## **DISCLOSURE & FINANCIAL STATEMENTS**

## FOR THE SIX MONTH PERIOD ENDED JUNE 30, 2017

ITEM NO.*	DESCRIPTION	PAGE
	Forward-Looking Statements	2
	Current Reporting of Material Events	2
OTC PINK BAS	IC DISCLOSURE GUIDELINES	
Item One	Name of the Issuer and its Predecessors	3
Item Two	Address of the Issuer's Principal Executive Officers	3
Item Three	Security Information	4
Item Four	Issuance History	6
Item Five	Financial Statements/Disclosure on Internal control	9
Item Six	Description of the Issuer's Business, Products and Services	23
Item Seven	Description of the Issuer's Facilities	23
Item Eight	Officers, Directors, and Control Persons	24
Item Nine	Third Party Providers	26
Item Ten	Issuer Certification	30

<sup>\*</sup>If applicable. Sections that do not contain an Item Number are herein incorporated by reference by their Description.

Prepared on July 24, 2017

### CAUTIONARY NOTE REGARDING FORWARD-LOOKING STATEMENTS

Information included or incorporated by reference in this Report contains forward-looking statements. Forwardlooking statements, which involve assumptions and describe our future plans, strategies and expectations, are generally identifiable by use of the words "may," "will," "should," "expect," "anticipate," "estimate," "believe," "intend" or "project" or the negative of these words or other variations on these words or comparable terminology. Among the material risks which may impact Forward Looking Statements are the following: the risk that we are unsuccessful in obtaining additional capital through the private sale of common shares, debt and/or convertible debt on commercially reasonable terms and which we require in order to fund the Company's business; the risk that we are unsuccessful in growing and developing our business, and the risk that our business does not perform to expectations, or does not operate profitably. The safe harbor provisions of Section 21E of the Securities Exchange Act of 1934, as amended, and Section 27A of the Securities Act of 1933, as amended, apply to forward-looking statements made by the Company. The reader is cautioned that no statements contained in this Report should be construed as a guarantee or assurance of future performance or results. Actual events or results may differ materially from those discussed in forward-looking statements as a result of various factors, including, without limitation, the risks described in this report and matters described in this report generally. In light of these risks and uncertainties, there can be no assurance that the forward-looking statements contained in this filing will in fact occur. These forward-looking statements are based on current expectations, and the Company assumes no obligation to update this information. Readers are urged to carefully review and consider the various disclosures made by the Company in this Report and in the Company's other reports filed with OTC Markets or regulatory bodies that attempt to advise interested parties of certain of the risks and factors that may affect the Company's business.

#### **Current Reporting of Material Corporate Events**

UATG has made a dramatic breakthrough and is now poised into a \$8 billion market.

UAT BioTech is among the first to design and develop silver-based advanced textile technologies designed for mission critical applications, and is an innovator in the field of smart textile applications across multiple market segments.

UAT under its Hygieia brand has partnered with a U.S. based company that has more than 130 years of experience in the textile industry. Partnering with a domestic company that has been on the cutting edge of soft surface innovations for decades enables Hygieia to be at the forefront of consumer needs while maintaining a focus on advanced research to discover what is next. This partnership incorporates a strong global technical team designed to support the entire supply chain from manufacturing to customer delivery. We focus on the relentless UATG Financial Disclosure as of June 30, 2017 on July 25, 2017

Page 2 of 31

Based upon OTC Pink Basic Disclosure v1.1 April 15, 2013

pursuit of satisfying our brand promises at the point of consumer use. Proven by United States Special Forces, NASA, and Olympic athletes Hygieias new partnership reflects a rich heritage of delivering superior performance that has been validated by studies at prestigious institutions throughout the world for more than a decade.

### Section II: Executive Summary

Hygieias powerful technology inhibits the growth of bacteria on fabrics, eliminating human-based odor for the life of the garment. Hygieia textiles are made by permanently bonding 99.9% metallic silver to the surface of a fiber. It is not a nanotechnology or a complex chemical formula, just pure silver. The permanent performance of Hygieia keeps our products smelling fresher for longer, even after multiple wear cycles between laundering. Hygieia textiles are precisely engineered to feature a 100% coverage area of silver on the fiber to maximize performance, but remain soft, flexible and comfortable. Through this strategic partnership, Hygieias underlying technology is registered as an antimicrobial with the US EPA, is OEKO-TEX® Standard 100 certified and is used in dozens of FDA approved products. Never before has so much research and advanced textile engineering technology been applied to textiles to include something so simple as a bed sheet, underwear or socks.

Hygieia has many applications across many market segments:

- Medical industry (sheets, privacy curtains, window drapes, nurse scrubs, lab coats etc)
- Bedding
- Children's bedding, clothing and toys
- Cloth Diapers
- Athletic wear
- Men's underwear
- Military textiles (uniforms, specialty products etc.)

In addition, when Hygieia textiles are configured differently they can be designed to conduct electricity and even transfer data. We refer to this product as SmartX and we are currently conducting research on its many military and technology applications with our Applied Sciences Division.

We do this because life is not simple and getting healthy sleep is critical to how we execute our daily lives. Remaining healthy can be a challenge when one considers the assault our immune system is under daily but that does not mean the solution has to be complicated. Hygieia is the simplest and easiest way to protect our health when we are at our most vulnerable.

UAT has acquired the services of a GOOGLE PREMIER PARTNER AGENCY - this means that UAT sales channels are managed by one of top 1% of Google Partner Agencies (most partners have the blue badge, which anyone can get by passing tests, the red badge signifies verified skills, knowledge and amount of advertising managed over at least a 2-year period.) – Our Agency has a red badge and manages north of \$30 million per year in google ad spend for ecommerce clients including their own company which in its 7 months generated over 800k in sales. This team includes:

- A silicon-valley level developer (who has worked on many well-funded startups)
- 2 Badged Google Ad-words Managers
- 1 Search Engine Optimization expert
- 1 Conversion optimization expert (the % at which your traffic turns into sales)
- 1 Upselling expert who's focus is raising the average sale amount with deals and promotions
- 3 data analytics experts

This project is not an idea that we will "try to sell online" - this is a well calculated, data driven product launch based on facts, statistics and real-time search data.

The Company is continuing its plans for outside audit and concurrent with those plans is conducting a document review on prior operations to support that audit.

