

**UPDATED ISSUER INFORMATION FILE
PURSUANT TO
SECURITIES AND EXCHANGE COMMISSION
RULE 15c2-11**

July 7, 2010

**THE RENEWABLE CORPORATION
(A Washington Corporation)**

TRADING SYMBOL:	RNWB
CUSIP NUMBER:	75971W 205
TAX ID NUMBER:	34-2053146
SHAREHOLDERS OF RECORD:	492
<u>ISSUER'S EQUITY SECURITIES:</u>	
Issued and Outstanding Common Shares:	172,753,397
Issued and Outstanding Preferred Shares:	12,910,517
2010 ISO plan (15,000,000 authorized)	5,000,000

**TRANSFER AGENT:
Action Stock Transfer
7069 S. Highland Dr.
Suite 300
Salt Lake City, UT 84121
Phone 801-274-1088,
Fax 801-274-1099
Action Stock Transfer is registered with the SEC**

**Information provided pursuant to Rule 15c2-11 of the Securities and Exchange
Act of 1934**

THE RENEWABLE CORPORATION
(A Washington Corporation)

CUSIP NUMBER
75971W 205

ISSUER DISCLOSURE
INFORMATION FILE
AS OF
July 7, 2010

FINANCIAL DISCLOSURE STATEMENTS
As of
March 31, 2010

The information furnished herein has been prepared from the books and records of the issuer by its officers and directors in accordance with the Securities and Exchange Commission Rule 15c2-11 as amended, and is intended only as a securities dealer informational file and:

No dealer, salesman or any other person has been authorized to give any information, or to make any representations, not contained herein in connection with the issuer. Such information or representations, if made, must not be relied upon as having been authorized by the issuer, and:

Delivery of this information file does not at any time imply that the information contained herein is correct as of any time subsequent to the date first written above.

THE RENEWABLE CORPORATION

Information required conforming to the provisions of Subparagraph (a) (4) of Rule 15c2-11
Promulgated by the Securities and Exchange Commission under the Securities Exchange Act of 1934

PART A GENERAL COMPANY INFORMATION

Item I. Exact name of the issuer and its predecessors:

The exact name of the Issuer is The Renewable Corporation as of October 24, 2008, formerly known as Industrial Biotechnology Corporation since August 2, 2005, formerly known as Newtrack Mining Corporation since August 5, 1999, formerly known as Track II Industries, Inc. and Bare Track Industries, Inc. which was originally incorporated on February 26, 1992., herein referred to as the "Issuer" or the "Company."

Item II. Address of the issuer's principal executive offices:

2033 Main Street
Suite 400
Sarasota, Florida 34237
Telephone (941) 487-7560
Facsimile (941) 487-7625
Website: www.therenewablecorp.com
ir@therenewablecorp.com

Item III. Issuer's state of incorporation:

The Issuer is a Washington corporation and is registered as a foreign corporation with the state of Florida, the location of the issuer's principal office.

PART B SHARE STRUCTURE

Item IV. Exact title and class of the issuer's securities:

The Issuer has 250,000,000 common shares authorized and has 250,000,000 shares of preferred shares authorized with;

Preferred outstanding shares	12,910,517
Common outstanding shares	172,753,397
2010/2011 ISO Plan Options (20,000,000 authorized)	5,000,000
CUSIP#:	75971W 205
SIC Code:	2860
Secondary SIC Code:	7340
Symbol:	RNWB

Item V. Par or stated value of the issuer's securities:

The Issuer's 250,000,000 shares of common stock authorized have a par value of \$0.001 and the Issuer's 250,000,000 shares of preferred stock have a par value of \$0.001.

- 12,895,000 preferred shares issued and outstanding; do not have a dividend, convert into 1 share of common stock, have pari passu liquidation preference, have one vote per share and are subject to a lock up leak out agreement.
- 15,518 preferred shares issued and outstanding; do not have a dividend, convert into 1 share of common stock, have pari passu liquidation preference, have one vote per share and were issued and outstanding prior to a 400:1 reverse split on June 12, 2009.
- 150,257,383 common restricted shares issued and outstanding; issued to management, advisors, and consultants to the company; have one vote per share, are subject to vesting, milestones, a lock- up leak-out agreement and are subordinated in registration rights to the preferred shares of the company.
- 22,496,014 common shares are free trading shares and have one vote per share.
- There are not any provisions in the issuer's charter or by laws that would delay, defer or prevent a change of control of the issuer.

Item VI. Number of shares or total amount of the issuers securities outstanding at the end of the issuers 2 most recent fiscal years;**COMMON STOCK**

- As of July 7, 2010, there were 250,000,000 authorized common shares with 172,753,397 total common shares issued and outstanding with 22,496,014 shares in the public float. The total number of beneficial shareholders of common stock as of July 7, 2010 is 407 with 31 new shareholder issuances by the company after the May 2009 reverse stock split.
- As of March 31, 2010, there were 250,000,000 authorized common shares with 80,253,397 common shares issued and outstanding with 10,496,014 shares in the public float. The total number of beneficial shareholders of common stock as of March 31, 2010 is 404 with 28 new shareholder issuances by the company after the May 2009 reverse stock split.
- As of December 31, 2009, there were 250,000,000 authorized common shares with 75,553,397 common shares issued and outstanding with 10,496,014 shares in the public float. The total number of beneficial shareholders of common stock as of December 31, 2009 is 385 with 9 new shareholder issuances by the company after the May 2009 reverse stock split.
- As of September 30, 2009, there were 250,000,000 authorized common shares with 68,253,397 issued and outstanding with 8,253,397 shares in the public float.
- On May 26, 2009, there was a 200:1 Reverse split of all of the issued and outstanding Common shares of the company.
- As of December 31, 2008, there were 2,000,000,000 authorized common shares with 45,907,662 shares of common stock issued and outstanding consisting of 27,000,000 shares of Class A common stock and 18,907,662 shares of common stock with 3,660,560 shares in the public float.

