BEFUT GLOBAL, INC. f/k/a BEFUT INTERNATIONAL CO, LTD

Quarterly Report

For Period End

June 30, 2016



CURRENT INFORMATION REGARDING

Befut Global, Inc. f/k/a Befut International Co, Ltd A Nevada corporation

The following information is furnished to assist with "due diligence" compliance. The information is furnished pursuant to Rule 15c2-11 promulgated by the Securities and Exchange Commission under the Securities Exchange Act of 1934, as amended: The items and attachments generally follow the format set forth in Rule 15c2-11.

1. Exact name of Company and its predecessor (If any)

The exact name of the issuer is Befut Global, Inc. (herein sometimes called the "Company" or the "Issuer"). The Company's predecessor is Befut International Co, Ltd. The Company intends to seek formal approval of the name change with the Financial Industry Regulatory Authority within the 4th quarter of 2016.

2. Address of its principal executive offices

A. Company Headquarters

2835 Hollywood Blvd Hollywood Florida 33024	Phone: (954) 404-5885 Email: carl@befutglobal.net Website: www.befutglobal.net; www. cityworks.com
B. Investor Relations Contact	, ,
2835 Hollywood Blvd Hollywood Florida 33024	Phone: (954) 404-5885 Email: carl@befutglobal.net

3. Security Information

A. The Company's Amended Articles of Incorporation authorize it to issue up to Nine Hundred Fifteen Million (915,000,000) common shares and Fifteen Million (15,000,000) preferred shares, all with a par value of one-tenth of one cent (\$0.001) per share.

Trading Symbol:	BFTI
Exact Title & Class of Securities Outstanding:	Common
CUSIP:	05540J203
Par or Stated Value:	\$0.001 per Share
Total Shares Authorized (as of Nov. 16, 2016,)	915,000,000
Total Shares Outstanding (as of Nov. 16, 2016,)	182,030,375

Trading Symbol:

Exact Title & Class of Securities Outstanding:	Preferred Series A
CUSIP:	n/a
Par or Stated Value:	\$0.001 per Share
Total Shares Authorized (as of Nov. 16, 2016,)	10,000,000
Total Shares Outstanding (as of Nov. 16, 2016,)	0
Trading Symbol:	n/a
Exact Title & Class of Securities Outstanding:	Preferred Series B
CUSIP:	n/a

Par or Stated Value: Total Shares Authorized (as of Nov. 16, 2016,) Total Shares Outstanding (as of Nov. 16, 2016,) n/a Preferred Series B n/a \$0.001 per Share 5,000,000 1,000,000

B. <u>Transfer Agent</u>

Corporate Stock Transfer, Inc. 3200 Cherry Creek Drive South, Suite 430 Denver, CO 80209 (302) 282-4800 mwingo@corporatestock.com

The transfer agent is registered under the Exchange Act.

C. List Any Restrictions on the Transfer of the Securities

None.

D. Describe Any Trading Suspension Orders Issued by the SEC in the Past 12 Months

None.

E. List Any Stock Split, Stock Dividend, Recapitalization, Merger, Acquisition, Spin-Off or Reorganization either Currently Anticipated or that Occurred within the Past 12 <u>Months.</u>

On February 11, 2016 Barton Hollow, LLC, a Nevada limited liability company, and stockholder of the Issuer, filed an Application for Appointment of Custodian pursuant to Section 78.347 of the Act in the District Court for Clark County, Nevada. Barton Hollow was subsequently appointed custodian of the Issuer by Order of the Court on April 25, 2016 (the "Order"). In accordance with the provisions of the Order, Barton Hollow thereafter moved to: (a) reinstate the Issuer with the State of Nevada; (b) provide for the election of interim officers and directors; and (c) call and hold a stockholder meeting.

On April 25, 2016, Barton Hollow, together with the newly-elected director of the Issuer, caused the Issuer to enter into a Share Exchange Agreement with Cityworks Building Company, Inc., a Florida Corporation ("Cityworks"). Pursuant to the agreement, the parties

thereto would endeavor to arrive at, and enter into, a definitive share exchange agreement. As an inducement to the members of Cityworks to enter into the Share exchange agreement and thereafter transact, the Issuer will cause to be issued to the members 10,000,000 shares of its common stock.

Subsequently, on April 27, 2016, the Issuer and Cityworks entered into a definitive Share Exchange Agreement (the "Exchange Agreement"). Concomitant therewith, the stockholders of the Issuer elected Carl Nurse, the President of Cityworks, Chief Executive Officer of the Issuer, who, along with Barton Hollow, ratified and approved the Share Exchange Agreement.

The Share Exchange Agreement is designed as a reverse subsidiary merger pursuant to Section 368(a)(2)(E) of the Internal Revenue Code. That is, upon closing, Cityworks became a subsidiary of the Issuer with the members of Cityworks receiving shares of the common stock of the Issuer as consideration therefor. Upon closing of the Agreement, Befut now owns 100 % of the shares of Cityworks and Cityworks will be a wholly-owned subsidiary of the Issuer.

4. Issuance History.

As of the date of this Information Statement, there are 182,030,375 shares of the Company's common stock issued and outstanding.

During the preceding two (2) years, the Company has issued the following securities:

On November 2, 2016, we issued 40,000,000 shares of our common stock to Carl M Nurse our Chief Executive Officer.

On November 2, 2016, we issued 100,000,000 shares of our common stock to Solargy Power Systems, a company whose Managing Director is Carl M Nurse

On November 2, 2016, we issued 10,000,000 shares of our common stock to [Cityworks Building Co., a company whose Managing director is our Chief Executive Officer, [Carl M Nurse

5. Financial Statements

See Exhibits.

6. Describe the Issuer's Business, Products and Services

A. Issuer's Mission;

The mission of Befut International Co., Ltd (the "Company" or "Befut") (www.befutglobal.net.), is to be an industrial infrastructure company by using technology to deliver natural resources (energy), bioplastics, and building products (Lumber and other building materials) to market globally.

B. Description of the Issuer's business operations;

Befut International Co., Ltd is an industrial infrastructure company with operations in commercial construction, residential, hotels and institutional building construction. Subsidiaries include Cityworks Building ("Cityworks").