#### **OTC Pink Basic Disclosure Guidelines**

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

Umbra Applied Technologies Group, Inc. December 2013 effective January 13, 2014

Green Processing Technologies, Inc. May 12, 2010 TMTM Merger Corp April 13, 2009

#### 2) Address of the issuer's principal executive offices

#### **Company Headquarters (as well as Operations, Storage and Future Manufacturing)**

Umbra Applied Technologies Group, Inc. 2203 N Lois Ave. Suite G400 Tampa FL 33607 United States

Tel: (888) 926-4682 Tel: (813) 607-6219 Fax: (813) 614-9056

Email: Info@Uatgroup.com

Website(s): www.UATGroup.com www.uatintel.com

www.uatgroup.com www.uatgreentech.com

www.umbrabattlerifle.com www.umbraappliedtechnologies.com

#### **Investors Relations Firm:**

Firm Name:
Individual Name:
Address 1:
None
Address 2:
None
Phone:
None
Email:
None
Website:
None

### 3) Security Information

Trading Symbol: UATG

Exact title and class of securities outstanding: Common Stock CUSIP: 90419P100

Par or Stated Value: \$.001

Total shares authorized as of July 19, 2017: 400,000,000 Total shares outstanding as of July 19, 2017: 196,189,979

Additional class of securities

Trading Symbol: None

Exact title and class of securities outstanding: Series A Preferred

CUSIP: None

Par or Stated Value: \$.001

Total Series A Preferred shares authorized as of July 19, 2017: 15,000,000 Total Series A Preferred shares outstanding: as of July 19, 2017: 5,000,000

Series A Preferred has 50 votes per share

Additional class of securities

Trading Symbol: None

Exact title and class of securities outstanding:

Series B Preferred

CUSIP: None Par or Stated Value: \$.001

Total Series B Preferred shares authorized as of July 19, 2017: 15,000,000

Total Series B Preferred shares authorized as of July 19, 2017: 15,000,000 Total Series B Preferred shares outstanding as of July 19, 2017: 690

Series B Preferred can convert into common at 20 to 1 into common subject to 1% of the outstanding common shares

Additional class of securities

Trading Symbol:

Exact title and class of securities outstanding: Series C Preferred

CUSIP: None Par or Stated Value: \$.001

Total Series C Preferred shares authorized as of July 19, 2017: 25,000,000 Total Series C Preferred shares outstanding as of July 19, 2017: -0-

Series C Preferred can convert into Common at 10 to 1

### **Transfer Agent**

Name: Corporate Stock Transfer Address 1: 3200 Cherry Creek Rd

Address 2: Suite 430

Address 3: Denver, Co. 80209 Phone: 303-282-4800

Is the Transfer Agent registered under the Exchange Act?\* Yes: x

\*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: N/A

Describe any trading suspension orders issued by the SEC in the past 12 months: N/A

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

- -Green Processing Technologies, Inc changed its name to Umbra Applied Technologies Group, Inc. UATG filed and was granted a new CUSIP number 90419P100
- -UATG executed a 1:25 stock reduction December 2013 effective January 13, 2014
- -Green Processing Technologies, Inc Acquired Umbra Applied Technologies Inc. in December 2013
- -Green Processing Technologies Inc Acquired Intrepid Innovations Corporation in March 2013

None

### 4) Issuance History

A. The nature of each offering (e.g., Securities Act Rule 504, intrastate, etc.)

#### 2017

<u>Common Stock</u> (All Issuance Hold a 1 year Restrictive Legend under SEC Rule 144 unless otherwise stated)

## Common Shares issued during three months ended September 2017

5,000,000 Cede & Co. Services- Section 3 (a) (10)

#### Common Shares issued during three months ended June 2017

1,000,000	Fred L Thomas Trust	private offering of restricted shares
2,740,000	Trend Trade Group LLC	private offering of restricted shares
2,737,000	Cede & Co	exchange of debt for shares

### Common Shares issued during three months ended March 2017

Common bin	ares issued during timee months ended with	
250,000	Timothy & Patricia Wilson Jt Ten	private offering of restricted shares
2,000,000	John Theims	private offering of restricted shares
5,000,000	Syndicate Consulting Inc	services
1,540,000	Terrance & Healther Braun Jt Ten	private offering of restricted shares
770,000	Yoseph Shaley	private offering of restricted shares
770,000	Diane McDaniels	private offering of restricted shares
312,500	Alan Levinson	private offering of restricted shares
770,000	Yoseph Shaley	private offering of restricted shares
4,100,000	Chanthy & Timothy Walsh Jt Ten	private offering of restricted shares
3,500,000	Kurk & Betty Moss Jt Ten	private offering of restricted shares
23,571,429	Ferndale Family Trust	private offering of restricted shares
1,000,000	Charles Martin	private offering of restricted shares
3,000,000	Harendra Ramdatt	private offering of restricted shares
312,500	John Nwaodo	private offering of restricted shares
250,000	Bernard & Margaret Comeau Jt Tn	private offering of restricted shares
1,540,000	Victoria Bednarski	private offering of restricted shares
7,000,000	Donald Jacobs	private offering of restricted shares
660,000	John Posey	private offering of restricted shares
5,000,000	Cede & Co	exchange of debt for shares
7,000,000	Chris Terry	services

### **2016**

Common Stock	(All Issuance Hold a 1 year Restrictive Legend under SEC Rule 144)
10,123,320	On June 21, 2016 conversion of Mark Estrada Preferred B shares into common into
	common shares issued to Mark Estrada who transferred ownership of 7,000,000
	common shares the same day to an undisclosed party. As of June 21, 2016 Mark
	Estrada had ownership of the remaining 3,123.320 common shares.
6,012,240	On April 25, 2016 conversion of Chris Terry Preferred B shares into common
	shares issued to Chris Terry who transferred ownership the same day of 6,000,000

