

November 25, 2015

**JPO Solutions, Inc.**  
*(formerly known as MOP Environmental Solutions, Inc.)*  
111 Reef Road  
Fairfield, CT 06824  
(203) 292-8728

A Nevada Corporation

Issuer's Third Quarter Report for Period Ending September 30, 2015

**1) Name of the issuer and its predecessors (if any)**

In answering this item, please also provide any names used by predecessor entities in the past five years and the dates of the name changes.

*The Company was incorporated in Nevada on August 12, 2004, and has been doing business as JPO Solutions, Inc., a Nevada Corporation (“Company” or “Issuer”) since August 19, 2015. Previously, from November 6, 2007, to August 19, 2015, the Company did business as MOP Environmental Solutions, Inc., a Nevada Corporation.*

*On July 30, 2014, JPO Companies, Inc., a Connecticut corporation was merged with MOP Environmental Solutions, Inc. and the Company began doing business under the fictitious business name “JPO Absorbents.” The Company continues doing business under the fictitious business name “JPO Absorbents,” and a “Trade Name Certificate” was filed with the Town Clerk of Fairfield, CT on September 1, 2015, reflecting the same.*

**2) Address of the issuer’s principal executive offices**

Company Headquarters:

*111 Reef Road  
Fairfield, CT 06824  
Phone: (877-483-7575)  
Fax: (203)-292-8727  
www.mopenvironmental.com*

IR Contact:

*None.*

**3) Security Information**

Trading Symbol: *MOPN*

Exact title and class of securities outstanding: *Voting Common Stock*

CUSIP: *55313W105*

Par or Stated Value: *\$0.001 per share*

Total shares authorized: *2,000,000,000*

as of: *September 30, 2015*

Total shares outstanding: *1,999,999,031*

as of: *September 30, 2015*

Additional class of securities (if necessary): *None*

Transfer Agent:

*Securities Transfer Corp.*

*2591 Dallas Parkway, Suite 102*

*Frisco, TX 75034*

*Phone: (469) 633-0101 ext. 113; Fax: (469) 633-0088*

Is the Transfer Agent registered under the Exchange Act?\* Yes:  No:

\*To be included in the OTC Pink Current Information tier, the transfer agent must be registered under the Exchange Act.

List any restrictions on the transfer of security:

*All certificates or other documents that evidence the shares contain a standard Rule 144 legend (1) stating that the shares have not been registered under the Securities Act and (2) setting forth or referring to the restrictions on transferability and sale of the shares under the Securities Act. The exact wording of the legend is:*

*“THE SHARES REPRESENTED BY THIS CERTIFICATE HAVE NOT BEEN REGISTERED UNDER THE SECURITIES ACT OF 1933, AS AMENDED (THE “ACT”), OR ANY OTHER SECURITIES LAWS AND MAY NOT BE OFFERED FOR SALE, SOLD, TRANSFERRED, ASSIGNED, HYPOTHECATED OR OTHERWISE DISPOSED EXCEPT (I) UPON EFFECTIVE REGISTRATION OF THE SECURITIES UNDER THE ACT AND OTHER APPLICABLE SECURITIES LAWS COVERING SUCH SECURITIES OR (II) UPON ACCEPTANCE BY THE COMPANY OF AN OPINION OF COUNSEL IN SUCH FORM AND BY SUCH COUNSEL, OR OTHER DOCUMENTATION, AS IS SATISFACTORY TO COUNSEL FOR THE COMPANY TO THE EFFECT THAT SUCH REGISTRATION IS NOT REQUIRED”*

Describe any trading suspension orders issued by the SEC in the past 12 months.