Cityworks Building general contractor that specializes in residential, commercial, health care, government facilities, historical building restorations, luxury condo and home renovations including interior and exterior. The Company manages and coordinates all the jobs from start to finish. Cityworks was founded in 2007 and has been bonded up to 10 million dollars. Cityworks has completed several hundred projects since its inception in 2007 and remains active in the South Florida construction market.

Cityworks has successfully completed over 50 public sector projects including Hospitals, schools, jails, parks, fire stations and police stations for Miami-Dade County. In the private sector Cityworks is equally active having completed over 100 projects for C.B. Richard Ellis in addition to extensive work R.K Centers, the largest shopping Centre owners in Miami. Cityworks performs store build-outs for retailers & restaurants as well as large new construction projects such as the Avanti Centre in North Miami Beach. Recently we have completed residential renovation projects in Akoya, Trump Hollywood, Porto Vita and Ocean I & III as well as private homes in Golden Beach and Miami Beach.

The company is positioned to successfully complete project developments being contemplated including but not limited to rental income housing, single family housing projects and assisted living facilities in the role as developer and builder, ensuring the economies of vertical integration.

Befut also has operations or plan to operate in South America, Asia, West Africa, Caribbean and the US. Befut, via wholly owned subsidiary recently signed a letter of intent to acquire approximate 30,000 hectares of land in Suriname with an existing Government Granted concession to harvest up to 750,000 cubic meters of hardwoods and softwoods. The proposed purchase will include an existing sawmill and some existing purchase orders for up to 40 containers of product monthly, equal to 1000 cubic meters (approximately 450,000 Board feet (BF))

Befut Solargy (an SPV created to be the EPC manager on the Thai project), in association with Thai Sumiden, (http://www.thaisumiden.com/organization.html) Nile Industries and PowerGrid International is negotiating a contract with the Ministry of Power, Myanmar to be the engineering procurement and construction contractor (EPC) for a 360 KM 500HV transmission line.

C. Business Model

Management believes that the way to maintain sustainable growth is to establish relationships with strategic companies to pursue new opportunities. To this end, the company has entered into a number of strategic alliances, including but not limited to, with a number of powerline builders in Asia to build High Voltage transmission lines and power infrastructure projects, limited to Solar PV installations. Befut operates using the traditional self-performing work model on infrastructure projects, with its strategic partners performing the installation work, installing the manufactured components, transmission towers, cable, and in the case of PV power plants, the solar panels and associated equipment.

Befut has signed an agreement to acquire approximately 30,000 hectares of land in Suriname with approximately 750,000 cubic meters CM3 of lumber. The estimated value of the lumber is USD300,000,000. The company estimates it will take several years to harvest the lumber.

D. Description of Business Opportunity;

The company's construction affiliate also has been shortlisted to build townhouses in Florida and an assisted living facility in North Miami, and the Asian affiliate will achieve revenue from the construction of the 500 HV transmission line once that project is formally awarded. Befut has an opportunity to derive multiple income streams from the sale of lumber on the property in Suriname, estimated to yield about 750,000 cubic meters of lumber,

E. Description of Target Market

Florida, USA:

Continued demand for residential and commercial property has fueled a boom in the construction services sector over the five years. The 31,000-member Miami Association of Realtors and the local MLS. "Record demand for Miami properties from both domestic and international buyers resulted in another sale record in 2013," said 2014 Chairman of the Board of the MIAMI Association of Realtors Liza Mendez. "We expect strong demand to continue in 2016-17 for Miami real estate but are encouraged that more homeowners are listing homes for sale, creating more balance between buyers and sellers. There were 30,041 homes and condos sold in Miami-Dade County in 2013, setting a new annual record that is 8% higher than the previous record set in 2012. Sales of single-family homes last year totaled 12,901, an increase of 12.5% compared to the previous year's total of 11,463. Condominium sales increased 4.6%, from 16,383 in 2012 to 17,140 in 2013. According to the Miami Association of Realtors: More than \$50 billion has been invested in South Florida since 2009, equating to roughly 250,000 properties that have been purchased primarily by foreigners.

The company Florida affiliate has been informed it will be awarded the contract to build an assisted living facility and 4 townhouses in North Miami. The contract for the townhouses is estimated to be approximately 900,000 and the assisted Living facility will be approximately 14,000,000

South America:

In Suriname, Befut has identified 30,000 hectares of land on which it plans to use the existing concession to produce and sell up to 2000 cubic meters of hardwoods and softwoods every month for several years. Lumber sells currently for between \$500 and \$900 per cubic meter. Befut has executed with the seller a signed letter of intent for the acquisition of the property. (see attached letter of intent).

Myanmar:

The Government of the Republic of Myanmar, Ministry of Electric Power (MEPE) as part of its long term economic plan is constructing a dam to generate power near the Chinese Border. This power is to be fed into the national grid via transmission lines to be built from the dam on the Shwe Li River to Mandalay.

Solargy Power Systems, Its Myanmar Associates, Pacific Electric and associated subcontractors (Companies) are proposing to finance, construct and operate approximately 219 miles (350 Km) of new 500-kV direct current electric transmission system consisting of approximately ten (10) segments between the 1,050 MW hydro power plant on Shwe Li river near China border and, MEIKTILA, near Mandalay substation approximately a distance of 350 kilometres. The proposed transmission line is needed to supplement existing transmission lines in order to relieve operating limitations, increase capacity, and improve reliability in the existing electric transmission grid, allowing for the delivery of up to 1,500 megawatts (MW) of additional energy from newly constructed dam at (Hydro Power Plant). Meiktila (Meiktila) substation. The Project includes ground disturbing activities associated with the construction of above-ground, double-circuit transmission lines involving structures, access roads, multi-purpose areas, fly yards, pulling sites as well as associated substations, communication sites, and electrical supply distribution lines. The Project crosses private land and public lands administered by the State Other Governmental agencies, and the state of Mandalay...

