ISSUER INFORMATION AND DISCLOSURE STATEMENT PURSUANT TO Rule 15c2-11

ANNUAL REPORT

December 31, 2015

PATTEN ENERGY SOLUTIONS GROUP, INC.

14753 Greenwood Rd. Dolton, IL 60419 (312) 884-7626

Federal ID No.: <u>61-1604254</u>

CUSIP No.: 70343P 103

ISSUER'S EQUITY SECURITIES

Capital Stock

4,000,000,000 Shares of Common Stock authorized, par value \$0.001 per share 2,661,261,968 Common Shares issued and outstanding as of December 31, 2015 and April 15, 2016

51 shares of Series A Preferred stock, par value \$0.001 issued and outstanding as of December 31, 2015 and April 15, 2016

2,350,000 shares of Series B Preferred stock, par value \$0.001 issued and outstanding as of December 31, 2015 and April 15, 2016

INFORMATION AND DISCLOSURE STATEMENT

Forward-looking Statements

This Information and Disclosure Statement contains various "forward-looking statements" within the meaning of Section 27A of the Securities Act of 1933, as amended, and Section 21E of the Exchange Act. Forward-looking statements represent the Company's expectations or beliefs concerning future events. The words "believe," expect," "anticipate," "intend," "estimate," "project" and similar expressions are intended to identify forward-looking statements. The Company cautions that these statements are further qualified by important factors that could cause actual results to differ materially from those in the forward-looking statements, including without limitations, the factors described in this Information and Disclosure Statement.

Investors are cautioned not to place undue reliance on such forward-looking statements because they speak only of the Company's views as of the statement dates. Although the Company has attempted to list the important factors that presently affect the Company's business and operating results, the Company further cautions investors that other factors may in the future prove to be important in affecting the Company's results of operations. The Company undertakes no obligation to publicly update or revise any forward-looking statements, whether as a result of new information, future events, or otherwise.

1) Name of the issuer and its predecessors (if any)

In answering this item, please also provide any names used by predecessor entities in the past five years and the dates of the name changes.

The exact name of the issuer is:

Integrated Energy Solutions, Inc.

<u>Formerly</u> Integrated Energy Solutions, Inc. Amerilithium Corp.. Kodiak International, Inc. February 2, 2004 (inception) <u>Date changed</u> February 22, 2016 (1) September 26, 2014 May 19, 2010

(1) The Certificate or Amendment was filed with the Secretary of State of the State of Nevada on February 22, 2016. Application to FINRA to effectuate the change of name and new symbol has yet to be filed. It is anticipated that said process will be completed shortly and a new trading symbol assigned.

2) Address of the issuer's principal executive offices

The address of the Issuer's Headquarters is:

14753 Greenwood Rd Dolton, IL 60419 (312) 884-7626

IR Contact

None

3) Security Information

Trading Symbol: Exact title and class of sec CUSIP: Par or Stated Value:		PTTN Common Stock 70343P 103 \$0.001							
Total shares authorized:	4,000,000,000	as of:	December 31, 2015 and April 15, 2016						
Total shares outstanding:	2,661,261,968	as of:	December 31, 2015 and April 15, 2016						
Additional class of securities (if necessary): Trading Symbol: N/A Exact title and class of securities outstanding: Series A Preferred									
CUSIP: N/A		-6-							
Par or Stated Value:	\$0.001								
Total shares authorized:	10,000	as of:	December 31, 2015 and April 15, 2016						
Total shares outstanding:	51	as of:	December 31, 2015 and April 15, 2016						
Additional class of securities (if necessary): Trading Symbol: N/A									
Exact title and class of securities outstanding: CUSIP: N/A			Series B Preferred						
Par or Stated Value:	\$0.001								
Total shares authorized:	10,000,000	as of:	December 31, 2015 and April 15, 2016						
Total shares outstanding:	2,350,000	as of:	December 31, 2015 and April 15, 2016						

Transfer Agent

The Issuer's Stock Transfer Agent is:

Action Stock Transfer 2469 E. Fort Union Blvd, Suite 214 Salt Lake City, UT 84121 (801) 274-1088 voice (801) 274-1099 fax jb@actionstocktransfer.com www.actionstocktransfer.com

Is the Transfer Agent registered under the Exchange Act?*

Yes: 🛛 No: 🗌

*To be included in the OTC Pink Current Information tier, the transfer agent must be registered under the Exchange Act.