*The issuer has not had any trading of its securities suspended by the SEC in the past 12 months and has not been delisted by any securities exchange or NASDAQ. Within the past 12 months, the Issuer has a “Stop: no information” designation, at times, on the OTC Bulletin Board due to its failure to timely submit the required quarterly and annual updates.*

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

*Effective July 30, 2014, JPO Companies Inc. merged with MOP Environmental Solutions Inc. and became “MOP Environmental Solutions, Inc. dba JPO Absorbents” operating under the MOPN banner. The Company has since amended its Articles of Incorporation changing its name to “JPO Solutions, Inc., dba JPO Absorbents.” The Plan of Merger provided for a conversion of shares as follows, “All shares of common stock of JPO Companies, Inc. that shall be outstanding immediately prior to the Effective Time of the Merger shall, by virtue of the Merger, be canceled and converted to the right for each Shareholder of JPO Companies, Inc. to receive 9,442,811 shares of the common stock, \$.001 par value per share, of MOP Environmental Solutions, Inc.” In connection, therewith James P. O’Brien was issued 1,313,395,590 shares of the issuer’s common stock (which stock was issued by the transfer agent in two tranches on September 12, 2014, and December 29, 2014), bringing his total share ownership as of July 31, 2014, up to 1,319,395,590, approximately 73.23% of the then outstanding common stock of the issuer. Mr. O’Brien has since sold or transferred 878,450,000 shares, and his ownership as of September 30, 2015, was 639,304,590, approximately 31.96% of the outstanding common stock of the*

issuer. As of July 31, 2015, Mr. O'Brien was reconfirmed as the Chairman and Chief Executive Officer of the Company, and Wayne D. King resigned all authority as a Director or officer of the Company. Mr. King maintains his interest as a stockholder owning 85,000,000 shares of the issuer's issued common stock, or approximately 4.71% of the outstanding common stock of the issuer.

The Company does intend to amend its articles of incorporation to increase the total number of authorized shares, since the total number of shares outstanding is only 969 shares less than the total number of shares authorized and the Company does intend to conduct a private placement.

#### **4) Issuance History**

List below any events, in chronological order, that resulted in changes in total shares outstanding by the issuer in the past two fiscal years and any interim period. The list shall include all offerings of equity securities, including debt convertible into equity securities, whether private or public, and all shares or any other securities or options to acquire such securities issued for services, describing (1) the securities, (2) the persons or entities to whom such securities were issued and (3) the services provided by such persons or entities. The list shall indicate:

- A. The nature of each offering (e.g., Securities Act Rule 504, intrastate, etc.);
- B. Any jurisdictions where the offering was registered or qualified;
- C. The number of shares offered;
- D. The number of shares sold;
- E. The price at which the shares were offered, and the amount actually paid to the issuer;
- F. The trading status of the shares; and
- G. Whether the certificates or other documents that evidence the shares contain a legend (1) stating that the shares have not been registered under the Securities Act and (2) setting forth or referring to the restrictions on transferability and sale of the shares under the Securities Act.

1. *In 2013, the Company issued 200,000 shares of its common stock to James O'Brien as a management fee for services Mr. O'Brien performed as the CEO of the Company; A. The Offering was made in accordance with Section 4(a)(2) of the Securities Act of 1933; B. The offering was an exempt offer pursuant to Section 4(a)(2) of the Securities Act of 1933; C. 200,000 shares of common stock were offered; D. 200,000 shares of common stock were sold; E. The shares were offered in exchange for services and were assigned a value at the time of \$.001 per share; F. The shares are tradable subject to the standard restrictions of unregistered shares; G. the certificates or other documents that evidence the shares contain a legend (1) stating that the shares have not been registered under the Securities Act and (2) setting forth or referring to the restrictions on transferability and sale of the shares under the Securities Act.*
2. *In 2014, the Company issued 20,000,000 shares of its common stock to James O'Brien as a management fee for services Mr. O'Brien performed as the CEO of the Company.*

