## COASTAL INTEGRATED SERVICES, INC.

## QUARTERLY REPORT FOR THE PERIOD ENDED JUNE 30, 2012

Documents incorporated by reference: All filings and press releases issued by the Company are available at http://www.otcmarkets.com,

Item 1 – Name of Issuer and Address of Principal Executive Offices: Coastal Integrated Services, Inc. 1218 N University Ave Lafayette, LA 70506

Ph (337) 896 5151 email: coastalinjtegratedservices@yahoo.com Fax: (866) 346 - 0175

Website: N/A

Investor and Media Relations Contact N /A

Item 2 – Number of Shares Outstanding for Each Class of Securities Authorized.

Period end date June 30, 2012
Preferred shares authorized 20,000,000
Preferred shares issued10,000,000
Common shares authorized2,000,000,000
Common shares outstanding1,824,850,830
Freely tradable shares (public float)213,850,830
Total number of shareholders of record145

10,000,000 preferred shares are designated as Class A. The Class A preferred shares have voting rights of 100/1; i.e. 100 votes per share for each outstanding share of common stock. At the holder's option the Class A preferred shares may be voted in whole or in part

## Item 3 – Interim Financial Statements:

Balance Sheets, Statements of Operations, Statements of Stockholders' Equity, and Statements of Cash Flows for the period ending June 30, 2012

## Item 4 – Management's discussion and analysis or plan of operation:

The company's business is the reclamation and sale of recovered hydrocarbon products from a variety of sources and consulting with other companies on technology and techniques to market their mixed product streams. the Company's limited capital is a large factor in keeps it from further development.

Currently, there are no known trends or events that have or are likely to have a material impact on the Company's short term or long-term liquidity. However, the company has limited operating capital, which severely limits the company's ability to finance its purchases. The Company has meager cash reserves and access to a limited line of credit that may not provide the Company with the necessary funds to address its liquidity requirements.

The company has no significant elements of income or loss that do not arise from its continuing operations nor does the it have any current material commitments for capital expenditures. The significant fluctuations in the price of oil will have a material impact on the company's business; consequently, from time to time, the company's financial statements may be materially different.

Item 5 – Legal proceedings:

The Issuer is not involved in any law suits nor knows of no impending lawsuits

Item 6 – Defaults upon senior securities:

None

Item 7 – Other information:

There was no disposal of assets or mergers; the rights of security holders have not been modified, and Warren Wheeler remains as president and sole director, but is no longer the majority shareholder.

Approximately 150,000,000 common shares were issued in payment of debt. The debt was more than 2 years old, and in reliance on the tack back provisions of rule 144, the shares were issued without restrictions;

Item 8 – Exhibits:

The issuer's unaudited financial statements, articles of incorporation, by laws, legal opinions and other relevant documents are made available on this website

Item 9 – Certifications:

I, Warren Wheeler, certify that:

I have reviewed this disclosure statement of Coastal Integrated Services, and 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. 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: June 30, 2012

\S\Warren Wheeler,

President