



INFORMATION AND DISCLOSURE STATEMENT

RULE 15c2-11

PURSUANT TO THE SECURITIES AND EXCHANGE ACT OF 1934

All information contained in this Information and Disclosure Statement has been compiled to fulfill the disclosure requirements of Rule 15c2-11 as promulgated under the Securities and Exchange Act of 1934, as amended. The information supplied corresponds to the format as set forth in 15c2-11(a)(5).

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GRID CLOUD SOLUTIONS INC.

INFORMATION AND DISCLOSURE STATEMENT

December 28, 2011

PART A. GENERAL COMPANY INFORMATION

Item 1. Exact Name Of The Issuer And Its Predecessor (if Any)

GRID CLOUD SOLUTION INC.

(f/k/a) Symposium Productions Corp., FEED Inc., Symposium Productions Corp., Dragon Environmental Corporation (predecessor)

Item 2. Address Of Its Principal Executive Offices

Head office:

120 Homewood avenue, Suite 2009, Toronto, Ontario M4Y 2J3

Tel: 1 416 900-6606/ 954 727-3043

Fax: +1 416 900-6606

Item 3. State And Date Of Incorporation, If It Is A Corporation

Incorporated in the State of Florida on on 6/14/1995.

ITEM 4: NAME AND ADDRESS OF ISSUER'S TRANSFER AGENT

HERITAGE TRUST

1320 - 4 King St.

Toronto ON M5H 1B6

Phone: (416) 264-9509

HERITAGE TRUST is appropriately registered with the Securities and Exchange Commission under the Securities and Exchange Act of 1934.

ITEM 5: NATURE OF ISSUER'S BUSINESS

Grid Cloud Solutions Inc. "GRDC"

The Renewable Energy sector is being regarded as the fastest growing industry of the 21st century. In many regions, the need for Renewables has become so immense, the availability of equipment and supporting services are simply not available.

A Niche Market – In Sudden Demand

Grid Cloud Solutions Inc. (“Grid Cloud”) offers energy output and security hardware monitoring services, combined with cloud based computing solutions to industrial scale, wind and solar energy park developers who sell electricity to the main utility grid. The company also offers consulting and design work for renewable energy projects around the world.

Through its operating subsidiary Forest BioProducts Inc., an Ontario corporation based in Sault Ste Marie, Ontario the company is engaged in Research & Development and consulting in the renewable energy sector with experience in Manitoba, Quebec, New Brunswick, British Columbia, Chile, Costa Rica and The Philippines. The company began operations in 2004 and the company is renowned for its ability to bridge regulatory, financial and technical matters in various fields of application relevant to leading technologies, particularly renewable energy. Over the years has offered various consulting services in emerging leading edge technologies such as biomass to electrical power, municipal waste to power, biodiesel manufacturing, municipal waste to syngas, and water power. These services are offered to the private sector as well as provincial, federal, municipal and First Nation governments.

Based in Toronto and Sault Ste Marie, Canada, the company is located in the heart of North America’s fastest growing Renewable Energy market.

In spring 2010, the Ontario government launched what many refer to as the most aggressive Feed in Tariff (FIT) program in the world, offering the highest rates available for electricity generated by wind and/or solar. Since the program’s inception, the Ontario Power Authority (OPA) has granted over 15,000 MW of Power Purchase Agreements (PPA) to local Renewable Energy Developers. The PPA’s guarantee the purchase of electricity for up to twelve times the retail price, guaranteed for twenty years.

Grid Cloud Solutions is focused on the supply and support to the long-term needs of North American Renewable Energy developers.

With backgrounds in security hardware and software, cloud computing, HVAC, CCTV, commercial construction and utility scale solar energy park development, the Grid Cloud team possesses all of the necessary skills and relationships to capture a significant amount of market share in this true growth specialty market.

Advanced, superior technologies specifically designed for harsher environments, offered with experienced, reliable service gives the company a significant competitive advantage.

In Europe, where Renewable Energy parks have been in use for several years, most insurance companies mandate the implementation of specific security hardware, while offering premium discounts to clean power producers who take the initiative to go beyond the mandated bare

minimal. Security hardware not only reduces the chance of theft or vandalism, but also reduces the chance of personal injury to outsiders and employees, minimizing long term risks associated with power plants.

