



CGE ENERGY, INC.
(McKenzie Bay International, Ltd.)

QUARTERLY REPORT

**Consolidated
Financial Statements
for the
Three Month Period Ended
June 30, 2015**

FORWARD-LOOKING STATEMENTS

This report contains forward-looking statements including statements regarding our expectations, beliefs, intentions or future strategies that are signified by the words “expects,” “anticipates,” “intends,” “believes” or similar language. These forward-looking statements involve risks, uncertainties and other factors. All forward-looking statements included in this report are based on information available to us on the date hereof and speak only as of the date hereof. We undertake no obligation to update or revise publicly any forward-looking statements, whether as a result of new information, future events, or otherwise. The factors discussed above under “Risk Factors” and elsewhere in this report are among those factors that in some cases have affected our results and could cause the actual results to differ materially from those projected in the forward-looking statements.

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Part A - General Company Information

Item I: The exact name of the Issuer and its predecessor (if any)

McKenzie Bay International, Ltd. and its predecessor name was Decker Organic Systems, Inc.

Pending FINRA approval, Issuer's name will change to CGE Energy, Inc.

Item II: The address of the Issuer's principal executive offices

7627 Park Place

Brighton MI 48116

Telephone: 248.446.1344

Email: reception@cgeenergy.com

Website: www.cgeenergy.com

Item III: The jurisdiction(s) and date of the Issuer's incorporation or organization

The Company was incorporated in Delaware on August 14, 1998 as Decker Organic Systems, Inc. and changed its name to McKenzie Bay International, Ltd. on January 31, 1999 and changed its name to CGE Energy Inc. in July 2015.

Pending FINRA approval, Issuer's name will change to CGE Energy, Inc.

Part B - Share Structure

Item IV: The exact title and class of securities outstanding

The Company has two classes of securities: Common Stock, ticker symbol MKBY (CUSIP 58153110).
Preferred Stock, no ticker symbol
Pending FINRA approval, Common Stock ticker symbol, name, stock reverse, and CUSIP # will change.

Item V: Par or stated value and description of the security

A. Par or Stated Value

Common Stock	\$0.00001
Preferred Stock	\$0.00001

B. Common Stock

- For Common Stock, describe any dividend, voting and preemption rights:
Each outstanding Common Share is entitled to one vote on each matter submitted to a vote.
- For Preferred Stock, describe the dividend, voting, conversion and liquidation rights as well as redemption or sinking fund provisions:
None
- Describe any other material rights of common or preferred stockholders:
None
- Describe any provision in issuer's charter or by-laws that would delay, defer or prevent a change in control of the issuer:
None

Item V: The number of shares or total amount of the securities outstanding for each class of securities authorized for the period ending June 30, 2015:

	<u>June 30, 2015</u>
<u>Common Stock</u>	
Authorized	92,000,000
Outstanding	62,200,000
Free trading	5,768,000
Beneficial shareholders (10)	45,722,196
Direct Shareholders of record	297
 <u>Preferred Stock</u>	
Authorized	100,000,000
Outstanding	None

Part C - Business Information

Item VI: The name and address of the transfer agent

Signature Stock Transfer, Inc.
2632 Coachlight Court
Plano TX 75093

Telephone: 972.612.4120
Fax: 972.612.4122
E-mail: signaturestocktransfer@msn.com

Item VII: The nature of the issuer's business

A. Business Development

1. The form of organization of the Issuer (e.g., corporation, partnership, limited liability company, etc.):
Corporation
2. The year that the Issuer (or any predecessor) was organized:
1998
3. The Issuer's fiscal year end date:
March 31
4. Whether the Issuer (or any predecessor) has been in bankruptcy, receivership or any similar proceeding:
No
5. Any material reclassification, merger, consolidation, or purchase or sale of a significant amount of assets:

On January 31, 2015, the Company's Merger Subsidiary has acquired a private Delaware limited liability company, Clean Green Energy LLC, by way of a reverse merger, in exchange for fifty million (50,000,000) shares of the Company's Common Stock conditional on the Company reversing its presently issued and outstanding Common Shares one for twenty-five and reducing authorized Common Shares to ninety-two million (92,000,000) Common Shares from three hundred million (300,000,000) Common Shares and authorizing one hundred million (100,000,000) Preferred Shares.
6. Any default of the terms of any note, loan, lease, or other indebtedness or financing arrangement requiring the issuer to make payments:
None
7. Any change of control:

The merger has resulted in a change of control

8. Any increase of 10% or more of the same class of outstanding equity securities:

On January 31, 2015, the Company's Merger Subsidiary has acquired a private Delaware limited liability company, Clean Green Energy LLC, by way of a reverse merger, in exchange for fifty million (50,000,000) shares of the Company's Common Stock conditional on the Company reversing its presently issued and outstanding Common Shares one for twenty-five and reducing authorized Common Shares to ninety-two million (92,000,000) Common Shares from three hundred million (300,000,000) Common Shares and authorizing one hundred million (100,000,000) Preferred Shares.

9. Any past, pending or anticipated stock split, stock dividend, recapitalization, merger, acquisition, spin-off, or reorganization

On January 31, 2015, the Company's Merger Subsidiary has acquired a private Delaware limited liability company, Clean Green Energy LLC, by way of a reverse merger, in exchange for fifty million (50,000,000) shares of the Company's Common Stock conditional on the Company reversing its presently issued and outstanding Common Shares one for twenty-five and reducing authorized Common Shares to ninety-two million (92,000,000) Common Shares from three hundred million (300,000,000) Common Shares and authorizing one hundred million (100,000,000) Preferred Shares.

10. Any delisting of the Issuer's securities by any securities exchange or deletion from the OTC Bulletin Board:

The Issuer filed a Form 15 and voluntarily delisted from Over-the-Counter Bulletin Board on July 10, 2007

11. Any current, past, pending or threatened legal proceedings or administrative actions either by or against the Issuer that could have a material effect on the Issuer's business, financial condition, or operations and any current, past or pending trading suspensions by a securities regulator. State the names of the principal parties, the nature and current status of the matters, and the amounts involved:

Current Proceedings: None

Past proceedings: None

B. Business of Issuer

1. The Issuer's primary and secondary SIC Codes:

Primary: 4911 Electric Services Secondary: 4911

2. If the Issuer has never conducted operations, is in the development stage, or is currently conducting operations:

Currently conducting operations

3. Whether the Issuer is or has at any time been a "shell company":

The Company has never been a "shell" company.

