ISSUER INFORMATION FILE Pursuant to SECURITIES AND EXCHANGE COMMISSION RULE 15c2-11

2nd QUARTER ENDING JUNE 30, 2012 REPORT

For filing with OTC MARKETS NEWS SERVICE

Date: August 10th, 2012

Renewable Energy Solution Systems, Inc.

ISSUER'S EQUITY SECURITIES

TAX ID NUMBER: Common Equity Voting Stock CUSIP

NUMBER:

75972L 109

88-0344743 Renewable Energy Solution Systems, Inc.

EMPLOYEES: TRANSFER AGENT TRADING SYMBOL

None Madison Stock Transfer RESS

PO Box 290-145

Brooklyn NY 11229-0145 SHAREHOLDERS:

120

AUTHORIZED

500,000,000 ISSUED/OUTSTANDING

Common Stock: @ \$0.001 par value 169,952,774

QUARTERLY REPORTING OBLIGATIONS

ITEM 1. EXACT NAME OF THE ISSUER AND THE ADDRESS OF ITS PRINCIPAL EXECUTIVE OFFICES

RENEWABLE ENERGY SOLUTION SYSTEMS, INC. (FORMERLY CRITICAL POINT RESOURCES, INC.)

10 HARBOR PARK DRIVE PORT WASHINGTON, NY 11050

TELEPHONE - 516-621-1166 FACSIMILIE - 516-299-5253

ITEM 2. SHARES OUTSTANDING AS OF JUNE 30, 2012.

SHARES AUTHORIZED: AS OF JUNE 30, 2012, 500,000,000 SHARES @\$.001 PAR VALUE.

SHARES OUTSTANDING: AS OF JUNE 30, 2012, 169,952,774 SHARES OUTSTANDING.

PUBLIC FLOAT: AS OF JUNE 30, 2012, 62,050,374 SHARES.

NUMBER OF BENEFICIAL SHAREHOLDERS: **AS OF JUNE 30, 2012, 0 BENEFICIAL SHAREHOLDERS.**

NUMBER OF SHAREHOLDERS OF RECORD AS OF JUNE 30, 2012: 120

ITEM 3. INTERIM FINANCIAL STATEMENTS: JUNE 30, 2012. – NEXT PAGE;

Unaudited Financial Statements
of Renewable Energy Solution Systems, Inc.
For June 30, 2012 and 2011
and from Inception

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10 Harbor Park Drive, Port Washington, New York 11050 (516) 621-1166

August 10, 2012

To The Board of Directors
Renewable Energy Solution Systems
Port Washington, New York

We have compiled the accompanying balance sheets and statements of operations of Renewable Energy Solution Systems, Inc. as of June 30, 2012 and 2011 and the related statements of stockholders' equity for the period August 16, 1995 (date of inception) and for the years ended December 31, 1995 through December 31, 2011 and for June 30, 2012 and cash flows as of June 30, 2012 and 2011 in accordance with standard established by the American Institute of Certified Public Accountants.

A compilation is limited to presenting in the form of financial statements information that is the representations of management. We have not audited or reviewed the accompanying financial statements and, accordingly, do not express an opinion or any other form of assurance on it.

Management has elected to omit substantially all of the disclosures ordinarily included in financial statements prepared on the income tax basis of accounting. If the omitted disclosures were included in the financial statement, they might influence the user's conclusion about the Company's assets, liabilities, equity, revenue and expenses. Accordingly, these financial statements are not designed for those who are not informed about such matters.

/S/ Paul Serluco Director

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BALANCE SHEETS

for the periods ended June 30, 2012 and 2011 and for the year ended December 31, 2011 (Unaudited)

		June 30, 2012	June 30, 2011		
ASSETS					
Current assets:					
Cash and cash equivalents	\$	26,672	\$	516	
Accounts Receivable		214,625			
Other Receivables		51,524		15,477	
Total current assets		292,821		15,992	
Property and equipment, net of accumulated depreciation		-		-	
Organizational Costs (net of amortization)		199,793		-	
Total assets	\$	492,614	\$	15,992	
LIABILITIES AND STOCKHOLDERS' DEFICIT					
Current liabilities:					
Accounts payable	\$	101,778	\$	104,734	
Accrued interest	·	, -	·	, -	
Accrued interest, related parties		723		_	
Notes payable, related party		50,857		18,757	
Total current liabilities		153,358		123,491	
Long term liabilities:		,		•	
Notes payable, long-term		_		_	
Notes payable, related party		523,315		553,665	
Total long-term liabilities		523,315		553,665	
Total liabilities		676,673		677,156	
Equity:					
Common stock, \$0.001 par value; 500,000,000 shares authorized,					
169,952,774 and 181,025,187 shares issued and outstanding		169,953		75,350	
Additional paid-in capital		1,039,862		, -	
Deficit accumulated		(1,393,874)		(736,514)	
Total stockholders' deficit		(184,060)		(661,164)	
Total liabilities and stockholders' deficit	\$	492,614	\$	15,992	

The accompanying notes are an integral part of these consolidated financial statements.