Renewable Energy plant owners also have a strong need to effectively monitor the amount of energy that their power systems are transmitting into the grid. A fluctuation or decrease in power caused by faulty equipments could potentially mean millions of dollars in lost revenues if not detected in time. Therefore an effective, convenient, reliably monitored energy park is not only important, it's imperative.

Grid Cloud combines security hardware with effective energy monitoring services, delivering two necessary services in one.

To date, less than 5% of all of Ontario's newly approved Renewable Energy parks have been deployed, offering many years of potential growth opportunity to well positioned stakeholders.

ITEM 5A. BUSINESS DEVELOPMENT

1. THE FORM OF THE ORGANIZATION OF THE ISSUER

Grid Cloud Solutions Inc. Is A Florida Corporation

2. THE YEAR THE ISSUER (OR ANY PREDECESSOR) WAS ORGANIZED

The Company Was Incorporated In Florida In On June 14, 1995 As Dragon Environmental Corporation.

The Company Changed Its Name To Symposium Productions. On August 11, 2006

On June 25, 2008 The Company Changed Its Name To Feed Inc.

On September 18, 2009 The Company Changed Its Name To Symposium Productions Corp.

On August 17, 2010 The Company Changed Its Name To Grid Cloud Solutions Inc.

3. THE ISSUER'S FISCAL YEAR END DATE

The Company's Fiscal Year Ends On December 31st.

4. WHETHER THE ISSUER (AND/OR ANY PREDECESSOR) HAS BEEN IN BANKRUPTCY, RECEIVERSHIP, OR ANY SIMILAR PROCEEDING.

The Company And Its Predecessors Have Never Filed For Protection Under Bankruptcy, Receivership Or Any Similar Proceedings.

5. ANY MATERIAL RECLASSIFICATION, MERGER, CONSOLIDATION, OR PURCHASE OR SALE OF A SIGNIFICANT AMOUNT OF ASSETS NOT IN THE ORDINARY COURSE OF BUSINESS.

On May 6, 2004 the Company issued 30,000,000 (pre 1:12 forward split) restricted common shares to Refined Resources Inc. for an assignment of an option to lease for mineral rights in Nevada believed to contain high gold content and Canadian timber rights. This acquisition affected a change in control.

On August 8, 2006 the Company acquired 100% of the capital stock of SYMPOSIUM PRODUCTIONS LLC., which owned 100% of AMBROSIA CONCERTS LLC. The principals of Ambrosia concerts have been producing concerts for over 15 years, and brought access to talent throughout North America, and have established themselves as a dominant producer in the Caribbean, and South America. Ambrosia developed a robust technology platform for the distribution of electronic tickets, the acquisition of clients, and the distribution of music through an online music distribution system. Consideration for the purchase was 7,500,000 units consisting of 1 common share and one common share purchase warrant at 0.50.

In April 2008, the Company acquired 100% of the issued capital of iPartyTV, a media distribution company which was later released through termination settlement. No shares of the Company were issued as part of the transaction.

In January 2009 the Company entered into a termination settlement related to the Symposium acquisition waiving any claim of ownership in Ambrosia and receiving full debt forgiveness on its \$372,500.00 debenture.

In August 2010 the Company acquired a controlling interest of 51% of Forest BioProducts Inc. an Ontario corporation for 15,000,000 common shares and 10,000,000 warrants to purchase common shares of the Issuer at .35 per share expiring in 2013.

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 IN CONTROL.

On May 6, 2004 the Company issued 30,000,000 (pre 1:12 forward split) restricted common shares to Refined Resources Inc. for an assignment of an option to lease for

mineral rights in Nevada believed to contain high gold content. This acquisition affected a change in control.

8. ANY INCREASE IN 10% OR MORE OF THE SAME CLASS OF OUTSTANDING EQUITY SECURITIES.

On May 6, 2004 the Company issued 30,000,000 (pre 1:12 forward split) restricted common shares to Refined Resources Inc. for an assignment of an option to lease for mineral rights in Nevada believed to contain high gold content and Canadian timber rights. This acquisition affected a change in control.

9. ANY PAST, PENDING OR ANTICIPATED STOCK SPLIT, STOCK DIVIDEND, RECAPITALIZATION, MERGER, ACQUISITION, SPIN-OFF, OR REORGANIZATION.

