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Young Albert WaiChow Form 3 December 18, 2017

FORM 3 UNITED STATES SECURITIES AND EXCHANGE COMMISSION Washington, D.C. 20549

OMB APPROVAL

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INITIAL STATEMENT OF BENEFICIAL OWNERSHIP OF

SECURITIES

30(h) of the Investment Company Act of 1940

(Print or Type Responses)

1. Name and Address of Reporting 2. Date of Event Requiring 3. Issuer Name and Ticker or Trading Symbol Person * Statement Apollo Medical Holdings, Inc. [AMEH] Young Albert WaiChow (Month/Day/Year) 12/08/2017 (Last) (First) (Middle) 4. Relationship of Reporting 5. If Amendment, Date Original Person(s) to Issuer Filed(Month/Day/Year) 1668 S. GARFIELD (Check all applicable) AVE., 2ND FL. (Street) 6. Individual or Joint/Group 10% Owner Director _X__ Officer Other Filing(Check Applicable Line) (give title below) (specify below) _X_ Form filed by One Reporting Co-Chief Medical Officer Person ALHAMBRA, CAÂ 91801 Form filed by More than One Reporting Person (City) (State) (Zip) Table I - Non-Derivative Securities Beneficially Owned 4. Nature of Indirect Beneficial 1. Title of Security 2. Amount of Securities Beneficially Owned Ownership Ownership (Instr. 4) (Instr. 4) Form: (Instr. 5) Direct (D) or Indirect (I) (Instr. 5) Â D Common Stock (1) (2) 854,207 By Allied Physicians of Common Stock (3) (6) 1.664.054 Ι California, A Professional Medical Corporation (3)Reminder: Report on a separate line for each class of securities beneficially SEC 1473 (7-02) owned directly or indirectly. Persons who respond to the collection of information contained in this form are not required to respond unless the form displays a

Table II - Derivative Securities Beneficially Owned (e.g., puts, calls, warrants, options, convertible securities)

currently valid OMB control number.

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1. Title of Derivative Security (Instr. 4)	2. Date Exerci Expiration Da (Month/Day/Year)		3. Title and A Securities Ur Derivative So (Instr. 4)	nderlying	4. Conversion or Exercise Price of	5. Ownership Form of Derivative	6. Nature of Indirect Beneficial Ownership (Instr. 5)
	Date Exercisable	Expiration Date	Title	Amount or Number of Shares	Derivative Security	Security: Direct (D) or Indirect (I) (Instr. 5)	
Warrants to purchase Common Stock (4)	(4)	(4)	Common Stock	35,069.3	\$ 9	D	Â
Warrants to purchase Common Stock (4)	(4)	(4)	Common Stock	17,534.63	\$ 10	D	Â
Warrants to purchase Common Stock (2)	12/08/2017	12/08/2022	Common Stock	28,406.13	\$ 10	D	Â
Warrants to purchase Common Stock (2)	12/08/2017	12/08/2022	Common Stock	26,828.01	\$ 11	D	Â
Warrants to purchase Common Stock (3) (5)	(5)	(5)	Common Stock	68,317.43	\$ 9	I	By Allied Physicians of California, A Professional Medical Corporation (3)
Warrants to purchase Common Stock (3) (5)	(5)	(5)	Common Stock	34,158.69	\$ 10	I	By Allied Physicians of California, A Professional Medical Corporation (3)
Warrants to purchase Common Stock (3) (6)	12/08/2017	12/08/2022	Common Stock	55,337.13	\$ 10	I	By Allied Physicians of California, A Professional Medical Corporation (3)
Warrants to purchase Common Stock (3) (6)	12/08/2017	12/08/2022	Common Stock	52,262.84	\$ 11	I	By Allied Physicians of California, A Professional Medical Corporation (3)

Reporting Owners

Reporting Owner Name / Address	Relationships						
	Director	10% Owner	Officer	Other			
	Â	Â	Co-Chief Medical Officer	Â			

Reporting Owners 2

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Young Albert WaiChow 1668 S. GARFIELD AVE. 2ND FL. ALHAMBRA, CAÂ 91801

Signatures

/s/ ALBERT WAICHOW YOUNG

12/15/2017

**Signature of Reporting Person

Date

Explanation of Responses:

- * If the form is filed by more than one reporting person, see Instruction 5(b)(v).
- ** Intentional misstatements or omissions of facts constitute Federal Criminal Violations. See 18 U.S.C. 1001 and 15 U.S.C. 78ff(a).
- On December 8, 2017, a reverse merger transaction between the Issuer and Network Medical Management, Inc. ("NMM") was

 (1) consummated such that NMM became a wholly-owned subsidiary of the Issuer (the "Merger"). Pursuant to and effective as of the closing of the Merger (the "Closing"), the Reporting Person became an officer (i.e., Co-Chief Medical Officer) of the Issuer.
 - Immediately prior to the Closing, the Reporting Person was a shareholder of NMM. Pursuant to the Merger, the shares of NMM common stock previously held by Reporting Person were converted into (i) 854,207 shares of common stock of the Issuer, (ii) a warrant to purchase 26,828.01 shares of common stock of the Issuer at an exercise price of \$11.00 per share, (iii) a warrant to purchase 28,406.13
- (2) shares of common stock of the Issuer at an exercise price of \$11.00 per share, (iii) a warrant to purchase 25,406.13 shares of common stock of the Issuer at an exercise price of \$10.00 per share, (iv) cash in lieu of fractional shares, and (v) the Reporting Person's pro rata portion, if any, of the holdback shares of common stock of the Issuer (such pro rata portion of the holdback shares would, without offset, initially be equal to 94,911.80 shares of common stock of the Issuer).
- These shares and warrants are owned directly by Allied Physicians of California, A Professional Medical Corporation ("Allied"), of which Reporting Person is a director, officer and shareholder. Reporting Person disclaims beneficial ownership of these shares except to the extent of his pecuniary interest therein, and the filing of this report is not an admission that Reporting Person is the beneficial owner of these shares for purposes of Section 16 or for any other purpose.
 - Immediately prior to the Closing, NMM made an in-kind distribution on a pro rata basis to its shareholders (including the Reporting Person) of the following warrants, which warrants were previously held by NMM: (i) 1,111,111 Series A warrants (of which the Reporting Person will receive 35,069.30 Series A warrants) to purchase common stock of the Issuer, exercisable at any time prior to
- (4) Reporting Person will receive 53,009,30 Series A warrants) to purchase common stock of the Issuer, exercisable at any time prior to October 14, 2020 at an exercise price of \$9.00 per share, and (ii) 555,555 Series B warrants (of which the Reporting Person will receive 17,534.63 Series B warrants) to purchase common stock of the Issuer, exercisable at any time prior to March 30, 2021 at an exercise price of \$10.00 per share.
- Immediately prior to the Closing, NMM made an in-kind distribution on a pro rata basis to its shareholders (including Allied) of the following warrants, which warrants were previously held by NMM: (i) 1,111,111 Series A warrants (of which Allied will receive 68,317.43 Series A warrants) to purchase common stock of the Issuer, exercisable at any time prior to October 14, 2020 at an exercise price of \$9.00 per share, and (ii) 555,555 Series B warrants (of which Allied will receive 34,158.69 Series B warrants) to purchase common stock of the Issuer, exercisable at any time prior to March 30, 2021 at an exercise price of \$10.00 per share.
 - Immediately prior to the Closing, Allied was a shareholder of NMM. Pursuant to the Merger, the shares of NMM common stock previously held by Allied were converted into (i) 1,664,054 shares of common stock of the Issuer, (ii) a warrant to purchase 52,262.84
- shares of common stock of the Issuer at an exercise price of \$11.00 per share, (iii) a warrant to purchase 55,337.13 shares of common stock of the Issuer at an exercise price of \$10.00 per share, (iv) cash in lieu of fractional shares, and (v) Allied's pro rata portion, if any, of the holdback shares of common stock of the Issuer (such pro rata portion of the holdback shares would, without offset, initially be equal to 184,894.80 shares of common stock of the Issuer).

Note: File three copies of this Form, one of which must be manually signed. If space is insufficient, *See* Instruction 6 for procedure. Potential persons who are to respond to the collection of information contained in this form are not required to respond unless the form displays a currently valid OMB number.

Signatures 3