*The Company also issue 5,000,000 shares of its common stock to Reuven I. Rubinson as a fee for services Mr. Rubinson performed as the consulting CFO of the Company; A. The Offering was made in accordance with Section 4(a)(2) of the Securities Act of 1933; B. The offering was an exempt offer pursuant to Section 4(a)(2) of the Securities Act of 1933; C. 25,000,000 shares of common stock were offered; D. 25,000,000 shares of common stock were sold; E. The shares were offered in exchange for services and were assigned a value of \$.001 per share; F. The shares are tradable subject to the standard restrictions of unregistered shares; G. the certificates or other documents that evidence the shares contain a legend (1) stating that the shares have not been registered under the Securities Act and (2) setting forth or referring to the restrictions on transferability and sale of the shares under the Securities Act.*

- 3. As of July 30, 2014, JPO Companies Inc. merged with MOP Environmental Solutions Inc. and became "MOP Environmental Solutions, dba JPO Absorbents"; A. The Offering was made in accordance with Section 4(a)(2) of the Securities Act of 1933; B. The Certificate of Merger was filed with the Secretary of State of Connecticut and a Certificate of Amendment was filed with the Secretary of State of Nevada (increasing the authorize shares) in relation to the Merger; C. The Plan of Merger provided for a conversion of shares as follows: "All shares of common stock of JPO Companies, Inc. that shall be outstanding immediately prior to the Effective Time of the Merger shall, by virtue of the Merger, be canceled and converted to the right for each Shareholder of JPO Companies, Inc. to receive 9,442,811 shares of the common stock, \$.001 par value per share, of MOP Environmental Solutions, Inc." D. Subject to the plan of merger, an additional 1,313,395,590 shares of the issuer's common Stock, was issued (which the transfer agent issued in two tranches at a later date) to James P. O'Brien, bringing Mr. O'Brien's total share ownership as of July 30, 2014, up to 1,339,395,590, approximately 73.23% of the outstanding common stock of the issuer; and an additional 145,932,843 shares of the issuer's common Stock, was issued (which the transfer agent issued in two tranches at a later date) to Coleen Grooms, bringing Ms. Grooms' total ownership to 146,932,843 shares or approximately 8.15% of the outstanding common stock. E. The shares were issued pursuant to the Plan of Merger and exchanged for shares of common stock of JPO Companies, Inc. The issued shares have a per share par value of \$.001; F. Between July 30, 2014 and September 30, 2015, Mr. O'Brien sold or transferred 878,450,000 shares. As of September 30, 2015, Mr. O'Brien owned 639,304,590, shares, approximately 31.96% of the outstanding common stock of the issuer; G. the certificates or other documents that evidence the shares contain a legend (1) stating that the shares have not been registered under the Securities Act and (2) setting forth or referring to the restrictions on transferability and sale of the shares under the Securities Act.*

- 4. The Company does intend to amend its articles of incorporation to increase the total*

*number of authorized shares, since the total number of shares outstanding is only 969 shares less than the total number of shares authorized and the Company does intend to conduct a private placement.*

## **5) Financial Statements**

Provide the financial statements described below for the most recent fiscal year end or quarter end to maintain qualification for the OTC Pink Current Information tier. For the initial disclosure statement (qualifying for Current Information for the first time) please provide reports for the two previous fiscal years and any interim periods.

- A. Balance sheet;
- B. Statement of income;
- C. Statement of cash flows;
- D. Financial notes; and
- E. Audit letter, if audited

The financial statements requested pursuant to this item shall be prepared in accordance with US GAAP by persons with sufficient financial skills.

You may either (i) attach/append the financial statements to this disclosure statement or (ii) post such financial statements through the OTC Disclosure & News Service as a separate report using the appropriate report name for the applicable period end. (“Annual Report,” “Quarterly Report” or “Interim Report”).

If you choose to publish the financial reports separately as described in part (ii) above, you must state in the accompanying disclosure statement that such financial statements are incorporated by reference. You may reference the document(s) containing the required financial statements by indicating the document name, period end date, and the date that it was posted to otcq.com in the field below.