	shares to an undisclos	sed party. As	of April 25, 2016 Chris Terry had ownership of
	the remaining 12, 240	common sh	ares.
7,000,000	On April 25, 2016 co	nversion of I	Mark Estrada Preferred B shares into common
	shares issued to Mark	Estrada who	o transferred ownership the same day to an
	undisclosed party and	l these shares	s are no longer owned by Mark Estrada.
4,650,000	On March 7, 2016 co	nversion of I	Preferred B shares (originally issued to Justin
	Herman) into commo	n shares issu	ed to Intrepid Capital Holdings Corp.
4,650,000	On March 7, 2016 co	nversion of I	Preferred B shares (originally issued to Justin
	Herman) into commo	n shares issu	ed to EY II LLC.
1,223,415	On March 7, 2016 co	nversion of I	Preferred B shares (originally issued to Justin
	Herman) into commo	n shares issu	ed to FYA Field Services LLC
3,000,000	On March 7, 2016 co	nversion of I	Preferred B shares (originally issued to Justin
	Herman) into commo	n shares issu	ed to Thomas Collins.
2,000,000	On March 7, 2017 conversion of Preferred B shares (originally issued to Justin		
	Herman) into common shares issued to JAX Capital Growth		
15,000,000	Alex Umbra	Services	private offering of restricted shares
1,000,000	Thomas L. Crom	Services	private offering of restricted shares
5,000,000	Steffan Dalsgaard	Services	private offering of restricted shares
10,000,000	Executive Financial	Services	private offering of restricted shares
2,500,000	SQRL Management	Services	private offering of restricted shares
2,000,000	Blake Cooley	Services	private offering of restricted shares
150,000	Chris Terry	Services	private offering of restricted shares
500,000	Steffan Dalsgaard	Services	private offering of restricted shares
3,019,243	Various	Cash	private offering of restricted shares

Preferred Series B (All Issuance Hold a 1 year Restrictive Legend under SEC Rule 144)

April 2016 3,186,563 Alex Umbra Services private offering of restricted shares

#### <u>2015</u>

<u>Common Stock</u> (All Issuance Hold a 1 year Restrictive Legend under SEC Rule 144)

185,185	Bull Dog Industries, LLC.	Cash	private offering of restricted shares
5,000,000	Alexander Umbra	Salary	private offering of restricted shares

### 2014

Preferred Series A (All Issuance Hold a 1 year Restrictive Legend under SEC Rule 144)

(5,000,000)	Chuck Winters	Returned to Treasury	private offering of restricted shares
5,000,000	Alex Umbra	Equity Acquisition	private offering of restricted shares

<u>Preferred Series B (All Issuance Hold a 1 year Restrictive Legend under SEC Rule 144)</u>

1,600,000	Justin Herman	Equity Acquisition	private offering of restricted shares
1,400,000	Chuck Winters	<b>Equity Acquisition</b>	private offering of restricted shares

2,428,677 Various Debt Service private offering of restricted shares

# Common Stock (All Issuance with a Hold 1 year Restrictive Legend under SEC Rule 144)

3,000,000	Joseph Myzak	Asset Acquisition	private offering of restricted shares
3,000,000	Lee Scogin	Asset Acquisition	private offering of restricted shares
200,000	Michael McClenning	Consulting Services	private offering of restricted shares
500,000	Robert Pierce	Asset Acquisition	private offering of restricted shares
60,000	D & A Consulting	Consulting Services	private offering of restricted shares
7,254,034	Various-Schedule A	Services	private offering of restricted shares
4,500,000	Various-Schedule B	Asset Acquisitions	private offering of restricted shares
11,021,013	Various-Schedule C	Debt Service	private offering of restricted shares
31	Cede & Co	rounding from revers	e split

### Schedule A-Services (All Issuance with a Hold 1 year Restrictive Legend under SEC Rule 144)

5,000,000	Alex Umbra
1,000,000	Paul Terry, Jr
128,596	Blake H. Cooley
15,438	Lester Steotoe, Jr
1,000,000	Charles Addessi

### <u>Schedule B-Asset</u> (All Issuance with a Hold 1 year Restrictive Legend under SEC Rule 144)

4,500,000 Chuck Winters

### Schedule C-Various Debt Settlement

(All Issuance with a Hold 1 year Restrictive Legend under SEC Rule 144)

5,500,000	Justin Herman
9,479	John Harper III
115,227	Danny & Sarah Hollembaek Jt Ten
115,227	Brett & Carrie Herhoff Jt Ten
10,844	Bill Kirksey
36,414	Norbert Kitashima
19,298	Paul Mello
385,965	Spencer Napoleon
192,983	James Pulliam
131,894	Charles Rockwood
66,000	Peter Rockwood
154,386	Joshaua Shaw
13,086	Dawn Vance
38,597	Beverly Vivar
64,517	Rodney & Penelope Aller Jt Ten
192,982	Thomas J. Baldassar
11,579	Zina Butler
1,517	Eleandor Dan

27,169	Lafayette Davis
17,240	William & Judy Edwards Jt Ten
1,100	Steve Fedor
7,642	Jill Focheasto
39,564	Melanie Fox
7,914	Jeffery Goldblatt
181,819	Col Daniel & Leuhaunani Griffith, Jt Ten
91,667	Linda Burkett
88.000	Josephine Diazz
7,333	Paul Eblen
82,133	Bradley Epstein
91,669	Donnie Eposito
18,333	Kristen Evenso
2,200	Camille Howe
183,333	Norman Ipson
2,509,000	Edwin Payne
61,600	Michelle Speir
128,333	Carol Terry
82,133	George & Barbara Visconi Jt Ten
1,100	Cindy Welter
7,333	Jeff Welter

### 2013

<u>Preferred Series A (All Issuance Hold a 1 year Restrictive Legend under SEC Rule 144)</u>

5,000,000 Chuck Winters Equity acquisition private offering of restricted shares

Any jurisdictions where the offering was registered or qualified:

None

The number of shares offered: as shown above

The number of shares sold: as shown above

The price at which the shares were offered, and the amount actually paid to the issuer:

Deemed price of \$.05 for common shares issued in 2015-deemed value of services Deemed price of \$.001 for Preferred Series B shares issued in 2014-paid in \$5,000 cash Deemed price of \$.001 for Preferred Series A shares issued in 2013-paid in \$5,000 cash

B. The trading status of the shares: restricted

C. 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.

All shares issued bear a restrictive legend under SEC Rule 144.

#### 5) Financial Statements

Evaluation of Disclosure Controls and Procedures

Under the supervision and with the participation of our management we have conducted an evaluation of the effectiveness of the design and operation of our disclosure controls and procedures, as of the end of the period covered by this report. Based on this evaluation, our management concluded as of the evaluation date that our disclosure controls and procedures were not effective such that the material information required is accumulated and communicated to our management recorded, processed, summarized and reported within the time periods specified by regulatory bodies, such as the OTC markets and forms relating to our company, particularly during the period when this report was being prepared.

