# **QUARTERLY REPORT OF**

# GLOBAL POLE TRUSION GROUP CORP.

(Formerly Novacab International Inc.)

# FOR THE PERIOD ENDED SEPTEMBER 30, 2017.

A FLORIDA CORPORATION

20801 Miles Rd., North Randall, OH, 44128

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# ITEM 1. EXACT NAME OF THE ISSUER AND ITS PREDECESSORS

The exact name of the company is Global Pole Trusion Group Corp (formerly Novacab International, Inc.)

The company was originally incorporated as Ronden Trucking Corp., in the state of Florida in December, 1995. In May, 1996 the Company changed its name to Preferred Trucking Corp. In August, 1996, the Company changed its name to Preferred Internet Technologies Corp. In August, 2003, the Company changed its name to Vision Real Estate Management & Development, Inc. In November, 2004, the Company changed its name to MEM Financial Solutions, Inc. In July, 2009, the Company changed its name to Sebastian River Holdings, Inc.; in December, 2013, as a result of a merger, the company changed its name to Novacab International, Inc. On April 24, 2017, the Company changed its name to Global Pole Trusion Group Corp.

# ITEM 2. ADDRESS OF THE ISSUER'S PRINCIPAL EXECUTIVE OFFICES

# A. Company Headquarters

Our principal executive and administrative offices are located at 20801 Miles Rd., North Randall, Ohio, 44128.

Email: info@globalpoletrusioncorp.com Website: www. globalpoletrusioncorp.com

#### B. IR Contact

20801 Miles Rd., North Randall, Ohio, 44128

Phone: (514) 983-1684

Email: info@globalpoletrusioncorp.com Website: www.globalpoletrusioncorp.com

# ITEM 3. SECURITY INFORMATION

Trading symbol: GPGC

CUSIP: 37956E105

Exact title and class of securities outstanding:

As of the period ended June 30, 2017 the capital stock of the company was as follows:

Class: Common stock, \$ 0.001 par value;

Number of shares authorized: 5,000,000,000 shares;

Number of shares outstanding: 614,894,127 issued and outstanding;

Freely tradable shares: 102,753,771;

Total number of shareholders of record: 158

Class A, preferred stock, \$ 0.001 par value;

Number of shares authorized: 10,000,000 shares;

Number of shares outstanding: 9,500 issued and outstanding;

Series G, preferred stock, \$ 0.0001 par value;

Number of shares authorized: 300,000,000 shares;

Number of shares outstanding: 100,000,000 issued and outstanding;

Series H, preferred stock, \$ 0.0001 par value;

Number of shares authorized: 300,000,000 shares;

Number of shares outstanding: 13,860,000 issued and outstanding;

Transfer Agent:

Madison Stock Transfer, Inc.

1688 East 16th Street

Brooklyn, NY 11229

Telephone:

(718) 627-4453

FAX:

(718) 627-6341

Is the transfer agent registered under the Exchange Act?

Yes.

List any restrictions on the transfer of security:

None.

Describe any trading suspension orders issued by the SEC in the past 12 months: None.

# ITEM 4. ISSUANCE HISTORY

The company has not executed any securities offering, either public or private, since June, 2010.

On March 31, 2012, the company issued 9,500,000 Series A Preferred Shares of the Issuer's stock to Mark B. Newbauer for consulting services rendered. These shares were issued pursuant to Section 4(2) of the Securities Act of 1933, as it was a transaction by an Issuer not involving a public offering. These shares were issued with a restrictive legend.

In December, 2012, a private note-holder converted a portion of his note payable to 310,000,000 shares of common stock according to the terms of said convertible note. The shares were issued at a discounted value according to the terms of the note and the Company did not receive any funds from the issuance. The shares did not bear a restrictive legend and were issued as free trading as the relevant holding period had been complied with.

In March, 2013, a private note-holder converted a portion of his note payable to 269,000,000 of common stock according to the terms of said convertible note. The shares did not bear a restrictive legend and were issued as free trading as the relevant holding period had been complied with. The note-holder loaned the proceeds from sale of said stock back to the Company in exchange for new debt.

On November 12, 2013, FINRA approved the Issuer's corporate actions by which the outstanding common and preferred shares were reversed by a ratio of 1000:1, the CUSIP number was changed and the trading symbol was changed from SBRH to NVOB.

On November 16, 2012 Paul Khan and Peter Matousek entered into a Consulting Agreement with Sebastian River Holdings Inc (Novacab International Inc) by which they received 100,000 preferred convertible shares. These shares were converted to 100,000,000 common shares which were transferred to nine shareholders.

In virtue of a Share Exchange Agreement dated September 26, 2013, Stephane Bilodeau was issued 300,000,000 common shares.

