

QUARTERLY REPORT

FOR THE PERIOD ENDED JUNE 30, 2017

A NEVADA CORPORATION

ADDRESS OF PRINCIPAL EXECUTIVE OFFICES

TELEPHONE NUMBER

REPORT FORMAT

1180 Cleveland Road Sandusky, OH 44870 (888) 272-6476

OTC PINK BASIC DISCLOSURE GUIDELINES (v1.1 APRIL 25, 2013)

ALL INFORMATION CONTAINED HEREIN HAS BEEN PREPARED FROM THE BOOKS AND RECORDS OF GREENE CONCEPTS, INCORPORATED (THE "COMPANY") IN ACCORDANCE WITH RULE 15C2-11 AND 10B-5 PROMULGATED UNDER THE SECURITIES EXCHANGE ACTOF 1934 AND RULE 144(C)(2) UNDER THE SECURITIES ACT.

DELIVERY OF THIS INFORMATION DOES NOT IMPLY THAT THE INFORMATION CONTAINED HEREIN IS CORRECT AS OF ANY TIME SUBSEQUENT TO THE DATE OF THIS REPORT.

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INFORMATION CONTAINTED IN THIS REPORT MAY CONTAIN FORWARD-LOOKING STATEMENTS, WHICH INVOLVE A NUMBER OF RISKS AND UNCERTAINTIES THAT COULD CAUSE OUT ACTUAL RESULTS TO DIFFER MATERIALLY FROM THOSE REFLECTED IN THE FORWARD LOOKING STATEMENTS. FORWARD-LOOKING STATEMENTS CAN BE IDENTIED BY USE OF WORDS "EXPECT", "PROJECT", "MIGHT", "POTENTIAL", AND SIMILAR TERMS. THE COMPANY CAUTIONS READERS THAT ANY FORWARD-LOOKING INFORMATION IS NOT A GUARANTEE OF FUTURE PERFORMANCE AND THAT ACTUALL RESULTS COULD DIFFER MATERIALLY FROM THOSE CONTAINED IN THE FORWARD-LOOKING INFORMATION. FORWARD-LOOKING STATEMENTS INVOLVE A NUMBER OF RISKS, UNCERTAINTIES OR OTHER FACTORS BEYOND THE COMPANY'S CONTROL. THESE FACTORS INCLUDE, BUT ARE NOT LIMITED TO OUR ABILITY TO IMPLEMENT OUR STATEGIT INITIATIVES, ECONOMIC, POLITICAL AND MARKET CONDITIONS AND PRICE FLUCTUATIONS, GOVERNMENT AND INDUSTRY REGULATION, U.S. AND GLOBAL COMPETITION AND OTHER FACTORS. THE COMPANY UNDERTAKE NO OBLIGATION TO UPDATE ANY FORWARD-LOOKING STATEMENT, WHETHER AS A RESULT OF NEW INFORMATION, FUTURE EVENTS OR OTHERWISE.

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ITEM 1. EXACT NAME OF THE ISSUER AND ITS PREDECESSORS

The exact name of the company is PAO Group, Inc.

The company was originally incorporated as Elite Field Service, Inc., in the state of Nevada on June 23, 2003. In September, 2004, the Company changed its name to Ontus Telecommunications Corp. In April, 2005, the Company changed its name to VolP Labs Holdings, Inc. In October, 2005, the Company changed its name to Concorde Resources Corp. In November, 2006, the Company changed its name to Real Hip Hop Matrix Corp. In January, 2007, the Company changed its name to RHN Media. In March, 2007, the Company changed its name to Massive G Media Corp. In February, 2008, the Company changes its name to Advanced Content Services, Inc. On December 8, 2014 the Company changed its name to New Wave Holdings, Inc. (NWAV). On June 29, 2107 the Company changed its name to PAO Group, Inc. (PAOG).

A. Company Headquarters

Our principal executive and administrative offices are located at 1180 Cleveland Road Sandusky, OH 44870

Telephone: (888) 272-6476

Email: info@pao.group

Website: www.pao.group

B. IR Contact

For Investor Relations information please contact our executive office, the contact information is contained herein, under Section 1-A of this report.