The project is estimated at this stage to cost USD \$300,000,000 for the standard tower based project. Funding would be on a BOT basis, with the planned use of development infrastructure bond offerings used to fund the project, and the Government requirement to provide a bank guarantee cash backed for USD \$125,000,000 and issue the appropriate BOT agreement guaranteeing the repayment of the cost of construction. Solargy will secure funding using the bank guarantee and on receipt of same, for the total project cost, guaranteed not to exceed USD\$300,000,000.

Solargy would propose to retain a main Local Partner Pacific Electric and up to four local (Thailand and Myanmar region) EPC subcontractors, each of whom will be responsible for 25 % of the projects. Each contractor would start their particular section at the same time, enabling an efficient construction schedule.

F. Description of the Issuer's History

Befut (BFTI) International Co., Ltd., formerly known as Frezer, Ltd ("Frezer"), was established under the laws of Nevada on May 2, 2005. The accompanying consolidated unaudited financial statements include the financial statements of BEFUT (BFTI) International Co., Ltd., its wholly owned subsidiaries and the companies controlled by WFOE, as defined below (collectively, the "Company"). The Company's primary business is to acquire and manage construction companies operating in related specialties across the United States, and to act as a real estate developer for income producing products domestically and internationally.

On March 13, 2009, Frezer entered into and consummated a series of transactions whereby (a) Frezer acquired 100% of the outstanding shares of common stock of BEFUT (BFTI) Corporation, a company incorporated in the State of Nevada on January 14, 2009 ("Befut (BFTI) Nevada"), constituting all of the capital stock of Befut (BFTI) Nevada, from Befut (BFTI) International Co. Limited, a British Virgin Islands company ("Befut (BFTI) BVI") in exchange for the issuance to Befut (BFTI) BVI of an aggregate of 117,768,300 shares of Frezer's common stock and the cancellation of an aggregate of 2,176,170 shares of Frezer's common stock and (b) Frezer raised \$500,000 in gross proceeds from the sale to four investors of convertible promissory notes of Frezer in the aggregate principal amount of \$500,000 and warrants to purchase an aggregate of 720,076 shares of Frezer's common stock. The acquisition was accounted for as a reverse acquisition under the purchase method for business combinations. On June 18, 2009, the Company effectuated a name change from its original name "Frezer, Ltd" to "Befut (BFTI) International Co., Ltd."

Hongkong BEFUT (BFTI) Co., Ltd. ("Befut (BFTI) Hongkong") was incorporated on September 10, 2008 under the laws of Hong Kong and is a wholly-owned subsidiary of Befut (BFTI) Nevada. On February 13, 2009, Befut (BFTI) Hongkong invested 100% of the registered capital to form Befut (BFTI) Electric (Dalian) Co., Ltd. ("WFOE"), a Chinese company incorporated in the city of Dalian, the People's Republic of China (the "PRC" or "China").

On February 16, 2009, WFOE entered into a series of agreements, the purpose of which was to restructure Dalian Befut (BFTI) Wire & Cable Manufacturing Co., Ltd. ("Dalian Befut (BFTI)") in accordance with applicable PRC law so that Dalian Befut (BFTI) could raise capital and grow its business (the "Restructuring"). Dalian Befut (BFTI) was incorporated on June 13, 2002 under

the laws of the PRC. The Restructuring included the following arrangements: First, WFOE entered into an Original Equipment Manufacturer Agreement (the "OEM Agreement") with Dalian Befut (BFTI) containing the following material provisions: (i) Dalian Befut (BFTI) may not manufacture products for any person or entity other than WFOE without the written consent of WFOE; (ii) WFOE is to provide all raw materials and advance related costs to Dalian Befut (BFTI), as well as provide design requirements for products to be manufactured; (iii) WFOE is responsible for marketing and distributing the products manufactured by Dalian Befut (BFTI) and will keep all related profits and revenues; and (iv) WFOE has an exclusive right, exercisable in its sole discretion, to purchase all or part of the assets and/or equity of Dalian Befut (BFTI) at a mutually agreed price to the extent permitted by applicable PRC law. In addition, on February 16, 2009, WFOE entered into two ancillary agreements with Dalian Befut (BFTI): (i) an Intellectual Property License Agreement, pursuant to which WFOE shall be permitted to use intellectual property rights such as trademarks, patents and know-how for the marketing and sale of the products manufactured by Dalian Befut (BFTI); and (ii) a Non-compete Agreement, pursuant to which Dalian Befut (BFTI) shall not compete against WFOE.

On April 14, 2006, Dalian Marine Cable Co., Ltd. ("Dalian Marine Co.") was incorporated in the PRC by Dalian Befut (BFTI) owning 86.6% of the equity interest. Dalian Marine Co. was formed to conduct marketing activities and produce marine cables for Dalian Befut (BFTI). On February 25, 2011, Dalian Befut (BFTI) sold its entire 86.6% equity interest in Dalian Marine Co. to Mr. Fansheng Li, a noncontrolling shareholder of Dalian Marine Co., for RMB 17,320,000 (approximately \$2.67 million) in cash. As part of the transaction, the applicable certifications required for producing marine cables were transferred to WFOE. As Dalian Befut (BFTI) will continue to manufacture marine cables for the Company, the Company has determined that Dalian Befut (BFTI)'s sale of its equity interests in Dalian Marine Co. did not have any material impact on the Company's financial position and operations.

On July 1, 2009, Dalian Befut (BFTI), our captive manufacturer, formed a joint venture under the laws of the PRC, Dalian Befut (BFTI) Zhong Xing Switch Co., Ltd. ("Befut (BFTI) Zhong Xing"), with pre-registered capital of RMB1,000,000 (approximately \$147,000). Dalian Befut (BFTI) invested RMB700,000 (approximately \$103,000) for its 70% equity interest in Befut (BFTI) Zhong Xing.