In virtue of a Share exchange agreement dated March 7, 2017, Gestion Ramiro Guerrero Inc was issued 200,000,000 restricted common shares and 100,000,000 preferred Series G shares.

In virtue of an Agreement of retrocession effective, April 30, 2017, the shares issued to Stephane Bilodeau were cancelled.

# ITEM 5. FINANCIAL STATEMENTS:

# GLOBAL POLETRUSION GROUP CORP INTERIM BALANCE SHEET SEPTEMBER 30, 2017 UNAUDITED

September	r 30	2017	lune 30	2017
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ASSETS		
CURRENT ASSETS		
Cash	9 856	1 329
Accounts receivable	1 145	-
Inventory-WIP	:-	-
Total current asset	11 001	1 329
FIXED ASSETS		
Property & Equipment	-	_
Land	-	
Total intangible assets	0	0
INTANGIBLE ASSETS		
Web site	1 972	1 972
Goodwill	701 036	701 036
Total intangible assets	703 008	703 008
OTHER ASSETS		
Investments	-	
Total intangible assets	0	0
TOTAL ASSETS	714 009	704 337
LIABILITIES		
CURRENT LIABILITIES		
Accounts payable	3 145	40
Taxes payable	-	-
GST payable	-	·=
LONG-TERM LIABILITIES		
Due to shareholder	77 833	24 833
Notes payable	219 850	219 850
TOTAL LIABILITIES	300 828	244 683

### **SHAREHOLDERS EQUITY**

TOTAL LIABILITIES AND SHAREHOLDER EQUITY	714 009	704 337
TOTAL SHAREHOLDERS EQUITY	413 181	459 654
CURRENT EARNINGS (DEFICIT)	(68 005 )	(21 532 )
RETAINED EARNINGS	n <del>e</del>	-
ADDITIONAL PAID IN	F <del></del>	-
PREFERRED STOCK	100 010	100 010
COMMON STOCK	381 176	381 176

# GLOBAL POLETRUSION GROUP CORP INTERIM INCOME STATEMENT FOR THE PERIOD ENDED SEPTEMBER 30, 2017 UNAUDITED

	September 30, 2017	June 30, 2017	
SALES	21 411	2 483	
EXPENSE			
Purchase	14 567	9 420	
Corporate expenses	- 1 - 2 - 2	-	
Consulting fees	-	_	
Fowarding charges	440	693	
Business development expenses	31 673	-	
Contribution research institute	11 498	11 498	
Dues and subscriptions		=	
Insurance	596	_	
Office expenses	201	149	
Telephone	-	-	
Professional fees	9 959	2 097	
Interest and bank charges	132	102	
Transfer agent fees	-	_	
Investor relations		-	
Taxes and licenses	-	-	
Rent	_	-	
Foreign exchange	(1 182 )	56	
Total expenses	67 884	24 015	
*			
Net earning (Deficit) before taxes	(46 473 )	(21 532 )	
INCOME TAXES	==	-	
NET EARNING (LOSS)	(46 473 )	(21 532 )	sweet weet make the

# GLOBAL POLETRUSION GROUP CORP CASH FLOW STATEMENT FOR THE PERIOD ENDED SEPTEMBER 30, 2017 UNAUDITED

September 30, 2017 June 30, 2017

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OPERATING ACTIVITIES		
Adjustment to reconcile net income (loss) to net cash		
provided by operations	(46 473)	(21 532)
Accounts receivable	1 145	(60 200)
Inventory	-	(578 663)
Accounts payable	3 145	(2 000)
Taxes payable	=	(57 000)
GST payable	-	-
Net cash provided by operating activities	(42 183)	(719 395)
INVESTING ACTIVITIES		
Property and equipment	98	27.000
Land		37 690
Investments	_	664 000 22 629
Net cash provided by investment activity	 	724 319
the same provided by investment delivity		724 313
FINANCING ACTIVITIES		
Due to shareholder	55 290	24 833
Notes payables	-	-
Net cash from financing activity	 55 290	24 833
Net cash increase (Decrease) for period	 8 527	4 924
Cash at beginning of period	1 329	0
Cash at the end of period	9 856	1 329

# GLOBAL POLETRUSION GROUP CORP INTERIM DEFICIT FOR THE PERIOD ENDED SEPTEMBER 30, 2017 UNAUDITED

BALANCE, END OF PERIOD	(68 005 )	(21 532 )
NET LOSS	(46 473 )	(21 532 )
BALANCE, BEGINNING OF PERIOD	(21 532 )	-
	September 30, 2017	June 30, 2017

# NOTES TO FINANCIAL STATEMENTS

# NOTE 1- NATURE OF OPERATIONS

#### **Nature of Operations**

The Company was incorporated in the state of Florida in December, 1995. The Company is a holding company organized with a goal of acquiring and managing a diversified portfolio of profitable, growth-oriented companies. The Company merged with Novacab, Inc., on September 27, 2013. The Company has now changed direction in its business and, through the merger, has acquired patented technology. It evolved into a research company in the field of thermal energy and is manufacturing products based on its proprietary technology. In March, 2017 the acquired another business entity which specializes in the energy sector supplying poles and structures for the distribution of energy. Effective, April 30, 2017, the company divested itself of its interests in Novacab International Inc.