At 6/30/2016

ITEM 3. SECURITY INFORMATION

Class of Stock:	Common stock	Common Stock
Shares Authorized:	985,000,000	985,000,000
Shares Outstanding:	710,183,464	505,183,464
Public Float:	31,066,164	31,066,164
Shareholders of	135	135
Record:		
CUSIP Identifier:	00790C 107	00790C 107

At 6/30/2017

CUSIP Identifier: 00/90C 10/ 00

Class of Stock: Preferred Stock – Class A

Shares Authorized: 5,000,000
Shares Outstanding: 145,000
Public Float: 0

Shareholders of Record: 1
CUSIP Identifier: N/A
Par Value: .001

Class of Stock: Preferred Stock – Class B

Shares Authorized: 5,000,000

Shares Outstanding:0Public Float:0Shareholders of Record:0CUSIP Identifier:N/APar Value:.001

Class of Stock: Preferred Stock – Class C

Shares Authorized: 5,000,000 **Shares Outstanding:** 5,000,000

Public Float:0Shareholders of Record:1CUSIP Identifier:N/APar Value:.001

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: ☒ No:☐

List any restrictions on the transfer of security:

No securities of this Issuer are subject to any additional restrictions unless otherwise noted by way of restrictive legend. Neither the Issuer nor any recognized regulatory body has imposed additional restrictions on the transfer of securities aside from required registration and/or exemption for resale of investment securities of which bare a standard restrictive legend.

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

There have been no suspension orders from the Securities and Exchange Commission.

List any stock split, stock dividend, recapitalization, merger, acquisition, spin-off, or reorganization either currently anticipated or that occurred within the past 12 months: On March 5th, FINRA OTC Corporate Actions confirmed that it received necessary documentation from New Wave Holdings, Inc. and its Transfer Agent, Madison Stock Transfer, to effect a reverse split of 1-200. The split was deemed effective on 12/8/14

ITEM 4. ISSUANCE HISTORY

The company has issued the following securities offering, public, to raise working capital for the Company since March 31, 2015.

April 17, 2015 2,000,000 shares of Common stock to Edgewater Capital for working capital.

April 27, 2015 5,000,000 shares of Common stock to Edgewater Capital for working capital.

May 1, 2015 3,000,000 shares of Common stock to Edgewater Capital for working capital.

July 6, 2015 100,000,000 shares of Common stock to Steve Devine for compensation.

July 6, 2015 50,000,000 shares of Common stock to James DiPrima for compensation.

July 6, 2015 100,000,000 shares of Common stock to Thomas Wolfe for compensation

July 6, 2015 100,000,000 shares of Common stock to Mark Newbauer for compensation

July 14, 2015 30,500,000 shares of Common stock to Primary Finance LLC for working capital.

July 20, 2015 45,000,000 shares of Common stock to Shaun Diedrich for working capital.

July 29, 2015 4,500,000 shares of Common stock to New Opportunity Business Solutions for working capital.

August 7, 2015 50,000,000 shares of Common stock to Shaun Diedrich for working capital.

November 24, 2015 100,000,000 shares of Common stock to from Thomas Wolfe returned to treasury.

December 18, 2015 23,000,000 shares of Common stock to The Nuemark Group, LLC for working capital.

July 7, 2016 46,900,000 shares of Common stock to The Nuemark Group, LLC for working capital

September 14, 2016 50,000,000 shares of Common stock to The Nuemark Group, LLC for working capital

March 20, 2017 50,000,000 shares of Common stock to CDN Associates, LLC for working capital

March 31, 2017 50,000,000 shares of Common stock to CDN Associates, LLC for working capital

ITEM 5. FINANCIAL STATEMENTS

[FINANCIAL STATEMENTS BEGIN ON FOLLOWING PAGE]

PAO GROUP, INC. Formerly New Wave Holdings, Inc.

CONSOLIDATED FINANCIAL STATEMENTS

June 30, 2017 (Unaudited)

	<u>Pages</u>
1) Consolidated Balance Sheets as of June 30, 2017 and June 30, 2016.	F-1
2) Consolidated Statements of Operations for the three months ended June 30, 2017 and June 30, 2016.	F-2
3) Consolidated Statements of Cash Flows for the three months ended June 30, 2017 and June 30, 2016.	F-3
4) Consolidated Statements of Stockholders' Equity/Deficit for the Three months ended June 30, 2017 and June 30, 2016.	F-4
5) Notes to Financial Statements.	F-5 thru F-9