PREFERRED STOCK

- As of July 7, 2010 there were 250,000,000 preferred shares authorized consisting of 12,910,517 preferred shares issued and outstanding. Each share of preferred converts into one share of common stock. There are no preferred shares in the public float. The total number of beneficial shareholders of preferred stock as of July 7, 2010 is 85 with 31 new shareholder issuances by the company after the June 2009 reverse stock split.
- As of March 31, 2010, there were 250,000,000 preferred shares authorized consisting of 8,265,517 preferred shares issued and outstanding. Each share of preferred converts into one share of common stock. There were no preferred shares in the public float. The total number of beneficial shareholders of preferred stock as of March 31, 2010 is 83 with 4 new shareholder issuances by the company after the June 2009 reverse stock split.
- As of December 31, 2009 there were 250,000,000 preferred shares authorized consisting of 8,765,518 shares issued and outstanding. Each share of preferred converts into one share of common stock. There were no preferred shares in the public float. The total number of beneficial owners of preferred stock as of December 31, 2009 is 81 shareholders issued prior to the 400 to 1 preferred stock split in June 2009.
- As of September 30, 2009, there were 250,000,000 preferred shares authorized consisting of 11,265,518 issued and outstanding comprised of; 11,250,049 Series A preferred, 41 Series B preferred, 158 series C Preferred, and 15,270 Series D preferred. Each share of Preferred converts into one share of common stock. There are no preferred shares in the public float.
- On June 12, 2009 there was a 400:1 reverse split of all of the issued and outstanding preferred shares of the company.
- As of December 31, 2008, there were 150,000,000 preferred shares authorized consisting of 6,170,380 issued and outstanding comprised of: 1,880 Series A Preferred, 1,250 Series B Preferred and 6,104,750 Series D preferred. Each share of preferred stock converts to one share of common stock. There were no preferred shares in the public float.

PART C BUSINESS INFORMATION

Item VII. Name and address of the issuer's stock transfer agent:

Action Stock Transfer
7069 S. Highland Drive
Suite 300
Salt Lake City, UT 84121
Phone 801-274-1088
Fax 801-274-1099

Action Stock Transfer is registered with the SEC under the Exchange Act

Item VIII. The nature of the issuer's business:

A. Business Development

The Renewable Corporation (TRC) has developed business models that enable the distribution of alternative energy, clean technologies, and energy efficient related products and services that enhance, rebuild and restore America's small businesses, manufacturing base and localized economies. TRC additionally employs proprietary technology platforms using cloud computing technology, custom software, social media applications, and database management tools that are implemented via its operating subsidiaries;

E³ Corporation (E³) provides and distributes alternative energy, clean technologies, energy-efficient and preparedness products and services. These products and services are provided to Individuals, homes, businesses and municipalities through a national network of certified E³ Agents. E³ provides the certified Agents with various tools and services including: green training and certification, a proprietary cloud computing technology platform that integrates Google enterprise business applications, social media tools, sales and marketing resources, customized energy efficiency field software, back office order fulfillment, and federal programs compliance and back office administration services. Certified E³ Agents will provide products and services in categories such as: Wind, Solar, Lighting, HVAC, Automotive, Water, Preparedness, Energy Efficiency, Get off the Grid, as well as select specialized products that provide and promote independence, self sufficiency, health and personal well being. E³ independently evaluates and selects product manufacturers and service providers based upon technological competitiveness, performance, price and overall value criteria. E³ is scheduled to be launched in the 3rd quarter 2010.

Renewable Chemicals Corporation (RCC) provides plastics and other chemicals from renewable resources as an alternative to petroleum or petrochemicals. RCC utilizes intellectual property and proprietary engineering systems customized to the specific sustainability and pricing requirements of the consumer packaging and polymer material industries. Cosan SA is RCC's renewable resource provider and joint venture projects partner. Cosan, based in Brazil, is one of the world's largest sugarcane processors and ethanol producers. Sugarcane is considered the most efficient renewable resource and when compared to corn; has an energy balance 7 times greater, does not rely on a competing food source, yields more than twice as much energy per acre, and has 3 times greater reduction in greenhouse gas emissions.

TRC Technologies Inc. acquires develops, licenses, and integrates intellectual property that will enable the favorable economic implementation of energy efficient, clean technologies and sustainable products and services.

At present, the E³ Corporation is the company's primary business focus. E³ is scheduled to launch in the 3rd quarter of 2010. The company is currently developing, funding and finalizing the required technologies, departments, expertise, staff and administrative infrastructure required prior to launching. This primarily consists of;

The E³ Agent Portal

A proprietary web based cloud computing technology platform integrating Google enterprise business applications. The highly scalable platform will provide E³ certified agents single user ID web or mobile based access that combines; sales and marketing,

products and services, training and certification, order fulfillment, and customer service. The E³ agent portal integrates all of the Google Enterprise application and productivity tools such as; Google mobile, maps, contacts, calendar, voice, video, Google docs, Gmail, and blogger as well as enabling the use of leading social media tools such as YouTube, face book, LinkedIn, Twitter and many others. The company has engaged and hired Sheepdog.ca to develop this proprietary web and mobile based technology platform. Sheepdog has recently been ranked Google enterprise applications #1 ranked service provider the last two years.