STATEMENT OF LOSS AND ACCUMULATED DEFICIT

for the periods ended June 30, 2012 and 2011 and for the year ended December 31, 2011 (Unaudited)

		For the Qua	rters End	led	Aug	eriod from just 16, 1995 Inception)
	June 30, 2012		June 30, 2011		thru June 30, 2012	
Revenues	\$	556,553	\$	120	\$	657,547
Cost of Sales		356,646		1,306		356,646
Gross Profit	\$	199,907	\$	(1,186)	\$	300,901
Operating Expenses:						
General and administrative		82,806		111,699		1,936,659
Depreciation & Amortization		207				207
Total operating expenses		83,013		111,699		1,936,866
Operating income (loss)	\$	116,894	\$	(112,885)	\$	(1,635,965)
Other Income (Expenses)						
Interest income		-		31		-
Gain on settlement of lawsuit		-		-		325,953
Loss on adjustemnt for debt via merger		(79,014)		-		(79,014)
Interest expense		(723)		<u>-</u>		(4,848)
Total other income (expense)		(79,737)		31		242,091
Net income (loss)	\$	37,157	\$	(112,853)	\$	(1,393,874)
Net income/(loss) per common share - basic and diluted	\$	0.0002	\$	(0.0006)	\$	(0.0715)
Weighted average number of common shares outstanding		219,044,383		181,025,187		19,493,739

The accompanying notes are an integral part of these consolidated financial statements.

For the

STATEMENTS OF STOCKHOLDERS EQUITY (DEFICIT) (Unaudited) For the period from inception of the Corporation on

For the period from inception of the Corporation on August 16, 1995 through December 31, 1995 and for the years ended December 31, 1996 through 2011 and for the period ended June 30, 2012