Management's Annual Report on Internal Control Over Financial Reporting

Our management is responsible for establishing and maintaining adequate internal control over financial reporting for our company.

Internal control over financial reporting includes those policies and procedures that: (1) pertain to the maintenance of records that, in reasonable detail, accurately and fairly reflect the transactions and dispositions of our assets; (2) provide reasonable assurance that transactions are recorded as necessary to permit preparation of financial statements in accordance with generally accepted accounting principles, and that our receipts and expenditures are being made only in accordance with authorizations of its management and directors; and (3) provide reasonable assurance regarding prevention or timely detection of unauthorized acquisition, use or disposition of our assets that could have a material effect on the financial statements. Management recognizes that there are inherent limitations in the effectiveness of any system of internal control, and accordingly, even effective internal control can provide only reasonable assurance with respect to financial statement preparation and may not prevent or detect material misstatements. In addition, effective internal control at a point in time may become ineffective in future periods because of changes in conditions or due to deterioration in the degree of compliance with our established policies and procedures.

A material weakness is a significant deficiency, or combination of significant deficiencies, that results in there being a more than remote likelihood that a material misstatement of the annual or interim financial statements will not be prevented or detected.

Under the supervision and with the participation of our management conducted an evaluation of the effectiveness of our internal control over financial reporting, as of December 31, 2016, based on the framework set forth in Internal Control-Integrated Framework issued by the Committee of Sponsoring Organizations of the Treadway Commission (COSO). Based on our evaluation under this framework, management concluded that our internal control over financial reporting was not effective as of the evaluation date due to the factors stated below.

Management assessed the effectiveness of our company's internal control over financial reporting as of evaluation date and identified the following material weaknesses:

*Insufficient Resources*: We have an inadequate number of personnel with requisite expertise in the key functional areas of finance and accounting.

*Inadequate Segregation of Duties:* We have an inadequate number of personnel to properly implement control procedures.

Lack of Audit Committee and Outside Directors on our Company's Board of Directors: We do not have a functioning audit committee or outside directors on our Board of Directors, resulting in ineffective oversight in the establishment and monitoring of required internal controls and procedures.

Management is committed to improving its internal controls and will (1) continue to use third party specialists to address shortfalls in staffing and to assist our company with accounting and finance responsibilities, (2) increase the frequency of independent reconciliations of significant accounts which will mitigate the lack of segregation of duties until there are sufficient personnel and (3) may consider appointing outside directors and audit committee members in the future.

Management, including our chief executive officer (our principal executive officer) and our chief financial officer (our principal financial officer and principal accounting officer), has discussed the material weakness noted above with our advisors. Due to the nature of this material weakness, there is a more than remote likelihood that misstatements which could be material to the annual or interim financial statements could occur that would not be prevented or detected.

This annual report does not include an attestation report of our registered public accounting firm regarding internal control over financial reporting. Management's report was not subject to attestation by the our registered public accounting firm pursuant to temporary rules of the SEC that permit us to provide only management's report in this annual report.

Changes in Internal Controls Over Financial Reporting

There have been no changes in our internal control over financial reporting that occurred during the last fiscal quarter from our fiscal year ended December 31, 2016 that have materially affected, or are reasonably likely to materially affect, our internal control over financial reporting.

## UMBRA APPLIED TECHNOLOGIES GROUP, INC.

#### FINANCIAL STATEMENTS

(A Development Stage Company)

March 31, 2017 Financial Statements (Unaudited)

Financial Statements:

Balance Sheets

Statements of Operations

F-3

Statements of Cash Flow

F-4

Statements of Stockholders' Equity

F-5

Notes to Financial Statements

F-6 to F-13

Page

# Umbra Applied Technologies Group, Inc.

(A Development Stage Company) Balance Sheets (Unaudited)

		Period Ended June 30, 2017		Year Ended December 31, 2016
ASSETS				
Current Assets				
Cash	\$	-0-	\$	7,812
Accounts Receivable		-0-		-0-
Securities		<u>200,000</u>		<u>200,000</u>
Total Current Assets		200,000		207,812
Property, Plant and Equipment Equipment Less: Accumulated depreciation Total Property, Plant and Equipment Other Assets		2,831,800 (232,228) 2,599,572		2,831,800 (196,116) 2,685,684
Intellectual Property (see Note 6)		5,286,800		5,286,800
Leasehold improvements, net		227,500		227,500
Oil Lease, net of depletion		743,523		743,52 <u>3</u>
Total other assets		6,257,823		6,257,823
Total other assets		0,237,023		0,237,023
Total Assets	\$	9,057,395	\$	9,101,319
LIABILITIES AND SHAREHOLDERS' DEFICIT Current				
Accounts Payable	\$	487,015		507,739
Short Term debt	,	22,130		50,055
Shares to be issued		201,873		206,000
Total Current Liabilities		711,018		763,794
Total Liabilities	\$	718,018		763,794
		,		<u>-</u>
STOCKHOLDERS' EQUITY				
Authorized: 400,000,000 common Issued and outstanding, \$0.001 par value				
June 30, 2017 and December 31, 2016-191,189,979 and 116,276,050				
common shares, respectively		191,189		116,276
Preferred shares, Series A \$0.001 par value 15,000,000		<b>7</b> 000		<b>7</b> 000
Authorized and 5,000,000 outstanding June 30, 2017 and December 31, 2016		5,000		5,000
Preferred shares, Series B, \$0.001 par value 15,000,000 Authorized June 30,2017 and December 31, 2016 outstanding 690 and 690 respectively		6,843		6,843
Additional paid-in capital -		20,887,214		20,736,386
Deficit Accumulated During the Developmental Stage		(12,743,869)		(12,501,814)
Total Stockholders' Equity		8,346,377		8,337,525
Total Liabilities and Stockholders' Equity	\$	9,057,395	\$	9,101,319
	Ψ	2,001,070	Ψ	2,202,022

The accompanying notes are an integral part of these Financial Statements

## **Umbra Applied Technologies Group, Inc.**

(A Development Stage Company) Statements of Operations (Unaudited)