Training and Certification

E³ will provide an initial web based education and training examination test required to become a certified E³ Agent. E³ will continually provide its agents ongoing “green” training and related product and service educational resources delivered via its proprietary web based platform. The company is currently in discussions to license and form a strategic partnership with one of the world’s largest LEED/BPI training providers, presently offering training in 50 plus cities nationwide and multiple international locations. Their curriculum includes; LEED Accredited Professional, BPI Certification, Solar & Wind, and Carbon Accounting, and RESNET HERS Rater. Their staff includes experienced LEED Project Administrators, BPI Building Analysts, BPI Accredited Professionals, NABCEP, Certified Solar Installers, registered Architects, Professional Engineers, HERS Raters certified by Energy Star’s RESNET program, and LEED Accredited Professionals. E3 agents will thus receive an initial training and certification and then be able to expand and obtain advanced certifications and accreditations at their own option.

Field Software

E³ has developed and is finalizing proprietary software for use by the certified agents with their respective prospects and existing customer base. This software enables personalized product and service recommendations customized to the needs, lifestyle, beliefs, and pricing and federal incentive(s) eligibility qualifications of the customer. This software consists of modules that can be completed via the web, an iPhone or blackberry approved mobile device, over the phone, or an in-person E³ agent home, business or office visit. The modules consist of the appropriate tangible and intangible data and answers related to the following;

- Current energy consumption costs, data and providers
- Present personal home or business materials and products. (Roofing, insulation, appliances, lighting, insulation, HVAC, water equipment, transportation, etc.)
- Questions related to the environment and personal beliefs, habits, health & lifestyle, dietary preferences, and family and social networks.

Upon completion of the modules, (some being mandatory and others optional) it will then provide a highly graphical personalized product and service recommendations report that incorporates; Costs, time to payback, energy savings, eligibility requirements and benefit of any applicable Federal, State or local Programs, Subsidies, incentives sponsored loans, tax credits or rebate, environmental impact and personal benefits as well as additional educational resources, personalized data or information. E³ intends to “brand” this specialized software.

Federal Government Programs and Incentives Administration

The Federal government has created and enacted many alternative energy related incentives including; loan and housing programs, subsidies, tax credits, efficient building

and housing standards, laws and mandates, and state and municipal directed programs involving the implementation of alternative and clean energy technologies, products, services and solutions. These have been initiated to improve the economy, create new jobs, and decrease our dependence on foreign oil. These incentives typically require complex paperwork and strict administrative oversight. E³, as part of the overall value proposition provided to certified agents, will oversee and simplify the eligibility requirements and administration application process, enabling agents to focus on sales and marketing and avoid being bogged down with paperwork. The company is in the process of establishing a Washington D.C. office and will work closely with Federal Government branches including; The United States Department of Energy, Department of Commerce, Department of Housing and Urban Development, and The Executive Office of the White Houses Middle Class Task Force focused on the creation of "Green Jobs" under the American Recovery and Reinvestment Act. Using the many tools, features and benefits of the web or mobile based E³ Agent portal, Google enterprise business applications, and back office administration staff, E³ can implement a highly scalable, low cost administrative process to assist the federal government implement the incentive programs in the small business and independent service based economy sector.

Products and Services

E³, via its certified Agents will provide and distribute alternative energy, cleantech, energy-efficient, preparedness, and environmentally safe products and services. These products and services will be provided to Individuals, homes, businesses and municipalities. Agents will provide products and services in categories such as: Wind, Solar, Lighting, HVAC, Automotive, Water, Preparedness, Energy Efficiency as well as select specialized products for individuals and businesses that provide and promote; reducing energy costs, self sufficiency, Get off the Grid, health, preparedness, safety, and overall personal well being. E³ independently evaluates and selects from the most efficient and technologically advanced products and service partners and manufacturers. E³ feels that it has a distinct competitive marketing advantage due to its unbiased or third party independent status and evaluation criteria. According to Cleantech Group, total annual worldwide investments in Clean Technology R &D have grown from \$500 million in 2001 to over \$8 trillion in 2008. This compares to a very limited almost non-existent amount of investment capital allocated towards clean energy efficient related research and product development in the mid to late 1990's period. Due to this recent large influx of capital devoted to new technologies and products; there are presently and will be going forward a continuous stream of new products, technologies, and services that will be introduced and available to consumers worldwide. At present there are at least 50 plus new product categories in the clean technology industry.

While there is no standard definition of "clean technology," it has been described by [Clean Edge](#), a clean-tech research firm, as "a diverse range of products, services, and processes that harness renewable materials and energy sources, dramatically reduce the use of natural resources, and cut or eliminate emissions and wastes. Clean technology includes the renewable energy (wind power, solar power, biomass, hydropower, biofuels), information technology, green transportation, electric motors, green chemistry, lighting, and many other appliances that are now more energy efficient. It is a means to create electricity and fuels with a smaller environmental footprint. And it is the need to make green buildings both more energy efficient and environmentally benign."

Obviously, it is burdensome, time consuming and complex for the average consumer to effectively evaluate, compare and keep abreast of all of the new products, different technologies, and services available. E³ has a unique and distinct competitive marketing advantage due to its ability to effectively evaluate these new product and service technologies in an unbiased fashion, selecting what it determines as the best. This provides a valuable service and benefit to both agents and customers. E³ has adopted the slogan, "We Do the Homework, So You Don't Have To", that communicates this concept. E³ is presently in later stage negotiations, due diligence and evaluation with multiple product and service manufacturers and providers for retail distribution and or wholesale reseller agreements. E³ will select only one specific manufactured product or service in each category and subcategory. Additionally E³ is able to readily change product manufacturers if new or competing products and technologies are made available with negligible financial risks due to its unique business model and web based order fulfillment process.