	Common Par Additional Stock Value Paid In Capital			Accumulated Equity (Deficit)	Total Stockholder Equity (Deficit)	
Common Stock issued at Inception	100	\$ -	\$ 1,000	\$ -	\$ -	
Loss during 1995		<u> </u>	ψ 1,000 	(5,043)	<u> </u>	
Balance at 12-31-1995	100	-	1,000	(5,043)	(4,043)	
Sale of Common Stock Loss During 1996	9	-	220,950	(102,983)		
Balance at 12-31-1996	109		221,950	(102,983)	113,924	
Sale of Common Stock	11	-	288,525	-	-	
Loss During 1997			-	(333,366)		
Balance at 12-31-1997 Common stock issued for services	120	-	510,475 26,218	(441,392)	69,083	
Common Stock Issued for A Warrants	1	-	95,000	-	-	
Common Stock Issued for B Warrants	8	-	15,000	-	-	
Loss during 1998	- 400	-		(171,397)		
Balance at 12-31-1998 Common stock issued for services	130	-	646,693 16,000	(612,789)	33,904	
Common stock issued for cash	8	-	74,100	-	-	
Loss during 1999	<u> </u>		<u> </u>	(127,830)		
Balance at 12-31-1999	139	-	736,793	(740,619)	(3,826)	
Contribution from shareholder Loss during 2000	-	-	300	(35,118)	-	
Balance at 12-31-2000	139		737,093	(775,737)	(38,644)	
Cancellation of Debt	-	-	39,714	-	-	
Loss during 2001				(22,018)		
Balance at 12-31-2001	139	-	776,807	(797,755)	(20,948)	
Common stock issued for services Common stock issued in rounding	5,875 6	6	16,041	-	-	
Loss during 2002	-	-	-	(166,623)	-	
Balance at 12-31-2002	6,020	6	792,848	(964,378)	(171,530)	
Loss during 2003 Balance at 12-31-2003	6,020	<u>-</u>	792,848	(36,499)	(200,020)	
Common Stock issued for services	6,020 53,444	6 53	7 92,848 85,458	(1,000,877)	(208,029)	
Common stock issued for cash	37,500	38	39,962	-	-	
Loss during 2004			<u> </u>	(52,186)	<u>-</u> _	
Balance at December 31, 2004	96,964	97	918,268	(1,053,063)	(134,698)	
Loss during 2005 Balance at December 31, 2005	96,964	97	918,268	(32,396) (1,085,459)	(167,094)	
Loss during 2006	-	-	-	(51,657)	(107,034)	
Balance at December 31, 2006	96,964	97	918,268	(1,137,116)	(218,751)	
Common stock issued for services	13,125	13	-	-	-	
Loss during 2007 Balance at December 31, 2007	110,089	110	918,268	(46,696) (1,183,812)	(265,434)	
Common Stock issued for services	194,570	195	(195)	(1,103,012)	(203,434)	
Common stock issued for notes rec'ble	468,750	468	764,719	-	-	
Common stock issued in rounding	1,778	2	-	-	-	
Loss during 2008 Balance at December 31, 2008	775,187	775	1,682,792	(98,100) (1,281,912)	401,655	
Common stock issued for services	250,000	250	99,750	(1,201,312)		
Cancellation of notes receivable	-		(772,680)	62,001	-	
Issuance of convertible debenture	-	-	30,000	-	-	
Loss during 2009 Balance at December 31, 2009	1,025,187	1,025	1,039,862	(70,030) (1,289,941)	(249,054)	
Loss during 2010	-	1,023	- 1,033,002	(42,499)	(249,034)	
Balance at December 31, 2010	1,025,187	1,025	1,039,862	(1,332,440)	(291,553)	
Common stock Issued for Cancellation of payable	150,000,000	150,000	-	-	-	
common stock issued for conversion of debenture Loss during the period ending March 31, 2011	30,000,000	30000	-	(30,000) (25,678)	-	
Balance at March 31, 2011	181,025,187	181,025	1,039,862	(1,388,118)	(167,231)	
Loss during the period ending June 30, 2011				(43,689)		
Balance at June 30, 2011	181,025,187	181,025	1,039,862	(1,431,807)	(210,920)	
Loss during the period ending September 30, 2011	181,025,187	181,025	1,039,862	(1,431,807)	(210,920)	
Balance at September 30, 2011 Gain During the period ending December 31, 2011	101,023,107	776	1,039,002	(1,431,607)	(210,920)	
Balance at December 31, 2011	181,025,187	\$ 181,025	\$ 1,039,862	\$ (1,431,031)	(210,144)	
Gain During the period ending December 31, 2011 Balance at December 31, 2011	181,025,187	\$ 181,025	\$ 1,039,862	\$ (1,431,031)	\$ (210,144)	
Income during the period ending March 31, 2012		<u> </u>		<u>-</u> _	-	
Balance at March 31, 2012	181,025,187	181,025	1,039,862	(1,431,031)	(210,144)	
Retire 300,000,000 WORCO Shares	(300,000,000)	(300,000)	-	-	-	
Issue 107,902,400 Shares to RES Systems Shareholders Common stock Issued for 2:1 Stock Split	107,902,400 181,025,187	107,902 181,025	-	-	-	
Income during the period ending June 30, 2012	<u> </u>	<u>-</u> _		37,157	37,157	
Balance at June 30, 2012	169,952,774	169,953	1,039,862	(1,393,874)	(184,060)	

The accompanying notes are an integral part of these financial statements

STATEMENTS OF CASH FLOWS

for the periods ended June 30, 2012 and 2011 and from inception (August 16, 1995) thru June 30, 2012 (Unaudited)

For the Quarters Ended				August 16, 1995		
	June 30, 2012			ne 30, 2011	(Inception) through June 30, 2012	
CASH FLOWS FROM OPERATING ACTIVITIES						
Net income/(loss)	\$	37,157	\$	(112,853)	\$	(1,393,874)
Adjustments to reconcile net loss to net cash						
provided by (used in) operating activities:						
Depreciation & ammortization		207		-		26,763
Accrued interest payable		723		-		723
Stock issued for services		-		-		146,283
Non cash expenses contributed		-		-		300
Stock issued for Payable-related party		-		-		125,225
Stock issued for note receivable		-		-		(100,000)
Changes in operating assets and liabilities:		-		-		-
Prepaid expense Accounts receivable		- (220 782)		-		- (220 702)
Accounts receivable Accounts payable		(220,783) 180,792		-		(220,783) 113,108
Net cash used in operating activities		(1,904)		(112,853)		(1,302,255)
		(1,304)		(112,033)		(1,302,233)
CASH FLOWS FROM INVESTING ACTIVITIES						
Purchase of property, plant and equipment		-		-		(17,148)
Purchase of oil and gas working interest		-		-		(38,715)
Purchase of intangible assets		(25,000)		-		(34,406)
Net cash used in investing activities		(25,000)				(90,269)
CASH FLOWS FROM FINANCING ACTIVITIES						
Proceeds from notes payable		82,100		167,774		122,846
Payments on notes payable		(29,000)		(54,000)		(69,112)
Contributed capital		-		-		·
Proceeds from issuance of common stock		-		-		1,209,815
Net cash provided by financing activities		53,100		113,774		1,263,549
Net increase in cash		26,196		921		(128,975)
Cash at beginning of period		477		(405)		155,648
Cash at end of year	\$	26,673	\$	516	\$	26,673