PAO GROUP, INC Formerly NEW WAVE HOLDINGS, INC. CONSOLIDATED BALANCE SHEET AT JUNE 30, 2017 & JUNE 30, 2016

A1 JUNE 30, 2017 & JUNE 30, 2010	JUNE 30 2017	JUNE 30 2016
ASSETS		
Current Assets		
Cash & Cash Equivalents	174,434	7,103
Accounts Receivable Inventory	23,963	2,600
Total Current Assets	198,397	9,703
Fixed Assets		
Fixtures & Real Estate	57,438	9,050
Total Fixed Assets	57.438	9,050
Other Assets		
Program Software	-	35,700
Investment	35,000	25,000
Patent	-	10,000
Total Other Assets	35,000	70,700
TOTAL ASSETS _	290,835	89,453
LIABILITIES AND STOCKHOLDERS' EQUITY		
Current Liabilities		
Accounts Payable	26,400	51,450
Accrued Salaries Payable	-0	270,000
Due to Related Party	50,249	45,000
Accrued Interest Payable	804,839	277,491
Total Current Liabilities	881,088	643,941
Long-Term Liabilities	100.000	
Fees Payable	600,000	467,950
Notes Payable	404,653	737,530
Total Long-Term Liabilities	1,004,653	1,205,480
TOTAL LIABILITIES _	1,885,741	1,849,421
Stockholders' Equity		
Common Stock; 985,000,000 Authorized:		
Par Value \$.001; issued and outstanding as of 6/30/2017 & 985,000,000 Shares Authorized: 710,183,464 issued and		
outstanding as of 6/30/2016	710,183	505,183
Preferred Stock - Class A; 5,000,000 Shares Authorized;		
Par Value \$.001; 145,000 issued and outstanding		
as of 6/30/17 & 6/30/16	145	145
Preferred Stock - Class C: 5,000,000 Shares Authorized:		- 10
Par Value \$.001: 5,000,000 issued & outstanding		
as of 6/30/17 & 6/30/16	5,000	5,000
Additional Paid-In Capital	163,071	69,482
Retained Earnings (Deficit)	(2,411,008)	(2,232,073)
Current Earnings/(Loss)	(62,297)	(107,741)
TOTAL STOCKHOLDERS' EQUTIY	(1,594,906)	(1,759,968)
TOTAL LIABILITIES AND STOCKHOLDERS' EQUITY	290,835	89,453
TOTAL LIABILITIES AND STOCKHOLDERS EQUITE		

 $SEE\ ACCOUNTANTS'\ REPORT\ AND\ NOTES\ TO\ FINANCIAL\ STATEMENTS$

PAO GROUP, INC. Formerly NEW WAVE HOLDINGS, INC. CONSOLIDATED STATEMENT OF OPERATIONS FOR THE THREE AND SIX MONTHS ENDED JUNE 30, 2017 & 2016 (UNAUDITED)

Three Months Ended June 30,

Six Months Ended June 30.

	2017	2016		2017		2016
REVENUES:		_		-		
Services	\$ 165,633	\$	-	\$	171,260	\$ -
TOTAL REVENUE	165,633		-		171,260	-
COST OF SALES		_	5,000	-	24,721	12,500
GROSS MARGIN	165,633		(5,000)		146,539	(12,500)
OPERATING EXPENSES:						
Advertising & Promotion	9,537		-		12,365	-
Salaries	42,236		15,000		42,236	30,000
Professional Fees	7,641		2,830		7,641	10,330
General & Administrative	58,845		-		91,914	3,248
Total Operating expenses	118,259	-	17,830	-	154,156	43,578
NET OPERATING INCOME /(LOSS)	47,374		(22,830)		(7,617)	(56,078)
OTHER INCOME/EXPENSES						
Finance and interest fees	(27,340)	_	(25,944)	-	(54,680)	(51,663)
NET INCOME/ (LOSS)	\$ 20,034	\$	(48,774)	\$	(62,297)	\$ (107,741)
Basic and Diluted Income/(Loss) per Common Share	(.00003)		(.0001)		(.00009)	(.0002)
Weighted Average Number of Common Shares Outstanding	710,183,464		505,183,464		710,183,464	505,183,464

SEE ACCOUNTANTS' REPORT AND NOTES TO FINANCIAL STATEMENTS

<u>F-2</u>

PAO GROUP, INC. Formerly NEW WAVE HOLDINGS, INC. STATEMENT OF CASH FLOWS FOR THE SIX MONTHS ENDED JUNE 30, 2017 & JUNE 30, 2016 UNAUDITED