# NOTE 2- SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES

#### **Basis of Presentation**

These financial statements are presented in United States dollars and have been prepared in accordance with generally accepted accounting principles in the United States of America.

# NOTE 3-STOCKHOLDERS' EQUITY

The company's capitalization is 5,000,000,000 common shares with a par value of \$.001 per share. And 10,000,000 shares preferred stock with a par value of \$.001 per share, 300,000,000 Series H preferred stock and 300,000,000 Series G Preferred stock...

#### **NOTE 4 – LONG-TERM DEBT**

As of June 30, 2017 the Company had \$219,850 of long-term debt for convertible Notes payable to Nathan Yoder.

Part of Nathan Yoder's Notes were assigned to the following:

Kirkcaldy Ventures Ltd \$27,500

BNP Invest AG

\$4,050

Primex Investments Ltd \$12,500

# ITEM 6. DESCRIBE THE ISSUER'S BUSINESS, PRODUCTS AND SERVICES.

# A. DESCRIPTION OF ISSUER'S BUSINESS OPERATIONS.

The Company acquired all the shares Novacab, Inc on September 27, 2013, and, thus, benefited from Novacab's technology and other assets. On April 30, 2017, the Issuer entered into a retrocession agreement by which the shares of Novacab were returned to the original shareholder and in return, it received for cancellation the shares that had been issued for the acquisition.

Earlier in the year, Global PoleTrusion Group (GPGC) had taken an additional field of operations but always in the energy industry. It acquired an engineering firm, Global Poletrusion Canada, that caters to the needs of utility companies, providing poles and towers that outperform their steel, wood and concrete counterparts. They are stronger, lighter, easier to install, environmentally safer and longer lasting.

### **B. DATE AND STATE OF INCORPORATION**

The Company was incorporated in the State of Florida in December, 1995.

# C. PRIMARY AND SECONDARY SIC CODES

The Company's primary (and only) SIC code is 3600.

#### D. THE COMPANY'S FISCAL YEAR END DATE

The Company's fiscal year ends on December 31.

#### E. PRINCIPAL PRODUCTS OR SERVICES AND THEIR MARKETS

Global Pole Trusion Group Corp, formerly Novacab International, Inc., owned and operated NOVACAB and NOVAENERGy until April 30, 2017. Subsequently, its business designs and develops equipment for electrical distribution and provides to the needs of utility companies poles and towers that outperform their steel, wood and concrete counterparts. The target market currently is the United States, Central America, Mexico and Canada.

## F. RESULTS OF OPERATIONS FOR THE PERIOD ENDED June 30, 2017

The revenues, costs and profits are detailed in the financial statements filed herewith in Item 5.

# **G. OFF-BALANCE SHEET ARRANGEMENTS**

The Company did not engage in any off-balance sheet arrangements during the fiscal quarter ended September 30, 2017.

# ITEM 7. DESCRIBE THE ISSUER'S FACILITIES

The Company currently leases research and development facilities in Sherbrooke, Quebec, Canada.

# ITEM 8. OFFICERS, DIRECTORS AND CONTROL PERSONS

## A. NAMES OF OFFCERS, DIRECTORS AND CONTROL PERSONS

The previous officers and directors resigned as a result of the merger and were replaced by Ramiro Guerrero as director and president, Jose Guerrero, director and vice president and Donna Giroux, director and executive secretary as of April 27, 2017.

# **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):

NO.

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:

NO.

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:

NO.

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:

NO.

# C. BENEFICIAL SHAREHOLDERS

Gestion Ramiro Guerrero Inc is the owner of 200,000,000 restricted common shares of the Company as well as 100,000,000 preferred Series G shares.

# ITEM 9. THIRD PARTY PROVIDERS

# A. Legal Counsel

B. Accountant or Auditor

None.

C. Investor Relations Consultant

None.

D. Other Advisor(s)

None.

## ITEM 10. OTHER INFORMATION

None.

# ITEM 11. EXHIBITS

N/A

# ITEM 12. CERTIFICATIONS

- I, Ramiro Guerrero, certify that:
- 1. I have reviewed this a quarterly disclosure statement of Global PoleTrusion Group Corp
- 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.

/s/ Ramiro Guerrero, pres

Dated: November 15, 2017