4. The names of any parent, subsidiary, or affiliate of the Issuer, and its business purpose, its method of operation, its ownership, and whether it is included in the financial statements attached to this annual report:

Parent company: CGE Energy Inc., a Delaware corporation
Wholly Owned Subsidiary: Clean Green Energy, Inc., a Delaware corporation
Affiliates: None

5. The effect of existing or probable governmental regulations on the business:

None

6. An estimate of the amount spent during each of the last two fiscal years on research and development activities, and, if applicable, the extent to which the cost of such activities are borne directly by customers:

None in fiscal year ending September 30, 2013

None in fiscal year ending September 30, 2014

\$25,450 was spent in the fiscal year ended March, 31, 2015

\$19,315 was spent by Issuer in the quarter ended June 30, 2015.

7. Costs and effects of compliance with environmental laws (federal, state and local):

Not applicable

8. The total number of contracted employees and number of contracted full-time employees:

Total contracted employees - 12

Full-time - 11

Item VIII: The nature of products or services offered.

CGE Energy, Inc. (McKenzie Bay International, Ltd.), and its wholly-owned subsidiary Clean Green Energy, Inc. operates as an energy services and renewable energy technology company. Our services include the sale and installation of energy technologies, R.A.M.P™ (Review, Analyze, Modify and Protect) Service contracts, and Power Purchase Agreement renewable energy generation contracts. These services are performed at our customer's commercial, municipal, nonprofit and international facilities. CGE Energy brings the right combination of the appropriate technologies to meet the customer's energy needs, including industry-leading energy technologies from strategic partners Cree® LED Lighting, SolarWorld® solar PV, as well as our own patented WIND•e20® wind turbine.

Item IX: The nature of the Company's facilities.

Clean Green Energy Inc. has a month-to-month lease for its current office and operations facility at 7627 Park Place, Suite 401, at the rate of \$5,300 per month.

Part D - Management Structure and Financial Information

Item X: The name of the chief executive officer, members of the board of directors, as well as control persons.

A. Officers and Directors

Full Name:	Bryan Zaplitny Member, Board of Directors, President and CEO
Employment:	<p>Mr. Zaplitny is the incorporator and creative force behind CGE Energy and has been involved in every aspect of the business since its inception. He has been involved in every aspect of the business since its inception.</p> <p>Mr. Zaplitny's studies have included Industrial Management, Energy Management, Business Law, Accounting and Marketing. He stays on the leading edge of the latest innovations in the energy industry by attending education seminars and national conferences and also by his personal association with the top minds in the alternative energy field. He has testified before the State of Michigan Senate Sub Committee on Energy in regard to finding ways to make lighting upgrades and energy savings easier and more accessible for organizations and individuals to implement.</p> <p>Mr. Zaplitny has overseen hundreds of energy and construction projects totaling more than \$65-million. Prior to CGE, Mr. Zaplitny owned and operated a property management company (Sterling Investments) that built and remodeled rental homes in the Detroit Metropolitan area.</p>
Compensation:	Suspended effective April 1, 2012, the Directors have voted to abstain from compensation until further notice.
Beneficial Ownership:	32,904,005 Common Shares issued and outstanding - 32,904,005 Total Common Shares Beneficially Owned ~52.99%

Full Name:**Gary Westerholm****Chairman of the Board, Vice President - Finance**

Employment: Mr. Westerholm co-founded McKenzie Bay International Ltd in 1996 serving as a Director and Chairman of the Board of Directors from 1999 until October 2005 and as President and Chief Executive Officer from February 1999 to October 2005.

A Michigan Certified Public Accountant, he established the certified public accounting firm of Gary Westerholm CPA, PC in 1981, which operated until Mr. Westerholm sold the firm in 1995 and retired from public practice. At the time of sale, the firm was serving more than 130 small business clients with audit, review and compilation accounting services as well as income tax preparation and advisory services for more than 600 clients.

He co-founded London Aggregate in 1985, a Michigan aggregate producer of crushed limestone, landfill clay, and highway construction sand. London Aggregate was sold in 1994 to the S.E. Johnson Co. from Maumee, Ohio.

Mr. Westerholm holds a Bachelor of Science degree with honors in Accounting from Davenport University.

Memberships / Affiliations:

Previously, member of the Michigan Association of Certified Public Accountants and the American Institute of Certified Public Accountants.

Compensation:

Suspended effective April 1, 2012, the Directors have voted to abstain from compensation until further notice.

Beneficial Ownership:

3,271,706 Common Shares issued and outstanding
3,271,706 Total Common Shares Beneficially Owned ~5.27%

Full Name: **Mark A. Cecil**
Member, Board of Directors, Treasurer

Employment History: Director, Washington National
Mr. Cecil has over fifteen years of experience in financial services encompassing strategic planning, risk management, accounting, financial analysis, and audit.
Mr. Cecil is the Director of Distribution Support for Washington National. Previously, Mr. Cecil served in finance and accounting roles for Stilwell Financial Inc., an asset management holding company. He served as Director of Internal Audit.
As a CPA with PricewaterhouseCoopers LLP, Mr. Cecil provided auditing services, due diligence and internal accounting control reviews to companies in the manufacturing and financial services sectors.
Mr. Cecil is a retired Commander of the United States Navy.

Membership / Affiliations: Secretary and Treasurer for the Association of Health Opportunity through Partnership in Education (HOPE), a non-profit organization

Compensation: Suspended effective April 1, 2012, the Directors have voted to abstain from compensation until further notice.

Beneficial Ownership: 79,936 Common Shares issued and outstanding
79,936 Total Common Shares Beneficially Owned ~0.13%

Full Name:

Kevin B. Cook
Member, Board of Directors

Employment History:

Former President, McKenzie Bay International, Ltd.

Kevin Cook has more than 35 years of diverse energy experience, having worked in the utility, government, and private sectors. After graduating from Michigan State University (BS Agricultural Engineering – Building Construction Management), he began his energy career with Volt Energy Systems, was then an owner/partner of Quantum Energy Resources and is now the owner of G-ENERGY LLC. He was responsible for developing and managing energy efficiency programs while under contract with ten Midwestern utilities. In conjunction with these programs, Kevin designed several types of energy audits, analyses and procedures, conducted thousands of residential, commercial and industrial energy audits, and trained/supervised over twenty energy management professionals who completed more than 25,000 energy audits.

From 2000-2007, he was under contract with the Michigan Energy Office as an energy management consultant for Rebuild Michigan, a program funded by the U.S. Department of Energy. He worked with over 150 school districts, local governments and public housing authorities. In his last three years with the program, Rebuild Michigan assisted in developing and implementing energy projects totaling \$40-million that save \$7-million dollars annually. Since 2007, Kevin has maintained a relationship with the Michigan Energy Office as a Regional Technical Assistant for Rebuild Michigan and the School Energy Audit Services program.