Back Office Executive & Administrative Agent Support

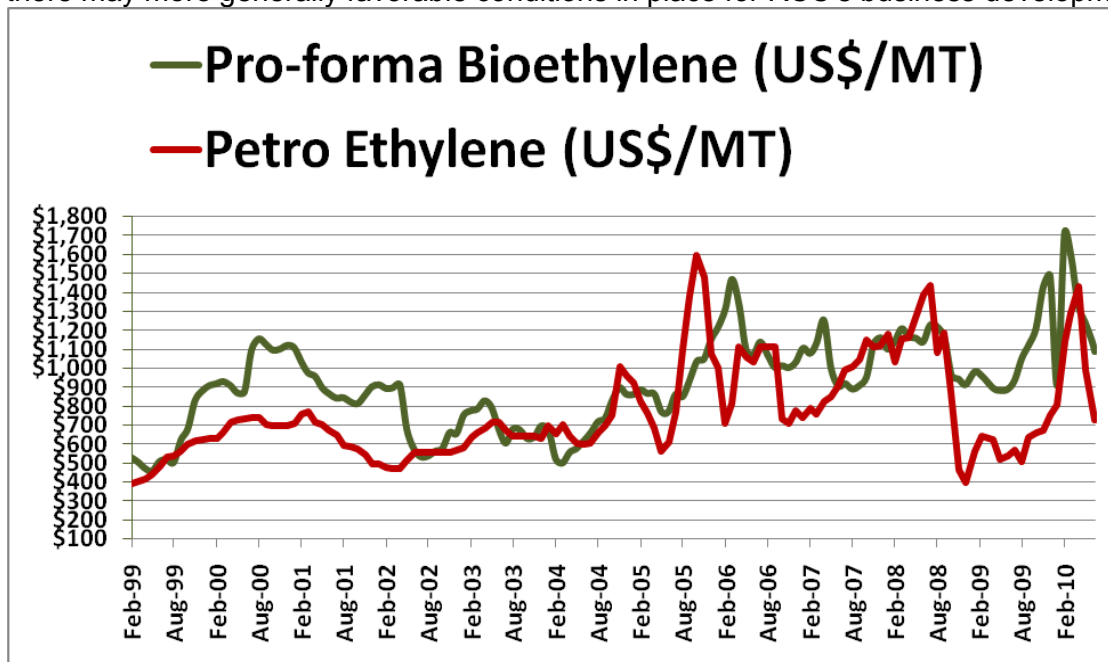
E³ will employ executive and administrative staff at its principal offices located in Sarasota, Florida overseeing various corporate, certified agent and customer support functions including;

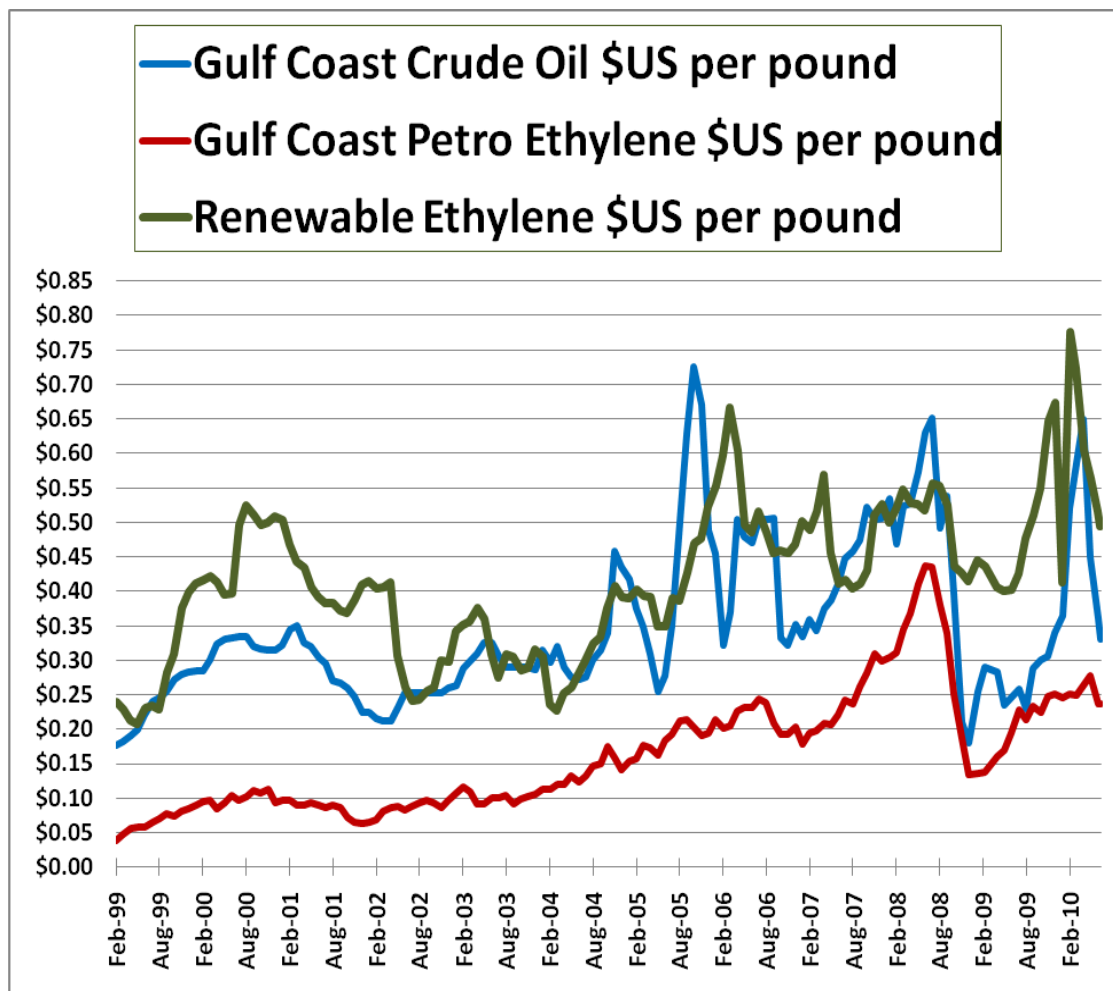
- A 24/7 live person Agent/customer call center
- Advertising, Sales, public Relations and Marketing
- Products and Services
- Order fulfillment
- Education and Training
- Accounting

Due to the many tools and benefits of the proprietary web and mobile based E³ Agent portal, combined with the many features of Google enterprise business applications, the company can seamlessly integrate and consolidate virtually all aspects of the E³ business cycle components for both agents and customers. This provides for a highly scalable business model with a relatively fixed set back office administrative and expense costs as more certified agents are incrementally added.