List any restrictions on the transfer of security:

None

Describe any trading suspension orders issued by the SEC in the past 12 months.

None

List any stock split, stock dividend, recapitalization, merger, acquisition, spin-off, or reorganization either currently anticipated or that occurred within the past 12 months:

None

4) Issuance History

List below any events, in chronological order, that resulted in changes in total shares outstanding by the issuer in the past two fiscal years and any interim period. The list shall include all offerings of equity securities, including debt convertible into equity securities, whether private or public, and all shares or any other securities or options to acquire such securities issued for services, describing (1) the securities, (2) the persons or entities to whom such securities were issued and (3) the services provided by such persons or entities. The list shall indicate:

With respect to the Items herein, a list of the issuances is as follows:

For the year ended December 31, 2014 we issued Series B Preferred stock as follows:

November 20, 2014, 2,350,000 shares of Series B Preferred stock were issued as part of the Share Exchange Agreement with Patten Energy Enterprises, Inc., and Atlantic0Pacific, LLP and the asset purchase of Orbit Oil, Inc.

For the year ended December 31, 2015, we have issued common shares as follows:

During the year ended December 31, 2015, the Company converted \$69,679 of convertible notes into 1,029,079,659 shares of the Company's common stock. The conversion resulted in \$157,621 of the derivative liability ceasing to exist. The Company reclassified the amount to paid in capital upon conversion.

For the year ended December 31, 2014, we have issued common shares as follows:

On January 3, 2014, CareBourn Capital converted part of their convertible debentures. The Company issued 10,000,000 shares to reduce the note payable by \$17,370.

On January 9, 2014, CareBourn Capital converted part of their convertible debentures. The Company issued 10,000,000 shares to reduce the note payable by \$8,430.

On January 14, 2014, CareBourn Capital converted part of their convertible debentures. The Company issued 13,171,000 shares to reduce the note payable by \$11,195.

On January 23, 2014, The Company issued 12,000,000 shares at \$0.001440 to JMJ Financial to settle a previous conversion dated December 9, 2013.

On February 10, 2014, CareBourn Capital converted part of their convertible debentures. The Company issued 16,126,543 shares to reduce the note payable by \$9,500.

On February 10, 2014, 2013, JMJ Financial converted part of their convertible debentures, for a total of 10,607,142 shares to reduce the note payable by \$11,880.

On February 21, 2014, CareBourn Capital converted part of their convertible debentures. The Company issued 17,394,578 shares to reduce the note payable by \$10,500.

On March 4, 2014, CareBourn Capital converted part of their convertible debentures. The Company issued 19,006,945 shares to reduce the note payable by \$26,538.

On March 6, 2014, CareBourn Capital converted part of their convertible debentures. The Company issued 16,678,031 shares to reduce the note payable by \$31,846.

On March 6, 2014 The Company issued 3,851,603 shares as payment for professional services. The Company recognized an expense of \$34,279.

On March 11, 2014, CareBourn Capital converted part of their convertible debentures. The Company issued 525,979 shares to reduce interest on the note payable by \$2,084.

On April 7, 2014, The Company amended its articles of incorporation to increase authorized common shares from 500,000,000 to 1,000,000,000.

On May 20, 2014, LG Capital Funding LLC converted part of their convertible debentures. The Company issued 5,434,782 shares to reduce interest on the note payable by \$1,250.

On June 3, 2014, LG Capital Funding LLC converted part of their convertible debentures. The Company issued 19,597,728 shares to reduce interest on the note payable by \$4,000.

On June 16, 2014, LG Capital Funding LLC converted part of their convertible debentures. The Company issued 21,922,127 shares to reduce interest on the note payable by \$3,700.

