning of the year		14,335	3,869
Cash at June 30	\$ _	24,048	14,335
	_		

The accompanying Notes are an integral part of the Financial Statements

Notes to Consolidated Financial Statements For the Years ended June 30, 2010 & 2009

THE COMPANY

Trans Global Group, Inc. (the Company) was incorporated in Colorado in 1979 and later changed its domicile to Nevada. 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 has been seeking new partners or new business ventures.

The financial statements include the accounts of Trans Global Group, Inc., Ecosafe, Inc. and its subsidiary Ecosafe Insulation of Florida, LLC, All Weather Insulation, Inc., Kazore Holdings Inc. and its subsidiary Kazore LLC doing business as Full Spectrum Media.

In Mid April 2010, Trans Global Group, Inc. acquired 100% of Kazore Holdings, Inc common stock and its wholly owned subsidiary Kazore, LLC d/b/a Full Spectrum Media ("FSM") (www.4fsm.com) in a share exchange for Five Hundred million shares of Restricted Common Stock of TGGI.

About Full Spectrum Media

FSM has managed to evolve with technology while grasping opportunity in the marketing industry since inception in 2004. These services include a state of the art hosting platform for client and "non clients" wanting to host their websites on the FSM technology platform. This gives FSM an opportunity to introduce new services and solutions to their clients while enhancing their customer retention rate. The result has made the FSM experience better for their clients with the ability to create custom work management portals that monitor the progress of their projects and campaigns from either mobile web enabled phones or computers. Future initiatives for the Full Spectrum Media team include the development of proprietary solutions that will bring marketing campaigns to the masses. Full Spectrum Media's services include conceptual design, custom programming, SEO, campaign management, printing, iPhone application development, email marketing, SMS text marketing and many other marketing strategies both on and off line.

In April 2010, Trans Global Group. Inc., completed its acquisition of All Weather Insulation, Inc. ("AWI") TGGI acquired 100% of the common stock of AWI in a share exchange for 29,999,700 shares of the Company's restrictive Common Stock.

AWI is in the business of building spray and injection foam rigs and trailers for the spray and injection foam insulation industry, ranging from \$15,000 to over \$60,000 and currently has revenues of \$1 million. As part of the purchase TGGI has acquired the land and buildings used by AWI in Mobile, Alabama and will look to expand the facility to house more rigs and utilize the location as a training center.

AWI has been in the industry for some 2 years since January 2008 and has grown rapidly in building quality equipment, providing expert advice and training to their clients, as well as selling and distributing environmentally desirable "Green Foam" products. TGGI anticipates that

the acquisition will give ECOFL a strong platform to build from in both equipment and product sales and distribution within its network of installers and dealer/distributors.

TGGI will close the Ecosafe office in Fort Lauderdale, FL and consolidate those operations into the new facility in Mobile, Al. The Mobile location will become the hub for all rig production and training for the Company. Ecosafe Insulation of FL, LLC shall change its name to All Weather Insulation, Inc. of Alabama to allow it to do business in Florida, and allow it to perform as a sales and installation center in Florida

NOTES PAYABLE

The notes outstanding as of June 30 are:

-	<u>2010</u>	2009
6% note payable incurred July 16, 2006	0	67,500
18% notes payable incurred from June 2006		
Through June 2010	432,375	48,817
6.5% note incurred March 2009	<u>21,821</u>	<u>37,015</u>
Total Notes Payable	<u>454,196</u>	153,332
Accrued interest on:		
6% Note	6,050	7,951
18% Notes	<u>48,592</u>	6,283
Total accrued Interest	54,642	<u>14,234</u>

All 18% notes are due on demand and are convertible into common stock of the Company at the fair market value at the time of conversion. On September 16, 2009, certain 18% notes including accrued interest were forgiven by the note holders. The total amount of forgiveness was \$12,294.

COMMON AND PREFERRED STOCK

On September 15, 2009, in a private transaction, 50,000,000 shares were sold to an unrelated party

On September 17, 2009, in a private transaction, the 50,000,000 shares of the Company's common stock obtained on September 15, 2009 were transferred to an unrelated third party.

On September 30, 2009 the Company entered into a share exchange agreement with Ecosafe Inc. and its wholly owned subsidiary Ecosafe Insulation of Florida, LLC, the Company issued 2,500,000 Shares of Series A Convertible Preferred stock.

On October 1, 2009 2,475,000 shares of Class A Convertible Preferred Stock were surrendered to the Company and cancelled by the Company. Also on October 1, 2009 2,500,000 shares of Series A Convertible Preferred stock were issued to the shareholders of Ecosafe, Inc. in exchange for all the outstanding stock of Ecosafe, Inc.

During the year ended June 30, 2010, 769,000,000 share of Common Stock were issued in exchange for \$76,900 of Notes Payable and accrued interest from the Note incurred July 16, 2006.