		Six Month Period Ended June 30, 2017	Year Ended December 31, 2016	
Revenue Income	\$	-0-	\$ -0-	
Less: cost of goods sold	Ф	(-0-)	( <u>-0-</u> )	
Gross Profit		<u>-0-</u>	<u>( 0 )</u> -0-	
Expenses		-		
Professional Fees		13,300	9,500	
Public company expenses		15,225	15,600	
Consulting		36,000	301,500	
Wages		30,000	60,000	
Office Rent		37,544 24,908	86,310 40,500	
General and admin		23,800	17,400	
Depreciation		36,112	<u>54,168</u>	
Total Expenses		216,889	584,978	
Net Loss from Operations		(216,889)	(584,978)	
Oder I com and E				
Other Income and Expenses Depletion allowance		(-0-)	(-0-)	
Loss on conversion of debt		-0-	(-0-)	
Loss on sale of assets		-0-	(-0-)	
Loss on securities		-0-	(-0-)	
Interest expense		<u>-0-</u>	<u>(-0-)</u>	
Total other income and expenses		(-0-)	(-0-)	
Loss For The Period	\$	(216,889)	\$ (584,978)	
			· · · · · · · · · · · · · · · · · · ·	

The accompanying notes are an integral part of these Financial Statements

## **Umbra Applied Technologies Group, Inc.**

(A Development Stage Company) Statements of Cash Flows (Unaudited)

		Six Month eriod Ended June 30, 2017	Year Ended December 31, 2016	
Cash Flows From Operating Activities				
Net Income (Loss)	\$	(216,889)	(584,978)	
Adjustments To Reconcile Net Loss To Net Cash				
Provided by Operations				
Depreciation		36,112	54,168	
Unrecognized loss on securities		-0-	-0-	
Loss on sale of Assets		-0-	-0-	
Depletion		-0-	-0-	
Stock issued for services		36,000	301,500	
(Increase) in accounts receivable		-0-	10,500	
(Increase) in inventory		-0-	-0-	
Increase (decrease) in Accrued Liabilities and Payables		(95,939)	87,372	
Net Cash Provided (Used) by Operating Activities	_	(165,903)	(131,438)	
Cash Flows From Investing Activities				
Leasehold improvements		(-0-)	(75,000)	
Sale of securities		-0-	-0-	
Purchase equipment		<u>-0-</u>	<u>(-0-)</u>	
Net Cash Provided (Used) by Investing Activities		<u>(-0-)</u>	(75,000)	
Cash Flows From Financing Activities				
Increase (decrease) in shares to be issued		(4,126)	206,000	
Cash Received from issuance of stock		189,742	<u>-0-</u>	
Net Cash Provided (Used) by Financing Activities		<u>185,616</u>	<u>206,000</u>	
Increase (Decrease) in Cash from Continuing Operations		(7,812)	(438)	
Cash and Cash Equivalents at Beginning of Period	\$	7,812	8,250	
Cash and Cash Equivalents at End of Period	\$	-0-	7,812	
Supplemental Information				
Cash Paid For:				
Interest		-0-	-0-	
Income Taxes		-0-	-0-	

The accompanying notes are an integral part of these Financial Statements

### **Umbra Applied Technologies Group, Inc.**

(A Development Stage Company) Notes to Financial Statements (Unaudited)

#### NOTE 1 - BASIS OF PRESENTATION AND DESCRIPTION OF BUSINESS

#### a) Basis of Presentation

The information presented in the accompanying financial statements for the periods ended June 30, 2017 and December 31, 2016, are unaudited and includes all adjustments, which are, in the opinion of the management of Umbra Applied Technologies Group, Inc. (the "Company"), necessary to present fairly the financial position, results of operations and cash flows in the periods presented.

### b) Reclassifications and Restatement

Certain reclassifications have been made to the prior years' financial statements to conform to the current year presentation. On the Assets we have reclassified Inventory into R&D products. These reclassifications had no effect on previously reported results of operations or retained earnings.

The financial statements for 2015 have been restated to show the accrued liability to issue additional shares including 5,000,000 shares to a third party service party. Those shares were issued with a restrictive SEC 144 legend in the first quarter of 2016 however the expense was not previously recorded during 2015. In addition we have reclassified amounts previously labeled "Goodwill" as "Intellectual Property"

### c) Development Stage Activities

The Company is in the development stage and has not yet realized any revenues from its planned operations. Based upon the Company's business plan, it is a development stage enterprise.

### d) Organization

Umbra Applied Technologies Group, Inc. (the "Company") was incorporated on January 4, 2008 with the name "Utah Kaolin Products, Inc." On November 6, 2009 the Company changed its name to "Green Processing Technologies, Inc." Prior to December 2013 owned 70 percent of the equity of Alberta Province, Canadian company called "KeyEco Tech, Inc." through which we proposed to develop our technologies for various applications in Alberta Province but primarily for companies involved directly in the processing of mined oil sands and in the remediation of lakes polluted by the waste from oil sands mining operations, however that business has been discontinued.

The Company purchased a private company in March 2013 and has accounted for the transaction as a reverse acquisition. The Company has issued the shares required to complete its side of the transaction but has not received all of the consideration from Intrepid Innovations Corporations shareholders as required in the purchase agreement.

### **Umbra Applied Technologies Group, Inc.**

(A Development Stage Company) Notes to Financial Statements (Unaudited)

#### NOTE 1 - BASIS OF PRESENTATION AND DESCRIPTION OF BUSINESS -continued

In December 2013 the Company changed its name to "Umbra Applied Technologies Group, Inc. (hereinafter "UATG-Delaware"). The Company entered into a purchase transaction to acquire Umbra Applied Technologies, Inc. in December 2013 that was approved by the Company's Board of Directors in January 2014. This transaction has been accounted for as a reverse acquisition.

#### **NOTE 2 - SIGNIFICANT ACCOUNTING POLICIES**

This summary of significant accounting policies is presented to assist in understanding the Company's financial statements. The financial statements and notes are representations of the Company's management who is responsible for their integrity and objectivity. These accounting policies conform to generally accepted accounting principles in the United States of America and have been consistently applied in the preparation of the financial statements. The financial statements are stated in United States of America dollars.

### Organizational and Start-up Costs

Costs of start-up activities, including organizational costs, are expensed as incurred in accordance with ASC 720-15.

#### **Income Taxes**

The Company uses the asset and liability method of accounting of income taxes. Under the asset and liability method deferred tax assets and liabilities are recognized for the future tax consequences attributable to temporary differences between the financial statements carrying amounts of existing assets and liabilities and their respective tax bases. Deferred tax assets and liabilities are measured using enacted tax rates expected to apply to taxable income in the years in which those temporary differences are expected to be recovered or settled.