The company's primary business development focus from 2006 to 1st quarter 2009, and prior to the reorganization and recapitalization of the company was the manufacturing and production of plastics derived from renewable resources (ethanol), as an alternative to petroleum based plastics; and the importation of sugarcane ethanol from Brazil for use as alternative fuel. This was done in conjunction with the company's feedstock and joint venture projects equity partner, Cosan, SA. Cosan, based in Brazil, is one of the world's largest sugarcane processors and ethanol producers. Cosan is a NYSE listed company. The company and Cosan have a signed agreement that provides Cosan a 51% controlling interest in all projects. The company's joint business development efforts with Cosan were severely impacted due to the global economic financial crisis and the resulting pricing effect(s) of; the drop in petroleum prices vs. the subsequent rise of global and Brazilian sugar prices, the drop of petroleum based ethylene prices and subsequent global recession resulting in a decreased demand for petroleum based plastics, and the United States dollar currency devaluation vs. Brazilian real, (R\$). Just prior to the economic crisis in the fall of 2008, the company has secured multiple supply chain partners, technology licensing, validated purchase advance commitments and was in final development stages for a specific plant project located in the gulf Coast United States. Plans called for the production of up to 250,000 MT of renewable ethylene derived from sugarcane based ethanol imported from Brazil. The renewable ethylene would then be converted into renewable based plastics for consumer packaging products by a specific global petrochemical manufacturer at

their gulf coast plant location. The economic viability of the project was dependent upon the price of renewable based plastics being competitively priced to its petroleum based counterpart. Up to an including almost a decade prior to the economic crisis, the economic feasibility was generally positive. This economic feasibility is based upon the wholesale commodity prices of; sugarcane, hydrous ethanol, petroleum, gulf coast ethylene and the currency valuations of the US dollar vs. the Brazilian Real. The following graph demonstrates the significant shift of pricing change subsequent to the economic crisis that effectively rendered the project to a “hold” status. For Example, the price of petroleum based ethylene dropped from \$1400 per Metric Ton (MT) in July 2008 to a low of \$400 MT in December 2008. Correspondingly pro-forma renewable based ethylene continued to rise as sugar prices almost doubled as well as the dollar decline vs. the Brazilian real as the effects of the economic credit crisis unfolded in the United States in 2009. The economic feasibility is influenced by the pricing relationship between petroleum per barrel and petroleum based ethylene. Ethylene, a derived feedstock from petroleum is strongly influenced by the demand for petrochemicals in general and is sometimes influenced independently from petroleum prices. Due to the resulting recessionary global economic climate in 2009, the chart below shows the inverse or non-traditional historical pricing relationships between petroleum, petroleum based ethylene and Renewable pro-forma ethylene over the last 21 years. The company still maintains its relationships with the supply chain parties, technology providers, end user customers and Cosan. The economic feasibility of renewable plastics vs. petroleum and the company’s former gulf coast plant project could become economically viable in the future. TRC management is of the opinion that the economic imbalances of the related commodity prices were imbalanced disproportionately relative to the previous 15 year pricing relationship history and that the volatile price swings were a direct result of extenuating factors. Management believes that economic pricing feasibility will be adjusted accordingly in the future as world markets and economies stabilize. Furthermore, as political, societal, and possible additional regulatory controls taken by the United States as a result of the gulf oil spill tragedy, there may more generally favorable conditions in place for RCC’s business development efforts.





In March, 2009, the company was severely impacted by events involving a foreign securities dealer. The company was the indirect victim of a Ponzi scheme that severely impacted the company's stock price that declined 98%. This decline rendered the company unable to raise sufficient working capital resulting in the company's reorganization, recapitalization and subsequent reverse split of both its common and preferred shares. In 2008, a third party shareholder of the company pledged free trading shares pursuant to a financing agreement provided to the company by a foreign securities broker dealer and Investment company. These shares were deposited at the foreign securities dealer as a condition to the financing agreement. This foreign securities dealer was raided and shut down by US Federal authorities in the 4th quarter of 2008. Prior to the raid by US federal authorities and without the consent of either the beneficial owner or the company; the pledged shares were alleged to be comingled and used for a loan by the foreign securities dealer. The pledged free trading shares comprising a significant portion of the public float, were aggressively liquidated in March 2009 resulting in a 98% decline of the company's stock price in just 3 days. The company reported this incident to federal authorities. Due to the various foreign jurisdictional complications and related legal costs, combined with the assumed inability to collect from the negligent parties, it is management's decision to pursue litigation, however the company may pursue litigation in the future if additional information is obtained.

