# : OTCMarkets

# Amended Disclosure Statement Pursuant to the Pink Basic Disclosure Guidelines

PATIENT ACCESS SOLUTIONS INC. A NEVADA Corporation 10460 Queens Blvd Forest Hills, NY 11375

> 800-570-8404 <u>WWW.PASHEALTH.COM</u> SIC 8090

> > QUARTERLY REPORT For the Period Ending: January 31, 2022 (the "Reporting Period)

As of January 31, 2022, the number of shares outstanding of our Common Stock was: 2,476,875,625
As of October 31, 2021 the number of shares outstanding of our Common Stock was: 2,276,875,625
As of October 31, 2021, Completed Fiscal Year End the number of shares outstanding of our Common Stock was: 2,276,875,625

Indicate by check mark whether the company is a shell company (as defined in Rule 405 of the Securities Act of 1933 and Rule 12b-2 of the Exchange Act of 1934):

Yes: o

No: XX (Double-click and select "Default Value" to check)

Indicate by check mark whether the company's shell status has changed since the previous reporting period: Yes: o **No:XX** 

Indicate by check mark whether a Change in Control₁ of the company has occurred over this reporting period: Yes: o No:XX

I "Change in Control" shall mean any events resulting in:

- (i) Any ·person· (as such term is used in Sections 13(d) and 14(d) of the Exchange Act) becoming the "beneficial owner" (as defined in Rule 13d-3 of the Exchange Ad), directly or indirectly, of securities of the Company representing fifty percent (50%) or more of the total voting power represented by the Company's then outstanding voting securities;
- (ii) The consummation of the sale or disposition by the Company of all or substantially all of the Company's
- assets; (iii) A change in the composition of the Board occurring within a two (2)-year period, as a result of

which

fewer than a majority of the directors are directors immediately prior to such change; or

- (iv) The consummation of a merger or consolidation of the Company with any other corporation, other than a merger or consolidation which would result in the voting securities of the Company outstanding immediately prior thereto continuing to represent (either by remaining outstanding or by being converted into voting securities of the surviving entity or its parent) at least fifty percent (50%) of the total voting power represented by the voting securities of the Company or such surviving entity or its parent outstanding immediately after such merger or consolidation.
  - 1) Name of the issuer and its predecessors (if any)

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

Current Issuer- Patient Access Solutions Inc., previously named Blue Mountain Resources, Inc.- name changed on June 2, 2008. On March 31,2008, Patient Access Solutions Inc., a New York corporation, merged into Blue Mountain Resources;

Date and state (or jurisdiction) of incorporation (also describe any changes to incorporation since inception, if applicable) The state of incorporation or registration of the issuer and of each of its predecessors (if any) during the past five years; Please also include the issuer's current standing in its state of incorporation (e.g. active, default, inactive):

### 2006 State of Nevada- Active in Good Standing

Describe any trading suspension orders issued by the SEC concerning the issuer or its predecessors since

inception: 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:

Effective March 1, 2022, the corporation shall effect a one-for-fifteen (1:15) reverse split whereby each share of common stock, par value \$0.001 per share shall, without any action on the part of the holder, become and be converted to 1/15 shares of common stock, par value \$0.001 per share, the authorized shares shall remain the same. In connection with the reverse split, no fractional shares shall be issued. In lieu of fractional shares, any fractional share that would result from this action will be rounded up to the next whole number of shares for each shareholder. The number of authorized shares of common stock did not change.

The address(es) of the issuer's principal executive office:

# 104-60 Queens Blvd. Forest Hills. NY 11375

The address(es) of the issuer's principal place of business:

Check box if principal executive office and principal place ofbusiness are the same address: XX

Has the issuer or any of its predecessors been in bankruptcy, receivership, or any similar proceeding in the past five years?

Yes: D No: XX

If this issuer or any of its predecessors have been the subject of such proceedings, please provide additional details in the space below:

<u>n/a</u>

# 2) Security Information

Trading symbol: PASO

Exact title and class of securities outstanding: Common Stock

CUSIP: 70324A208
Par or stated value: .001

Total shares authorized: 2,500,000,000 as of date: January 31, 2022

Total shares outstanding:

Number of shares in the Public Float<sup>1</sup>:

2,476,875,625 as of date: January 31, 2022

1.029.612.546 as of date January 31, 2022

Total number of shareholders of record: 539 as of date: January 31, 2022

All additional class(es) of publicly traded securities (if any):

Trading symbol: PASO

Exact title and class of securities outstanding: Preferred A

CUSIP: 70324A208 Par or stated value: .001

Total shares authorized: 10.000.000 as of date: January 31, 2022 as of date: January 31, 2022 as of date: January 31, 2022

<sup>&</sup>lt;sup>1</sup> "Public Float" shall mean the total number of unrestricted shares not held directly or indirectly by an officer, director, any person who is the beneficial owner of more than 1 O percent of the total shares outstanding (a "control person"), or any affiliates thereof, or any immediate family members of officers, directors and control persons.