	JUNE 30 2017	JUNE 30 2016
CASH FLOWS FROM OPERATING ACTIVITIES	ф. (C2 207)	(107.741)
Net Income (Loss)	\$ (62,297)	\$ (107,741)
Adjustments to reconcile change in net assets		
to net cash provided by operating activities		
Issuance of stock for compensation		- 51 662
Accrued Interest Payable	54,680	51,663
Accrued Salary Payable	285,000	
Due to Related Party	5,249	-
Write down of Accounts Payable	26,550	20,000
Accounts Receivable	21,363	30,000
Net cash provided by operating activities	45,545	(26,078)
CASH FLOWS FROM INVESTING ACTIVITIES		
Write Off of Assets	(35,700)	
Acquisition of Assets	48,914	
Net cash used for investing activities	(13,214)	
CASH FLOWS FROM FINANCING ACTIVITIES Proceeds from Loans	135,000	20,000
Net cash from financing activities	135,000	20,000
INCREASE IN CASH AND CASH EQUIVALENTS	167,331	(6,078)
CASH AND CASH EQUIVALENTS AS OF BEGINNING OF THE PERIOD	7,103	\$ 13,181
CASH AND CASH EQUIVALENTS AS OF END OF THE PERIOD	\$ 174,434	\$ 7,103

SEE ACCOUNTANTS' REPORT AND NOTES TO FINANCIAL STATEMENTS

PAO GROUP, INC. Formerly NEW WAVE HOLDINGS, INC.

CONSOLIDATED STATEMENT OF CHANGES IN STOCKHOLDERS' EQUITY JUNE 30, 2017

(UNAUDITED)

				(UNAUL	DITED)				
	Preferred	<u> </u>		Common Sto	ck	Additional Paid-In		Accumulated	Total Stockholder
	Shares	Val	<u>ue</u>	Shares	Amoun	t <u>Capital</u>	_	<u>Deficit</u>	_ <u>Equity</u>
Balance - December 31,									
2014	5,145,000	\$	5,145	92,183,464	\$ 92,183	\$ 428,482	\$	(2,013,012) \$	(1,487,202)
Issuance of			- , -	- ,, -	,	, -	· ·	() / -	() , - ,
Stock for									
capital				10,000,000	10.000	(10,000)			
Cancellation	=								
of debt						54,000			(54.000)
Issuance of	=								
Stock for									
capital	=			153,000,000	153,000	(153,000)			
Issuance of									
Stock for									
compensation	=			250,000,000	250,000	(250,000)			
Net Loss									
December 31,								(210.025)	(210.025)
2015	-						_	(219,025)	(219,025)
Balance									
December 31, 2015	5,145,000	\$	5,145	505,183,464	\$ 505 183	\$ 69,482	\$	(2,232,040) \$	(1,652,030)
Issuance of	3,143,000	Ψ	3,143	303,103,404	Ψ 303,163	ψ 07,402	Ψ	(2,232,040) \$	(1,032,030)
Stock for									
capital				100,000,000	100,000	(72,660)			26,870
Net Loss						, , ,			
December 31,									
2016								(178,968)	(178,968)
Balance									
December 31,									
2016	5,145,000	\$	5,145	605,183,464	\$605,183	\$(3,178)	\$	(2,411,008) \$	(1,803,858)
Issuance of									
stock for				105,000,000	\$105,000	105,000			105,000
capital Write off of				103,000,000	φ103,000	103,000			103,000
Extraordinary									
item						61,249			(166,249)
Net Loss June	<u> </u>					, -			
30, 2017								\$(62,297)	\$(62,297)
Balance									
June 30, 2017	5,145,000	\$	5,145	710,183,464	\$710,183	\$163,071	\$	(2,473,305) \$	(1,594,906)
				AND NOTES TO FI					

NEW WAVE HOLDINGS, INC. ACCOUNTANT'S NOTES TO FINANCIAL STATEMENTS FOR THE SIX MONTHS ENDED JUNE 30, 2017 UNAUDITED

NOTE 1 – NATURE OF OPERATIONS

Nature of Operations

The Company was incorporated in the state of Nevada in June 2003. The Company operates as a holding company organized with the goal of acquiring and managing a diversified portfolio of profitable

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 (GAAP) in the United States of America.