On June 17, 2014, GEL Properties, LLC converted part of their convertible debentures. The Company issued 11,764,706 shares to reduce interest on the note payable by \$2,000.

On June 26, 2014, GEL Properties LLC converted part of their convertible debentures. The Company issued 21,818,182 shares to reduce interest on the note payable by \$2,400.

On July 8, 2014, LG Capital converted part of their convertible debentures. The Company issued 23,783,300 shares of common stock and reduced their note payable by \$2,350.

On July 17, 2014, LG Capital converted part of their convertible debentures. The Company issued 21,729,158 shares of common stock and reduced their note payable by \$1,500.

On July 21, 2014, The Company amended its articles of incorporation to increase authorized common shares from 1,000,000,000 to 2,000,000.

On July 28, 2014, LG Capital converted part of their convertible debentures. The Company issued 22,869,863 shares of common stock and reduced their note payable by \$1,575.

On August 1, 2014, LG Capital part of their convertible debentures. The Company issued converted 26,886,183 shares of common stock and reduced their note payable by \$1,850.

On August 8, 2014, LG Capital converted part of their convertible debentures. The Company issued 28,382,230 shares of common stock and reduced their note payable by \$1,950.

On August 14, 2014, LG Capital converted part of their convertible debentures. The Company issued 28,874,657 shares of common stock and reduced their note payable by \$1,700.

On September 15, 2014, GEL Properties LLC converted part of their convertible debentures. The Company issued 22,727,273 shares to reduce interest on the note payable by \$1,250.

On September 30, 2014, LG Capital converted part of their convertible debentures. The Company issued 33,647,857 shares of common stock and reduced their note payable by \$16,487.

On October 2, 2014, GEL Properties LLC converted part of their convertible debentures. The Company issued 16,666,667 shares to reduce interest on the note payable by \$7,000.

On October 20, 2014, LG Capital converted part of their convertible debentures. The Company issued 35,253,857 shares of common stock and reduced their note payable by \$7,403.

On October 23, 2014, LG Capital converted part of their convertible debentures. The Company issued 38,200,000 shares of common stock and reduced their note payable by \$6,685.

On October 27, 2014, CareBourne Capital converted part of their convertible debentures. The Company issued 30,000,000 shares to reduce interest on the note payable by \$8,250.

On October 27, 2014, LG Capital converted part of their convertible debentures. The Company issued 36,717,600 shares of common stock and reduced their note payable by \$6,426.

On October 28, 2014, JMJ Financial converted 38,000,000 shares of common stock and reduced their note payable by \$9,120.

On October 30, 2014, GEL Properties LLC converted part of their convertible debentures. The Company issued 25,000,000 shares to reduce interest on the note payable by \$2,625.

On November 4, 2014, LG Capital converted part of their convertible debentures. The Company issued 38,559,428 shares of common stock and reduced their note payable by \$2,699.

On November 4, 2014, GEL Properties LLC converted part of their convertible debentures. The Company issued 46,600,000 shares to reduce interest on the note payable by \$3,262.

On November 7, 2014, LG Capital converted part of their convertible debentures. The Company issued 40,809,714 shares of common stock and reduced their note payable by \$2,857.

On November 11, 2014, JMJ Financial converted part of their convertible debentures. The Company issued 52,800,000 shares to reduce interest on the note payable by \$6,336.

On November 12, 2014, GEL Properties LLC converted part of their convertible debentures. The Company issued 55,500,000 shares to reduce interest on the note payable by \$3,885.

On November 14, 2014, LG Capital converted part of their convertible debentures. The Company issued 54,977,285 shares of common stock and reduced their note payable by \$3,848.

On November 20, 2014, JMJ Financial converted part of their convertible debentures. The Company issued 110,200,000 shares to reduce interest on the note payable by \$6,612.

On November 20, 2014, GEL Properties LLC converted part of their convertible debentures. The Company issued 60,714,286 shares to reduce interest on the note payable by \$4,250.