From 2009-2015, Kevin served as President of McKenzie Bay International Ltd. (MKBY) and helped lead the company through a recovery process that included the merger with Clean Green Energy LLC and the formation of CGE Energy Inc.

Kevin has been involved in many energy projects as a private consultant, works with several nonprofit groups and community action agencies, and regularly serves as a speaker/presenter at energy seminars and conferences for utility companies, government agencies/organizations, municipalities and private businesses.

Compensation:

Suspended effective April 1, 2012, the Directors have voted to abstain from compensation until further notice.

Beneficial Ownership:

1,419,356 Common Shares Issued and owned
1,419,356 Total Common Shares Beneficially Owned ~2.29%

Full Name:	Michael A. Pollakowski Member, Board of Directors
Employment History:	<p>Founder/Board Member, Reliant Financial Services, Inc. Michael is founder of RFS Inc. a niche marketing company specializing in retirement plans for non-profit organizations with offices in Kansas City and St Louis MO. Reliant is currently the largest independent provider of plans and services in Missouri, serving over 5,000 individual clients with assets over \$250 million dollars.</p> <p>Previously Michael was President of Tri-Star Benefit Systems Inc. of St Louis, having sold his ownership recently. Tri-Star provided comprehensive, innovative employee benefit administration solutions, servicing employers ranging from 50 to 30,000 employees.</p>
Memberships / Affiliations:	<p>Board Member and Officer, Reliant Financial Services</p> <p>Former Board Member and Officer, Tri-Star Benefit Systems</p> <p>Officer, GWN Securities</p>
Compensation:	Suspended, effective April 1, 2012, the Directors have voted to abstain from compensation until further notice.
Beneficial Ownership:	<p>1,354,169 Common Shares issued and owned</p> <p>1,354,169 Total Common Shares Beneficially Owned ~2.18%</p>

Full Name: **Craig Hancock**
Member, Board of Directors

Employment History: Founder & President, Hancock & Associates
Mr. Hancock is the founder of Hancock & Associates in Grand Rapids, MI. The firm specializes in helping design investment strategies for the high net-worth individual as well as the Pension/Profit sharing plans for small business or the management of foundations. Mr. Hancock has been in business since 1987 after graduating from Appalachian State University with a degree in Business Administration. He received an advanced degree in his field of Certified Financial Planner™ in 1994.

Memberships / Affiliations: Board Member – Grand Rapids Civic Theater, a non-profit organization, Grand Rapids, MI
Board Member – Forest Hills Young Life, a non-profit organization, Grand Rapids, MI
Church Elder – Oakhill Church, Grand Rapids, MI

Compensation: Suspended effective April 1, 2012, the Directors have voted to abstain from compensation until further notice.

Beneficial Ownership: 1,637,436 Common Shares issued and outstanding
1,637,436 Total Common Shares Beneficially Owned ~2.63%

Full Name: **William Naubert**
Member, Board of Directors

Employment Service: Mr. Naubert is a retired educator and administrator who served the Dearborn Heights school-community for 35 years. He was the recipient of two *Golden Apple Awards* awarded by the Wayne County Intermediate School District for excellence in the classroom. Distinguished career included service as a teacher, counselor, coach, and an administrator. Twice appointed to develop and direct programs that received national recognition in Career Education and Outdoor Education.

He holds a B.S. in Education with majors in math, science, and English. He completed two masters programs at Wayne State; e.g. Guidance and Counseling and Instructional Technology. He earned his Ed Specialist degree in Administration and Leadership from WSU. Happily married to his bride Camille for 33 years and is the proud father of triplets who recently completed their undergraduate studies in education and pre-med.

Memberships / Affiliations: President of the Association of Professional Teachers
Recipient of Michigan High School Coaches Association
20-year Service Award
Dearborn Heights Volunteer Probation Officer for Drug and Substance Abuse
Big Brother in community programs
Past officer of Livonia YMCA Football-Soccer Programs

Compensation: Suspended effective April 1, 2012, the Directors have voted to abstain from compensation until further notice.

Beneficial Ownership: 171,678 Common Shares issued and outstanding
171,678 Total Common Shares Beneficially Owned ~0.28%

Full Name: **Paul Schneider**
Member, Board of Directors, Vice President of Marketing, Secretary

Employment History: Owner, Rock Solid Creative Studios
Mr. Schneider was the Owner and Creative Director of Rock Solid Creative Studios, a marketing agency out of Wausau, Wisconsin. Mr. Schneider studied marketing and design at Madison Media Institute and his expertise involving marketing, branding, video production, web design, and print design. Mr. Schneider has received multiple awards and national recognition for his work.

Upon moving to Michigan in 2010, Mr. Schneider has partnered with his clients on everything from strategy, concept and execution of traditional and interactive media to business and marketing strategy consultation. Consistently pushing for innovation, Mr. Schneider designs his marketing campaigns with the customer always in mind, and has the ability to see beyond the expected or average solution.

Memberships / Affiliations: President - “A Hope Without Walls”, a non-profit organization, Flint, MI

Compensation: Suspended effective April 1, 2012, the Directors have voted to abstain from compensation until further notice.

Beneficial Ownership: 250,000 Common Shares issued and outstanding
250,000 Total Common Shares Beneficially Owned ~0.40%

Full Name: **Derek Spangler**
Member, Board of Directors, Vice President of Project Management and Development

Employment: Mr. Spangler is currently a project manager for CGE Energy. He attended Eastern Michigan University where he studied Business Management and Administration.

Derek's 14-year career at CGE has involved all facets of company operations providing extensive experience in electrical systems, structural design, renewable energy, energy conservation and efficiencies. This experience has prompted Derek to dedicate his life to promoting environmental stewardship and making our world a cleaner place for future generations.

Currently, his focus is on growth and development in accordance with the Company's strategic planning for the production and installation of the WIND·e20 wind turbine.

Compensation: Suspended effective April 1, 2012, the Directors have voted to abstain from compensation until further notice.