On November 4, 1997 the Company decreased the shares through a reverse stock split 1000:1

On May 6, 2004 the Company issued 30,000,000 (pre 1:12 forward split) restricted common shares to Refined Resources Inc. for an assignment of an option to lease for mineral rights in Nevada believed to contain high gold content. This acquisition affected a change in control.

On August 8, 2006 the Company acquired 100% of the capital stock of SYMPOSIUM PRODUCTIONS LLC., which in turn owned 100% of AMBROSIA CONCERTS LLC. by way of the issuance of 7,500,000 units consisting of 1 common share and one common share purchase warrant at 0.50.

In September 2006 the Company increased its shares by way of a 1:12 forward split.

10. ANY DELISTING OF THE ISSUER'S SECURITIES BY ANY SECURITIES EXCHANGE OR NASDAQ.

NONE

11. ANY CURRENT, PAST, PENDING, OR THREATENED LEGAL PROCEEDINGS OR ADMINISTRATIVE ACTIONS EITHER BY OR AGAINST THE ISSUES THAT COULD HAVE A MATERIAL EFFECT ON THE ISSUER'S BUSINESS, FINANCIAL CONDITION, OR OPERATIONS.

NONE

ITEM 5B BUSINESS OF ISSUER

The Renewable Energy sector is being regarded as the fastest growing industry of the 21st century. In many regions, the need for Renewables has become so immense, the availability of equipment and supporting services are simply not available.

A Niche Market – In Sudden Demand

Grid Cloud Solutions Inc. (“Grid Cloud”) offers energy output and security hardware monitoring services, combined with cloud based computing solutions to industrial scale, wind and solar energy park developers who sell electricity to the main utility grid. The company also offers consulting and design work for renewable energy projects around the world.

Through its operating subsidiary Forest BioProducts Inc., an Ontario corporation based in Sault Ste Marie, Ontario the company is engaged in Research & Development and consulting in the renewable energy sector with experience in Manitoba, Quebec, New Brunswick, British Columbia, Chile, Costa Rica and The Philippines. The company began operations in 2004 and the company is renowned for its ability to bridge regulatory, financial and technical matters in various fields of application relevant to leading technologies, particularly renewable energy. Over the years has offered various consulting services in emerging leading edge technologies such as biomass to electrical power, municipal waste to power, biodiesel manufacturing, municipal waste to syngas, and water power. These services are offered to the private sector as well as provincial, federal, municipal and First Nation governments.

Based in Toronto and Sault Ste Marie, Canada, the company is located in the heart of North America’s fastest growing Renewable Energy market.

In spring 2010, the Ontario government launched what many refer to as the most aggressive Feed in Tariff (FIT) program in the world, offering the highest rates available for electricity generated by wind and/or solar. Since the program’s inception, the Ontario Power Authority (OPA) has granted over 15,000 MW of Power Purchase Agreements (PPA) to local Renewable Energy Developers. The PPA’s guarantee the purchase of electricity for up to twelve times the retail price, guaranteed for twenty years.

Grid Cloud Solutions is focused on the supply and support to the long-term needs of North American Renewable Energy developers.

With backgrounds in security hardware and software, cloud computing, HVAC, CCTV, commercial construction and utility scale solar energy park development, the Grid Cloud team possesses all of the necessary skills and relationships to capture a significant amount of market share in this true growth specialty market.

Advanced, superior technologies specifically designed for harsher environments, offered with experienced, reliable service gives the company a significant competitive advantage.

In Europe, where Renewable Energy parks have been in use for several years, most insurance companies mandate the implementation of specific security hardware, while offering premium discounts to clean power producers who take the initiative to go beyond the mandated bare minimal. Security hardware not only reduces the chance of theft or vandalism, but also reduces the chance of personal injury to outsiders and employees, minimizing long term risks associated with power plants.

Renewable Energy plant owners also have a strong need to effectively monitor the amount of energy that their power systems are transmitting into the grid. A fluctuation or decrease in power caused by faulty equipments could potentially mean millions of dollars in lost revenues if not detected in time. Therefore an effective, convenient, reliably monitored energy park is not only important, it's imperative.

Grid Cloud combines security hardware with effective energy monitoring services, delivering two necessary services in one.