G. Description of Issuer's Ongoing Development Plans and Assumptions

Our current development plans are described in this disclosure document. Whether we continue developing the project will depend on the following factors:

- Availability and cost of capital;
- Costs and availability of equipment supplies and personnel necessary to conduct operations;

- Success or failure of activities in similar areas;
- Changes in the estimates of the costs to complete our projects; our ability to attract other industry partners to acquire a portion of the working interests, to reduce costs and exposure to risks;
- Decisions of our joint working interest owners and partners;
- Our operations may adversely impact the environment which could result in material liabilities to us;
- Obtaining governmental permits and approvals for operations, technology use and offerings, and/or operations which can be a costly and time-consuming process, can result in restrictions on our operations, and may delay or prevent us from obtaining necessary permits, licenses and/or other approvals and authorizations; and,
- Union represented labor may result in an increased risk of work stoppages and increased labor costs.

Management will undertake a three-stage approach to its additional technology and development costs. The initial stage will cost approximately \$100,000, the second stage will cost approximately \$250,000 with the third stage, consisting primarily of marketing, will cost upward of \$500,000. The Company has already secured the needed capital for the initial stage of the launch and roll-out. The Company intends to raise the majority of the remaining capital required through private placements and/or through a Regulation A funding which the company is currently exploring.

Management will continue to gather data about our projects, and it is possible that additional information will cause us to alter our schedule or determine that a project should not be pursued. You should understand that our plans regarding our projects might change.

H. Shell Status

Based on all of the foregoing, it has been reasonably determined that the Company is *not now, nor at any time in the past*, been a "shell company" as that term is defined by the Commission as per Release 33-8869, footnote 172, whereby the Company has always been a fully operative ongoing operation with an implemented business plan, revenues, assets, Note payables, leases, rights, etc.

I. Date and State (or Jurisdiction) of Incorporation:

The Issuer was organized under the laws of the State of Nevada on May 2, 2005.

J. The issuer's primary and secondary SIC codes;

The Issuer's primary SIC Code is 1522. NAICS code 236220.

K. The Issuer's fiscal year end date;

The issuer's year end date is December 31.

L. Principal products or services, and their markets;

Befut International Co, Ltd is an aggregator of construction services and plan to make acquisitions in related specialties of construction services, including but not limited to general construction companies, heavy and highway companies, solar installation companies and any other acquisition which would provide additional revenues and addition income in or der to make the goals of being listed on a major exchange...

Up until late 2013 BEFUT (BFTI)' primary focus was the manufacture of industrial products.

BEFUT (BFTI) intends to seek out and make strategic acquisitions of domestic and international technology businesses and intellectual property assets in order to further leverage its market presence. The Board of Directors of BEFUT (BFTI) are currently in advanced stage discussions with a number of operating construction companies. BEFUT (BFTI) intends to acquire the target companies in 2016 and will make further announcements at the appropriate time.

The marketing plan is a combined strategic placement of traditional media and significant emarketing initiatives.

7. Describe the Issuer's Facilities.

The Company currently maintains its corporate registered offices at 2835 Hollywood Blvd., Hollywood Florida 33024.

8. Officers, Directors and Control Persons.

A. <u>Names of Officers, Directors and Control Persons</u>

The following table sets forth certain information furnished by the following persons, or their representatives, regarding the ownership of the Common Shares of the Company as of the date of this report, by (i) each person known to the Company to be the beneficial owner of more than 5% of the outstanding shares of Common Stock, (ii) each of the Company's executive officers and directors, and (iii) all of the Company's executive officers as a group. Unless otherwise indicated, the named person is deemed to be the sole beneficial owner of the shares.

Name of Beneficial Owner

	Number of Shares	Percent
Carl M. Nurse	40,000,000	22%

Solargy Power Systems, Inc. (1)	100,000,000	55%
Total [1 Officers and Directors]:	40,000,000	22%

 Solargy Power Systems, Inc. is a New York corporation. Our Chief Executive Officer, Carl M. Nurse, is the company's President and owns 100 % of the company. Its Registered Agent is c/o Carl M. Nurse, 5313 Ave H Brooklyn, NY 11234.

B. Legal/Disciplinary History.

Please identify whether any of the foregoing persons have, in the last five years, been the subject of:

1. A 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; or

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. <u>Beneficial Shareholders</u>.

Provide a list of the name, address and shareholdings or the percentage of shares owned by all persons beneficially owning more than ten percent (10%) of any class of the issuer's equity securities. If any of the beneficial shareholders are corporate shareholders, provide the name and address of the person(s) owning or controlling such corporate shareholders and the resident agents of the corporate shareholders.

Name	Address	No. of Shares	<u>%</u>
Carl M. Nurse	2835 Hollywood Blvd.	40,000,000	22%
	Hollywood, FL 33024		
Solargy Power Systems,	5313 Ave H	100,000,000	55%
Inc. (1)	Brooklyn, NY 11234.		

(2) Solargy Power Systems, Inc. is a New York corporation. Our Chief Executive Officer, Carl M. Nurse, is the company's President and owns100% of the company. Its Registered Agent is c/o Carl M. Nurse, 5313 Ave H Brooklyn, NY 11234.

9. Third Party Providers

A. Legal Counsel

Adam S. Tracy, Esq. Securities Compliance Group, Ltd. 2100 Manchester Road Suite 615 Wheaton IL 60187 (888) 978-9901 at@ibankattorneys.com

B. Accountant or Auditor

None.

C. Investor Relations Consultant

None.

D. Other Advisor

None.

10. Issuer Certification

I, Carl Nurse, certify that:

- 1. I have reviewed this Quarterly Report of Befut Global, Inc. f/k/a Befut International Co, Ltd;
- 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.

Befut Global, Inc.

s/s Carl M Nurse

Date: December 7, 2016 Carl M. Nurse - CHIEF EXECUTIVE OFFICER

EXHIBITS

The following documents are attached hereto as exhibits and are incorporated herein.