Beneficial Ownership: 13,910 Common Shares issued and outstanding
13,910 Total Common Shares Beneficially Owned ~0.02%

All securities issued to our officers and directors for services were issued in reliance upon an exemption from registration pursuant to Section 4(2) of the Securities Act of 1933, as amended, or Rule 506 of Regulation D promulgated under the Securities Act. Each person took his securities for investment purposes without a view to distribution and had access to information concerning us and our business prospects, as required by the Securities Act. In addition, there was no general solicitation or advertising for the purchase of our shares. Our securities were sold only to accredited investors, as defined in the Securities Act with whom we had a direct personal preexisting relationship, and after a thorough discussion. Finally, our stock transfer agent has been instructed not to transfer any of such securities, unless such securities are registered for resale or there is an exemption with respect to their transfer. All securities bear the following legend:

“THE SHARES OF COMMON STOCK REPRESENTED BY THIS CERTIFICATE HAVE NOT BEEN REGISTERED UNDER THE SECURITIES ACT OF 1933, AS AMENDED (THE “SECURITIES ACT”), OR ANY STATE SECURITIES LAWS AND NEITHER SUCH SHARES NOR ANY INTEREST THEREIN MAY BE OFFERED, SOLD, PLEDGED, ASSIGNED OR OTHERWISE TRANSFERRED UNLESS A REGISTRATION STATEMENT WITH RESPECT THERETO IS EFFECTIVE UNDER THE SECURITIES ACT AND ANY APPLICABLE STATE SECURITIES LAWS, OR PURSUANT TO AN EXEMPTION FROM REGISTRATION UNDER THE SECURITIES ACT.”

B. Legal / Disciplinary History

1. 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:

None

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:

None

C. Disclosure of Family Relationships

Describe any family relationships among and between the Issuer’s directors, officers, persons nominated or chosen by the Issuer to become directors or officers, or beneficial owners of more than five percent (5%) of any class of the Issuer’s equity securities.

None

D. Disclosure of Related Party Transactions

Describe any transaction during the Issuer's last two full fiscal years and the current fiscal year or any currently proposed transaction, involving the Issuer, in which (i) the amount involved exceeds the lesser of \$120,000 or one percent of the average of the Issuer's total assets at year-end for its last three fiscal years and (ii) any related person had or will have a direct or indirect material interest. Disclose the following information regarding the transaction:

None

Describe any conflicts of interest. Describe the circumstances, parties involved and mitigating factors for any executive officer or director with competing professional or personal interests.

None

Item XI: Consolidated Financial Statement for the Three Month Period Ended June 30, 2015
(Begins on next page)

CGE ENERGY, INC.

CGE ENERGY, INC. AND
CLEAN GREEN ENERGY INC.

COMBINED FINANCIAL STATEMENTS

**FOR THE THREE MONTHS ENDED
JUNE 30, 2015**

Prepared by:
Harold Telners, C.P.A. PC.
Certified Public Accountant
25201 Michigan Avenue
Dearborn, Michigan 48124
(313) 271-9360

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**Harold Telners, C.P.A. PC.
Certified Public Accountant
25201 Michigan Avenue
Dearborn, Michigan 48124
(313) 271-9360**

To the Management
CGE Energy, Inc. and Subsidiary

We have reviewed the accompanying consolidated balance sheet of CGE Energy, Inc. (a corporation) and its subsidiary as of June 30, 2015, and the related consolidated statements of income and shareholders' equity and cash flows for the three months then ended. A review includes primarily applying analytical procedures to management's financial data and making inquiries of Company management. A review is substantially less in scope than an audit, the objective of which is the expression of an opinion regarding the consolidated financial statements as a whole. Accordingly, we do not express such an opinion.

Management is responsible for the preparation and fair presentation of the consolidated financial statements in accordance with accounting principles generally accepted in the United States of America and for designing, implementing, and maintaining internal control relevant to the preparation and fair presentation of the consolidated financial statements.

Our responsibility is to conduct the review in accordance with Statements on Standards for Accounting and Review Services issued by the American Institute of Certified Public Accountant. Those standards require us to perform procedures to obtain limited assurance that there are no material modifications that should be made to the consolidated financial statements. We believe that the results of our procedures provide a reasonable basis for our report.

Based on our review, we are not aware of any material modifications that should be made to the accompanying consolidated financial statements in order for them to be in conformity with accounting principles generally accepted in the United States of America.



Harold Telners, C.P.A., PC

August 14, 2015

CGE Energy, Inc. and Its Subsidiary
Consolidated Balance Sheet
As of June 30, 2015

ASSETS

Current Assets:	
Cash in Bank	\$ 81,756
Accounts Receivable	3,011,557
Inventory-Stock	205,619
	<u>3,298,932</u>
Total Current Assets	
Property and Equipment:	
Computer Equipment & Software	106,574
Furniture & Fixtures	34,386
Leasehold Improvements	46,877
Equipment	2,698,012
Vehicles	5,500
	<u>2,891,349</u>
Less Accumulated Depreciation	(2,013,545)
	<u>877,804</u>
Total Fixed Assets	
Other Assets	
Prepaid Expenses	45,000
Investments (Note B)	58,144,296
Research & Development (Note F)	1,321,710
Patents and Trademarks, Net (Note I)	84,278
Professional Retainer	4,169
Long-Term Receivables	4,623,916
Organization Costs, Net	151,304
	<u>64,374,673</u>
Total Other Assets	
Total Assets	
	<u>68,551,409</u>

LIABILITIES AND CAPITAL

Current Liabilities:	
Accounts Payable	2,978,875
	<u>2,978,875</u>
Total Current Liabilities	
Long Term Liabilities:	
Note Payable – Bryan Zaplitny (Note D)	2,948,330
Note Payable – Anderson (Note D)	50,000
Note Payable – Hiestand (Note D)	50,000
Deferred Revenue (Note G)	4,623,916
	<u>7,672,246</u>
Total Long Term Liabilities	
Capital	
Common Stock - \$0.00001 par value 92,000,000 shares authorized	
Common Stock - \$0.00001 par value 62,200,000 shares Issued	622
Paid-In-Capital	81,613,418
Accumulated Deficit	(23,713,752)
	<u>57,900,288</u>
Total Capital	
Total Liabilities and Capital	
	<u>68,551,409</u>

CGE Energy, Inc. and Its Subsidiary
Consolidated Statement of Shareholder's Equity
For the Three Months Ended June 30, 2015

	<u>Common Stock</u>	<u>Additional Paid in Capital</u>	<u>Retained Earnings</u>	<u>Total</u>
SHAREHOLDERS' EQUITY				
April 1, 2015	\$ 1,550,000	\$ 80,004,040	(23,886,305)	57,667,735
Increase/(Decrease)	(1,549,378)	1,609,378		60,000
Net Income/(Loss) 2015			172,553	172,553
SHAREHOLDERS' EQUITY				
June 30, 2015	<u>\$ 622</u>	<u>\$ 81,613,418</u>	<u>\$ (23,713,752)</u>	<u>\$ 57,900,288</u>