To date, less than 5% of all of Ontario's newly approved Renewable Energy parks have been deployed, offering many years of potential growth opportunity to well positioned stakeholders.

1. THE ISSUER'S PRIMARY AND SECONDARY SIC CODES

Primary SIC Code: 3612: Power, Distribution & Specialty Transformers

Secondary SIC Code: 5045 COMPUTERS AND COMPUTER PERIPHERAL EQUIPMENT AND SOFTWARE

2. IF THE ISSUER HAS NEVER CONDUCTED OPERATION, IN THE DEVELOPMENT STAGE, OR IS CURRENTLY CONDUCTING OPERATIONS

The issuer is currently operating in Canada and the United States of America.

3. IS THE ISSUER CONSIDERED A "SHELL COMPANY" PURSUANT TO SECURITIES ACT RULE 405

NO

4. STATE THE NAMES OF ANY:

- A) PARENT,*
- B) SUBSIDIARY, OR*

*C) AFFILIATE OF THE ISSUER, AND
D) DESCRIBE ITS BUSINESS PURPOSE,
E) ITS METHOD OF OPERATION,
F) ITS OWNERSHIP, AND
G) WHETHER IT IS INCLUDED IN THE FINANCIAL STATEMENTS ATTACHED
TO THIS DISCLOSURE DOCUMENT.*

- a. The company has no parent
- b. The company has one subsidiary; Forest Bioproducts Inc.
- c. The company has no affiliates:
- d. Through its operating subsidiary Forest BioProducts Inc., an Ontario corporation based in Sault Ste Marie, Ontario the company is engaged in Research & Development and consulting in the renewable energy sector with experience in Manitoba, Quebec, New Brunswick, British Columbia, Chile, Costa Rica and The Philippines. The company began operations in 2004 and the company is renowned for its ability to bridge regulatory, financial and technical matters in various fields of application relevant to leading technologies, particularly renewable energy. Over the years has offered various consulting services in emerging leading edge technologies such as biomass to electrical power, municipal waste to power, biodiesel manufacturing, municipal waste to syngas, and water power. These services are offered to the private sector as well as provincial, federal, municipal and First Nation governments.
- e. Consulting and design services primarily in the renewable energy sector to both public and private sectors. The company generates revenues by selling consulting hours to clients as well as contingency payments on raising finances or successful introduction to clients.
- f. 51%
- g. Financials are consolidated in the Issuer's financial statements on OTCMarkets.com under symbol GRDC.

5. THE EFFECT OF EXISTING OR PROBABLE GOVERNMENTAL REGULATIONS ON THE BUSINESS.

Although most countries around the world have begun embracing Wind and Solar as a new form of energy, most Municipalities and States require the approval of any new energy park and thus our clients will obtain such approvals in advance . Although the Company mandates that prior approval is granted before allocating significant resources, the can be no assurance and thus significant time and capital can be lost if such approval is not granted.

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 THE CUSTOMERS.

The Company has spent:

\$100,000 in 2010 on research & development and;

\$100,000 in 2009 on research & development.

7. COSTS AND EFFECTS OF COMPLIANCE WITH ENVIRONMENTAL LAWS (FEDERAL, STATE AND LOCAL).

The company has not been impacted or affected in any manner by environmental laws or regulations to date. There can be no assurances in the future that laws may change and may impact the company.

8. TOTAL NUMBER OF EMPLOYEES AND NUMBER OF FULL TIME EMPLOYEES.

As of the date of this Statement the company has a staff of (3) three persons. The staff includes the issuer's Chairman of the Board/CEO and a technical sales & design support and Chief Technology Officer.

Staffing is expected to grow over the next two years to approximately 10 persons.

ITEM 6. THE NATURE OF PRODUCTS OR SERVICES OFFERED

PRODUCT APPLICATIONS:

A. PRINCIPAL PRODUCTS OR SERVICES AND THEIR MARKETS

Principal product/ service is the design and installation of monitoring and security applications and consulting in the renewable energy sector.

NON-TECHNICAL EXPLANATION OF THE TECHNOLOGY

A security monitoring through video, motion detection and power current changes. A quick notification if power generation drop off or failure in equipment.

B. DISTRIBUTION METHODS OF THE PRODUCTS OR SERVICES.

The Company target solar PV integrators and developers as both customers and as channel partners.