On November 20, 2014, LG Capital converted part of their convertible debentures. The Company issued 60,123,809 shares of common stock and reduced their note payable by \$4,167.

On November 25, 2014, LG Capital converted part of their convertible debentures. The Company issued 63,458,285 shares of common stock and reduced their note payable by \$2,221.

On December 15, 2014, LG Capital converted part of their convertible debentures. The Company issued 79,282,285 shares of common stock and reduced their note payable by \$2,775.

For the year ended December 31, 2013, we have issued common shares as follows:

On January 8, 2013, JMJ Financial converted part of their convertible debentures. The Company issued 5,000,000 shares to reduce the note payable by \$35,000.

On January 30, 2013, TCA Global Credit Master Fund converted part of their convertible debentures. The Company issued 5,000,000 shares to reduce the note payable by \$52,632.

On February 1, 2013, The Company issued 2,331,362 shares valued at \$37,500 for a commitment fee with TCA Global Credit Master Fund. The Company recorded this issuance as interest expense.

On February 6, 2013, JMJ Financial converted part of their convertible debentures. The Company issued 4,084,524 shares to reduce the note payable by \$34,310.

On February 27, 2013, JMJ Financial converted part of their convertible debentures. The Company issued 4,500,000 shares to reduce the note payable by \$33,750.

On March 19, 2013, JMJ Financial converted part of their convertible debentures. The Company issued 5,000,000 shares to reduce the note payable by \$37,500.

On March 25, 2013, the Company issued 750,000 shares of stock as part of the consultancy agreement. The amount will be granted every six months at its current trading price. The value of these shares have been recorded as professional fees expense at time of grant. The Company recorded an expense of \$13,000.

On April 25, 2013, JMJ Financial converted part of their convertible debentures. The Company issued 4,500,000 shares to reduce the note payable by \$36,000.

On May 13, 2013, The Company issued 1,550,000 shares valued at \$15,500 for a commitment fee with TCA Global Credit Master Fund. The Company recorded this issuance as interest expense.

On May 23, 2013, JMJ Financial converted part of their convertible debentures. The Company issued 5,000,000 shares to reduce the note payable by \$29,500.

On June 24, 2013, TCA Global Credit Master Fund converted part of their convertible debentures. The Company recorded \$27,789 in stock payable to reduce the note payable by \$27,789.

On June 25, 2013, JMJ Financial converted part of their convertible debentures. The Company issued 6,000,000 shares to reduce the note payable by \$22,200.

On July 2, 2013, The Company issued 6,000,000 shares at \$0.0044 to TCA Global Credit Master Fund to settle a previous conversion dated June 24, 2013.

On July 24, 2013, JMJ Financial converted part of their convertible debentures. The Company issued 6,300,000 shares to reduce the note payable by \$23,310.

On August 12, 2013, TCA Global Credit Master Fund converted part of their convertible debentures. The Company issued 8,500,000 shares to reduce the note payable by \$52,789.

On August 14, 2013, JMJ Financial converted part of their convertible debentures. The Company issued 8,800,000 shares to reduce the note payable by \$32,560.

On August 16, 2013, the Company issued 320,000 shares of stock as part of the consultancy agreement. The amount will be granted every six months at its current trading price. These shares have been offset against the stock subscription.

On August 29, 2013, The Company issued 9,648,397 shares to Lucosky Brookman for legal services. The Company recorded legal expenses of \$31,840.

On September 11, 2013, JMJ Financial converted part of their convertible debentures. The Company issued 9,000,000 shares to reduce the note payable by \$18,900.

On September 13, 2013, TCA Global Credit Master Fund converted part of their convertible debentures. The Company issued 4,457,453 shares to reduce the note payable by \$13,607.

On September 13, 2013, TCA Global Credit Master Fund converted part of their convertible debentures. The Company issued 4,000,000 shares to reduce the note payable by \$12,211.

On October 2, 2013, JMJ Financial converted part of their convertible debentures. The Company issued 8,000,000 shares to reduce the note payable by \$10,240.