CGE Energy, Inc. and Its Subsidiary
Consolidated Statement of Revenue and Expenses
For the Three Months Ended June 30, 2015

Sales	\$1,780,391
Cost of Goods Sold	
Purchases	\$1,208,099
Auto Expenses	\$3,089
Commissions	\$38,571
Contract Labor	\$90,228
Engineering Consulting	\$25,348
Equipment Rental	\$7,635
Equipment Repairs and Maintenance	\$1,555
Insurance	\$3,788
Other Job Expenses	\$15,837
Rent (Note E)	\$14,846
Sales & Use Tax Expense	\$19,734
Travel, Lodging, Meals	\$3,001
Utilities	\$131
Total Cost of Goods Sold	\$1,431,862
Gross Profit	\$348,529
Total Operating Expenses (Schedule)	\$175,976
Net Income from Operations	\$172,553
Net Income	\$172,553

CGE Energy, Inc. and Its Subsidiary
Consolidated Statement of Cash Flows
For the Three Months Ended June 30, 2015

CASH FLOWS FROM OPERATING ACTIVITIES:

Net Income	172,553
Adjustments to reconcile net income to net cash provided by Operating Activities	
Depreciation & Amortization	109,337
(Increase)/decrease in:	
Accounts Receivable	(1,365,468)
Prepaid Expenses	(17,081)
Inventory-Stock	99,885
Professional Retainer	(4,169)
	721,536
Increase/(decrease) in:	
Accounts Payable	721,536
	721,536
 NET CASH PROVIDED (USED) BY OPERATING ACTIVITIES	 (283,407)
 CASH FLOW FROM INVESTING ACTIVITIES	
Purchase of property and equipment	(6,257)
	(6,257)
 NET CASH PROVIDED (USED) BY INVESTING ACTIVITIES	 (6,257)
 CASH FLOWS FROM FINANCING ACTIVITIES	
Research & Development, Patents & Organizational Costs	(8,638)
Deferred Revenue	(4,623,916)
Long-Term Receivables	4,623,916
Loans and Notes Payable	24,617
Investment	(60,000)
Equity Contribution	60,000
 NET CASH PROVIDED (USED) BY FINANCING ACTIVITIES	 15,979
 NET INCREASE (DECREASE) IN CASH	 (273,685)
 CASH AT APRIL 1, 2015	 355,441
 CASH AT JUNE 30, 2015	 81,756

CGE Energy, Inc. and its Subsidiary
Consolidated Notes to Financial Statements
For the Three Months Ended June 30, 2015

NOTE A - SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES

Business Activity

CGE Energy, Inc., and its wholly-owned subsidiary Clean Green Energy, Inc., (doing business as and hereinafter “CGE Energy”) is a developer of long-term energy projects which solve the unique energy challenges of their commercial, municipal, nonprofit and international customers.

Basis of Accounting and Consolidation

The accompanying consolidated financial statements have been prepared in accordance with the accounting principles generally accepted in the United States of America (“US GAAP”). These financial statements include the activities of the Company and its wholly-owned subsidiary, Clean Green Energy, Inc. All inter-subsidiary and inter-company balances and transactions have been eliminated in consolidations.

Basis of presentation

The financial statements of the Company have been prepared on the basis of the Company continuing as a going concern, which contemplates the realization of assets and the payment of liabilities in the ordinary course of business. The Company's continued existence is dependent upon its ability to raise additional capital and generate profits. However, management believes that it will be successful at raising additional capital in the short-term and will have profitable operations in the long-term. The accompanying financial statements do not include any adjustments relating to the recoverability and classification of recorded assets and classification of liabilities that might be necessary should the Company be unable to continue as a going concern.

Use of Estimates

The preparation of financial statements in conformity with generally accepted accounting principles requires management to make estimates and assumptions that affect the reported amounts of assets and liabilities and disclosure of contingent assets and liabilities at the date of the financial statements and the reported amounts of revenues and expenses during the reporting period. Actual results could differ from those estimates.

Concentrations of Credit Risk

Financial instruments, which potentially subject the Company to concentrations of credit risk, consist of cash and accounts receivable. The Company places its cash with high credit qualified financial institutions. At times, such cash in banks may be in excess of the FDIC insurance limit. With respect to accounts receivable, the Company attempts to minimize credit risk by reviewing all customers’ credit history before extending credit and monitoring customers’ credit exposure on a continuing basis

Inventory

Inventory is presented at lower of cost or market using the FIFO (first in first out) method.

Property and Equipment

Property and equipment are recorded at cost and depreciated using the declining balance method over their estimated useful lives under the MACRS convention.

The Company states its property and equipment at historical costs and is depreciated at various approved methods over a three to thirty-nine year life for both financial and reporting purposes.

CGE Energy, Inc. and its Subsidiary
Consolidated Notes to Financial Statements (continued)
For the Three Months Ended June 30, 2015

Impairment of Long-Lived Assets

The Company evaluates long-lived assets for impairment whenever events or changes in circumstances indicate that the carrying value of an asset may not be recoverable. Impairment is determined by comparing the carrying value of the asset to its estimated future undiscounted cash flows, and impairment is recognized when such estimated cash flows are less than the carrying value of the asset. Measurement of the amount of impairment, if any, is based upon the difference between carrying value and estimated fair value.

Corporate Organization and Income Taxes

CGE Energy, Inc. is a Delaware corporation that files tax returns as a corporation. The Company will file a consolidated tax return as a corporation including its wholly owned subsidiary, Clean Green Energy Inc.

The Company accounts for income under the asset and liability method. Under this method, deferred tax assets and liabilities are recognized for the future tax consequences attributable to differences between the financial statement 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 realized or settled. The effect on deferred tax assets and liabilities of a change in tax rates is recognized in income in the period that includes the enactment date. Deferred tax assets are reduced by a valuation allowance when, in the opinion of management, it is more likely than not that some portion or all of the deferred tax assets will not be realized.

Net gain (loss) per share

Basic earnings (loss) per share are computed by dividing net income (loss) (the numerator) by the weighted-average number of outstanding common shares (the denominator) for the period. The computation of diluted earnings (loss) per share includes the same numerator, but the denominator is increased to include the number of additional common shares that would have been outstanding if potentially dilutive common shares had been issued (such as the common share equivalents for stock options and warrants).

NOTE B – INVESTMENT IN CLEAN GREEN ENERGY, INC, WHOLLY OWNED SUBSIDIARY

The Company owns 100% of the authorized Common Stock of its wholly owned subsidiary, Clean Green Energy, Inc.