Trading symbol:

**PASO** 

Exact title and class of securities outstanding:

Preferred C

CUSIP:

7SP993104

Par or stated value:

.001

Total shares authorized:

3,000,000

as of date: January 31, 2022

Total shares outstanding:

244.312

as of date: January 31, 2022

# **Transfer Agent**

Name: Address:

**Empire Stock Transfer** 1859 Whitney Mesa Dr

Henderson, NV 89014

Phone:

702-818-5898

Email:

info@empirestock.com

Is the Transfer Agent registered under the Exchange Act?<sup>2</sup> Yes: XX□

No: □

Describe any trading 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 March 1, 2022, the corporation shall effect a one-for-fifteen (1: 15) reverse split whereby each share of common stock, par value \$0.001 per share shall, without any action on the part of the holder, become and be converted to 1/15 shares of common stock, par value \$0.001 per share, the authorized shares shall remain the same. In connection with the reverse split, no fractional shares shall be issued. In lieu of fractional shares, any fractional share that would result from this action will be rounded up to the next whole number of shares for each shareholder. The number of authorized shares of common stock did not change.

#### 3) Issuance History

The goal of this section is to provide disclosure with respect to each event that resulted in any direct changes to the total shares outstanding of any class of the issuer's securities in the past two completed fiscal years and any subsequent interim period.

Disclosure under this item shall include, in chronological order, all offerings and issuances of 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. Using the tabular format below, please describe these events.

<sup>&</sup>lt;sup>2</sup> To be included in the Pink Current Infom, ation tier, the transfer agent must be registered under the Exchange Act.

# A Changes to the Number of Outstanding Shares SEE ATTACHED

Check this box to indicate theretwere no changes to the number of outstanding shares within the past two completed fiscal years and any suosequen penoas: D

Number of Shares outstanding as o Fiscal year 10/31/21	Opening Common: 2		875,625						
	10,000, Preferre 244,31	000 d C:							
	October 31	, 2021							,-
Shares Outstanding as of Second Most Recent Fiscal Year End 10/31/20	Common 1,157,82 Preferred <b>A</b>								
Date of Transaction	Transaction type (e.g. new Issuance, cancellation, shares returned to	Number of Shares Issued (or cancelled )	Class of Securities	Value of shares Issued (\$/per share) at Issuance	Were the shares Issued at a discount to market price at	individual Entity Shares were Issued to (entitles must have individual with voting/	Reason for share Issuance (e.g. for cash or debt conversion) OR Nature of Services	Restricted or Unrestricted as of this filing?	Exemption or Registration Type?
	treasury)				the time of Issuance? (Yes/No)	Investment control disclosed).	Provided (I f applicable)		
-	See attached-	-see attached	-common	-	-		-	-restricted	
Snares Outstanding On Date of this 1/31/22	Ending Balan 2,476,87 Preferred 10,000,0	A:							
		rred C: 1,312							
	Janua	ary 31, 2022	1 Each	share of Preferi	red C, after a 12 i	month holding period, may i	be converfEd to 250 shares	of common stock.	

Example: A company with a fiscal year end of Decerpber 31st in addressing this item for its quarter ended September 30, 2018, would include any events that resulted in changes to any class of its outstanding shares from the period beginning on January 1, 2016 through September 30, 2018 pursuant to the tabular format above.

Date of Transaction Type CERTIFICATE# HOLDER NUMBER of SHARES

# PASO Stock Issuance

09/20/2019	COMMON	137 DOVECOTE CONSULTING SERVICES (Anthony Pizzolo)	3,000,000
12/10/2019	COMMON	46 ROBERT LINZALONE	13,000,000
12/10/2019	COMMON	46 ROBERT LINZALONE	23,000,000
12/10/2019	COMMON	45 BRUCE WEITZBERG	13,000,000
01/09/2020	COMMON	135 JEFFERY KRUEGER	7,319,302
01/09/2020	COMMON	432 RANDALL BRODSKY	576,191
01/15/2020	COMMON	586 HESTIA INVESTMENTS (Edward Lee)	2,100,000
01/27/2020	COMMON	134 JOSEPH GONZALEZ	20,000,000
01/27/2020	COMMON	JAG CAPITAL (JOSEPH Gonzalez)	23,000,000
01/30/2020	COMMON	588 MICHAEL KRUEGER	5,000,000
01/30/2020	COMMON	587 LAUREN KRUEGER	5,000,000
01/30/2020	COMMON	135 JEFFERY KRUEGER	4,687,412
02/10/2020	COMMON	647 Cortney Mccown	2,000,000
02/10/2020	COMMON	648 Joseph Bartnick	500,000
02/10/2020	COMMON	535 RONALD GONZALEZ	4,000,000
02/10/2020	COMMON	649 Eric Gonzalez	5,000,000
02/10/2020	COMMON	650 Patricia Gonzalez	5,000,000
02/10/2020	COMMON	631 ELLIOTT POLATOFF	4,500,000
02/10/2020	COMMON	651 Matthew Ketterman	
			1,000,000
02/10/2020	COMMON	497 AMJ GLOBAL ENTERTAINMENT LLC(Art Malone)	5,726,954
02/10/2020	COMMON	652 Jeffrey Gullo	1,500,000
02/10/2020	COMMON	648 Joseph Bartnick	500,000
02/10/2020	COMMON	653 Affinity Advisors, LLC (Dan Luther)	5,000,000
02/12/2020	COMMON	654 Lee H. Puglisi	4,000,000
03/13/2020	COMMON	Blackthorne Development (Mike Collins)	.,000,000
			10,000,000
03/13/2020	COMMON	682 Brian Cesca	250,000
03/13/2020	COMMON	683 Cortney Mccown	250,000
03/13/2020	COMMON	065 Cortiley McCowii	5,000,000
03/13/2020	COMMON	684 Jarvis Shockey	3,000,000
03/13/2020	COMMON	685 Wong Hang NGA	2,000,000
03/16/2020	COMMON	518 TOPPER PARTNERS I, LLC (Vic Topper)	9,806,969
03/17/2020	COMMON	655 Ashley Williams	4,000,000
03/17/2020	COMMON	134 JOSEPH GONZALEZ	2,000,000
03/18/2020	COMMON	656 Jordan Scott Walker	270,000
03/18/2020	COMMON	657 Leslie Iris Kubrick	125,000
03/18/2020	COMMON	658 Andrew Howard Kubrick	125,000
03/18/2020	COMMON	659 Samantha Danielle Kubrick	10,000
03/18/2020	COMMON	660 Alexis Nicole Kubrick	10,000
03/18/2020	COMMON	661 Joseph Daniel Secreti	10,000
03/18/2020	COMMON	662 Sheldon Walker	5,000,000
03/24/2020	COMMON	89 CAROLINE IGLIO	2,000,000
04/01/2020	COMMON	497 JEBAC LLC (Jerry Krystoff)	15,000,000
04/01/2020	COMMON	497 MARK PRESLEY	2,500,000
04/01/2020	COMMON	664 SCOTT IACONO	150,000
04/01/2020	COMMON	665 CARRAN SCHNEIDER	5,000,000
04/07/2020	COMMON	654 LEE PUGLISI	4,000,000
04/07/2020	COMMON	615 FRANK PACKES	2,250,000
05/20/20	COMMON	461 DREAMTECH INC (Anthony Dizzola)	
05/20/20	COMMON	461 DREAMTECH INC. (Anthony Pizzolo) 46 ROBERT LINZALONE	40,000,000 21,600,000
05/20/20	COMMON	654 Lee H. Puglisi	10,000,000
		-	10,000,000
05/27/20	COMMON	135JEFFERYJ.KRUEGER	10,700,000