C. STATUS OF ANY PUBLICLY ANNOUNCED NEW PRODUCT OR SERVICES.

N/A

D. COMPETITIVE BUSINESS CONDITIONS, THE ISSUER'S COMPETITIVE POSITION IN THE INDUSTRY, AND METHODS OF COMPETITION.

We believe the industry is too new for companies to have yet settled into a traditional competitive positioning ranking order for online system monitoring of energy parks. However Schneider Electric is providing a similar service and management expect many more entrants in the coming months and years.

E. SOURCES AND AVAILABILITY OF RAW MATERIALS AND THE NAMES OF PRINCIPAL SUPPLIERS.

The required materials are non-unique. Suppliers will be determined when required.

F. DEPENDENCE ON ONE OR FEW MAJOR CUSTOMERS.

Each project depends on a key customer and is only started when agreed upon. There is no single customer on which the long term health of the company depends.

G. PATENTS, TRADEMARKS, LICENSES, FRANCHISES, CONCESSIONS, ROYALTY AGREEMENTS, OR LABOR CONTRACTS, INCLUDING THEIR DURATION.

N/A

H. THE NEED FOR GOVERNMENTAL APPROVAL OF PRINCIPAL PRODUCTS OR SERVICES. DISCUSS THE STATUS OF ANY REQUESTED GOVERNMENTAL APPROVALS.

Although the Company mandates that prior approval is granted before allocating significant resources, there can be no assurance and thus significant time and capital can be lost if such approval is not granted.

ITEM 7. THE NATURE AND EXTENT OF THE ISSUER'S FACILITIES.

1,000 square feet of space for a R&D, administration and sales and corporate offices. Rental agreement is month to month.

PART B: SHARE STRUCTURE AND ISSUANCE HISTORY

ITEM 8: EXACT TITLE AND CLASS OF SECURITIES OUTSTANDING

Grid Cloud Solutions Inc.
CUSIP: 87155X107
Trading Symbol: OTC: GRDC

The company currently has (1) one Class of Common Stock and no Preferred Stock Outstanding.

Authorize Number of Shares: 750,000,000
Issued number of shares: 531,377,464.

ITEM 9. DESCRIPTION OF THE SECURITY

A. PAR OR STATED VALUE OF ISSUER'S SECURITIES

The company has only one class of stock being Common.

Par Value is \$0.0001 per share.

B. COMMON OR PREFERRED STOCK

All common shares are entitled to one vote, non-cumulative. Dividends, when issued will be issued to all shareholders equally. No shareholders have any rights, preemptive or otherwise that are not available to any other shareholder. All common shareholders have equal rights.

ITEM 10: NUMBER OF SHARES OR TOTAL AMOUNT OF THE SECURITIES OUTSTANDING FOR EACH CLASS OF SECURITIES ISSUED

The company currently had one class of Common stock and no Preferred Stock outstanding.

Total Stock Authorized: 750,000,000
Total Shares Issued: 531,377,464.

Tradable Shares subject to Voluntary Lock up Leak Out: 0 (144K with opinion of counsel)
Tradable Shares not subject to Lock Up Leak Out: 22,300,000 (144K with

opinion of counsel)

Tradable Shares subject to Voluntary Lock up Leak Out: 0 (144K without
opinion of counsel)

Restricted Shares: 509,077,464

Public Float (not locked up and with opinion of counsel): 22,300,000

Number of Shareholders of Record: 157

ITEM 11. LIST OF SECURITIES OFFERING AND SHARES ISSUED FOR SERVICES IN THE PAST TWO YEARS.

A. SECURITY OFFERING IN PAST TWO YEARS

None

B. SHARES ISSUED FOR SERVICES:

None.

C. N/A

D. N/A

PART C MANAGEMENT AND CONTROL STRUCTURE

ITEM 12. OFFICERS, DIRECTORS AND CONTROL PERSONS

A) OFFICERS, DIRECTORS AND CONTROL PERSONS

Ms. Carla Gafter

Chairman of the Board, President CEO

Dr. C. Luc Duchesne, Director, Chief Technology Officer

(B) LEGAL AND DISCIPLINARY HISTORY

IN THE PAST FIVE YEARS, TO THE BEST OF THE COMPANY'S KNOWLEDGE, NONE OF THE ABOVE REFERENCED PERSONS HAVE BEEN THE SUBJECT OF ANY OF THE FOLLOWING:

1. A CONVICTION IN A CRIMINAL PROCEEDING OR NAMED AS A DEFENDANT IN A PENDING CRIMINAL PROCEEDING (EXCLUDING TRAFFIC VIOLATIONS AND OTHER MINOR OFFENSES);

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;

3. A FINDING OR JUDGMENT BY A COURT OF COMPETENT JURISDICTION (IN A CIVIL ACTION), THE SEC, THE CFTC, 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

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.