On October 9, 2013, TCA Global Credit Master Fund converted part of their convertible debentures. The Company issued 10,597,464 shares to reduce the note payable by \$20,135.18.

On October 18, 2013, TCA converted an amount on their note. The Company was going to issue 11,490,142 and reduced the note by \$22,980. However, this issuance has been postponed by TCA.

On October 23, 2013, JMJ Financial converted part of their convertible debentures. The Company issued 8,581,250 shares to reduce the note payable by \$10,984.

On November 21, 2013, the Company issued 12,000,000 shares to Seth Brookman for outstanding legal fee in the amount of \$32,683.25.

On November 21, 2013, the Company issued 7,500,000 to Robert Allender for outstanding consulting services in the amount of \$15,000.

On November 21, 2013, the Company issued 5,000,000 shares to Robert Craig for outstanding consulting services in the amount of \$10,000.

On December 9, 2013, 2013, JMJ Financial converted part of their convertible debentures. The Company recorded \$17,280 in stock payable to reduce the note payable by \$17,280.

On December 17, 2013, Carebourn Capital converted part of their convertible debentures. The Company issued 13,000,000 shares to reduce the note payable by \$14,300.

On December 23, 2013, Carebourn Capital converted part of their convertible debentures. The Company issued 10,000,000 shares to reduce the note payable by \$9,900.

For all share issuances in the Fiscal Year ended December 31, 2013, current management cannot attest to the validity of the transactions since current management was not in place at the time. Previous management had previously signed off as part of the year-end reporting process

A. The nature of each offering (e.g., Securities Act Rule 504, intrastate, etc.);

Each issuance was the result of a conversion of debt into shares of common stock as permitted by the Loan Documents.

B. Any jurisdictions where the offering was registered or qualified;

None of the issuances were registered or qualified in any jurisdiction were covered under the Rule 144 exemption.

C. The number of shares offered;

The number of shares is indicated in each issuance listed

D. The number of shares sold;

None of the shares were sold by the Issuer, and all were as a result of conversion of debt covered under the particular loan documents.

E. The price at which the shares were offered, and the amount actually paid to the issuer;

Each listed issuance indicates the total amount converted and the number of shares

F. The trading status of the shares; and

All shares issued were covered under Rule 144 trading exemption

G. Whether the certificates or other documents that evidence the shares contain a legend (1) stating that the shares have not been registered under the Securities Act and (2) setting forth or referring to the restrictions on transferability and sale of the shares under the Securities Act.

All shares issued were covered under Rule 144 trading exemption

5) Financial Statements

Provide the financial statements described below for the most recent fiscal year end or quarter end to maintain qualification for the OTC Pink Current Information tier. For the initial disclosure statement (qualifying for Current Information for the first time) please provide reports for the two previous fiscal years and any interim periods.

- A. Balance sheet;
- B. Statement of income;
- C. Statement of cash flows;
- D. Financial notes; and
- E. Audit letter, if audited (Not Applicable)

The financial statements requested pursuant to this item shall be prepared in accordance with US GAAP by persons with sufficient financial skills.

You may either (i) attach/append the financial statements to this disclosure statement or (ii) post such financial statements through the OTC Disclosure & News Service as a separate report using the appropriate report name for the applicable period end. ("Annual Report," "Quarterly Report" or "Interim Report").

If you choose to publish the financial reports separately as described in part (ii) above, you must state in the accompanying disclosure statement that such financial statements are incorporated by reference. You may reference the document(s) containing the required financial statements by indicating the document name, period end date, and the date that it was posted to otciq.com in the field below.

The required Financial Statements are hereby incorporated by reference and were filed on OTC Markets on the same date as this Issuer Disclosure Statement, that being March 28, 2016, under the name: "Quarterly Report - Financial Statements for the Quarter Ended September 30, 2015."

Information contained in a Financial Report is considered current until the due date for the subsequent Financial Report. To remain in the OTC Pink Current Information tier, a company must post its Annual Report within 90 days from its fiscal year-end date and Quarterly Reports within 45 days of its fiscal quarter-end date.