06/05/20	COMMON	497 AMJ GLOBAL, LLC ( Art Malone)	5,650,322
06/16/20	COMMON	497 AMJ GLOBAL, LLC( Art Malone)	3,750,322
09/02/20	COMMON	558 ROBERT MEIBORG LIVING TRUST	17,379,000
09/02/20	COMMON	566 ALM DEVELOPMENT 401K (Bob Meiborg)	30,278,774
09/02/20	COMMON	461 DREAMTECH INC. (Anthony Pizzolo)	40,000,000
09/02/20	COMMON	497 AMJ Global LLC (Art Malone)	16,000,000 10,000,000
09/04/20	COMMON	677 Saul E. Feder	4,000,000
09/04/20	COMMON	663 Carran Schneider	15,000,000
09/04/20	COMMON	678 Amanda Damarin	15,000,000
09/04/20	COMMON	662 SOSEDHVGANEZALEZ	6;500;000
09/04/20 09/11/20	R8MM83	258 SEANMCNAMARA 588 MICHAEL YKRÜEĞER	2,000,000
09/11/20	COMMON	588 MICHAEL J KRUEGER	10,700,000
09/11/20	COMMON	587 587 LAUREN KRUEGER	10,700,000
09/11/20	COMMON	478 ALEXANDRA ARENA &	
09/11/20	COMMON	484 LEANNE ARENA &	62,500 125,000
00/11/20	COMMON	LAWRENCE ARENA JTTEN	123,000
09/11/20	COMMON	482 LEANNA ARENA &	62,500
		DOMENIC ARENA JT TEN	02,000
09/11/20	COMMON	483 LEANNE ARENA &	62,500
		DANILYN ARENA JT TEN	
09/11/20	COMMON	480 ALFONSO ARENA &	125,000
00/44/00		ANTONETTEARENAJTTEN	
09/11/20	COMMON	476 RICHARD MERZ & INGE MERZ JT TEN	125,000
00/11/20	COMMON	PREFERRED SERIES C ESCROWED COMMON SHARES FOR PREFERRED CONVERSION	100 000 000
09/14/20	COMMON	46 ROBERT LINZALONE	30,000,000
09/14/20	COMMON	135JEFFERYJ.KRUEGER	10,200,000
09/15/20	COMMON	135JEFFERYJ.KRUEGER	21,428,571
09/17/20	COMMON	681 Paul Soll	6,500,000
09/17/20	COMMON	417 JORDAN DESNER	650,000
09/17/20	COMMON	267 KEITH KLEPPE	1,100,000
09/17/20	COMMON	682 FRED GLANTZ	1,100,000
09/17/20	COMMON	683 GILBERT ROMOFF	2,100,000
09/17/20	COMMON	684 VICTOR BARDACK	2,100,000
09/17/20	COMMON	686 DAVID ROSE	1,100,000
09/17/20	COMMON	688 GODOY FAMILY TRUST	7,333,333
09/17/20	COMMON	690 James Lederer	2,500,000
09/25/20	COMMON	681 Paul Soll	3,500,000
09/25/20	COMMON	685 Jerry S Phillips	1,850,000
10/01/20	COMMON	663 Carran Schneider	10,000,000
10/06/20	COMMON	137 DOVECOTE CONSULTING (Anthony Pizzola)	20,000,000
10/09/20	COMMON	673 Brad Novak	1,000,000
10/09/20	COMMON	498 Blackthorne Development (Mike Collins)	33,631,000
10/09/20	COMMON	672 Brian Ballo Family Living Trust	1,000,000
10/26/20	COMMON	551Trinity Financing Investments(trinity Bao)	11,679,484
10/26/20	COMMON	437 BOHDAN RUDAWSKI	15,165,154
10/26/20	COMMON	673 Brad Novak	1,250,000
10/26/20	COMMON	728 RICHARD LANDRY	2,500,000
10/26/20	COMMON	567 STEVEN MEDINA	7,225,000
10/29/20	COMMON	461 DREAMTECH INC. (Anthony Pizzola)	20,000,000