(A Development Stage Company) Notes to Financial Statements (Unaudited)

#### NOTE 2 - SIGNIFICANT ACCOUNTING POLICIES -continued

### Basic and Fully-Diluted Loss Per Share

The basic loss per common share is computed by dividing net loss available to common stockholders by the weighted average number of common shares outstanding. Fully-Diluted loss per common share is computed similar to basic loss per common share except that the denominator is increased to include the number of additional common shares that would have been outstanding if the potential common shares had been issued and if the additional common shares were dilutive. At June 30, 2017 and December 31, 2016 the Company had no stock equivalents that were anti-dilutive and excluded in the earnings per share computation.

#### Estimated Fair Value of Financial Instruments

The carrying value of the Company's financial instruments, consisting of accounts payable and accrued liabilities approximate their fair value due to the short-term maturity of such instruments. Unless otherwise noted, it is management's opinion that the Company is not exposed to significant interest, currency or credit risks arising from these financial statements.

### Basic and Fully-Diluted Loss Per Share

The basic loss per common share is computed by dividing net loss available to common stockholders by the weighted average number of common shares outstanding. Fully-Diluted loss per common share is computed similar to basic loss per common share except that the denominator is increased to include the number of additional common shares that would have been outstanding if the potential common shares had been issued and if the additional common shares were dilutive. At June 30, 2017 and December 31, 2016 the Company had no stock equivalents that were anti-dilutive and excluded in the earnings per share computation.

### Revenue Recognition

The Company has had limited revenues to date. It is the Company's policy that product revenues (or service revenues) will be recognized when persuasive evidence of an arrangement exists, delivery has occurred (or service has been performed), the sales price is fixed and determinable and collectability is reasonably assured.

(A Development Stage Company) Notes to Financial Statements (Unaudited)

#### NOTE 2 - SIGNIFICANT ACCOUNTING POLICIES-continued

#### Concentrations

Financial instruments that potentially subject the Company to concentrations of credit risk consist principally of cash and cash equivalents. At June 30, 2017 and December 31, 2016, the Company had \$-0- and \$7,603 respectively, in funds in deposits in a business bank account, which are not insured by agencies of the U.S. Government.

### Currency

The functional currency of the Company is the United States Dollar.

#### Use of Estimates

The preparation of financial statements in accordance with generally accepted accounting principles in the United States of America require the use of estimates and assumptions that affect the reported amounts of assets and liabilities, disclosure of contingent assets and liabilities known to exist as of the date the financial statements are published, and the reported amounts of revenues and expenses during the reporting period. Uncertainties with respect to such estimates and assumptions are inherent in the preparation of the Company's financial statements; accordingly, it is possible that the actual results could differ from these estimates and assumptions and could have a material effect on the reported amounts of the Company's financial position and results of operations.

#### Cash and Cash Equivalents

The Company considers all highly liquid debt instruments with an original maturity of three months or less to be cash equivalents.

#### Recent Accounting Pronouncements

The Company management has reviewed recent accounting pronouncements issued through the date of the issuance of financial statements. In management's opinion, except for those pronouncements detailed below, no other pronouncements apply or will have a material effect on the Company's financial statements.

F-9

(A Development Stage Company) Notes to Financial Statements (Unaudited)

#### NOTE 2 - SIGNIFICANT ACCOUNTING POLICIES-continued

In May 2009, the FASB issued ASC 855 Subsequent Events, which establishes principles and requirements for subsequent events. In accordance with the provisions of ASC 855, the Company currently evaluates subsequent events through the date the financial statements are available to be issued.

#### NOTE 3 - BASIS OF PRESENTATION – GOING CONCERN

The accompanying financial statements have been prepared in conformity with generally accepted accounting principles ("GAAP") in the United States of America, which contemplates the Company's continuation as a going concern. However, the Company has losses to date of approximately \$12,743,869. These matters raise substantial doubt about its ability to continue as a going concern. In view of these matters, realization of certain of the assets in the accompanying balance sheet is dependent upon its ability to meet its financing requirements, raise additional capital, and the success of its future operations. The Company acquired operating capital through equity offerings to the public and through the sale of notes to related parties, to fund its business plan. There is no assurance that the funds received will be sufficient to assure the Company's eventual profitability. Management believes that actions planned and presently being taken to revise its operating and financial requirements provide the opportunity for it to continue as a going concern. The financial statements do not include any adjustments that might result from these uncertainties.

### **NOTE 4 - INCOME TAXES**

The Company is subject to U.S. federal income taxes. It has had losses to date, and therefore, has paid no income tax. Deferred income taxes arise from temporary timing differences in the recognition of income and expenses for financial reporting and tax purposes. The Company's deferred tax assets consist entirely of the benefit from net operating loss ("NOL") carry-forwards. Its deferred tax assets are offset by a valuation allowance due to the uncertainty of the realization of the NOL carry-forwards. NOL carry-forwards may be further limited by a change in Company ownership and other provisions of the tax laws.

### **Umbra Applied Technologies Group, Inc.**

(A Development Stage Company) Notes to Financial Statements (Unaudited)

#### **NOTE 5 – RELATED PARTY TRANSACTIONS**

The officers and directors of the Company are involved in other business activities and they may, in the future, become involved in additional business ventures, which may also require their time and attention. If a specific business opportunity becomes available, such persons may face a conflict in selecting between the Company and their other business interests. The Company has not formulated a policy for the resolution of such conflicts.

During 2015, the Company issued Alex Umbra, its president 5,000,000 common shares for compensation which was valued at \$250,000.

During 2016, the Company issued Alex Umbra, its president 15,000,000 common shares for compensation which was valued at \$150,000.

#### NOTE 6 – INTELLECTUAL PROPERTY

During 2012 Umbra Applied Technologies, Inc. ("UAT") executed five (5) technology purchase agreements with unrelated parties. The buyer (UAT) and seller mutually agreed on the purchase prices which were paid in UAT shares. UAT was acquired by UATG in November 2013.