NOTE C – NOTES RECEIVABLE

Notes receivables are loans made to various members by the company and are interest free. Consequently, no interest was collected during the year.

NOTE D – NOTES PAYABLE

The other notes payable accrue interest at the rate of 12% per year. Each note is renewable annually at the discretion of the lender.

The total interest paid as of June 30, 2015 was \$-0-.

CGE Energy, Inc. and its Subsidiary
Consolidated Notes to Financial Statements (continued)
For the Three Months Ended June 30, 2015

NOTE E – LEASE OBLIGATIONS

Its subsidiary, Clean Green Energy Inc. has a month-to-month lease on its current office and operations facility of \$5,300 per month.

The Company's subsidiary, Clean Green Energy Inc. also entered into a 20 year lease with Young Men's Christian Association of Greater Toledo, an Ohio non-profit corporation, d/b/a YMCA Storer Camps. The monthly rent is \$1,250 beginning in January, 2015.

NOTE F – RESEARCH & DEVELOPMENT

Research and development costs are capitalized and amortized over fifteen years. During this year the Company incurred \$19,315 of Research and Development costs.

NOTE G – DEFERRED REVENUE AND LONG-TERM CONTRACTS RECEIVABLE

CGE Energy Inc. enters into long-term contracts of five to twenty-five years for maintenance services and renewable energy generation. Unbilled Revenues for the remaining term of all long-term contracts outstanding as of the date of these financial statements are reported as an Other Liability as "Deferred Revenue" and as an Other Asset as "Long-Term Contracts Receivable".

Long-term contract Revenue is recognized as Sales throughout the term of the contract when the customer is billed on a monthly basis per their contract for services and/or energy generation.

As of June 30, 2015, the unbilled portion of all long-term contracts is \$4,623,916. Of this total, \$142,742.80 will be recognized as Sales in fiscal year ending March 31, 2016, \$318,366.02 will be recognized as Sales in fiscal year ending March 31, 2017 and, the remainder, \$4,162,807.58 will be recognized as Sales in fiscal years ending after March 31, 2017.

NOTE H – SUBSEQUENT EVENTS

None.

NOTE I - PATENTS, TRADEMARKS, AND INTELLECTUAL PROPERTY

PATENTS

The Company via its wholly owned subsidiary, Clean Green Energy, Inc. applied for three patents in connection with their WIND•e20® technology with the US Patent and Trademark office. Two patents have been granted and the third is patent-pending. The Company, including its wholly owned subsidiary, Clean Green Energy, also owns patent rights for other related technologies as further described below.

WIND•e20® vertical axis wind turbine technology: Clean Green Energy holds multiple patent rights for the WIND•e20® vertical axis wind turbine technology.

US8985948 - Fluid driven vertical axis turbine

US8823199 - Fluid driven turbine

US20130136612 - Fluid Driven Turbine & Turbine Using Same. Patent-pending.

WindStor® vertical axis wind turbine technology: The Company holds a joint patent with Analytical Design Service Corporation for the WindStor® vertical axis wind turbine technology.

CGE Energy, Inc. and its Subsidiary
Consolidated Notes to Financial Statements (continued)
For the Three Months Ended June 30, 2015

Danotek generator technology: the Company holds a joint patent with Danotek Motion Technologies, Inc. for the proprietary generator and cooling mechanism utilized in the WindStor® vertical axis wind turbine design.

Dermond vertical axis wind turbine technology: The Company holds patent rights for the Dermond vertical axis wind turbine technology.

INTELLECTUAL PROPERTY

McKenzie Bay Process: The Company owns a proprietary method to process vanadium bearing ore into high purity vanadium products, in particular vanadium electrolyte for vanadium redox batteries.

TRADEMARKS

Clean Green Energy has filed for and received Trademarks from the US Patent and Trademark office for its WIND•e20® wind turbine, R.A.M.P® lighting maintenance program, and its Project EverGREEN Schools® initiative. Trademarks have been applied for EverGREEN Energy System and NET ZER•O REC.

Project EverGreen Schools®
US Serial Number 85492829

WIND-e20®
US Serial Number 85485827

R.A.M.P. ®
US Serial Number 85924054

**SUPPLEMENTARY
INFORMATION**

CGE Energy, Inc. and Its Subsidiary
Consolidated Schedule of Operating Expenses
For the Three Months Ended June 30, 2015

Operating Expenses:	
Accounting	20,438
Advertising	9,479
Amortization Expense	5,339
Automobile Expense	1,985
Bank Charges	534
Depreciation Expense	103,998
Dues and Subscriptions	6,942
Entertainment & Meals	746
Interest Expense	937
Insurance	775
Legal & Professional Fees	4,318
Other Expense	1,708
Office Supplies and Expenses	13,034
Postage & Printing	329
Taxes	806
Telephone	3,413
Travel	<u>1,195</u>
Total Operating Expense	<u><u>175,976</u></u>

**Item XII: CGE ENERGY INC. (McKENZIE BAY INTERNATIONAL, LTD.) and Its Subsidiary
 ADDITIONAL NOTES TO CONSOLIDATED FINANCIAL STATEMENTS
 FOR THE THREE MONTH PERIOD ENDED JUNE 30, 2015**

A. Common Stock

As of September 30, 2014, a total of 300,000,000 shares of Common Stock were issued and outstanding.

On January 31, 2015, the Company’s Merger Subsidiary has acquired a private Delaware limited liability company, Clean Green Energy LLC, by way of a reverse merger, in exchange for fifty million (50,000,000) shares of the Company’s Common Stock conditional on the Company reversing its presently issued and outstanding shares of Common Stock one for twenty-five and reducing authorized shares of Common Stock to ninety-two million (92,000,000) shares of Common Stock from three hundred million (300,000,000) shares of Common Stock.

As of January 31, 2015, a total of 62,000,000 shares of Common Stock were issued and outstanding.

In March, 2015, Common Stock Options for 100,000 shares of Common Stock were exercised by the holder at \$0.60 per share of Common Stock for a total investment of \$60,000,000. 100,000 Common Stock Options were exercised for an issuance of 100,000 shares of Common Stock

As of March 31, 2015, a total of 62,100,000 shares of Common Stock were issued and outstanding.

100,000 Common Stock Options were exercised for an issuance of 100,000 shares of Common Stock

As of June 30, 2015, a total of 62,200,000 shares of Common Stock were issued and outstanding.