44/40/00		OCC OCAR LIGI RINIOC OVARRIOATE (Occurs Marifest)	
11/16/20 11/16/20	COMMON	633 SOAR HOLDINGS SYNDICATE,(Steve Medina)	2,700,000
11/17/20	COMMON	636 ROSEMARIE ROTONDO PREFERRED SERIES A ESCROWED COMMON SHARES FOR	3,000,000
		PREFERRED CONVERSION	100,000,000
11/20/20	COMMON	654 LEE H. PUGLISI	4,000,000
11/20/20	COMMON	586 HESTIA INVESTMENTS INC(Edward Lee)	2,635,620
12/10/20	COMMON	10 RHONDA ADAMS	2,000,000
12/22/20	COMMON	618 EMANUEL KRAMER	5,331,500
12/22/20	COMMON	509 CARL LAW	5,250,000
12/22/20	COMMON	728 Richard Landry	5,000,000
12/22/20	COMMON	732 William Bryniarski	5,510,000
12/23/20	COMMON	547 THE VILLANO FAMILY LIMITEDPAR (Linda Villano)	100,000
12/29/20	COMMON	126 SAMUEL SCHLESINGER	2,700,000
12/29/20	COMMON	784 LEON BORSTEIN	1,500,000
2/1/2021	COMMON	497 AMJ GLOBAL LLC (Art Malone)	14,974,000
2/3/2021	COMMON	136 BRET WILLIAMS	7,947,500
2/3/2021	COMMON	627 VESTECH SECURITIES (JOHN HUANG)	1,402,500
2/12/2021	COMMON	618 EMANUEL KRAMER	668,500
2/12/2021	COMMON	135 JEFFERY KRUEGER	20,500,000
2/18/2021	COMMON	728 RICHARD LANDRY	209,688
4/6/2021 4/16/2021	COMMON COMMON	801 PETER FLOREN	49,500,200
5/6/2021	COMMON	404 JOHN FITZGERALD	5,500,000
5/24/2021	COMMON	582 RAYMOND CHIN	8,000,000
	COMMON	461 DREAMTECH (Anthony Pizzola)	25,607,391
5/27/2021	COMMON	688 GODOY FAMILY TENANCIES BY THE ENTIRITES	
6/30/2021	COMMON	TRUST(Ed Godoy)	30,632,145
6/302021	COMMON	663 CARRAN SCHNEIDER	25,000,000
7/10/2021	COMMON	678 AMANDA DAMARIN	10,000,000
7/10/2021	COMMON	45 BRUCE WEITZBERG	23,000,000
08/03/21	COMMON	46 ROBERT LINZALONE	23,000,000
08/03/21	COMMON	45 BRUCE WEITZBERG	21,000,000 *
08/03/21	COMMON	46 ROBERT LINZALONE	21,000,000 *
08/09/21	COMMON	690 James Lederer	15,000,000 *
08/13/21	COMMON	383 JEBAC LLC (Gerald K)	5,000,000 *
	COMMON	688 Godoy Family Tenancy by the	30,000,000
08/27/21	OOMINOIN	Entireties Trust dated	
00/07/04	COMMON	803 Yisroel Goldberg	6,250,000 *
08/27/21		804 Shutef Kel D Inc. (Israel)	18,750,000 *
09/01/21	COMMON	Preferred series C escrowed common shares for preferred	159,436,607*
09/09/21	COMMON	conversion	
09/22/21	COMMON	688 Godoy Family Tenancy by the	48,755,632
09/27/21	COMMON	Entireties Trust dated 632 ALM Trust	30,555,555
10/07/21	COMMON		35,000,000
10/07/21	COMMON	688 Godoy Family Tenancy by the Entireties Trust dated 673 Brad Novak	3,500,000 *
10/07/21	COMMON	672 Brian Balla Family Living Trus	
10/11/21	COMMON	688 Godoy Family Tenancy	3,500,000 *
10/13/21	COMMON	by the Entireties Trust dated	44,000,000
	COMMON	805 Gerald Doyle	*
10/14/21	COMMON	803YisroelGoldberg	3,500,000
10/14/21		804ShutefKelDInc.	35,000,000
10/14/21	COMMON	633 SOAR HOLDINGS SYNDICATE,(Steve	35,000,000
10/14/21	COMMON	Medina}	12,500,000 *
10/15/21	COMMON	636 ROSEMARIE ROTONDO	15,500,000 *
10/15/21	COMMON	383 TCA Global (Press)	150,000,000 *
10/15/21	COMMON	806 Lyndha E. Evensen	2,500,000 *
10/18/21	COMMON	807 The Dean Legal Group, Ltd.(A Dean)	2,000,000 *
		688 Godoy Family Tenancy	
		by the Entireties Trust dated	35,000,000