The total purchase price for those assets was \$35,390,000 which was recorded on the UATG financial statements at \$4,896,800 originally as goodwill and subsequently restated to Intellectual Property

<b>Technology description</b>	<b>Purchase Price</b>
Water Purification and desalination	\$15,000,000
Pegasus Hybrid Project (aerospace technology)	\$10,000,000
BuzzSwat (security technology)	\$2,000,000
Rigid (medical technology)	\$7,000,000
Security, battery and alternative technologies	\$1,390,000
<b>sub-total</b>	\$35,390,000
valuation adjustment	(\$30,493,200)
Net	\$4,896,800

#### NOTE 7- COMMITMENTS AND CONTINGENCIES

As part of the Companies space lease agreement it is obligation to pay monthly Base Rent of the following amounts:

Time Frame_	Monthly Base Rent
From 12/1/2016 through 11/30/2017	\$4,151.29
From 12/1/2017 through 11/30/2018	\$4,247.83
From 12/1/2018 through 11/30/2019	\$4,344.38

The Company purchased a private company in 2013 and has accounted for the transaction as a reverse acquisition. The Company has issued the shares required to complete its side of the transaction but has not received all of the consideration from shareholders of the private company as required in the purchase agreement

### **NOTE 8- CHANGE OF CONTROL**

In October 2013 through the purchase of Intrepid Innovations Corporation, Chuck Winters received 5,000,000 shares of Series A Preferred Stock. These shares include voting rights on an as converted basis of 20:1 which provided Mr. Winters with voting control of the Company at that time.

In January 2014 with the issuance of shares for the purchase of Umbra Applied Technologies, Inc the 5,000,000 shares received by Mr. Winters in the October 2013 transaction were returned and re-issued to Alex Umbra with the same provisions effecting a change of control to Mr. Umbra. The voting rights were subsequently modified to vote as if converted at 50:1.

#### **NOTE 9- LITIGATION**

The Company may be party to various legal actions normally associated with its business activities, the aggregate effect on which, in management opinion, would not be material to the future financial condition of the Company.

See also Note 9-Subsequent Event

### NOTE 10- STOCKHOLDERS' EQUITY

The Company has the following share structure:

	<u>Common</u>	Preferred A 50:1 voting	Preferred B 20:1 conversion
Shares outstanding, December 31, 2015	38,447,832	5,000,000	5,589,607
Shares issued for cash	3,019,243	-0-	-0-
Shares issued on conversion from			
B to Common	38,658,975	n/a	(1,932,948)
Shares issued for services	36,150,150	n/a	3,156,563
Reduction of B shares	<u>n/a</u>	<u>n/a</u>	(6,842,532)
Shares outstanding, December 31, 2016	116,276,050	5,000,000	690
Shares issued on conversion from			
B to Common	-0-	-0-	(-0-)
Shares issued for cash	62,913,926	-0-	-0-
Shares issued for services	12,000,000	<u>-0-</u>	-0-
Shares outstanding, June 30, 2017	191,189,979	<u>5,000,000</u>	<u>690</u>
Subsequent to June 30, 2017			
Shares issued for services	5,000,000	<u>-0-</u>	
Shares outstanding, July29, 2017	191,189,979	<u>5,000,000</u>	690

### **NOTE 9- SUBSEQUENT EVENTS**

On July 12, 2017 the Company received a Florida State court approval of a settlement and stipulation (Case No. 2017 CA 003036) for the satisfaction Company debt in the amount of \$81,000 through the issuance of shares which will be exempt from SEC registration in reliance upon Section 3 (a)(10) of the Securities Act based upon the Courts finding. The agreement provides the shares will be issued at a 50% to the market price as defined in the agreement, and the owner may not own more than 9.9% at the time of issuance. As part of that agreement the Company has reserved 150,000,000 of its shares with its stock transfer agent. The Company also issued 5,000,000 shares of its stock as a fee to a third party for services in connection with that agreement and court process.

The Company has reviewed subsequent events up to and including the issuance date of these statements, and determined that except for those events disclosed herein, no additional subsequent events have occurred.

Describe the Issuer's Business, Products and Services

Umbra Applied Technologies Group (OTC: UATG) has a family of companies. Umbra Applied Technologies, U.S. based Defense and Security Company, is engaged in the research, design, development, manufacture, integration, and sustainment of advanced technology systems, products, and services for defense, civil, and commercial applications in United States and internationally. It also provides management, engineering, technical, scientific, logistic, and information services.

In support of air, land and naval forces, the company operates in five segments: Aeronautics, Information Systems & Global Solutions, Biotech, Alternative & Renewable Energy, and Intelligence Systems. The Aeronautics segment offers military aircrafts, such as unmanned combat and air mobility aircrafts, and related technologies. The Information Systems & Global Solutions segment provides advanced technology systems and security expertise, integrated information technology solutions, and management services for civil, defense, intelligence, and other government customers. The Biotech segment addresses critical gaps that are absent in defense medical research programs. The Alternative & Renewable Energy segment provides alternative solutions to energy through research in bioelectricity, wind, thermodynamic and solar energy. The Intelligence segment provides computational study of signals, open source and network intelligence through advanced metrics and algorithms to locate and extract sentiment from gathered intelligence

A. Incorporated: April 13, 2009 Delaware

B. Secondary SIC Codes: 6719

C. Fiscal year end date: December 31st

- D. Development of alternative energy including wind, geo thermal, and solar.
- E. Formation of UAT Arms. Development of the Umbra Battle Rifle (UBR 16)

#### 6) Describe the Issuer's Facilities

Corporate office and the Umbra Arms Facility (Operations, Storage and Future Manufacturing) are located at:

Umbra Applied Technologies Group, Inc. 2203 N Lois Ave. Suite G400 Tampa FL 33607 United States

The office space is 2,317 square feet.

Also see footnote 7 to the Financial Statements for the Commitments and Contingencies.

### 7) Officers, Directors, and Control Persons

Alex Umbra CEO / Chairman Of The Board-Sole Director

Thomas L. Crom CFO

### <u>Legal/Disciplinary History</u>.

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

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

#### <u>None</u>

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.

#### <u>None</u>

C. <u>Beneficial Shareholders</u>. 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.

Common Shares--(based on 196,189,979 Common Shares outstanding as of July 19, 2017.

Name  Alex Umbra C/O Umbra Applied Technologies, 2203 N Lois Ave. Suite G400 Tampa FL 33607	Amount and Nature of Beneficial Ownership 25,000,000 Common (1) Inc.	% of Common Shares 12.74%
Cede & Co 570 Washington Blvd Jersey City, NJ 07310	55,765,734 Common (2)	28.42%
Thomas L. Crom P.O. Box 9 Payson, AZ 85547	500,000 Common (3)	0.25%
Ferndale Family Trust C/O Umbra Applied Technologies, 2203 N Lois Ave. Suite G400 Tampa FL 33607	23,571,429 Common (4) Inc.	12.01%

<sup>(1)</sup> Mr. Umbra is the President, CEO and sole director of the Company. All of the shares owned by Mr. Umbra are owned directly.