The following table summarizes the activity related to Common Stock, Common Stock Warrants and Common Stock Options for the quarter ended June 30, 2015:

Issued and outstanding summary:

	<u>June 30, 2015</u>
Outstanding March 31, 2015	62,100,000
Issued	100,000
Cancelled	<u>-0-</u>
Outstanding June 30, 2015	62,200,000

Options Outstanding Summary:

Outstanding as of March 31, 2015	3,196,650
Exercised in the Quarter Ended June 30, 2015	<u>100,000</u>
Outstanding as of June 30, 2015	3,096,650

Warrants Outstanding Summary:

As of June 30, 2015	-0-
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Accrued Director’s Stock Compensation Summary:

Accrued Director’s Stock Compensation – June 30, 2015	-0-
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Reserved for Officer Compensation

Accrued Officer Compensation as of June 30, 2015 -0-

Fully Diluted Common Stock Summary - June 30, 2015

Shares Authorized	92,000,000
Issued and outstanding	62,200,000
Shares reserved for corporate responsibility	-0-
Warrants outstanding	-0-
Earn-In Options outstanding	3,096,650
Shares reserved for Director Stock Compensation	-0-
Shares reserved for Officer Compensation	-0-
Common Stock Issued and Encumbered	<u>65,296,650</u>
Common Stock Un-Issued and Unencumbered	<u>26,703,350</u>

B. Basic and diluted gain (loss) per Common Share – June 30, 2015

The following outstanding common stock equivalents were excluded from the computation of diluted net gain (loss) per share attributable to common stockholders as they had an anti-dilutive effect:

	<u>June 30, 2015</u>
Weighted Average Common Shares & Equivalents	
Shares Issued and Encumbered	65,296,650
Basic and diluted gain (loss) per Common Share – June 30, 2015	
Net Gain (Loss)	\$ 172,553
Weighted average number of Common Shares & Equivalents	65,296,650
Net Gain (Loss) per Common Share	\$ 0.0026

C. Income Taxes

Net Operating Loss carryforwards are estimated to the best of our knowledge.

The Company and certain subsidiaries are estimated to have accumulated the following losses and credits for income tax purposes at the March 31, 2015 fiscal year end, which may be carried forward to reduce taxable income and taxes payable in future years.

U.S. net operating loss carryforwards ~ US\$ 11,800,000

D. Related Party Transactions

None

E. Off Balance Sheet Arrangements

Issuer has no off-balance sheet arrangements at this time.

Item XIII: Beneficial Owners

	<u>June 30, 2015</u>
Bryan Zaplitny, Director, President/CEO	32,904,005
Kevin Cook, Director	1,419,356
Mark Cecil, Director, Treasurer	79,936

Michael Pollakowski, Director	1,354,169
Craig Hancock, Director	1,637,436
Gary Westerholm, Director, VP Finance, Chairman	3,271,706
Paul Schneider, Director, VP Marketing, Secretary	250,000
William Naubert, Director	171,678
Derek Spangler, Director, VP Project Management & Development	13,910
Gary Zaplitny	<u>4,620,000</u>
Total Beneficial Owners	45,722,196

Item XIV: The name, address, telephone number, and email address of each of the following outside providers that advise the issuer on matters relating to operations, business development and disclosure

A. Investment Banker

None

B. Promoters

None

C. Counsel

Honigman Miller Schwartz and Cohn LLP
2290 First National Building
660 Woodward Avenue
Detroit MI 48226-3506

Gregory J. DeMars	Jason R. Abel
313.465.7356	313.465.7302
gdemars@honigman.com	jabel@honigman.com

D. Independent Accountant or Auditor

Harold Telnors, CPA, PC
25201 Michigan Avenue
Dearborn, MI 48124

E. Public Relations Consultant(s)

None

F. Investor Relations Consultant(s)

None

Item XV: Management’s discussion and analysis or plan of operation

A. Introduction

The following Management’s Discussion and Analysis (“MD&A”) is intended to help the reader understand the results of operations and financial condition of McKenzie Bay Intl/CGE Energy. MD&A is provided as a supplement to, and should be read in conjunction with, the rest

of this Consolidated Financial Statement and the accompanying Notes.

B. Future Growth

As a company, we are focusing on two primary aspects of the company and re-investing our net profits and applying private placement investment dollars to these areas:

- **Acquiring new long-term contracts** – We are focused on building a rapidly growing, but stable company. This comes from long-term contracts– as an annuity based cash flow stream of monthly payments for 10-25 years. Whether through a PPA (Power Purchase Agreement) or R.A.M.P.[™] (Review, Analyze, Modify and Protect) Service Contract, customer Energy Projects create a growing portfolio of contracted assets and is largely proportional to the cash we collect and the revenue we recognize. The more long-term energy contracts within the portfolio, the higher the revenue and cash we reliably generate.
- **Bringing the WIND•e20[®] wind turbine to market** - CGE Energy is in the final stretch of bringing the WIND•e20[®] wind turbine into production and to market. As an exclusive technology to CGE Energy, this product sets us apart in the wind solutions market and renewable energy market as a whole. We are finalizing the turbine design for manufacturability with our strategic manufacturing and assembly partner, Burtek Enterprises Inc.

C. Industry Overview

Being in the Energy Services Company (ESCO) industry since 1989, our team has seen steady growth of the industry since the 1990s, with double-digit growth annually. Our unique business models are somewhat less sensitive to the effects of the economic recession, because our long-term contracts allows customers to implement large energy savings projects with little or no up-front capital investment.

Analysts estimate that the ESCO industry could reach annual revenues of approximately \$7.5 billion. The international energy market potential is enormous, and untapped. In the past ten years, global electricity demand has grown by 40 percent. During this time, the use of renewable energy has expanded at ten times the rate of fossil fuels. Experts predict that the world's electricity demand could triple by 2020, a colossal increase that will be fuelled by the industrialization of developing countries. As a developer and integrator of energy projects, CGE Energy will position itself to capitalize on this explosive trend.

D. Products and Services

Whether it's efficient LED lighting, solar panels, wind generation or more, CGE Energy brings the right blend of technologies to meet our customer's energy needs. CGE Energy has partnered with industry-leading companies and has engineered proprietary technologies to make this possible.

- **Cree[®] LED Lighting:** CGE Energy's lighting strategic partner is Cree[®] LED— the lighting company that shines brighter, lasts longer and is positioned better than any other LED manufacturer. CGE Energy has the distinction of being a *Cree[®] Elite Distributor*. As such, we are able to offer more competitive pricing and faster turnarounds on installations and service to further set us apart.