The Company previously entered into a Credit Agreement (the "Credit Agreement") with TCA Global Credit master Funds, LP, a Cayman Islands limited partnership ("TCA Global"), dated December 10, 2014. The Credit Agreement covered the Company as well as its subsidiaries, Patten Energy Enterprises, Inc., Atlantic-Pacific, LLP and A.P. Lubes, Inc. as joint and several guarantors. Mr. Remo was obligated to perform specific corporate actions under a Validity Certificate, executed as CEO/President of the Company

The amounts borrowed pursuant to the Credit Agreement are evidenced by a Revolving Note (the "Revolving Note") and the repayment of the Revolving Note is secured by a first position security interest in substantially all of the Company's assets in favor of TCA, as evidenced by a Security Agreement by and between the Company and TCA (the "Company Security Agreement") and a first position security interest in substantially all of the Subsidiaries' assets in favor of TCA, as evidenced by a Security Agreement by and a first position security interest in substantially all of the Subsidiaries' assets in favor of TCA, as evidenced by a Security Agreement by and among the Subsidiaries and TCA (the "Subsidiaries Security Agreement" and, together with the Company Security Agreement, the "Security Agreements"). The Revolving Note is in the original principal amount of \$800,000, is due and payable, along with interest thereon, on June 10, 2015, and bears interest at the rate of 11% per annum, increasing to 18% upon the occurrence of an event of default, in addition to a monthly collections fee payable to TCA under the Credit Agreement. The loan is currently in default.

The Company has defaulted on the Credit Agreement. It has negotiated forbearance Agreements with TCS Global. However, TCA Global has obtained a final Order of Default and Default Final Judgment against the Company, its subsidiaries and Mr. Remo. Pursuant to said Order of Default and Default Final Judgment, TCA is entitled to the total amount of \$1,036,752.33, together with \$28,844.58, of pre-judgment interest.

The Company has been in negotiations with TCA Global and is hopeful of a negotiated settlement of the amount due to TCA Global. However, there is no assurance that any discussions will result in a settlement at this time.

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

Describe the issuer's business so a potential investor can clearly understand the company. In answering this item, please include the following:

A. a description of the issuer's business operations;

The Company has two core market verticals; Bio Mass/Waste to Energy and the reprocessing and distribution & sales of petroleum products. The Company specializes in the collection, treatment, and sale of waste oils and industrial grade glycols "antifreeze". Petroleum is the main by-product of industrial waste water treatment.

Through proven technology, the Company collects to reprocess waste oils and glycols into valuable resalable products. It also has the ability to turn such feed stocks into energy, electricity, which is then sold back into the power grid.

The Company through its two wholly-owned subsidiaries, Atlantic-Pacific and Patten Energy Enterprises, Inc. (<u>www.pattenenrgy.com</u>), has the ability to access large quantities of feed stock materials from various sources such as, power companies, transportation companies (train and trucking), large manufacturing plants, and other industrial complexes.

The Company also has the ability to access distribution chains covering the entire US, South America, and Asia for immediate distribution of all production.

Atlantic-Pacific, LLC

Logistics Company focused on the transportation. Logistics and distribution and of waste oils and other automotive products. Atlantic-Pacific, LLC ceased operations as of August 31, 2015.

Patten Energy Enterprises, Inc.

Patten Energy is a diversified energy marketing firm that markets natural gas, propane, petroleum and petroleum products to utilities, fleets, industrial and commercial markets. In 2005, Patten expanded to include services such as IT, environmental remediation and hazardous waste. Patten Energy has more than 30 years experience in the industry. Patten Energy has a reputation as a provider of high-quality products and services at competitive prices. It serves a client list includes Fortune 500 companies as well as small and medium size businesses and all segments of the federal, state and local governments.

Currently its services include, Oil inventory management, Energy management and Consulting Services, Tank Wagon and truck/trailer deliveries and Certified Lube Engineering.

AP Lubes, Inc.