On May 26, 2009, there was a 200:1 Reverse split of the outstanding Common shares, and a 400 to 1 reverse split of preferred shares on June 12, 2009 as part of the company's recapitalization & reorganization plan. The company reallocated new preferred shares to the previous investors of the company. The company issued par value common restricted shares to management, Directors, Advisors and consultants that contain vesting, performance and lock-up leak-out provisions that are subordinated to the preferred stock holders. The company underwent various measures to reduce its contingent and actual liabilities in the 2nd and 3rd quarters resulting in liabilities of \$60,476.00, contingent liabilities of \$130,528, and convertible debt of \$867,400.00 as of September 30, 2009. During the 4th quarter of 2009 the company converted \$370,000 of debt into equity. During the first 2 quarters of 2010 the company converted \$600,000.00 of debt into equity. The company is currently in process of negotiating and finalizing to convert remaining outstanding accounts payable, liabilities and accrued unpaid management fees into equity of the company. **AT PRESENT, THE COMPANY DOES NOT HAVE REVENUES AND IS CONSIDERED A DEVELOPMENTAL STAGE COMPANY. THE COMPANY MUST SECURE EITHER DEBT OR EQUITY CAPITAL FOR ITS BUSINESS DEVELOPMENT OF THE E³ CORPORATION AND TO MEET ITS WORKING CAPITAL NEEDS. THERE IS NO GUARANTEE THAT THE E³ CORPORATION WILL GENERATE REVENUES OR PROFITS ONCE LAUNCHED. ANY DEBT OR EQUITY INVESTMENT MADE TO THE COMPANY OR INVESTED IN THE PUBLIC COMMON STOCK IS TO BE CONSIDERED OF VERY HIGH RISK AND IS SPECULATIVE IN NATURE. FURTHERMORE, SIGNIFICANT DILUTION OF ONES INVESTMENT COULD OCCUR IF THE COMPANY RAISES ANY DEBT OR EQUITY CAPITAL.**

1. The Issuer is a Washington corporation and is registered as a foreign corporation with the state of Florida, the location of the issuer's principal office. The Company has wholly owned corporate subsidiaries domiciled in Florida and Georgia.
2. The Issuer is organized under the laws of the State of Washington since 2004, but was previously organized under the laws of the State of Nevada and the Province of British Columbia, Canada. The Issuer's inception date of incorporation is February 26, 1992 as Bare Track Investments, Inc. in the Province of British Columbia, Canada. The Company then changed its name to Track II Industries, Inc. and changed its domicile to the State of Nevada on August 5, 1999. The Company then changed its name to Newtrack Mining Corporation and then changed domicile to the State of Washington on July 15, 2004 and then changing its name to Industrial Biotechnology Corporation on August 2, 2005. On October 24, 2008 the company changed its name to The Renewable Corporation.
3. The Company's fiscal year end is December 31.
4. The Issuer has never filed bankruptcy.
5. There was a material reclassification of the business via the acquisition of the assets and share exchange of Advanced Bioscience, Inc., a Florida corporation on August 5, 2005 whereby the Issuer entered into the business of the development of certain patents licensed for commercial use on August 5, 2005.
6. There have been defaults on indebtedness of the company. The company underwent reorganization and recapitalization process in 2009-2010 time period as a direct result of events surrounding the company's prior business focus and the effects of both the economic crisis and a Ponzi theft of the company's securities involving a third party described in more detail in section VIII-A of this disclosure statement . A substantial amount of outstanding debt and

liabilities have been converted into equity of the company and or restructured. On May 26, 2009, there was a 200:1 Reverse split of the outstanding Common shares, and a 400 to 1 reverse split of preferred shares on June 12, 2009 as part of the company's recapitalization & reorganization plan. The company reallocated new preferred shares to all the previous investors of the company. The company issued par value common restricted shares to management, Directors, Advisors and consultants that contain vesting, performance and lock-up leak-out provisions that are subordinated to the preferred stock holders. The company is a developmental stage company with no revenues. The company is launching a new venture and business concept, E³ Corporation, and must raise additional capital via debt or equity in order to fund its ongoing daily operations and working capital needs. **AT PRESENT, THE COMPANY DOES NOT HAVE REVENUES AND IS CONSIDERED A DEVELOPMENTAL STAGE COMPANY. THE COMPANY MUST SECURE EITHER DEBT OR EQUITY CAPITAL FOR ITS BUSINESS DEVELOPMENT OF THE E³ CORPORATION AND TO MEET ITS WORKING CAPITAL NEEDS. THERE IS NO GUARANTEE THAT THE E³ CORPORATION WILL GENERATE REVENUES OR PROFITS ONCE LAUNCHED. ANY DEBT OR EQUITY INVESTMENT MADE TO THE COMPANY OR INVESTED IN THE PUBLIC COMMON STOCK IS TO BE CONSIDERED OF VERY HIGH RISK AND IS SPECULATIVE IN NATURE. FURTHERMORE, SIGNIFICANT DILUTION OF ONES INVESTMENT COULD OCCUR IF THE COMPANY RAISES ANY DEBT OR EQUITY CAPITAL.**

7. There was a change of control and reclassification of the business on August 5, 2005 upon the acquisition of the assets of Advanced Bioscience, Inc., a Florida corporation. The Issuer entered into the business of the commercial development of certain licensed patents held by Advanced Bioscience, Inc, and the issuer effected a change of all of its officers and directors.

8.

- In April 2010, the Company issued 7,245,000 shares of preferred stock to the previous holders and subscribed investors to readjust for dilution protection at a purchase price of \$0.10 per share.
- In April 2010, the company issued 84,450,000 shares of restricted common stock at par value (\$0.001) fbo Officers, Directors, Employees, Advisory Board members, and consultants.
- In April 2010, the company issued 12,000,000 shares of common stock for \$300,000 debt conversion.
- In November 2009, the company issued 3,000,000 shares of common stock for \$150,000 debt conversion.
- In June 2009, The Company issued 10,000,000 shares of restricted common stock to be held in escrow pursuant to a financing agreement. 9,800,000 of these shares were subsequently returned to the treasury of the company. The remaining unreturned 200,000 shares have been stopped or canceled by the company in accordance with the financing and escrow agreement terms.
- In June 2009, the company issued 500,000 shares of preferred stock related to a settlement release agreement corresponding to a \$100,000 investment.
- In June 2009, the company issued 7,400,000 shares of common stock for \$370,000 debt conversion.
- In June 2009, the company issued 2,500,000 shares of preferred stock to the previous preferred shareholder investors to adjust for dilution protection subsequent to the reverse split at an original purchase price of \$0.20 per share.
- In June 2009, the company issued 5,750,000 to a Limited Liability Company for the purposes of converting the company's outstanding and accrued liabilities into equity.