(C) DISCLOSURE OF CERTAIN RELATIONSHIPS

There are no relationships existing among and between the issuer's officers, directors and shareholders.

There are no relationships or affiliations among or between the shareholders and the company, its present officers and directors, and other shareholders except as is stated above.

(D) DISCLOSURE OF CONFLICTS OF INTEREST

None are known by Issuer.

ITEM 13. BENEFICIAL OWNERS

Refined Resources Ltd. holds 360,000,000 common shares representing 67% ownership of the total issued & outstanding..

ICSI Global Inc. is registered to own 48,700,000 shares representing over 8%. However the shareholders has signed an affidavit of lost certificates stating the shares were sent to the transfer agent for cancellation. The Issuer is seeking to obtain a court order to cancel these shares and other related party shares.

There are no other shareholders, individually or corporately, holding or controlling more than five percent (5%) of any class of issuer's securities.

ITEM 14. THE NAME, TELEPHONE NUMBER OF THE FOLLOWING

1) INVESTMENT BANKERS

NONE

2) PROMOTERS

NONE

3) COUNSEL

The Law Offices of Gary L. Blum
Gary L. Blum Esq.
3278 Wilshire Blvd., #603
Los Angeles CA 90010
USA
(213) 381-7450

4) ACCOUNTANT

Forest Biopructs Inc:

Calam Ruscio Rossi
Chartered Accountants
369 Queen St, Suite 302
Sault Ste. Marie, ON
P6A 1Z4
Tel. 705 253-0110

Grid CCloud Solutions Inc.:

No outside accounting and auditing firm has been used in the past 2 fiscal years. The Company is in the process of securing a working relationship with an accounting firm for outsourcing the accounting.

5) PUBLIC RELATIONS CONSULTANT

None.

6) INVESTMENT RELATIONS CONSULTANT

None.

7) OTHER ADVISOR(S)

NONE

PART D FINANCIAL INFORMATION

ITEM 15. FINANCIAL INFORMATION FOR THE ISSUER'S MOST RECENT FISCAL PERIOD.

SEE www.otcmarkets.com financials under trading symbol GDRC for the most recent management prepared financials statements.

ITEM 16. SIMILAR FINANCIAL INFORMATION FOR THE TWO PRECEDING FISCAL YEARS.

SEE www.otcmarkets.com financials under trading symbol GDRC for the most recent management prepared financials statements.

ITEM 17. PLAN OF OPERATION

A. PLAN OF OPERATION

i. How long can issuer satisfy cash requirements and will it need to raise addition funds in next 12 months?

Issuer's operations have been funded by officer and shareholder advances. Although the Company has retired the vast majority of its debt, the Company is reliant upon further shareholder affiances to continue operations. There can be no assurance the Company will be able to continue to arrange the advances for an indefinite amount of time. The Company will seek to raise additional financing during the next 12 months.

ii. A summary of Research and Development issuer will perform

Issuer is currently working on newer and more efficient means of delivering services to its clients including solar and wind power generation monitoring.

iii. Any expected purchase or sale of plant and significant equipment?

None at this time.

However, software and test equipment for the office is constantly being purchased or upgraded.

iv Any expected changes in employees?

Staff will be added on an as needed basis. The company expects to have 10 full time employees within the next 24 months.

B. MANAGEMENT'S DISCUSSION AND ANALYSIS OF FINANCIAL CONDITIONS RESULTING FROM OPERATIONS.

Fiscal Year 2010 YTD

During the first quarter the Company incurred a one time charge in expenses of \$540,308 related to termination with Symposium Productions LLC. The termination also retired \$381,026 in liabilities. Revenues for the 9 months were \$375,680 generated primarily from consulting fees related to the design and implementation of a strategy resulting into a 35MW Combined Heat and Power Purchase Agreement with the Ontario Power Authority for its client - total project value \$175 M which was announced in Q4 2010. Net loss for the period was \$341,216 including the one time termination expense.