ATTACHMENT

DESCRIPTION

A. Financial Statements for the Three Months End June 30, 2016

BEFUT GLOBAL., INC						
(Unaudited	l)					
CONSOLIDATED BAL	AN	CE SHEET				
	Α	pr - Jun 16	Ja	an - Mar 16		
ASSETS						
Current Assets						
Cash and Cash Equivalents	\$	365,821.67	\$	308,075.70		
Total Current Assets	\$	365,880.92	\$	308,075.70		
Fixed Assets						
Fixed Assets	\$	44,443.88	\$	44,443.88		
Total Fixed Assets	\$	44,443.88	\$	44,443.88		
Other Assets						
Goodwill	\$	600,050.00	\$	600,050.00		
Total Other Assets	\$	600,050.00	\$	600,050.00		
TOTAL ASSETS	\$	1,010,315.65	\$	952,569.58		
LIABILITIES & EQUITY						
Liabilities						
Current Liabilities	\$	1,017,604.74	\$	885,958.09		
Total Current Liabilities	\$	1,017,604.74	\$	885,958.09		
Long Term Liabilities	\$	900,000.00	\$	900,000.00		
Total Long Term Liabilities	\$	900,000.00	\$	900,000.00		
TOTAL LIABILITIES	\$	1,917,604.74	\$	1,785,958.09		
Stockholder's Deficit/Equity						
Common Stock par value \$0.001 authorized						
250,000,000 shares,						
29,715,640 and 29,715,640 shares issued and	1					
outstanding respectively \$	\$	29,715.64	\$	29,715.64		
Additional Capital paid	\$	103,930.18	\$	103,910.18		
Accumulated Deficit	\$	(1,040,934.91)	\$	(967,014.33)		
Total Equity	\$	(907,289.09)	\$	(833,388.51)		
TOTAL LIABILITIES & EQUITY	\$	1,010,315.65	\$	952,569.58		

The accompanying notes are an integral part of these Financial statements.

BEFUT GLOBAI	L., II	NC		
(Unaudited)				
CONSOLIDATED INCOM	IE S'	TATEMENT		
	Fo	r the Period		
	Ар	or - Jun 16	Ja	n - Mar 16
REVENUES	\$	398,561.17	\$	407,752.14
Costs of Goods	\$	(366,758.20)	\$	(371,876.83)
GROSS MARGIN	\$	31,802.97	\$	35,875.31
Operating Expense:				
Operating Expense	\$	105,499.67	\$	138,787.22
TOTAL OPERATING EXPENSES	\$	105,728.55	\$	138,787.22
Other Income/Expense				
Other Income	\$	5.00	\$	103.26
Other Expense	\$	-	\$	-
Total Other Income/Expense	\$	5.00	\$	103.26
Net Income (Loss) Before Taxes	\$	(73,920.58)	\$	(102,808.65)
Income Tax	\$	-	\$	-
NET INCOME (LOSS)BEFORE TAXES	\$	(73,920.58)	\$	(102,808.65)
Gain (Loss) per Share, Basic & Diluted	\$	(0.0020)	\$	(0.0030)
Weighted Average Shares Outstanding		29,715,640		29,715,640

The accompanying notes are an integral part of these Financial statements.

BEFUT GLOBAL., INC (Unaudited) CONSOLIDATED CASH FLOWS

	A	pr - Jun 16	Ja	n - Mar 16
OPERATING ACTIVITIES				
Net Income	\$	(73,920.58)	\$(102,808.65)
Adjustments to reconcile Net Income				
to net cash provided by operations:				
Accounts Receivable	\$	94,710.89	\$	43,268.86
Increase (Decrease) in Accounts Payable	\$	127,154.56	\$	124,551.70
Net cash provided by Operating Activities	\$	147,944.87	\$	65,011.91
INVESTING ACTIVITIES				
Investing			\$	(769.99)
Net cash provided by Investing Activities			\$	(769.99)
FINANCING ACTIVITIES				
Financing Activities		\$20.00	\$	445.89
Net cash provided by Financing Activities	\$	20.00	\$	445.89
Net cash increase for period	\$	147,964.87	\$	64,687.81
Cash at beginning of period	\$	67,639.04	\$	2,951.23
Cash at end of period	\$	215,603.91	\$	67,639.04
	_			
Shares Issued for Financing Activities	\$	-	\$	-
5				

The accompanying notes are an integral part of these Financial statements.

		BEFU	T GLOBAL.	, INC					
(Unaudited)									
	CONSC	LIDATED STAT	EMENT OF S	HAREHOI	LDER EQUI	TY			
		J	une 30, 2016						
	Common	Common Stock Preferred Stock A Preferred Stock B							
	Number of shares	Par value & capital in excess of par	Number of shares	Par value & capital in excess of par	Number of shares	Par value & capital in excess of par	Total stock		
Stock balance: Beginning of period	29,715,640	\$ 1,188,625.60	0	\$0	0	\$0	\$ 221,611.27		
Shares issued	0	0	0	0	0	0	0		
Shares repurchased	0	0	0	0	0	0	0		
Balance: End of period	29,715,640	\$ 1,188,625.60	0	0	0	0	\$ 221,611.27		
Average price of shares issued	N/A		N/A		N/A				
Average price of shares repurchased	N/A		N/A		N/A				
Retained earnings :									
accum def. begin of period	\$ (967,014.33)								
Dividends paid	0								
Net earnings (loss)	\$ (73,920.58)								
Balance: End of period	\$ (1,040,934.91)								
	Beginning of period	End of period	Change						
Stock	\$ 221,611.27	\$ 221,611.27	\$0						
Retained earnings	\$ (967,014.33)	\$(1,040,934.91)	(\$73,921)						
Total equity	\$ (745,403.06)	\$ (819,323.64)	(\$73,921)						

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BEFUT INTERNATIONAL CO., LTD, NOTES TO CONSOLIODATED FINANCIAL STATEMENTS June 30, 2016 (Unaudited)

NOTE 1 - ORGANIZATION AND OPERATIONS

Befut (BFTI) International Co., Ltd., formerly known as Frezer, Inc. ("Frezer"), was established under the laws of Nevada on May 2, 2005. The accompanying consolidated unaudited financial statements include the financial statements of BEFUT (BFTI) International Co., Ltd., its wholly owned subsidiaries and the companies controlled by WFOE, as defined below (collectively, the "Company"). The Company's primary business is to acquire and manage construction companies operating in related specialties across the United States, and to act as a real estate developer for income producing products domestically and internationally.

CityWorks Building Co, Inc, a wholly owned subsidiary was originally incorporated in September, 2007. The Company is engaged construction and construction management, primarily in southern Florida.

