Prism Technologies Gr Form 8-K	oup, Inc.		
September 08, 2016			
UNITED STATES			
SECURITIES AND E	XCHANGE COMMISSION		
Washington, D.C. 205	49		
FORM 8-K			
FORM 6-K			
CURRENT REPORT	1		
Pursuant to Section 13	3 or 15(d) of the		
Securities Exchange A			
Data of Papart (Data	of earliest event reported): Septe	ombor 1, 2016	
Date of Report (Date of	or earnest event reported). Septe	mber 1, 2010	
PRISM TECHNOLO	GIES GROUP, INC.		
(Exact name of registr	rant as specified in its charter)		
Delaware	0-26083	94-3220749	

Edgar Filing: Prism Technologies Group, Inc. - Form 8-K (State or Other Jurisdiction (Commission (I.R.S. **Employer** of Incorporation) File Number) **Identification** No.) 101 Parkshore Dr., Suite 100 Folsom, California 95630 (Address of principal executive offices including zip code) (916) 932-2860 (Registrant's telephone number, including area code) Check the appropriate box below if the Form 8-K filing is intended to simultaneously satisfy the filing obligation of the registrant under any of the following provisions: Written communications pursuant to Rule 425 under the Securities Act (17 CFR [] 230.425) [] Soliciting material pursuant to Rule 14a-12 under the Exchange Act (17 CFR 240.14a-12) [] Pre-commencement communications pursuant to Rule 14d-2(b) under the Exchange Act (17 CFR 240.14d-2(b)) Pre-commencement communications pursuant to Rule 13e-4(c) under the Exchange Act (17 CFR 240.13e-4(c))

Item 5.02. Departure of Directors or Certain Officers; Election of Directors; Appointment of Certain Officers; Compensatory Arrangements of Certain Officers

On September 1, 2016, the Compensation Committee (the "Compensation Committee") of the Board of Directors of Prism Technologies Group, Inc. (the "Company") approved an Incentive Compensation Plan ("Plan") for the Company's executive officers, directors and employees.

Purpose

The purpose of the Plan is to incent employees to generate operations-related cash flow for the Company as quickly as possible by pursuing strategic revenue opportunities and prudent expense reductions. The Plan in general is effective September 1, 2016; however, individual Participants may opt in at any time beginning after the Plan effective date. Unless extended by the Compensation Committee in its sole discretion, the Plan ends when the Net Cash Flow target (defined below) is attained and all participants are paid their respective accumulated incentive compensation.

Plan Structure

A payout under the Plan is contingent on the Company attaining cumulative Net Cash Flow (NCF) of at least \$5 million beginning September 1, 2016. NCF is the cumulative difference between (i) cash received from revenue sources, and (ii) cash operating expenses. The amount of incentive compensation available to any Participant is equal to 1.5 times the amount of his cumulative compensation reduction measured between the date of participation through the payout date. Plan payouts will be made only when the NCF target is 100% achieved; there are no intermediate or partial payouts.

The Company's four executive officers agreed to participate in the Plan, effective September 2, 2016, and their new cash compensation is shown in the following table:

<u>Name</u>	Previous Salar	y <u>New Salary</u>
Hussein A. Enan, CEO	\$300,000	\$12
Gregory J. Duman, President – Prism LLC	\$200,000	\$100,000
Steven J. Yasuda, CFO and CAO	\$175,000	\$100,000
L. Eric Loewe, SVP, General Counsel and Secretary	\$240,000	\$90,000

In addition, each of the Company's non-employee directors has elected to participate in the plan and reduce their annual retainers for service on the Board from \$20,000 to zero.

SIGNATURES

Pursuant to the requirements of the Securities Exchange Act of 1934, the registrant has duly caused this report to be signed on its behalf by the undersigned, hereunto duly authorized.

PRISM TECHNOLOGIES GROUP, INC.

Date: September 7, 2016 By: /s/ L. Eric

Loewe

Name: L. Eric

Loewe

Title: Senior Vice

President, General Counsel

and Secretary