*Concurrently with filing this report, the issuer has posted the following financial statements in relation to the Quarterly Report:*

- A. JPO SOLUTIONS, INC. Balance Sheet as of September 30, 2015*
- B. JPO SOLUTIONS, INC. Statement of Operations for the Three Months Ended September 30, 2015*
- C. JPO SOLUTIONS, INC. Statements of Cash Flows For the Three Months Ended September 30, 2015*
- D. JPO SOLUTIONS, INC. Statement of Changes in Stockholders' Equity For the Three Months Ended September 30, 2015*
- E. JPO SOLUTIONS, INC. Notes to Financial Statements September 30, 2015*
- F. JPO SOLUTIONS, INC. Management Certification September 30, 2015*

*These financial statements are incorporated herein by this reference.*

*These documents may be found online at <http://www.otcmarkets.com/stock/MOPN/financials>*

Information contained in a Financial Report is considered current until the due date for the subsequent Financial Report. To remain in the OTC Pink Current Information tier, a company must post its Annual Report within 90 days from its fiscal year-end date and Quarterly Reports within 45 days of its fiscal quarter-end date.

**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;

*The Company licenses technology for and manufactures and distributes MOP Maximum Oil Pickup® ("MOP"), and a complete range of sorbent products including ("JPO 100) and ("JPO Ultra Blend").*

*The Company offers an extensive line of sorbents that form the foundation of a family of oil spill cleanup products, oil filtration products and remediation processes that position the Company for growth in numerous multi-billion dollar markets: oil companies and their downstream subsidiaries and allies; companies with on scene oil spill containment and remediation needs, (on land and in water); post spill oil clean-up operations (even years after the polluting event); industrial coolant filtration and recycling systems; companies with compliance requirements related to government and/or industry mandates; environmental consulting and protection companies and organizations; and, direct to consumer household products ranging from garage spills and oil change to kitchen compost products.*

*One of the Company's products named "MOP ® Maximum Oil Pickup" is the most effective and environmentally sound oil spill remediation product on the planet. It is made from 100% recycled and biodegradable materials, including "recovered materials" the EPA's highest priority item for recycling, MOP is a Cradle-to-Cradle "Green" product that soaks up oil, repels water and allows for the useful recovery of up to 95% of the oil in a condition as pure or more pure than the original spill.*

*MOP Maximum Oil Pickup is an aggressive oleophilic and hydrophobic (oil attracting and water repelling) sorbent made from recycled and fully biodegradable materials, manufactured using small-scale hydroelectric green energy. MOP's properties are such that it can effectively deal with oil spills the size of the BP Horizon Gulf Oil Spill yet is equally effective at cleaning up oil spills off a garage floor.*

*The unique products MOP ® Maximum Oil Pickup, JPO Ultra Blend Series and JPO 100 Series position the Company for exponential growth as they address oil spill needs in three multi-billion dollar markets:*

1 Commercial Industrial – Every company with machinery, a truck, auto or ship

*fleet, or more than 500 gallons of storage of liquid hydrocarbon has a need for MOP.*

2 *International Spill Response – MOP as the First Response is promoted as “The Best Option for All Oil Spills on Land or Water”*

3 *Direct to the Consumer – Ideal for leaks and spills from Auto, RV, Motorized Home Equipment and Used Cooking Oils.*

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

*JPO Solutions, Inc. is a Nevada corporation doing business as JPO Absorbents. The Issuer was originally incorporated on June 8, 1999 in the State of Delaware as Distributed Logic Corp. On August 12, 2004 the Company became a Nevada Corporation through a merger with Istron Technologies and changed its name to Speedteq-Ti, Inc. on November 19, 2004. Effective June 1, 2006, the Issuer changed its name to Cengroup Petroleum Corporation. Effective November 6, 2007, the Issuer changed its name to MOP Environmental Solutions, Inc. Effective July 30, 2014, JPO Companies Inc. merged with MOP Environmental Solutions Inc. and became “MOP Environmental Solutions, Inc. dba JPO Absorbents.” On August 19, 2015, the Company changed its name to JPO Solutions, Inc., and also registered the trade name “JPO Absorbents” in Fairfield, Connecticut. The Company is also in the process of changing its OTC Trading Symbol from “MOPN” to “JPOS.”*