11/08/21	COMMON	688 Godoy Family Tenancy by the Entireties Trust dated	45,000,000
11/19/21	COMMON	809 Associated Beth Rivkah Schools(J Israel)	5,000,000 *
12/08/21	COMMON	810 Mermstar Capital LLC(S Goldberg)	20,000,000 *
12/08/21	COMMON	811 Amrom Israel	6,000,000 *
12/08/21	COMMON	812 Shlomo Halberstam	10,000,000 *
12/08/21	COMMON	813 Menachem Gansberg	4,000,000 *
12/08/21	COMMON	814 Mazel Investments Ltd(P Israel)	4,000,000 *
12/08/21	COMMON	804 Shutef Kel D Inc.(J Israel)	11,000,000 *
12/31/21	COMMON	805 Gerald Doyle	5,000,000 *
01/07/22	COMMON	815 Chris Forry & Tensie Forry	80,000,000 *
01/20/22	COMMON	673 Brad Novak	5,000,000 *
01/20/22	COMMON	672 Brian Ballo Family Living Trus	5,000,000 *

B . Debt Securities, Including Promissory and Convertible Notes
Use the chart and additional space below to list and describe any issuance of promissory notes, convertible notes or convertible debentures in the past two completed fiscal years and any subsequent interim period.
Check this box if there are no outstanding promissory, convertible notes or debt arrangements: XX

Date of Note Issuance	Outstanding Balance(\$)	Principal Amount at Issuance (\$)	Interest Accrued (\$)	Maturity Date	Conversion Terms (e.g. pricing mechanism for determining conversion of Instrument to shares)	Name of Note holder	Reason for Issuance (e.g. Loan, Services, etc.)
		-	i	·	·		_ :

### Financial Statements

A The following financial statements were prepared in accordance

with: XXU.S.GAAP

B. The financial statements for this reporting period were prepared by Bruce Weitzberg)

Name: Bruce Weitzberg

Title: CEO

Relationship to Issuer: Bruce Weitzberg-CEO

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

C. Balance sheet; ATTACHED

- D. Statement of income; ATTACHED
- E. Statement of cash flows; ATTACHED
- F. Financial notes; and
- G. Audit letter, if audited

You may either (i) attach/append the financial statements to this disclosure statement or (ii) file the financial statements through OTCIQ as a separate report using the appropriate report name for the applicable period end. ("Quarterly Report, a "Quarterly Report').

If you choose to publish the financial statements in a separate report as described 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 OTCIQ in the field below.

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

A. Describe any subsidiaries, parents, or affiliated companies, if applicable, and a description of their business contact information for the business, officers, directors, managers or control persons. Subsidiary information may be included by reference

PASHealth Management Inc. is the wholly owned subsidiary of the Company that oversees and manages the medical facility- Telamentalhealth. LLC is a wholly owned subsidiary of Patient Access Solutions

B. Describe the issuers' principal products or services, and

their markets Healthcare management

4) 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. Through PASHEALTH Management the company has a 7 year lease at 2001 Marcus Ave, New Hyde Park, NY, which is the location for the mental health facility.

# 5) 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 or beneficial shareholders.

Using the tabular format below, please provide information regarding *any* person or entity owning *5%* of more of the issuer, as well as *any* officer, and *any* director of the company, regardless of the number of shares they own. If any listed are corporate shareholders or entities, provide the name and address of the person(s) beneficially owning or controlling such corporate shareholders, or the name and contact information of an individual representing the corporation or entity in the note section.

Name of Officer/Director / and Control Person	Affiliation with Company (e.g. Officer/Director/Owner of more than 5%)	Residential Address (City f State Only)	Number of shares owned	Share type/class	Ownership Percentage of Class Outstanding
Bruce <u>W</u> eitzberg	CEO	14 fox hollow rd.	56,000,000	common	2.3%
<u>vveitzberg</u>		Woodbury, NY			
Bruce	CEO	14 fox hollow rd.	5,000,000	Preferred	50%
Weitzberg		Woodbury, <i>NY</i>			
Robert Linzalone	VP	15 Wheatfield rd	60,672,159	common	3.4%
		Commack,NY			
Robert	VP	15 Wheatfield	5,000,000	preferred <sup>1</sup>	50%
Linzalone		CommackNY			

<sup>1</sup> Each Preferred A share entitles the holder to vote the equivalent of 100 shares of common stock. Accordingly, the holder of 5,000,000 Preferred A shares entitles the holder to vote the equivalent of 500,000,000 shares of common stock, in addition to common stock already held by such holder. Therefore, the holder of 5,000,000 shares of Preferred A has at least a 17% voting interest, in addition to voting rights of common shares held by such holder. The holder of Preferred A may, at any time, convert its Preferred A shares to common shares at a ratio of 100 common shares for each Preferred A share. Accordingly, each holder of 5,000,000 Preferred A shares, upon conversion of all 5,000,000 Preferred A shares would hold at least 500,000,000 common shares (17%) in addition to common shares already held.