The accompanying notes are an integral part of these consolidated financial statements.

Notes to the Financial Statements
June 30, 2012
(Unaudited)

NOTES TO FINANCIAL STATEMENTS

ORGANIZATION

Originally Interactive Lighting Showrooms, Inc., (the "Company") was incorporated in the State of Nevada, on August 16, 1995. The Company was organized primarily for developing and marketing an interactive computer device designed for use by real estate developers to specify lighting fixtures in residences being constructed for prospective purchasers. On June 29, 2004, our shareholders approved and we effected a name change to Am-Tex Oil & Gas, Inc. for the purposes of investing in the development of oil and gas properties and mineral properties. On October 29, 2007, we effected another name change to Critical Point Resources, Inc.; most recently on January 23rd, 2012 the corporation changed its name to Renewable Energy Solution Systems, Inc., (our current corporate name) with an emphasis in the renewable energy sector. We have been a Nevada corporation continuously in good standing since inception.

On April 23, 2012, Renewable Energy Solution Systems, Inc., the Nevada corporation ("Nevada Corporation"), acquired Renewable Energy Solution Systems, Inc, a Florida corporation ("Florida Corporation"). The Florida Corporation became the wholly owned subsidiary of the Nevada Corporation. The Nevada Corporation transferred all assets, liabilities, operations, and interests in the oil properties to a new Nevada corporation tentatively identified as Jackie Beeson Working Interest, Inc. The Nevada Corporation distributed 100% ownership of Jackie Beeson Working Interest, Inc. by means of a stock dividend to existing shareholders (share for share via a Share Exchange); simultaneously, Worco and Associates (WORCO), the major shareholder of the Nevada Corporation, surrendered three hundred million (300,000,000) shares of the Nevada Corporation to treasury for cancellation. Each and every share of the Florida Corporation (one hundred seven million, nine hundred and two thousand, four hundred 107,902,400) was converted into one share of the Nevada Corporation after cancellation of the 300,000,000 shares. The resultant number of shares outstanding after the Share Exchange is one hundred sixty nine million, nine hundred fifty two thousand, seven hundred seventy four (169,952,774).

This transaction was deemed, treated, and accounted for as a reverse merger. The Florida Corporation was deemed the acquirer for accounting purposes and the Nevada Corporation was deemed the acquirer for legal and formal purposes. The assets, liabilities, and historical operations of the Florida Corporation are reflected in the financial statements herein.

UNAUDITED INFORMATION

The information furnished herein was taken from the books and records of the Company without audit. However, such information reflects all adjustments which are, in the opinion management, necessary to properly reflect the results of the period presented. The information presented is not necessarily indicative of the results from operations expected for the forthcoming fiscal year.

CHANGES OF NAME

In August 1995 the Company was incorporated under the name Interactive Lighting Showrooms, Inc. On June 29, 2004, the Board of Directors and Shareholders of the Company approved the name change of the Company to AmTex Oil & Gas, Inc. In September, 2007, the Board of Directors and Shareholders of the Company authorized a name change from AmTex Oil & Gas, Inc. to Critical Point Resources, Inc. On January 23rd, 2012 the Board of Directors and Shareholders of the Company approved the name change of the Company to Renewable Energy Solution Systems, Inc., our current corporate name.

CONVERTIBLE DEBENTURE

In July 2009 the Company authorized the issuance of a 6% Convertible Debenture in the amount of \$300,000 of which \$30,000 was initially subscribed in December 2008. The holders of the Debentures have the right to convert them to shares of common stock of the Company at the opinion of the Holder in an amount of shares to be determined by a formula (conversion rate) of 50% of the last 30 days average trading daily closing price as long as the stock trades \$10,000.00 in daily volume or 300,000 shares average per day whichever is less in the last 30 days of trading. Un-expected debentures shall bear interest at the rate of 6% per annum, payable annually. On January 12, 2011, the \$30,000 initially subscribed for in December 2008 was converted to 30,000,000 shares of common stock of the Company.