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

*The issuer’s primary SIC code is 3463. The issuer currently does not have a secondary SIC code.*

D. the issuer’s fiscal year end date;

*The Issuer’s fiscal year end date is December 31.*

E. principal products or services, and their markets;

*JPO Solutions, Inc. licenses technology for and manufactures and distributes “MOP® Maximum Oil Pickup”, “JPO Ultra Blend Series” and “JPO 100 Series.” MOP® Maximum Oil Pickup is an environmentally friendly line of products that can be safely used to clean up oil spills in an extremely cost effective “green” fashion and it costs a fraction of the more costly ineffective chemical solutions. MOP® Maximum Oil Pickup is an aggressive oleophilic and hydrophobic (oil attracting and water repelling) sorbent made from recycled and fully biodegradable materials, manufactured using small-scale hydroelectric green energy. MOP’s properties are such that it can effectively deal with oil spills the size of the BP Horizon Gulf Oil Spill, yet is equally effective at cleaning up oil spills off a garage floor. MOP picks up to several times its own weight in oil, without absorbing water. MOP restores traction on slippery surfaces. MOP offers a fast, safe, low-cost way to restore a clean, natural environment from any oil spill, indoors, outdoors, on land or water in all weather conditions, and uniquely can pay for itself from the offsetting revenues of its oil recovery option.*

*JPO Solutions, Inc. addresses All Oil Spill Needs in Three Multi-Billion Dollar Markets.*

- *Direct to the Consumer – Ideal for leaks and spills from Auto, RV, Motorized Home Equipment and Used Cooking Oils.*
- *Commercial Industrial – Every company with machinery, a truck, auto or ship fleet, or more than 500 gallons of storage of liquid hydrocarbon has a need for MOP.*
- *International Spill Response – MOP is promoted as “The Best Option for All Oil Spills on Land or Water.”*

## *PRODUCTS AND BENEFITS*

*MOP 201 (plain brown in color) - A unique blend that is optimized to remove every trace of oil from the surface of water-including oil sheen. The aggressive holding properties will not allow MOP to release oil back into the environment.*

- *100% biodegradable, 100% organic and recycled, immediately begins to absorb oil on contact, repels water and does not sink. Waves and weather enhance absorption and does not require “hazardous waste disposal.”*
- *Can be spread and cleaned by hand (for small spills) or brushed into a larger spill using a simple broom. Use enough MOP 201 to cover the spill and work MOP 201 into spill to completely absorb the spill.*
- *Since all the components of MOP 201 are fully biodegradable, the byproducts of any cleanup—that does not involve any additional toxic agent—does not require treatment as a hazardous material.*
- *Used MOP 201 can be directly tilled into a soil farm disposal system. This can be done with oil laden MOP 201 or after absorbed oil has been recovered.*
- *MOP 201 is compostable. Naturally occurring microbes within a composting system will work to fully remediate the used MOP 201 and can be composted.*
- *MOP 201 is burnable. Once oil is removed from the saturated MOP 201, it can be burned as fuel. It can be disposed of safely as solid waste.*

*Rig Blend - A unique blend that is optimized to remove oil and water from drill cuttings and absorb waste fluid.*

- *Rig Blend is a proprietary blend of super absorbing ingredients.*
- *Rig Blend is specifically formulated for the oil and gas industry in response to the need for an affordable way to address the waste problem associated with oil or water base cuttings as well as any other application where drying out substrates is required.*
- *Rig Blend has distinct advantages because it is lighter and more absorbent than any of the existing alternatives including fly ash, sand, clay and other similar absorbents.*
- *Vigorous testing of Rig Blend has shown that when it comes to remediation, Rig Blend is more cost effective than these and many other commonly used absorbents.*
- *Rig Blend offers the dual advantages of requiring less absorbent to address each day’s waste production and dramatically reducing the shipping costs associated with both the delivery of the newly manufactured absorbent and disposal of the used absorbent.*