# Legal/Disciplinary History

A Please identify whether any of the persons listed above have, in the past 10 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
- 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
- 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

None

no

- B. Describe briefly any material pending legal proceedings, other than ordinary routine litigation incidental to the business, to which the issuer or any of its subsidiaries is a party or of which any of their property is the subject Include the name of the court or agency in which the proceedings are pending, the date instituted, the principal parties thereto, a description of the factual basis alleged to underlie the proceeding and the relief sought. Include similar information as to any such proceedings known to be contemplated by governmental authorities. None
- 7) Third Party Providers

Please provide the name, address, telephone number and email address of each of the following outside providers:

Securities Counsel

Name: Firm: <u>Legal Counse</u>l Law Offices of Kramer, LLC emaii: eck@lawkrarn.com

Address: 260 Madison Avenue, 16th Floor

New York, NY 10016

Other Service Providers

Provide the name of any other service provider(s), including, counsel, advisor(s) or consultant(s) that assisted, advised, prepared or provided information with respect to this disclosure statement, or provided assistance or services to the issuer during the reporting period.

#### 8) Issuer Certification

Principal Executive Officer.

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, Bruce Weitzberg certify that:

- 1. . I have reviewed this Quarterly report dated January 31, 2022 of PASO;
- 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.

CEO's Signature--

(Digital Signatures should appear as "/s/ [OFFICER NAME)") January 31, 2022

Principal Financial Officer.

- I, Bruce Weitzberg certify that
  - 1. I have reviewed this Quarterly report dated January 31, 2022 of PASO;
  - 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.

January 31, 2022

[Date)[CFO's

Signature

(Digital Signatures should appear as "/s/ [OFFICER NAME)")

# **Patient Access Solutions**

# **Profit and Loss**

November 2021 - January 2022

	TOTA	L
	NOV 2021 - JAN 2022	NOV 2020 - JAN 2021 (PY)
Income		
30500 Sales	54,000.00	38,500.00
Total Income	\$54,.000.00	\$38,500.00
GROSS PROFIT	\$54,000.00	\$38,000.00
Expenses		
27271 Deferred Compensation Expense		400,000.00
60002 Marketing	23,100.00	
60200 Travel	48.99	
61700 Computer/Network Fees	482.74	
62500 Dues & Subscriptions	1,543.53	
64400 Other General and Admin Expenses		-75,000.00
64600 medical supplies	1,400.03	
64900 Office Expenses	2,312.43	
64904 Telephone	158.44	
Total 64900 Office Expense	2,470.87	
66001 Payroll Wages-PAS	6,000.00	
66101 Commissions & fees	1,000.00	
67100 Rent or Lease	17,651.06	
69811 Consulting expense  Total Expenses	\$53,697.22	100.00 \$325,100.00
NET OPERATING INCOME	\$382.78	\$-286,600.00
Other Expenses		
900010 Other Miscellaneous Expense		632,280.34
Total Other Expenses	\$0.00	\$632,280.34
NET OTHER INCOME	\$0.00	\$-632,280.34
NET INCOME	\$302.78	\$-918,880.34

# **Patient Access Solutions**

# **Balance Sheet**

As of January 31, 2022

	TC	DTAL
	AS OF JAN 31, 2022	AS OF JAN 31, 2021 (PY)
ASSETS		
Current Assets		
Bank Accounts		
7690 Checking	10,930.06	91,707.74
7691 Checking Operating	-2,715.63	0.00
7693 Account Closed	0.00	0.00
7694 Bank Transfer	0.00	0.00
7695 Checking x2755	16,064.54	
Total Bank Accounts	\$24,278.91	\$91,701.74
Accounts Receivable		
10001 Accounts Receivable (AIR)	0.00	0.00
Total Accounts Receivable	\$0.00	\$0.00
Other Current Assets 12001 Senior Secured Credit cash in escrow pending settlement of NYS income tax withholding liability	0.00	0.00
12003 Supplies Inventory	0.00	0.00
13101 Uncategorized Asset	0.00	0.00
Total Other Current Assets	\$0.00	0.00
Total Current Assets	\$24,278.91	\$91,707.74
Fixed Assets		
13000 Furniture & Fixtures	83,905.88	0.00
13001 Machinery & Equipment	2,360.00	0.00
13002 Computers etal	4,000.00	0.00
13005 Leasehold Improvements	19,650.00	0.00
13100 Accumulated Depreciation	-6,433.68	
131000 Accumulated Depletion- furniture and fixture	0.00	0.00
131001 Accumulated depreciation - machinery and equipment	0.00	0.00
131002 Accumulated Depletion- computers	0.00	0.00
131005 Accumulated Depletion-leasehold improvement	0.00	0.00
Total 13100.Accumulated Depreciation	-6.433.68	0.00
Total Fixed Assets	\$103,482.20	\$0.00
Other Assets		
11200 Loan to Company	6,300.00	0.00
14001 Security deposit	12,360.00	
19000 Right-of-Use Asset	358,324.99	<b>.</b>
Total Other Assets	\$376,984.99	\$0.00
Total Assets	\$504,146.16	\$91,707.74