During the year ended June 30, 2010, the Company issued 529,999,700 shares in connection with the acquisition of All Weather Insulation, Inc. and Kazore, Inc.

EARNINGS PER SHARE.

Earnings (Loss) per share calculations are based on the total loss divided by the average outstanding shares during the year. Fully diluted per share calculations are not presented as the conversion of the notes requires a fair market value at the time of conversion. Since there was no market for the stock at June 30, 2010 & 2009, a fair market conversion factor is impossible to calculate.

SUBSEQUENT EVENTS

TGGI has closed operations in Brooksville as of September 1, 2010, which was opened under Ecosafe Insulation of Florida, LLC., the decision was based on the lack of revenue generated by the subsidiary during the past year.

TGGI entered into an agreement with sellers of Kazore Holdings, Inc. to exchange cancel their 500 million shares of Common Stock on or around July 8, 2010. TGGI will create a special Preferred for Kazore Holdings, Inc and issue this to both shareholders. This Preferred will give the holders the right to 80% of Kazore Holdings, Inc. should TGGI either sell or spin the company out causing a change in control. TGGI has yet to create the Preferred for Kazore.

TGGI has been informed by American Life Holdings Company, Inc., "OTCB: ALFE" that ALFE has decided to cancel the Non binding Letter of Intent ("LOI") entered into on June 14, 2010. ALFE cited the reason for canceling the LOI was due to the fact the audit had not begun for Kazore Holdings, Inc. and the transaction was taking to long.

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.

Item XIII: Similar financial information for such part of the two preceding fiscal years as the issuer or its predecessor has been in existence.

See attached balance sheet, statement of income, statement of cash flows, statement of changes in stockholders' equity, and financial notes for fiscal years ending June 2008 and 2009.

Item XIV. Beneficial Owners.

The following persons beneficially own more than 5% of the issuer's equity securities:

Nar	ne A	Address	% of Ownership
Manuel Losada	2700 W Cypress Creek Rd, Suite A104	, Ft Lauderdale,	94% based on ownership of
	FL 33309		the Preferred Series AA

Item XV. The name, address, telephone number, and email address of each of the following outside providers that advise the issuer on matters relating to operations, business development and disclosure:

- 1. Investment Banker: The issuer has not presently engaged an investment banker.
- 2. Promoters: The issuer has not presently engaged any promoters.
- 3. Counsel: Steven L. Weinberger, ESQ

Schneider Weinberger & Beilly LLP

2200 Corporate Blvd, NW

Boca Raton, FL 33431

561-362-9595

steve@swblaw.net

- 4. Accountant or Auditor: The issuer has not presently engaged an accountant or auditor.
- 5. Public Relations Consultant(s): The issuer has not presently engaged public relations consultant(s).
- 6. Investor Relations Consultant: The issuer has not presently engaged an investor relations consultant
- 7. Other advisor(s): N/A

Item XVI. Management's Discussion and Analysis or Plan of Operation.

Item IV Management's Discussion and Analysis or Plan of Operation.

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The Company acquired Ecosafe Insulation of Florida, LLC in October of 2009. Ecosafe was had entered into an agreement to acquire Ecosafe Foam from American Green Group, Inc. TGGI decided not to complete that acquisition and acquire two other entities listed below

In Mid April 2010, Trans Global Group, Inc. acquired 100% of Kazore Holdings, Inc common stock and its wholly owned subsidiary Kazore, LLC d/b/a Full Spectrum Media ("FSM") (www.4fsm.com) in a share exchange for Five Hundred million shares of Restricted Common Stock of TGGI.

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Off- Balance Sheet Arrangements.

1. Issuer's off-balance sheet arrangements that have or are reasonably likely to have a current or future effect on the financial condition. None

Part E: Issuance History

Item XVII. List of securities offerings and shares issued for services in the past two years.

From January 1, 2008 to December 31, 2008 - None

From January 1, 2009 to June 30, 2009

On June 10, 2009 5,000,000 shares where issued to Gemini and Venture as part of a transaction. The transaction never occurred and all but 365,000 shares where canceled on September 16, 2009.

Part F: Exhibits

Item XVII. Material Contracts.

Effective September 25, 2009 Trans Global completed a share exchange agreement with Ecosafe Inc.

Effective April 16, 2010 Trans Global completed a share exchange agreement with Kazore Holdings, Inc.

Effective April 27, 2010 Trans Global completed a share exchange agreement with All Weather Insulation, Inc.

Item XIX. Articles of Incorporation and Bylaws.

See attached copies of Articles of Incorporation and Bylaws of the Issuer.

Item XX. Purchases of Equity Securities by the Issuer and Affiliated Purchasers.

No purchases of equity securities by the issuer or affiliated purchasers have occurred.

I, David Behling:

- I have reviewed this Annual Companny Information and Disclosure Statement of Trans Global Group, Inc.;
- 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.

Dated: 10/28/10

Trans Global Group, Inc.

David Rahlia