*Ultra Blend - When it comes to quickly and cost-effectively cleaning up spills and leaks and removing waste Ultra Blend Absorbent delivers a level of performance you may not have thought*

possible. Ultra Blend possess extraordinary holding power for cleaning up spills of virtually any liquid, on any surface, and in any industry, at a competitive price.

- Compatible with over 300 types of liquids! Ultra Blend Absorbent is a major weapon in your cleanup arsenal. Ultra..
  - Superior performance at an economical price. Ultra Blend Absorbent has the highest absorption rate compared to conventional products. Just one 2.0-cubic-foot bag will absorb up to 10 gallons of oil or petroleum-based liquids.
  - Safe for onshore and offshore use. Ultra Blend Absorbent is extremely versatile. Ultra Blend Absorbent almost instantly absorbs virtually any type of petroleum spill on water, soil, grass, and solid surfaces.
  - Improve safety and compliance. The dollars spent on absorbent products are insignificant compared to the cost and liability of a mishap that occurs from improper or incomplete cleanup and disposal. Worker injuries lead to lost productivity, worker's compensation claims, health care bills, lawsuits, and more.
  - Waste minimization. Ultra Blend Absorbent can help significantly minimize waste because it weighs less and absorbs more than most competitive absorbents, thereby reducing the reportable tonnage of waste shipped offsite.
  - Fuel blend ability. A unique feature of Ultra Blend Absorbent is its ability to be fuel blended. That's because Ultra Blend Absorbent has a BTU value greater than 10,000 BTUs per pound. Ultra Blend Absorbent is readily dispersible with fuel liquids. It can be transported in bulk tankers without significant tank settling problems, and in many instances, it enhances the BTU value of the fuel sent to the cement kiln. And because of the unique qualities of Ultra Blend Absorbent, the waste generator can also expect favorable economies in disposal costs.
- Landfill-Friendly. Can be safely used in landfills and Reduces disposal costs by up to 75% when compared to clay*

*JPO 100 - Now cleaning up oil spills can be done quickly, easily, and cost effectively. All you need is JPO 100 and a broom! Oil spills don't stand a chance against JPO 100. JPO 100 almost instantly solidifies any type of petroleum spill on water, soil, grass, and solid surfaces. The competition doesn't stand a chance against JPO 100. JPO 100 has the highest absorption rate compared to conventional products.*

- Cleanup Spills on Land and Waterways. Oil spills don't stand a chance against JPO 100. JPO 100 almost instantly absorbs any type of petroleum spill on water, soil, grass, and solid surfaces.
- JPO 100 is extremely economical. JPO 100 has the highest absorption rate compared to conventional products. Just one 2.0-cubic-foot bag will absorb up to 10 gallons of oil or petroleum-based liquids.
- Natural Fibers solidify oil on contact. JPO 100 Oil Containment Socks have natural fibers that transform oil into a solid mass on contact. Inside the sock, a solid barrier is formed, resulting in total containment and zero escape of the oil.
- All-natural cleanup technology. Can be safely used in landfills and Reduces disposal costs by up to 75% when compared to clay.
- Bio-remedial. JPO 100 contains hydrocarbon-eating microbes. Before the JPO 100 naturally degrades, the microbes in the JPO 100, will have digested absorbed hydrocarbons, leaving no harmful hydrocarbons.

- *Biodegradable. Can be safely used in landfills and Reduces disposal costs by up to 75% when compared to clay.*

## 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.

In responding to this item, please clearly describe the assets, properties or facilities of the issuer, give the location of the principal plants and other property of the issuer and describe the condition of the properties. If the issuer does not have complete ownership or control of the property (for example, if others also own the property or if there is a mortgage on the property), describe the limitations on the ownership.