In order to maintain the quality of its work, as is normal for a construction company of this size, the Company may only have a few jobs in progress at any one time; therefore, any job could represent a substantial portion of revenue in a given year.

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 reported periods. Actual results could differ from these estimates.

NOTE 2 - SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES

Basis of presentation

The Company's financial statements have been prepared in accordance with accounting principles generally accepted in the United States of America ("U.S. GAAP"). The preparation of financial statements in conformity with accounting principles generally accepted in the United States of America 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.

Management further acknowledges that it is solely responsible for adopting sound accounting practices, establishing and maintaining a system of internal accounting control and preventing and detecting fraud. The Company's system of internal accounting control is designed to assure, among other items, that 1) recorded transactions are valid; 2) valid transactions are recorded; and 3)

transactions are recorded in the proper period in a timely manner to produce financial statements which present fairly the financial condition, results of operations and cash flows of the Company for the respective periods being presented.

Use of estimates

The preparation of financial statements in conformity with accounting principles generally accepted in the United States of America 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 reported period.

The Company's significant estimates include income taxes provision and valuation allowance of deferred tax assets; the fair value of financial instruments; the carrying value and recoverability of long-lived assets, including the values assigned to an estimated useful lives of computer equipment; and the assumption that the Company will continue as a going concern. Those significant accounting estimates or assumptions bear the risk of change due to the fact that there are uncertainties attached to those estimates or assumptions, and certain estimates or assumptions are difficult to measure or value. Management bases its estimates on historical experience and on various assumptions that are believed to be reasonable under the circumstances, the results of which form the basis for making judgments about the carrying values of assets and liabilities that are not readily apparent from other sources.

Management regularly reviews its estimates utilizing currently available information, changes in facts and circumstances, historical experience and reasonable assumptions. After such reviews, and if deemed appropriate, those estimates are adjusted accordingly. Actual results could differ from those estimates.

Fair value of financial instruments measured on a recurring basis

The Company follows paragraph 825-10-50-10 of the FASB Accounting Standards Codification for disclosures about fair value of its financial instruments and paragraph 820-10-35-37 of the FASB Accounting Standards Codification ("Paragraph 820-10-35-37") to measure the fair value of its financial instruments. Paragraph 820-10-35-37 establishes a framework for measuring fair value in accounting principles generally accepted in the United States of America (U.S. GAAP), and expands disclosures about fair value measurements.

The fair value hierarchy gives the highest priority to quoted prices (unadjusted) in active markets for identical assets or liabilities and the lowest priority to unobservable inputs. If the inputs used to measure the financial assets and liabilities fall within more than one level described above, the categorization is based on the lowest level input that is significant to the fair value measurement of the instrument.

The carrying amount of the Company's financial assets and liabilities, such as cash, prepaid expenses and accrued expenses approximate their fair value because of the short maturity of those instruments. The Company's supplier line of credit and notes payable approximate the fair value of such instruments based upon management's best estimate of interest rates that would be available to the Company for similar financial arrangements at June 31, 2015 and 2016.

Transactions involving related parties cannot be presumed to be carried out on an arm's-length basis, as the requisite conditions of competitive, free-market dealings may not exist. Representations about transactions with related parties, if made, shall not imply that the related party transactions were consummated on terms equivalent to those that prevail in arm's-length transactions unless such representations can be substantiated.

It is not however, practical to determine the fair value of advances from stockholders due to their related party nature.

Carrying value, recoverability and impairment of long-lived assets

The Company has adopted paragraph 360-10-35-17 of the FASB Accounting Standards Codification for its long-lived assets. The Company's long-lived assets, which include computer equipment are reviewed for impairment whenever events or changes in circumstances indicate that the carrying amount of an asset may not be recoverable.

The Company assesses the recoverability of its long-lived assets by comparing the projected undiscounted net cash flows associated with the related long-lived asset or group of long-lived assets over their remaining estimated useful lives against their respective carrying amounts. Impairment, if any, is based on the excess of the carrying amount over the fair value of those assets. Fair value is generally determined using the asset's expected future discounted cash flows or market value, if readily determinable. If long-lived assets are determined to be recoverable, but the newly determined remaining estimated useful lives are shorter than originally estimated, the net book values of the long-lived assets are determined remaining estimated useful lives.

The Company considers the following to be some examples of important indicators that may trigger an impairment review: (i) significant under-performance or losses of assets relative to expected historical or projected future operating results; (ii) significant changes in the manner or use of assets or in the Company's overall strategy with respect to the manner or use of the acquired assets or changes in the Company's overall business strategy; (iii) significant negative industry or economic trends; (iv) increased competitive pressures; (v) a significant decline in the Company's stock price for a sustained period of time; and (vi) regulatory changes. The Company evaluates acquired assets for potential impairment indicators at least annually and more frequently upon the occurrence of such events.

The impairment charges, if any, is included in operating expenses in the accompanying consolidated statements of operations.

Cash equivalents

The Company considers all highly liquid investments with a maturity of three months or less when purchased to be cash equivalents. Cash Equivalents include accounts receivable and total \$365,881.00

For purposes of the Statement of Cash Flows, the Company considers all highly liquid debt investments

purchased with an original maturity of three months or less to be cash equivalent.

The Company maintains cash balances with a high credit quality financial institution which is insured by the Federal Deposit Insurance Corporation (FDIC) up to \$250,000. At times, such cash balances may be in excess of the FDIC limit.

Property

The cost of property and equipment is depreciated over the estimated useful lives of the related assets, which range from 5 to 7 years. Depreciation is computed using straight-line and accelerated methods.

Long-lived assets are reviewed for impairment whenever events or changes in circumstances indicate that the related carrying amount may not be recoverable. When required, impairment losses are recognized based on the excess of the asset's carrying amount over the fair value of the asset. Longlived assets to be disposed of are reported at the lower of carrying amount or fair value less cost to sell.