# LIABILITIES AND EQUITY

Liabilities

**Current Liabilities** 

Accounts Payable

	TC	DTAL
	AS OF JAN 31, 2022	AS OF JAN 31, 2021 (PY)
20000 Accounts Payable (A/P)	50,000.00	0.00
Total Accounts Payable	\$50,000.00	\$000
Credit Cards		
7696 Credit Card	1,153.37	
Total Credit Cards	\$1,153.37	\$0.00
Other Current Liabilities		
22001 Loan payable - Senior Secured Credit (due 9/15/17)	0.00	568,125.00
22002 Debt discounts-loan payable-Senior Secured Credit	0.00	166,881.34
22003 Interest payable	0.00	30,500.00
24000 Loan RMS	360,000.00	
24110 NYS income tax withholding liability	0.00	0.00
24150 Federal and State Withholding Taxes	243,575.26	243,575.26
26005 Current portion of operating lease payable	32,412.97	
27273 Deferred compensation liability	1,200,000.00	1,200,000.00
27332 Payroll Liabilities	0.00	0.00
45000 Federal Taxes (941/944)	0.00	0.00
45001 Federal Unemployment (940)	0.00	0.00
45002 NY MCTMT Employer Tax	0.00	0.00
45003 NYS Employment Taxes	0.00	0.00
45004 NYS Income Tax	0.00	0.00
Total 27332 Payroll Liabilities	0.00	0.00
37400 Accrued rent expense	0.00	0.00
37401 Convertible Notes	25,000.00	25,000.00
Total Other Current Liabilities	\$1.868.988.23	\$2,234,.081.60
Total Current Liabilities	\$1,912,141.60	\$2,234,.081.60
Long-Term Liabilities		
27500 Operating lease payable -net of current portion	332,960.34	
29500 Mandatorily Redeemable Convertible PS	200,000.00	200,000.00
Total Long Term Liabilities	\$532.968.34	\$208.00800
Total Liabilities	\$2,445,101.94	\$2,434,081.60
Equity		
11301 Common Stock PPM	0.00	0.00
28001 Common Stock, \$.001 pa	2,276,875.64	1,157,825.28
28002 Additional paid-in capital	36,854,823.27	27,578,097.63
28501 Series A Convertible Preferred Stock, \$.001 pa	9,999.90	9,999.90
32000 Retained Earnings	-41,425,144.81	-30,830,568.81
38500 Exchange-Capital stock	327,761.09	661,152.48
Opening Balance Equity	15,026.35	0.00
Net Income	302.78	-918,880.34
Total Equity	\$-1,948,355.78	\$2,342,373.86
TOTAL LIABILITIES AND EQUITY	\$504.746.16	\$91,707.74

# **Patient Access Solutions**

# **Statement of Cash Flows**

November 2021 - January 2022

	TOTAL
OPERATING ACTIVITIES	302.78
Net Income	302.76
Adjustments to reconcile Net Income to Net Cash provided by operations:	
7696 Credit Card	223.49
Total Adjustments to reconcile Net Income to Net Cash provided by Operations	223.49
Net Cash Provided by Operating Activities	\$526.27
INVESTING ACTIVITIES	
11200 Loan to Company	-6,300.00
Net cash Provided by Investing Activities	\$-6.380.88
FINANCING ACTIVITIES	
Opening Balance Equity	15,026.35
Net Cash Provided by Financing Activities	\$15,026.35
NET CASH INCREASE FOR PERIOD	\$9,252.62
Cash at beginning of period	15,026.35
CASH AT END OF PERIOD	\$24,278.97

# Patient Access Solutions, Inc. Statement of Shareholders Equity For period Ending January 31, 2022

				Retained Earnings	Total
	Preferred Stock @\$1 par	Common Stock @.001 par	Additional Paid In  Capital		
		-			
Balance, July 31, 2021		1,544,127,831	25,000	40,000,040	-6,276,338
Issuance of additional common stock	10,000,000	1,544,127,631	25,000	-16,689,043.	-0,270,330
	0	1	-		
		732,747,794			121,546
Purchase of Treasury Stock	0			_	
					400.007.04
Net Income	0				190,027.64
Dividends on Preferred Stock	0	0	0	0	0
Dividends on Common Stock		0			
Dividends on common stock	0		0	0	0
Balance, October 31', 2021	10,000,000	2,276,875,625	50,000	-30,831,028	-6,170,676
		12		1	

# January 31, 2022 Quarterly Report-

Financial statement information is considered current until the due date for the subsequent report (as set forth in the qualifications section above). To remain qualified for Current Information, a company must post its Quarterly Report within 90 days from its fiscal year-end date and Quarterly Reports within 45 days of each fiscal quarter- end date.

9) Issuer's Business, Products and Services The purpose of this section is to provide a clear description of the issuer's current operations. In answering this item, please include the following:

C. Summarize the issuer's business operations (If the issuer does not have current operations, state "no operations)

Patient Access Solutions Inc. has developed and markets the PASHealth Web Portal System. And through its sudsidiary Telamentalhealth, LLC. The PASHealth WebPortal System offers electronic medical eligibility, electronic referrals, and service authorizations, electronic claims

processing and patient data, automating the labor intensive and expensive manual process currently used by many facilities and healthcare providers. D-PAS utilizes digital pen & paper, to capture handwritten information for Home Healthcare workers, transfer it into a digitalform into the PAS web portal and utilize the data to initiate workflows in a secure environment A patients' medical history and patient records are used to initiate necessary workflows within the web portal, securely and much more efficiently, empowering the healthcare business process. In addition, the Web Portal System offers a complete suite of self-pay receivable management solutions for the healthcare facilities.

In January 2017 the Company opened up an Integrative Medical Facility in Plainview, New York. In April 2018 we closed the Plainview location In October 2021 through its management company, PASHealth Management. In 2021 a new facility was opened in New Hyde Park, NY specializing in mental health. Additionally we acquired Telamentalhealth, LLC and launched the Telamentalhealth.com web portal.