2,600,000 of these shares were subsequently returned to the treasury, leaving a balance of 3,150,000 preferred shares issued and outstanding.

- In June 2009, the company effectuated a 400 to 1 reverse split of all preferred shares outstanding.
 - In May 27, 2009, the company issued 60,000,000 shares of restricted common stock at par value (\$0.001) f/b/o of Officers, Directors, Employees, Advisory Board members and consultants.
 - On May 26, 2009, the company effectuated a 200 to 1 reverse split of all the common shares issued and outstanding.
 - On April 13, 2009 the company issued 2,750,000 common shares in exchange for \$25,000.
 - In March 20, 2009 the company issued 2,000,000 common shares in exchange for a release and settlement agreement related to a previously made \$100,000 investment.
 - In December 2008, the company issued 27,000,000 common shares at par value (\$0.001) f/b/o Officers, Directors, Employees, Advisory Board members, and consultants.
 - In October 2008, the company issued 733,333 shares of common stock in exchange for the debt conversion of outstanding and accrued rent totaling \$123,103.
 - In October 2008, the company issued 4,000,000 shares of Series B preferred Stock at par value to Management of the company.
 - In October 2008, the company issued 850,000 restricted common shares to be placed in escrow pursuant to a settlement agreement and promissory note. The company satisfied the terms of the settlement agreement and promissory note and the shares were subsequently canceled and returned to the treasury.
 - In September 2008, the company issued 1,075,000 common shares at par value in exchange for consulting services.
 - In August 2008, the company issued 250,000 Series B preferred at par value.
 - In August 2008, the company issued 273,000 common shares at par value.
 - In August 2008 the company issued 290,000 common shares at par value for consideration related to a loan.
 - In August 2008, the company issued 62,500 Series B preferred at par value in exchange for consulting and advisory services.
 - In August 2008, the company issued 7,057,000 Series D Preferred shares to the previous preferred shareholder investors to readjust for dilution protection at a purchase price of \$0.20 per share subsequent to the Reverse split.
 - On June 21, 2008 the company effectuated a 4,000 to 1 reverse split of all of its issued and outstanding preferred shares.
 - On June 13, 2008 the company issued 10,000,000 shares of Series D Preferred Shares at par value to a strategic partnership.
 - In June, 2008 the company issued 625,000 Series A preferred shares @ \$0.20 per share in exchange for \$125,000.
 - In May, 2008 the company issued 275,000 Series A preferred shares @ \$0.20 per share in exchange for \$55,000.
 - In April 2008, the company issued 130,000 Series A preferred shares @\$0.20 per share in exchange for \$26,000.
 - In April 2008, the company issued 1,000,000 shares of stock in exchange for consulting services. The shares were subsequently canceled and returned to the treasury.
9. On May 26, 2009 the company effectuated a 200 to 1 reverse split of all of its common stock issued and outstanding. On June 12, 2009 the company effectuated a 400 to 1 reverse split of all of its preferred stock issued and outstanding. The company is not planning any pending stock split, stock dividend, recapitalization, merger or spin off.

10. The Issuer's securities have never been de-listed by any securities exchange or NASDAQ.

11. It is management's opinion at this time that there is not a current, past, pending or threatened legal proceeding that could have a material effect on the company's business financial condition or operations. Going forward the company must raise additional capital to meet its working capital needs and to fund the remaining up front capital and start up expenses for infrastructure costs related to IT software development and administration expenses that are required to successfully launch E³ Corporation. The company at present does not generate revenues and is a developmental stage company. Therefore the company is disclosing ALL current or pending legal proceedings despite being of the opinion that they will not have a material impact on the company's business or financial condition. In June 2010, the company was unknowingly the defendant in a small claims court action brought by a former consultant and failed to appear for the hearing, due to not being notified or served properly. A judgment was entered against the company totaling \$3,500.00. To avoid unnecessary legal costs and the time to reopen the case, the company has verbally settled this outstanding claim for \$2,000. A settlement agreement is being finalized at the time of this disclosure statement. The Company and some of its current and former officers may be joint and severable liable for recently alleged past due unemployment taxes for the years 2007- 2008 payable to the Florida Department of Revenue. The alleged liability is \$26,000 plus penalties and interest. At this time, the company neither denies nor acknowledges this liability and has recently met with State of Florida Revenue officials. The company is reconciling and reviewing its records with licensed accounting professionals and will make all attempts to resolve the matter. The company was the subject of a lawsuit filed in Sarasota County, Florida on February 6, 2008 for the payment of unpaid rent for its principal offices in the amount of \$29,203.74 which was disputed by the company. The company settled with the Plaintiff landlord in exchange for common shares of the company. The company has maintained its lease in good standing at the same principal office location from October 2004 to present.

In August 2008, the company, its officers, and other related parties were the subject of a threatened legal proceeding by a Series A preferred share subscribed shareholder that purchased 600,000 Series A Preferred stock at \$.020 per share on 12/07 and 3/08 for a total of \$120,000. The company repurchased the shares and retired them to the treasury of the company in November 2008 for a total of \$187,000 including legal fees. The parties executed mutual releases and hold harmless agreements. The company has previously verbally agreed to rescind and repurchase the shares of other related subscribers representing purchases of \$6,000, \$10,000 and \$50,000 respectively related to this transaction however at this time has no legal or written agreement to do so. There are no other current, past, pending or threatened legal proceedings.