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

*The Company has no significant assets, properties or facilities which it owns. The Company entered into a five (5) year triple net lease for its Warehouse/Manufacturing facility which started on July 15, 2015, and was thereafter revised in August 2015; and entered a one (1) year lease for its Corporate Office which started on August 1, 2015. Additionally, the Company entered into a lease for a warehouse facility in Kansas City, Missouri. As of September 30, 2015, the Company had no other leases, beyond month to month rental agreements that were terminable at will. The Company utilizes the following facilities at the below stated monthly cost (rates generally reflect average monthly rates paid during applicable quarter):*

<i>Corporate Office</i>	<i>Storage</i>
<i>111 Reef Road (Physical address)</i>	<i>15201 Antioch Road</i>
<i>PO Box 708 (Mailing address)</i>	<i>Overland Park, KS 66623</i>
<i>Fairfield, CT 06824</i>	<i>\$355/month</i>
<i>\$1,300/month</i>	
<i>Warehouse/Manufacturing</i>	<i>Warehouse</i>
<i>30 Nutmeg Drive</i>	<i>1 Design Dr.</i>
<i>Trumbull, CT 06611</i>	<i>N Kansas City, MO 64116</i>
<i>\$3,500/month</i>	<i>\$600/month (average)</i>

## 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.

James P. O'Brien, Fairfield, Connecticut

*Mr. James P. O'Brien serves as Chairman of the Board of Directors and is the President (CEO), Secretary and Treasurer of the Company. Mr. O'Brien has served as the CEO and Director for MOP since May 2013. Mr. O'Brien is also a control person, beneficially owning 639,304,590 shares; approximately 31.96% of the Issuer's common stock.*

Joel Stockford, Denton Texas

*Joel Stockford, an Entrepreneur with experience in starting up and operating companies in the Oil & Gas, Pet Products, Exterior Finish Markets, is the new Chief Operating Officer and Director of the Company. Mr. Stockford has worked as President and owner of several companies and brings experience to the Company in the areas of operational cost control, new product launches and implementation of sound business processes and practices. Mr. Stockford also adds valuable international business experience to the Company and assists the Company in implementing its plans for future market expansion. Mr. Stockford is also a control person, beneficially owning 310,000,000; approximately 15.5%<sup>1</sup> of the Issuer's common stock.*

Danny White, Cisco, Texas

*Danny White is a sophisticated investor, with years of experience in pipeline construction management and inspection. Mr. White's investment history includes startups, private placements, private finance, and markets in general. His strong corporate knowledge as well as his practical knowledge in the use of the JPO products in the field make him valuable director for the company. Mr. White's involvement also brings contacts from the pipeline and oilfield industries to help enhance the company's sales network.*

Reuven I. Rubinson, San Diego, CA

*Mr. Reuven I Rubinson serves as the consulting Chief Financial Officer ("consulting CFO") and CPA of the company, Mr. Rubinson was previously CPA of the company starting in October 2010 and became the consulting CFO and a board member in October, 2011. He resigned those positions in May, 2013. He resumed as CPA in September, 2013 and was appointed as consulting Chief Financial Officer in October, 2014*

Coleen G. Grooms, Little Elm, TX

*Ms. Coleen G. Grooms is a control person, beneficially owning 146,932,843 shares; approximately 8.15% of the Issuer's common stock.*

Steve Morris, Savannah, TX

*Mr. Steve Morris is a control person, beneficially owning 210,000,000 shares<sup>2</sup>; approximately 10.5% of the Issuer's common stock.*

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<sup>1</sup> Joel Stockford owns 245,000,000 shares (12.25%) and beneficially owns one half (50%) of Mojo Directional LLC, which owns 130,000,000 shares (6.50%).