Contracts Receivable

Contracts receivable for June 30 2016 includes balances due in the amount of \$68,117.18 The Company

uses the reserve method to write-off uncollectible balances as amounts due are evaluated periodically By management and written-off if collection is deemed doubtful. All of the 2015 contracts receivable balance was collected as of the report date

Accrued Operating Expenses

As of June 30, 2016, accrued expenses consist of accounts and wages payable in the amount of **\$105,534**

Accrued Net Income

The accrued net income for the period march 31 thru June 30, was -\$78,847

Related parties

The Company follows subtopic 850-10 of the FASB Accounting Standards Codification for the identification of related parties and disclosure of related party transactions.

Pursuant to Section 850-10-20 the Related parties include a) affiliates of the Company; b) Entities for which investments in their equity securities would be required, absent the election of the fair value option under the Fair Value Option Subsection of Section 825–10–15, to be accounted for by the equity method by the investing entity; c) trusts for the benefit of employees, such as pension and profit-sharing trusts that are managed by or under the trusteeship of management; d) principal owners of the Company; e) management of the Company; f) other parties with which the Company may deal if one party controls or can significantly influence the management or operating policies of the other to an extent that one of the transacting parties might be prevented from fully pursuing its own separate interests; and g) Other parties or that have an ownership interest in one of the transacting parties and can significantly influence the other to an extent that one of the transacting parties or that have an ownership interest in one of the transacting parties might be prevented from fully pursuing is own separate interests; and g) parties or that have an ownership interest in one of the transacting parties and can significantly influence the other to an extent that one or more of the transacting parties might be prevented from fully pursuing its own separate interests.

The financial statements shall include disclosures of material related party transactions, other than compensation arrangements, expense allowances, and other similar items in the ordinary course of business. However, disclosure of transactions that are eliminated in the preparation of consolidated or combined financial statements is not required in those statements. The disclosures shall include: a the nature of the relationship(s) involved description of the transactions, including transactions to which no amounts or nominal amounts were ascribed, for each of the periods for which income statements are presented, and such other information deemed necessary to an understanding of the effects of the transactions on the financial statements; c. the dollar amounts of transactions for each of the periods for which income statements are presented and the effects of any change in the method of establishing the terms from that used in the preceding period; amounts due from or to related parties as of the date of each balance sheet presented and, if not otherwise apparent, the terms and manner of settlement.

Commitments and contingencies

The Company follows subtopic 450-20 of the FASB Accounting Standards Codification to report accounting for contingencies. Certain conditions may exist as of the date the consolidated financial statements are issued, which may result in a loss to the Company but which will only be resolved when one or more future events occur or fail to occur. The Company assesses such contingent liabilities, and such assessment inherently involves an exercise of judgment. In assessing loss contingencies related to legal proceedings that are pending against the Company or unasserted claims that may result in such proceedings, the Company evaluates the perceived merits of any legal proceedings or unasserted claims as well as the perceived merits of the amount of relief sought or expected to be sought therein.

If the assessment of a contingency indicates that it is probable that a material loss has been incurred and the amount of the liability can be estimated, then the estimated liability would be accrued in the Company's consolidated financial statements. If the assessment indicates that a potential material loss contingency is not probable but is reasonably possible, or is probable but cannot be estimated, then the nature of the contingent liability, and an estimate of the range of possible losses, if determinable and material, would be disclosed. Loss contingencies considered remote are generally not disclosed unless they involve guarantees, in which case the guarantees would be disclosed. Management does not believe, based upon information available at this time, that these matters will have a material adverse effect on the Company's consolidated financial position, results of operations or cash flows. However, there is no assurance that such matters will not materially and adversely affect the Company's business, financial position, and results of operations or cash flows.

Revenue and Cost Recognition

The Company follows paragraph 605-10-S99-1 of the FASB Accounting Standards Codification for revenue recognition. The Company will recognize revenue when it is realized or realizable and earned. The Company considers revenue realized or realizable and earned when all of the following criteria are met: (i) persuasive evidence of an arrangement exists, (ii) the product has been shipped or the services have been rendered to the customer, (iii) the sales price is fixed or determinable, and (iv) collectability is reasonably assured.

The Company recognizes revenues from fixed-price and modified fixed-price construction contracts on the percentage-of-completion method, measured by the percentage or work performed to total work required by the contract. This method is used because management considers engineers' estimates of work performed to be the best available measure of progress on contracts. Because of the inherent uncertainties in estimating costs, it is at least reasonably possible that the estimates used will change within the near term. Management believes that any uncertainties or changes in estimates that may occur will not have a material adverse effect on the business or financial position of the Company.

Contract costs include all direct materials, sub-contract and labor costs and those indirect costs related to contract performance. General and administrative costs, other than those directly allocated to jobs are charged to operations as incurred. Provisions for estimated losses on uncompleted contracts are made in the period in which such losses are determined.

Changes in job performance, job conditions, and estimated profitability, including those arising from contract penalty provisions and final contract settlements, may results in revisions to costs and income, and are recognized in the period in which the revisions are determined. Changes in estimated job profitability resulting from job performance, job conditions, contract penalty provisions, claims, change orders, and final contract settlements, are accounted for as changes in estimates in the current period.

Income Tax Provisions

The Company has elected, with the consent of the stockholders, to be taxed under S Corporation provisions of the Internal Revenue Code. Under these provisions, the taxable income of the Company is reflected by the stockholders on their personal income tax returns.

Construction contracts are reported for tax purposes on the completed contract method. For financial statement purposes, contracts are reported on the percentage-of-completion method.

Accelerated depreciation and straight-line depreciation are used for tax and financial statement reporting.

The Company follows Section 740-10-30 of the FASB Accounting Standards Codification, which requires recognition of deferred tax assets and liabilities for the expected future tax consequences of events that have been included in the financial statements or tax returns. Under this method, deferred tax assets and liabilities are based on the differences between the financial statement and tax bases of assets and liabilities using enacted tax rates in effect for the fiscal year in which the differences are expected to reverse. Deferred tax assets are reduced by a valuation allowance to the extent management concludes it is more likely than not that the assets will not be realized. Deferred tax assets and liabilities are measured using enacted tax rates expected to apply to taxable income in the fiscal years in which those temporary differences are expected to be recovered or settled. The effect on deferred tax assets and liabilities of a change in tax rates is recognized in the Statements of Income and Comprehensive Income in the period that includes the enactment date.