FORGIVENESS OF DEBT

For two years the Company held a note receivable in the amount of \$750,000 which the Board of Directors of the Company deemed to be uncollectible. During 2009 the note was written off; however the write off was not memorialized by the Board of Directors until 2010.

COMMON STOCK REVERSE SPLIT, FORWARD SPLIT, AND CANCELLATION OF SHARES

In December 2010 the Shareholders of the Company approved a reverse split of 1:8. The reverse split became effective during the first quarter 2011. All presentations of shareholders' equity are presented as if the reverse split had been in effect since inception.

In January 2012 the Shareholders of the Company approved a forward split of 2:1. The forward split became effective during the first quarter 2012. All presentations of shareholders' equity are presented as if the forward split had been in effect since inception.

In April, 2012, as part of the Reverse Merger and Share Exchange between Renewable Energy Solution Systems, Inc., the Nevada corporation and Renewable Energy Solution Systems, Inc, the Florida corporation, three hundred million (300,000,000) shares of stock were returned to treasury and each share of the Florida Corporation (one hundred seven million, nine hundred and two thousand, four hundred -107,902,400) was converted into one share of the Nevada Corporation. The resultant number of shares outstanding after the Share Exchange is one hundred sixty nine million, nine hundred fifty two thousand, seven hundred seventy four (169,952,774).

ITEM 4. MANAGEMENT'S DISCUSSION AND ANALYSIS OF PLAN OF OPERATION

A. PLAN OF OPERATION

In 2011 the company was introduced to Renewable Energy Solution Systems (RES Systems), an Engineering, Design and construction firm specializing in renewable energy solutions for both the commercial and telecommunications industry. RES Systems holds a patent (pending) on a DC to DC controller designed specifically for the telecommunications industry. Recognizing the synergy between the Company's fossil fuel exploration and RES Systems exclusive use of clean energy products, two entities formed a joint venture in December 2011. As a result of the Share Exchange and merger, The Company is now soley focused on renewable energy solutions.

B. CASH REQUIREMENTS AND OF NEED FOR ADDITIONAL FUNDS, TWELVE MONTHS.

We have no need for additional funding, during the next twelve months. The expenses of our audit, legal and professional requirements, including expenses in connection with the listing of its common stock have been provided out of current income, and supplemented by our management and principal shareholder. Need is not the same as desire for funding with which to engage in new activity. As we pursue our interest in renewable energy solutions, it is foreseeable that some additional funding will be required. No plan presently exists as to the manner of developing additional capital. We have four employees who are paid as contractors and have no plan or need for additional employment. We have no present plans for the acquisition of new plant or equipment.

ITEM 5. LEGAL PROCEEDINGS

The Issuer is presently not involved in any legal, civil or arbiter proceeding.

ITEM 6. DEFAULTS UPON SENIOR SECURITIES

The issuer presently has no senior securities authorized or issued.

ITEM 7. OTHER INFORMATION

A. DISCLOSURE OF RELATED PARTY TRANSACTIONS

The Company exchanged 150,000,000 shares for \$150,000.00 of an outstanding legal bill of \$196,000.00 with the Company's international attorney's Worco and Associates (WORCO). This transaction made WORCO the controlling shareholder and the 150,000,000 was issued as restricted control common stock from treasury. The 150,000,000 shares was split 2:1 in December 2011 resulting in 300,000,000 shares. As a result of the Reverse Merger and Share Exchange the WORCO shares were returned to treasury and cancelled.

B. DISCLOSURE OF CONFLICTS OF INTEREST

Worco & Associates has resigned as international counsel of the Company. Mr. William Stocker is now sole counsel.

ITEM 8. EXHIBITS

The Articles of Incorporation, Bylaws are incorporated by reference previously filed in the Annual Report for period ending December 31, 2011. The issuer has no material contracts to disclose.

ITEM 9. CERTIFICATION

- I, Greg Okpych, President, certify that
 - 1. I have reviewed this new August 10, 2012 DISCLOSURE REPORT of Renewable Energy Solution Systems, Inc.
 - Based on my knowledge, this disclosure document does not contain any untrue statement of a material fact or omit to state a material fact necessary to make the statements made, in the 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.

Dated: August 10, 2012

/S/ Greg Okpych

President