In June 2021, we added Telamentalhealth.com, a web based, subscription based, portal allowing patients access to a network of mental health providers.

For the Quarter ended October 31, 2021 Recent Developments: As a result of the COVID-19 pandemic, we expected our revenue for the year ended October 31, 2021 to be reduced by 90% compared to our revenue for the year ended October 31, 2020. The rapid spread of COVID-19, as well as the measures governments and private organizations have implemented in order to stem the spread of this pandemic, have had, and are continuing to have, a material adverse effectand consequently upon our business.

• In New York, which is our primary market, the government has encouraged social distancing efforts and limits on gathering size, placed significant restrictions on which kind of medical services are considered "essential":

- State or local governments have issued health-related curfews or "shelter in place" orders which dissuade any provider visits that aren't considered critical/emergency;
- Employers in both the public and private sectors have issued instructions to employees to work from home having a ripple effect on consumers having the ability to visit a physician for elective procedures;
- Consumers discouraged from interacting with society where COVID-19 is particularly virulent;

These effects related to the COVID-19 pandemic are negatively impacting our business in general, which in turn are materially adversely affecting our revenues and results of operations. Although certain of the restrictions above have begun.and may continue, to ease, the ongoing pandemic, including concentrated outbreaks of COVID-19, may result in their reinstitution.

Moreover, additional currently unknown restrictions (including possibly in the near term), lengthening the negative effects of the COVID-19 pandemic on our business.

Our operations could be negatively affected further if our employees are sickened as a result of exposure to COVID-19.

In response to the crisis, we are taking certain steps to mitigate the effects on our business, which themselves may have negative consequences with respect to our business and operations. For example, we have significantly reduced our operating capacity. Despite these efforts, we have experienced significant appointment cancellations. Cancellations and related refunds have negatively affected our revenues and liquidity, and we expect such negative effects to continue. Othercost-saving measures that we are implementing or may consider, such as deferral of nonessential maintenance, capital expenditure reductions, hiring freezes. The pandemic is also having a material adverse effect on third parties whose services we utilize.

Depending on the duration of the pandemic, such negative developments may occur over the entirety of the event. At this time, we are also not able to predict whether the COVID-19 pandemic will result in permanent changes to our customers' behavior, with such changes including but not limited to a permanent reduction in office visits and treatment. All of the foregoing have had a material adverse effect on our business, results of operations and financial condition.

Patient Access Solutions Inc. ("PASO") was incorporated in the state of Nevada on March 17, 2006. Its wholly owned subsidiary PAS Health Management Companies NY, Inc. ("PASO Health"), incorporated in the State of New York on October 1, 2016, provides administrative, management, and facility services to health care providers at locations in Plainview New York and Center Moriches New York). PASO also rents equipment to other health care providers.

PASO and PASHealth Management Companies NY are collectively referred to as the "Company".

The Unaudited Financial Statements as of October 31, 2021, have been prepared in accordance with accounting principles generally accepted in the United States. In the opinion of management, the unaudited financial

statements reflect all adjustments, which include only normal recurring adjustments, necessary to present fair1y the financial data and other information disclosed in these notes. The results for these periods are not necessarily indicative of the results to be expected for future periods.

# 2. SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (a) Basis of Presentation and Going Concern

The financial statements are prepared on a "going concern" basis, which contemplates the realization of assets and liabilities in the normal course of business; however, there is substantial doubt as to the Company's ability to continue as a going concern.

The Company plans to improve its financial condition by obtaining additional financing and by generating positive cashflow from its future business operations. However, there is no assurance that the Company will be successful in accomplishing its objectives. The financial statements do not include any adjustments that might be necessary shouldthe Company be unable to continue as a going concern.

# (b) Principles of Consolidation

The Unaudited Consolidated financial statements include the accounts of PASO and its wholly owned subsidiary PASHealth (collectively,

the "Company"). All inter-company balances and transactions have been eliminated in consolidation.

#### (c) Use of Estimates

The preparation of financial statements in conformity with accounting principles generally accepted in the United Statesrequires management to make estimates and assumptions that affect the reported amounts of assets and liabilities and disclosure of contingent assets and liabilities at the dates of the financial statements and the reported amounts of revenues and expenses during the reporting periods. Actual results could differ from those estimates.

## (d) Cash and Cash Equivalents

The Company considers all liquid investments purchased with original maturities of ninety days or less to be cash equivalents.

#### (e) Fees and Loans Receivable from Health Care Providers

Fees receivable from health care providers are recorded at net realizable value. The Company periodically assesses the adequacy of valuation allowances for uncollectable receivables by evaluating the collectability of outstanding receivablesand general factors such as historical collection experience, length of time individual receivables are past due, and the economic and competitive environment.

## (f) Property, Plant and Equipment

Property, plant and equipment is stated at cost less accumulated depreciation and amortization. Depreciation of furniture, fixtures, and equipment is provided using the straight-line method over the estimated useful lives of the respective assets (ranging from five to seven years). Amortization of leasehold improvements is provided over the shorter of the remaining lease term or the assets' useful lives.

# (g) Revenue Recognition

Revenue from fees from health care providers and equipment rentals are recognized when all the following criteria aremet: when persuasive evidence of an arrangement exists

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