During the period 110,622,536 shares of the Issuer were cancelled back to treasury. \$46,000.00 in payables were satisfied by the issuance of 35,000,000 shares of the issuer. The shares were unregistered securities as defined by the Securities & Exchange Commission and were issued under exemption from registration under Rule 144. The shares contain substantial resale restrictions.

2. Fiscal Year 2009

Issuer had no income and minimal expenses during 2009 showing a net loss of \$12,672.00. Total assets at the close of the period were \$760,525. Liabilities were up slightly to \$419,026. Shareholders equity remained slightly unchanged at \$341,499.

C. OFF BALANCE SHEET ARRANGEMENTS.

None

ITEM 18. MATERIAL CONTRACTS

A. MATERIAL CONTRACTS ENTERED INTO IN PAST TWO YEARS

A termination agreement was reached in the 1st Q of 2010 which the previous beneficial shareholders of Symposium Production LLC. agreed to return the consideration of the

purchase and sale of Symposium and provided the Issuer with a release of the liabilities totaling \$381,026.00 in exchange in a release of ownership and claim of Symposium.

A settlement was reached in July 2010 with a creditor to satisfy an outstanding debt dating back to 2007 in the amount of \$46,000.00. The settlement required the Issuer to issue 35,000,000 common shares which released both parties from future liability. The shares were unregistered securities as defined by the Securities & Exchange Commission and were issued under exemption from registration under Rule 144. The shares contain substantial resale restrictions.

In August 2010 the Company purchased 101 shares of Forest Bioproducts Inc. representing 51% controlling interest, As part of the stock purchase agreement 15,000,000 shares will be issued to the seller and 10,000,000 warrants to purchase common shares of the Issuer at a price of .35 expiring on December 31, 2013.

B. CONTRACTS WITH MANAGEMENT OR OTHERS

The company has no employment contracts with anyone. Issuer's president and technical support at the pleasure of Issuer's Board of Directors and is compensated \$2,500.00 each monthly.

Issuer has no other contracts.

ITEM 19. ARTICLES OF INCORPORATION AND BY-LAWS

Issuer includes by reference Issuer's by-laws posted at OTCMarkets.com for the symbol GRDC.

ITEM 20. PURCHASES OF SECURITIES BY ISSUER AND AFFILIATES

Issuer has never purchased shares in itself or any other company except as listed below:

On May 6, 2004 the Company issued 30,000,000 (pre 1:12 forward split) restricted common shares to Refined Resources Inc. for an assignment of an option to lease for mineral rights in Nevada believed to contain high grade gold content. This acquisition affected a change in control.

On August 8, 2006 the Company acquired 100% of the capital stock of SYMPOSIUM PRODUCTIONS LLC., which owned 100% of AMBROSIA CONCERTS LLC.. The principals of Ambrosia concerts have been producing concerts for over 15 years, and brought access to talent throughout North America, and have established themselves as a dominant producer in the Caribbean, and South America. Ambrosia developed a robust technology platform for the distribution of electronic tickets, the acquisition of clients, and the distribution of music through an online music distribution system. Consideration for

the purchase was 7,500,000 units consisting of 1 common share and one common share purchase warrant at 0.50.

In April 2008, the Company acquired 100% of the issued capital of iPartyTV, a media distribution company which was later unwound through termination settlement. No shares of the Company were issued as part of the transaction.

In January 2009 the Company entered into a termination settlement related to the Symposium acquisition waiving any claim of ownership in Ambrosia and receiving full debt forgiveness on its \$372,500.00 debenture.

In August 2010 the Company purchased 101 shares of Forest Bioproducts Inc. representing 51% controlling interest for a consideration of 15,000,000 shares of the issuer to be issued and 10,000,000 warrants to purchase common shares at .35 anytime before December 31, 2013.

ITEM 21. ISSUER'S CERTIFICATION

I, Carla Gafter certify that:

1. I have reviewed this Annual Disclosure Statement of Grid Cloud Solutions Inc. (GRDC)
2. Based upon 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 upon 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 the day of December 28, 2010

/s/ Carla Gafter
Chairman of the Board and CEO