NOTE 3 – STOCKHOLDERS' EQUITY

The company's capitalization is:

985,000,000 Common Shares with a par value of \$.001 per share;

5,000,000 Preferred Class A shares with a par value of \$.001 per share;

5,000,000 Preferred Class B shares with a par value of \$.001 per share;

5,000,000 Preferred Class C shares with a par value of \$.001 per share;

NOTE 4 – LONG-TERM DEBT

As of June 30, 2017 the Company had long-term debt of \$1,004,693 for notes payable to private lenders as well as previous consulting services rendered. These Notes have been classified as current since they are due at this time. The Company currently has \$66,700 in six one year Convertible Promissory Notes to the Nuemark Group LLC. The Notes carry an interest rate of 8% and are convertible at the rate of \$.00005 per share. The Company has \$93,500 outstanding in three six month Promissory Notes with Brian Kistler. The notes carry interest at 15% and are currently due. Additionally the Company has consulting agreements with Mr. Kistler and his company, New Opportunity Business Solutions, Inc. for \$600,000 dating from April 27, 2008. These agreements have been converted to Promissory Notes and bear interest at the rate of 15% per year. In July of this year the Company reclassified the liabilities to properly reflect the proper nature of the debt. Interest for the six months ended June 30, 2017 was \$54,680. The Company entered into a financing agreement with CDN Associates LLC wherein \$290,000.00 was provided under a one year Convertible Promissory Note carrying 16% interest annually.

NOTE 5- ACCRUED SALARIES

As of June 30, 2017 and June 30, 2016 accrued salaries for corporate officers were \$0 and \$285,000 respectively. All salaries were due to the ex-Chairman Mark B. Newbauer. As of May 30, 2017 all New Wave Holdings, Inc. operations that existed prior to the August 24, 2016 merger with PAO Group, Inc. have been divested to the previous management.

Quarterly Report at 6/30/2017

This includes the credit card programs "School Fuel and "Good Gravy" as wells as associated assets and liabilities. Assets include approximately \$105,700 program software, program prepaid marketing expenses and patents. Liabilities assumed by the previous management include all accrued salaries of \$285,000 and accounts payable legal fees of \$26,550.

ITEM 6. DESCRIPTION OF ISSUER'S BUSINESS, PRODUCTS AND SERVICES.

A. DESCRIPTION OF ISSUER'S BUSINESS OPERATIONS.

PAO Group, Inc. formerly New Wave Holdings, Inc. is a Holding company that seeks to develop, acquire, partner, or otherwise participate in, companies and concepts in the development and launch of PAO Group alternative medicine clinics focused on 'non-traditional' patient care solutions. The realm of treatment solutions include cannabis, acupuncture, chiropractic, biofeedback, and other solutions depending upon patient needs. We are currently working to identify candidates which we feel may be undervalued or show promise otherwise toward building a dynamic Holdings portfolio with multiple streams of revenue and opportunity for growth.

B. DATE AND STATE OF INCORPORATION

Incorporated on the 24th day of June 2003, the Company is organized under the Laws and Regulations of Nevada as a Corporation.

C. PRIMARY AND SECONDARY SIC CODES

The Company's primary (and only) SIC code is 6719 (Holding Companies).

D. THE COMPANY'S FISCAL YEAR END DATE

The Company's fiscal year ends on December 31st.

E. PRINCIPAL PRODUCTS OR SERVICES AND THEIR MARKETS

In 2010, the Board of Directors established the Company's present business model as a holding company with focus in acquisition and management of businesses within its classifications of early-stage development.

The Company's present operations as a holding company are represented in active management for its portfolio of businesses in which it has a controlling interest.

PAO Group, Inc. formerly New Wave Holdings, Inc. is a publicly traded holdings company dedicated to development and launch of PAO Group alternative medicine clinics focused on 'non-traditional' patient care solutions. The realm of treatment solutions include cannabis, acupuncture, chiropractic, biofeedback, and other solutions depending upon patient needs.

The Company is actively pursuing further acquisitions and expects to secure compatible businesses in the near future. Because of management expertise and business alliances the Company expects to succeed in its chosen fields of concentration.

F. RESULTS OF OPERATIONS FOR SIX MONTHS ENDED JUNE 30, 2016

Revenue, Cost of Goods Sold, and Gross Profit

Our revenue for the six months ended June 30, 2017 was \$171,260.

We expect our revenues to increase as we focus on our clinical build out programs.

Expenses and Net Profit (Loss)

Our expenses and net profit (loss) for the six months ended June 30, 2017 and 2016 were as follows:

	<u>June 30, 2017</u>	<u>June 30, 2016</u>
Total Expense	\$ 208,836	\$ 107,741
Net Profit (Loss)	(62,297)	(107,741)

Our total expenses of \$208,836 for the six months ended June 30, 2017 are outlined below and were more than our total expenses of \$107,741 for the same period one year ago. The increase is primarily represented by the increase in the build out of our clinical facility.