AP Lubes, Inc., operated as a wholly–owned subsidiary, and was involved in the area of bottling and marketing motor oil to various low end retail sellers. It also marketed other oil lubricants and fluids. The operations of AP Lubes, Inc., were discontinued on or before August 31, 2015.

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

February 2, 2004, State of Nevada

C. the issuer's primary and secondary SIC Codes;

4953 5093

D. the issuer's fiscal year end date;

December 31

E. principal products or services, and their markets;

Not Applicable

7) Describe the Issuer's Facilities

Commencing September 1, 2014, the Company shares office space located at 14753 Greenwood Rd., Dolton, IL 60419, as part of a month-to-month sub-lease. The entire office comprises approximately 100 square feet and located in Dolton, Illinois, New York.

All leaseholds indicated are sufficient for the needs of the Issuer and its subsidiaries for the foreseeable future.

8) Officers, Directors, and Control Persons

The goal of this section is to provide an investor with a clear understanding of the identity of all the persons or entities that are involved in managing, controlling or advising the operations, business development and disclosure of the

issuer, as well as the identity of any significant shareholders.

A. <u>Names of Officers, Directors, and Control Persons</u>. In responding to this item, please provide the names of each of the issuer's executive officers, directors, general partners and control persons (control persons are beneficial owners of more than five percent (5%) of any class of the issuer's equity securities), as of the date of this information statement.

The Table in Item "C," below details the Name of the Sole Officer and Sole Director and the Control Person of the Issuer

- B. <u>Legal/Disciplinary History</u>. 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 of Beneficial Owner (1)	er of Shares nmon Stock	Number of Shares of Series A Preferred Stock (2)	Percent Of Class (3)	
James Zimbler	0	51		100%
Ernest B. Remo, Chairman	0	0		0
Robert Rosinski, President and Director (4)	0	0		0

All officers and directors as a group			
(2 persons)	0	0	0

- (1) Beneficial ownership generally includes voting or investment power with respect to securities. Unless otherwise indicated, each of the beneficial owners listed above has direct ownership of and sole voting power and investment power with respect to the securities. Beneficial ownership is determined in accordance with Rule 13d–3(d)(1) under the Exchange Act and includes securities for which the beneficial owner has the right to acquire beneficial ownership within 60 days.
- (2) The Certificate of Designation with respect to the Series A Preferred Shares provides for majority voting control of the common stock for the holder of said Series A Preferred Shares
- (3) Based on 2,661,261,968 shares of common stock issued and outstanding as of September 30, 2015 and March 28, 2016.
- (4) Mr. Rosinski was appointed by the Chairman and Sole Director on February 4, 2016, and the majority of shares entitled to vote approved said appointment on February 4, 2016.

9) Third Party Providers

Please provide the name, address, telephone number, and email address of each of the following outside providers that advise your company on matters relating to operations, business development and disclosure:

1. Legal Counsel;

Morgan E. Petitti, Esq. 114 Barrington Town Square, Suite 159 Aurora, Ohio 44202 Telephone: 330.697.8548 Fax: 330.748.4689 E-Mail: PetittiLaw@gmail.com

2. Accountant or Auditor;

Jona S. Barnes Mallett & Barnes Tax Service 6136 Mission Gorge Road, Suite 125 San Diego, CA 92120 (619) 326-0840

Mallett & Barnes Tax Service prepared the unaudited financial statements based on accounting records and corporate documentation provided by management

3. *Investor Relations Consultant(s)*

None.

4. *Other Advisor* (Any other advisor(s) that assisted, advised, prepared or provided information with respect to this disclosure statement)

None

10) Issuer Certification

I, Robert Rosinski, President/Chief Executive Officer and a Director, certify that:

- 1. I have reviewed this Amended Anual Report as of December 31, 2015, of Patten Energy Solutions Group, Inc., f/k/a Integrated Energy Solutions, Inc., a Nevada corporation;
- 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.

May 11, 2016

/s/ <u>Robert Rosinski</u> Robert Rosinski, President/Chief Executive Officer and Director