The Company adopted section 740-10-25 of the FASB Accounting Standards Codification ("Section 740-10- 25") with regards to uncertainty income taxes. Section 740-10-25 addresses the determination of whether tax benefits claimed or expected to be claimed on a tax return should be recorded in the financial statements. Under Section 740-10-25, the Company may recognize the tax benefit from an uncertain tax position only if it is more likely than not that the tax position will be sustained on examination by the taxing authorities, based on the technical merits of the position. The tax benefits recognized in the financial statements from such a position should be measured based on the largest benefit that has a greater than fifty percent (50%) likelihood of being realized upon ultimate settlement. Section 740-10-25 also provides guidance on de- recognition, classification, interest and penalties on income taxes, accounting in interim periods and requires increased disclosures.

Net income (loss) per common share

Net income (loss) per common share is computed pursuant to section 260-10-45 of the FASB Accounting Standards Codification. Basic net income (loss) per common share is computed by dividing net income (loss) by the weighted average number of shares of common stock outstanding during the period. Diluted net income (loss) per common share is computed by dividing net income (loss) by the weighted average number of shares of common stock and potentially outstanding shares of common stock during the period. The weighted average number of common shares assumes that the Company incorporated as of the beginning of the first period presented.

There were no potentially dilutive shares outstanding for the period ended December 30, 2016 or 2015.

Cash flows reporting

The Company adopted paragraph 230-10-45-24 of the FASB Accounting Standards Codification for cash flows reporting, classifies cash receipts and payments according to whether they stem from operating, investing, or financing activities and provides definitions of each category, and uses the indirect or reconciliation method ("Indirect method") as defined by paragraph 230-10-45-25 of the FASB Accounting Standards Codification to report net cash flow from operating activities by adjusting net income to reconcile it to net cash flow from operating activities by removing the effects of (a) all deferrals of past operating cash receipts and payments and all accruals of expected future operating cash receipts and payments. The Company reports the reporting currency equivalent of foreign currency cash flows, using the current exchange rate at the time of the cash flows and the effect of exchange rate changes on cash held in foreign currencies is reported as a separate item in the reconciliation of beginning and ending balances of cash and cash equivalents and separately provides information about investing and financing activities not resulting in cash receipts or payments in the period pursuant to paragraph 830-230-45-1 of the FASB Accounting Standards Codification.

NOTE 3 – GOING CONCERN

The accompanying financial statements have been prepared assuming that the Company will continue as a going concern, which contemplates continuity of operations, realization of assets, and liquidation of liabilities in the normal course of business.

As reflected in the accompanying financial statements, the Company had an accumulated deficit at June 30, 2016 of **\$-\$73,921.00**. This factor among others raise substantial doubt about the Company's ability to continue as a going concern.

While the Company is attempting to commence operations, and generate revenues, the Company's cash position may not be significant enough to support the Company's daily operations. Management intends to raise additional funds by way of a public or private offering. Management believes that the actions presently being taken to further implement its business plan and generate revenues provide the opportunity for the Company to continue as a going concern. While the Company believes in the viability of its strategy to generate revenues and in its ability to raise additional funds, there can be no assurances to that effect. The ability of the Company to continue as a going concern is dependent upon the Company's ability to further implement its business plan and generate revenues.

The financial statements do not include any adjustments that might be necessary if the Company is unable to continue as a going concern.

NOTE 4 – STOCKHOLDERS' DEFICIT

Shares authorized

As of June 30, 2016, The Company is authorized to issue 200,000,000 shares of common stock with a par value of \$0.001 per share.

Common Stock Issued

During the twelve months ended June 30, 2016 and 2015 the Company did not issue any shares of capital stock, respectively.

NOTE 5 – SUBSEQUENT EVENTS

The Company has evaluated all events that occurred after the balance sheet date through the date when the financial statements were issued to determine if they must be reported. The Management of the Company determined that there were no reportable subsequent events to be disclosed except as noted below.

On April 27, 2016 Befut effected a share exchange agreement with Cityworks wherein all of Cityworks shares were exchanged for 10,000,000 shares of Befut.

On April 27 of 2016, the Company entered into an Agreement with Adam Tracy, Esq. to provide legal services for a cash payment of \$30,000.

In April of 2016, Trafalgar Capital Advisors initiated legal action against Cityworks Construction and its former and current principals to recover a \$900,000 loan. Cityworks had defaulted on a 900,000 loan from TCA.

In April Cityworks also defaulted on three loans from various parties totaling approximately \$146,000.00

Currently the company plans to convert all this debt to equity.

Cityworks Construction LLC., a predecessor corporation of Cityworks Building has defaulted on a number of loans, including a \$900,000 line of credit from TCA and approximately \$180,000 in loans from Knight Capital, Fox Funding and Advance Funding. The company plans to convert these debts to equity.

On or about September 7, 2016 the company adopted a number of corporate resolutions including a resolution to:

Restate the articles of incorporation to amend the following: rename the company to Befut International Co., Ltd,

increase the authorized to 900,000,000 common, issue 10,000,000 9% convertible preferred A, 5,000,000 preferred B super-voting, and to issue 1,000,000 Preferred B stock with super-voting rights of 10,000 shares to one common.

To issue founders 1,000,000 shares of super voting control stock to Carl Nurse and issue 100M common shares to Solargy Power Systems, Inc a company owned by Carl Nurse.

The following table contains information regarding the shareholdings of the Company's current Directors and executive officers and those persons or entities who beneficially own or have an interest in more than 5% of the Company's Class A common stock approved by corporate resolution on or about September 7, 2016.

Name	Amount of Class A common stock beneficially owned (1.)	Per cent of Class A Common stock beneficially owned	Note
Carl Nurse President, Director	40,000,000	20%	
All Directors and executive officers as a group	40,000,000	20%	
Solargy Power Systems	100,000,000	62%	
Cityworks Building Co., Inc	10,000,000	5 %	

There have been no related party transactions during the past five years.