**Preferred Series A**--(based on 5,000,000 Preferred Series A outstanding as of July 19, 2017.

Each share of Preferred Series A is entitled to 50 votes per share.

<u>Name</u>	<u># of Preferred Series A</u>	% of Preferred Series A
Alex Umbra	5,000,000 Series A	100%
2203 N Lois Ave.		
Suite G400		
Tampa FL 33607		

<sup>(2)</sup> Cede & Company operates as a clearing house for stock transactions. The company was founded in 1996 and is based in New York, New York. Cede & Company operates as a subsidiary of the Depository Trust Company. Cede holds these shares on behalf of undisclosed beneficiaries.

<sup>(3)</sup> Mr. Crom CFO of the Company. All of the shares owned by Mr. Crom are owned directly.

<sup>(4)</sup> To maintain shareholder privacy the Company used its address.

Preferred Series B -- (based on 690 Preferred Series B outstanding as of July 19, 2017

Preferred Series B can be converted into Common shares at the rate of 20:1 subject to 1% of the outstanding common shares outstanding per quarter.

Name Alex Umbra 2203 N Lois Ave. Suite G400 Tampa FL 33607	# of Preferred Series B 319 Series B	% of Preferred Series B 46.23%
Chuck Winters 5604 18 <sup>th</sup> Avenue East Bradenton, FL 34208	140 Series B	20.29%
Justin Herman 5604 18 <sup>th</sup> Avenue East Bradenton, FL 34208	78 Series B	11.30%
Edwin Payne 1201 S. Texas Blvd Weslaco, TX 78596	73 Series B	10.58%

### 8) 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

None

#### Accountant:

Name: Thomas L Crom III

Address 1: P.O. Box 9

Address 2: Payson, AZ 85547 Phone: 928-978-4215

Email: thomaslcrom@gmail.com

#### **Investor Relations Consultant:**

Name: None
Individual Name: None
Address 1: None
Address 2: None
Phone: None
Email: None
Website: None

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

None

#### Item 9A. Controls and Procedures

Evaluation of Disclosure Controls and Procedures

Under the supervision and with the participation of our management we have conducted an evaluation of the effectiveness of the design and operation of our disclosure controls and procedures, as of the end of the period covered by this report. Based on this evaluation, our management concluded as of the evaluation date that our disclosure controls and procedures were not effective such that the material information required is accumulated and communicated to our management recorded, processed, summarized and reported within the time periods specified by regulatory bodies, such as the OTC markets and forms relating to our company, particularly during the period when this report was being prepared.

Management's Annual Report on Internal Control over Financial Reporting

Our management is responsible for establishing and maintaining adequate internal control over financial reporting for our company.

Internal control over financial reporting includes those policies and procedures that: (1) pertain to the maintenance of records that, in reasonable detail, accurately and fairly reflect the transactions and dispositions of our assets; (2) provide reasonable assurance that transactions are recorded as necessary to permit preparation of financial statements in accordance with generally accepted accounting principles, and that our receipts and expenditures are being made only in accordance with authorizations of its management and directors; and (3) provide reasonable assurance regarding prevention or timely detection of unauthorized acquisition, use or disposition of our assets that could have a material effect on the financial statements. Management recognizes that there are inherent limitations in the effectiveness of any system of internal control, and accordingly, even effective internal control can provide only reasonable assurance with respect to financial statement preparation and may not prevent or detect material misstatements. In addition, effective internal control at a point in time may become ineffective in future periods because of changes in conditions or due to deterioration in the degree of compliance with our established policies and procedures.

A material weakness is a significant deficiency, or combination of significant deficiencies, that results in there being a more than remote likelihood that a material misstatement of the annual or interim financial statements will not be prevented or detected.

Under the supervision and with the participation of our management conducted an evaluation of the effectiveness of our internal control over financial reporting, as of June 30, 2017, based on the framework set forth in Internal Control-Integrated Framework issued by the Committee of Sponsoring Organizations of the Treadway Commission (COSO). Based on our evaluation under this framework, management concluded that our internal control over financial reporting was not effective as of the evaluation date due to the factors stated below.

Management assessed the effectiveness of our company's internal control over financial reporting as of evaluation date and identified the following material weaknesses:

*Insufficient Resources*: We have an inadequate number of personnel with requisite expertise in the key functional areas of finance and accounting.

*Inadequate Segregation of Duties:* We have an inadequate number of personnel to properly implement control procedures.

Lack of Audit Committee and Outside Directors on our Company's Board of Directors: We do not have a functioning audit committee or outside directors on our board of directors, resulting in ineffective oversight in the establishment and monitoring of required internal controls and procedures.

Management is committed to improving its internal controls and will (1) continue to use third party specialists to address shortfalls in staffing and to assist our company with accounting and finance responsibilities, (2) increase the frequency of independent reconciliations of significant accounts which will mitigate the lack of segregation of duties until there are sufficient personnel and (3) may consider appointing outside directors and audit committee members in the future.

Management, including our chief executive officer (our principal executive officer) and our chief financial officer (our principal financial officer and principal accounting officer), has discussed the material weakness noted above with our advisors. Due to the nature of this material weakness, there is a more than remote likelihood that misstatements which could be material to the annual or interim financial statements could occur that would not be prevented or detected.

This annual report does not include an attestation report of our registered public accounting firm regarding internal control over financial reporting. Management's report was not subject to attestation by the our registered public accounting firm pursuant to temporary rules of the SEC that permit us to provide only management's report in this annual report.

Changes in Internal Controls over Financial Reporting

There have been no changes in our internal control over financial reporting that occurred during the last fiscal quarter from our fiscal year ended December 31, 2016 that have materially affected, or are reasonably likely to materially affect, our internal control over financial reporting.

#### 10) Issuer Certification

- I, Alexander L. Umbra certify that:
- 1. I have reviewed this June 30, 2017 Report on Disclosure of UATG;
- 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/ Alexander L. Umbra"

Chief Executive Officer and Chairman of the Board of Directors

Dated: July 24, 2017