- **SolarWorld® PV:** CGE Energy’s strategic solar PV partner is SolarWorld, the premier manufacturer of solar panels in the U.S. with over 38 years of operations. CGE Energy and SolarWorld have collaborated on the development, design and construction of solar PV projects across the nation.
- **WIND•e20®:** WIND•e20® is a proprietary vertical-axis wind turbine exclusively available through CGE Energy. Unlike the horizontal turbines found on wind farms, the 105-foot modular design of the WIND•e20® makes it ideal for powering individual buildings in urban and suburban commercial areas.
- **R.A.M.P™ (Review, Analyze, Modify and Protect) Service Contracts:** CGE Energy’s R.A.M.P™ program is a worry-free service contract to bring savings and maximizes a customer facility’s energy and maintenance operating costs.
 - This takes the form of a standalone, full-service lighting maintenance program that saves the customer 20-40% on their lighting maintenance costs.
 - This service program may also include a Cree® LED lighting upgrade. CGE Energy will guarantee the performance, operation and maintenance of all products for a full 10 years. The program is 100% off balance sheet and is fully funded by CGE Energy requiring absolutely no capital expenditure or liability from the customer.
- **Power Purchase Agreements:** CGE Energy’s Power Purchase Agreements offer energy projects with no upfront costs and the opportunity to purchase discounted power that is produced onsite. The only thing the customer pays for is the power they save or generate, which is typically at a rate that is lower than their current energy bill.
- **Direct Sale and Installation:** For customers that would like to own the energy technologies, CGE Energy is an authorized distributor and installation partner of Cree® LED and SolarWorld® solar PV. CGE Energy provides many funding options, from traditional financing and alternatives such as PACE property assessed financing.

With these products and services, CGE Energy has seven revenue streams. These provide multiple products and services to our customer base, which brings diversity and stability to the growth of CGE Energy.

- **Cree® LED Lighting Direct Sales** – Customer Financed and Owned.
- **Cree® LED Lighting Power Purchase Agreements (PPAs)** – CGE Owned and Operated. 10 year contracts.
- **SolarWorld® PV Direct Sales** – Customer Financed and Owned.
- **SolarWorld® PV PPAs** – CGE Owned and Operated. 20-25 year contracts.
- **WIND•e20® PPAs** – CGE Owned and Operated. 20-25 year contracts
- **R.A.M.P™ Maintenance Service Contracts** – CGE Service. 5-10 year contracts.
- **International Energy Projects** – Customer owned and financed by US’s EX-IM Bank. LED Lighting and Renewable.

E. Customers

Historically, many of our customers have been in the Midwest, primarily southeast Michigan. We have opened offices in Grand Rapids, Michigan and Chicago, Illinois to expand this Midwest footprint. Most projects are six-figures or more so we facilitate high-probability projects nationwide. We have also begun continuous discussions with several nations in the Caribbean at various stages.

Customer market segments include:

- **Nonprofit and Educational facilities**
The nonprofit sector has a remaining investment potential of \$39.2B. CGE Energy has a Master Agreement with the YMCA and JCC of Greater Toledo to bring sustainability through Energy Projects installed at YMCA campuses throughout Michigan and Ohio.
- **Housing (HUD low-income housing and property management)**
The housing sector has a remaining investment potential of \$5.7B. The US government has challenged a 20% reduction in energy use and directed the installation of 100 megawatts of renewables on federally assisted housing by 2020. CGE Energy has a signed MOU to install energy projects at 65 properties owned by PK Housing & Management.
- **Municipal (state and federal)**
The municipal sector has a remaining investment potential of \$29B. Mandated by the government, federal buildings must reduce energy use by 2.5 percent per year between 2015 and 2025. CGE Energy has a long history in municipal projects including retrofitting the State of Michigan capitol complex, all of the State of Michigan Police posts, and the city of Dearborn, Michigan.
- **Commercial and industrial businesses**
The commercial sector has a remaining investment potential of \$33.5B. Energy consumption typically comprises a business' single largest operating expense, representing up to 30% of an average building's costs. Dealing with C-level decision makers, CGE Energy has completed hundreds of commercial projects.
- **Hospitals**
The health sector has a remaining investment potential of \$25.6B. Operating 24-hours a day, hospitals collectively they spend more than \$9 billion on energy every year.
- **International**
Beginning in December 2014, there are five international projects in the pipeline at various stages.

F. Competitive Advantages

CGE Energy has the following advantages compared to competitors:

- **Distributed Generation:** With our on-site, Distributed Generation business model, we enable non-profits, municipals and businesses to generate supplemental power on their property for their use. Every time we install a distributed generation project—WIND•e20[®], solar or otherwise— it strengthens the utility grid. We design our systems to be behind the meter to support the utility, further allowing them to offer reliable power.
- **Integrated energy solutions:** Most of our competitors are trying to sell a single technology, such as solar or LED lighting. Whether it's efficient LED lighting, solar panels, wind generation or more, CGE Energy brings the right blend of technologies to meet the customer's energy needs. This complete approach makes up CGE Energy's "Integrated Energy Solution".
- **Streamlined project development:** Most performance contracts require a time-intensive and in-depth analysis of the property and costly engineering. This upfront expense limits the opportunities to the largest facilities. CGE Energy has streamlined the audit and design process to allow for mid-sized facilities to have access to energy saving they wouldn't have otherwise.
- **World-leading, US made technologies:** CGE Energy has strategic partnering

relationships with industry-leading companies like Cree LED—the lighting company that shines brighter, lasts longer and is positioned better than any other in the market—and SolarWorld, whose 38 years of US manufacturing experience adds greatly to our complete integrated solution offering.

- **Proprietary WIND•e20 wind turbine technology:** Exclusively available from CGE Energy, we have developed a proprietary and patented vertical axis wind turbine technology named WIND•e20. Unlike the large horizontal wind turbines typically pictured in wind farms, WIND•e20 is a 105-foot tall wind turbine meant for urban environments, individually powering schools, non-profits, and municipal buildings. WIND•e20's revolutionary advancements were incorporated to maximize safety, and lower maintenance and installation costs.

Item XVI: Purchases of Equity Securities by the Issuer and Affiliated Purchasers

On January 31, 2015, Issuer acquired all of the Membership Units of a Clean Green Energy LLC, a private Delaware limited liability company in exchange for fifty million Common Shares of Issuer.

Item XVII: Certifications

I, Bryan Zaplitny, certify that:

1. I have reviewed the June 30, 2015 consolidated quarterly disclosure statement of CGE Energy, Inc. (McKenzie Bay International Ltd); and
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.

Date: August 14, 2015



Bryan Zaplitny
President / CEO