<sup>2</sup> Steve Morris owns 145,000,000 shares (7.25%) and beneficially owns one half (50%) of Mojo Directional LLC, which owns 130,000,000 shares (6.50%).

Mojo Directional LLC, Denton, TX

Mojo Directional LLC is a control person, owning 130,000,000 shares; approximately 6.5% of the Issuer's common stock. Mojo Directional LLC is beneficially owned equally (50/50) by Steve Morris and Joel Stockford (please see above and reference footnotes 1 and 2).

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 of the foregoing persons have been the subject of a conviction in a criminal proceeding or named as a defendant in a pending criminal proceeding in the last five years.*

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 of the foregoing persons have been the subject of any order, judgment, or decree, that permanently or temporarily enjoined, barred, suspended or otherwise limited such a person's involvement in any type of business, securities, commodities, or banking activities in the last five years.*

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 of the foregoing persons have been the subject of 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 in the last five years.*

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 of the foregoing persons have been the subject of any 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.*

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.

<i>Shareholder Name</i>	<i>Shareholder Address</i>	<i>No. of Shares<sup>3</sup></i>	<i>Percentage</i>
<i>James P. O'Brien</i>	<i>PO Box 708 Fairfield, CT 06824</i>	<i>639,304,590</i>	<i>31.96%</i>
<i>Joel Stockford</i>	<i>3200 W. Oak Shores Dr. Crossroads, TX 76227</i>	<i>310,000,000<sup>4</sup></i>	<i>15.5%</i>
<i>Steve Morris</i>	<i>817 Oglethorpe Lane Savannah, TX 76227</i>	<i>210,000,000<sup>5</sup></i>	<i>10.5%</i>

## 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

*Weintraub Law Group, P.C.  
10085 Carroll Canyon Rd. Ste 230  
San Diego, CA 92131  
Phone: 858-566-7010  
Fax: 858-566-7015  
Email: [rick@weintraublawgroup.com](mailto:rick@weintraublawgroup.com)*

*Weintraub Law Group is the Company's counsel for the purposes of this Statement and other security related matters. Weintraub Law Group is not general counsel for the Company.*

### Accountant or Auditor

*Reuven I. Rubinson, CPA, MBA  
10601 Tierrasanta Blvd., PMB 177  
San Diego, CA 92124-2616  
Phone: (858) 344-0864  
Fax: 425-984-8168  
Email: [SDCPA@aol.com](mailto:SDCPA@aol.com)*

*Our CPA prepares our books and records from information provided to him, reconciles our bank accounts and prepares our financial statements, in addition to preparing and filing the Company's tax returns. Additionally, he provides accounting consulting as required by the Company. He does not provide any audit or review services for the company. He has no*

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<sup>3</sup> As of September 30, 2015.

<sup>4</sup> Joel Stockford owns 245,000,000 shares (12.25%) and beneficially owns one half (50%) of Mojo Directional LLC, which owns 130,000,000 shares (6.50%).

<sup>5</sup> Steve Morris owns 145,000,000 shares (7.25%) and beneficially owns one half (50%) of Mojo Directional LLC, which owns 130,000,000 shares (6.50%).

*authority to bind the company or other decision-making authority.*

Investor Relations Consultant

*None*

Other Advisor: Any other advisor(s) that assisted, advised, prepared or provided information with respect to this disclosure statement.

*None*

**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:

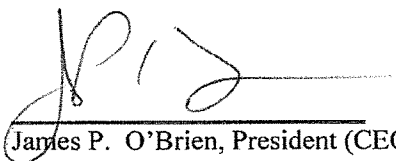
I, the undersigned, certify that:

1. I have reviewed this annual report/disclosure statement for the fiscal quarter ending September 30, 2015, of JPO Solutions Inc., dba JPO Absorbents;

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.

Dated: November 25, 2015



James P. O'Brien, President (CEO) of JPO Solutions, Inc.



Reuven I. Rubinson, consulting Chief Financial Officer of JPO Solutions, Inc.