Liquidity and Capital Resources

Our cash, total current assets, total assets, total current liabilities and total liabilities as of June 30, 2017 and 2016 were as follows:

	June 30, 2017	June 30, 2016
Cash	174,434	7,103
Accounts Receivable	23,963	2,600
	400.00	
Total Current Assets	198,397	9,703
Total Assets	290,835	89,453
Total Current Liabilities	881,488	643,941
Total Liabilities	1,885,701	1,849,421

Our total current assets increased by \$188,694 when comparing to the current assets as of June 30, 2017 to current assets of June 30, 20175 primarily due to an increase in funding.

Our total current liabilities increased with the additional borrowings and the accrual of interest as of June 30, 2017 compared to June 30, 2016. Our total liabilities increased in the period of June 30, 2017 when compared to the same period in 2016,

the total liabilities increased by \$ 36,280, primarily relating to additional interest expenses, salary accruals and professional fees.

G. OFF-BALANCE SHEET ARRANGEMENTS

The Company did not engage in any off-balance sheet arrangements during the six months ended June 30, 2017.

ITEM 7. DESCRIBE THE ISSUER'S FACILITIES.

The Company is currently based in Las Vegas, Nevada and is operated from an office located at 1180 Cleveland Road Sandusky, OH 44510. The Company leases this space from a third party unrelated to the Company.

ITEM 8. OFFICERS, DIRECTORS, AND CONTROL PERSONS.

A. NAMES OF OFFCERS, DIRECTORS AND CONTROL PERSONS

The Chief Executive Officer of the Company is Robert Weber.

The Chief Financial Officer of the Company is James C. DiPrima.

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.
- 4. 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 his 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.

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

Provide a list of the name, address and shareholdings or percentage of shares owned by all persons beneficially owning more than ten percent (10%) of any class of the issuer's equity securities.

OWNER OF RECORD

CONTROL PERSON

ADDRESS

Robert Weber

Robert Weber

Robert Weber

Robert Weber

1180 Cleveland Road
Sandusky, OH 44510

CLASS OF SECURITY NUMBER OF SHARES PERCENTAGE OF CLASS

PREFERRED CLASS A 110,000 75.862%

OWNER OF RECORD CONTROL PERSON ADDRESS

Robert Weber Robert Weber 1180 Cleveland Road

Sandusky, OH 44510

CLASS OF SECURITY NUMBER OF SHARES PERCENTAGE OF CLASS

PREFERRED CLASS C 5,000,000 100.00%

ITEM 9. THIRD PARTY PROVIDER

A. LEGAL COUNSEL

N/A

B. ACCOUNTANT OR AUDITOR

N/A

C. INVESTOR RELATIONS CONSULTANT

N/A

D. OTHER ADVISOR(S)

N/A

ITEM 10. OTHER INFORMATION

N/A

ITEM 11. EXHIBITS

N/A

Quarterly Report at 6/30/2017

EM 12. CERTIFICATIONS

- I, Robert Weber certify that:
- 1. I have reviewed this Annual Report of PAO Group, Inc. formerly New Wave Holdings, Inc.
- 2. Based on my knowledge, this disclosure statement does not contain any untrue statement of a material fact or omit to state a material fact necessary to make the statements made, in light of the circumstances under which such statements were made, not misleading with respect to the period covered by this disclosure statement; and
- 3. Based on my knowledge, the financial statements, and other financial information included or incorporated by reference in this disclosure statement, fairly present in all material respects the financial condition, results of operations and cash flows of the issuer as of, and for, the periods presented in this disclosure statement.

Dated: July 21, 2017

/s/ Robert Weber

By: Robert Weber Chief Executive Officer

I, James C. DiPrima certify that:

- 1. I have reviewed this Quarterly Report of PAO Group, Inc. formerly New Wave Holdings, Inc.
- 2. Based on my knowledge, this disclosure statement does not contain any untrue statement of a material fact or omit to state a material fact necessary to make the statements made, in light of the circumstances under which such statements were made, not misleading with respect to the period covered by this disclosure statement; and
- 3. Based on my knowledge, the financial statements, and other financial information included or incorporated by reference in this disclosure statement, fairly present in all material respects the financial condition, results of operations and cash flows of the issuer as of, and for, the periods presented in this disclosure statement.

Dated: July 21, 2017

/s/ James C. DiPrima

By: James C. DiPrima

Chief Financial Officer