B. Business of the Issuer

The Renewable Corporation (TRC) has developed business models that enable the distribution of alternative energy, clean technologies, and energy efficient related products and services that enhance, rebuild and restore America's small businesses, manufacturing base and localized economies. TRC additionally employs proprietary technology platforms using cloud computing technology, custom software, social media applications, and database management tools that are implemented via its operating subsidiaries;

E³ Corporation (E³) provides and distributes alternative energy, clean technologies, energy-efficient and preparedness products and services. These products and services

are provided to Individuals, homes, businesses and municipalities through a national network of certified E³ Agents. E³ provides the certified Agents with various tools and services including: green training and certification, a proprietary cloud computing technology platform that integrates Google enterprise business applications, social media tools, sales and marketing resources, customized energy efficiency field software, back office order fulfillment, and federal programs compliance and back office administration services. Certified E³ Agents will provide products and services in categories such as: Wind, Solar, Lighting, HVAC, Automotive, Water, Preparedness, Energy Efficiency, Get off the Grid, as well as select specialized products that provide and promote independence, self sufficiency, health and personal well being. E³ independently evaluates and selects product manufacturers and service providers based upon technological competitiveness, performance, price and overall value criteria. E³ is scheduled to be launched in the 3rd quarter 2010.

Renewable Chemicals Corporation (RCC) provides plastics and other chemicals from renewable resources as an alternative to petroleum or petrochemicals. RCC utilizes intellectual property and proprietary engineering systems customized to the specific sustainability and pricing requirements of the consumer packaging and polymer material industries. Cosan SA is RCC's renewable resource provider and joint venture projects partner. Cosan, based in Brazil, is one of the world's largest sugarcane processors and ethanol producers. Sugarcane is considered the most efficient renewable resource and when compared to corn; has an energy balance 7 times greater, does not rely on a competing food source, yields more than twice as much energy per acre, and has 3 times greater reduction in greenhouse gas emissions.

TRC Technologies Inc. acquires develops, licenses, and integrates intellectual property that will enable the favorable economic implementation of energy efficient, clean technologies and sustainable products and services.

At present, the E³ Corporation is the company's primary business focus. E³ is scheduled to launch in the 3rd quarter of 2010. The company is currently developing, funding and finalizing the required technologies, departments, expertise, staff and administrative infrastructure required prior to launching. This primarily consists of;

The E³ Agent Portal

A proprietary web based cloud computing technology platform integrating Google enterprise business applications. The highly scalable platform will provide E³ certified agents single user ID web or mobile based access that combines; sales and marketing, products and services, training and certification, order fulfillment, and customer service. The E³ agent portal integrates all of the Google Enterprise application and productivity tools such as; Google mobile, maps, contacts, calendar, voice, video, Google docs, Gmail, and blogger as well as enabling the use of leading social media tools such as YouTube, face book, LinkedIn, Twitter and many others. The company has engaged and hired Sheepdog.ca to develop this proprietary web and mobile based technology platform. Sheepdog has recently been ranked Google enterprise applications #1 ranked service provider the last two years.

Training and Certification

E³ will provide an initial web based education and training examination test required to become a certified E³ Agent. E³ will continually provide its agents ongoing "green" training and related product and service educational resources delivered via its

proprietary web based platform. The company is currently in discussions to license and form a strategic partnership with one of the world's largest LEED/BPI training providers, presently offering training in 50 plus cities nationwide and multiple international locations. Their curriculum includes; LEED Accredited Professional, BPI Certification, Solar & Wind, and Carbon Accounting, and RESNET HERS Rater. Their staff includes experienced LEED Project Administrators, BPI Building Analysts, BPI Accredited Professionals, NABCEP, Certified Solar Installers, registered Architects, Professional Engineers, HERS Raters certified by Energy Star's RESNET program, and LEED Accredited Professionals. E3 agents will thus receive an initial training and certification and then be able to expand and obtain advanced certifications and accreditations at their own option.

Field Software

E³ has developed and is finalizing proprietary software for use by the certified agents with their respective prospects and existing customer base. This software enables personalized product and service recommendations customized to the needs, lifestyle, beliefs, and pricing and federal incentive(s) eligibility qualifications of the customer. This software consists of modules that can be completed via the web, an iPhone or blackberry approved mobile device, over the phone, or an in-person E³ agent home, business or office visit. The modules consist of the appropriate tangible and intangible data and answers related to the following;

- Current energy consumption costs, data and providers
- Present personal home or business materials and products. (Roofing, insulation, appliances, lighting, insulation, HVAC, water equipment, transportation, etc.)
- Questions related to the environment and personal beliefs, habits, health & lifestyle, dietary preferences, and family and social networks.

Upon completion of the modules, (some being mandatory and others optional) it will then provide a highly graphical personalized product and service recommendations report that incorporates; Costs, time to payback, energy savings, eligibility requirements and benefit of any applicable Federal, State or local Programs, Subsidies, incentives sponsored loans, tax credits or rebate, environmental impact and personal benefits as well as additional educational resources, personalized data or information. E³ intends to "brand" this specialized software.

Federal Government Programs and Incentives Administration

The Federal government has created and enacted many alternative energy related incentives including; loan and housing programs, subsidies, tax credits, efficient building and housing standards, laws and mandates, and state and municipal directed programs involving the implementation of alternative and clean energy technologies, products, services and solutions. These have been initiated to improve the economy, create new jobs, and decrease our dependence on foreign oil. These incentives typical require complex paperwork and strict administrative oversight. E³, as part of the overall value proposition provided to certified agents, will oversee and simplify the eligibility requirements and administration application process, enabling agents to focus on sales and marketing and avoid being bogged down with paperwork. The company is in the process of establishing a Washington D.C. office and will work closely with Federal Government branches including; The United States Department of Energy, Department of Commerce, Department of Housing and Urban Development, and The Executive Office of the White Houses Middle Class Task Force focused on the creation of "Green Jobs" under the American Recovery and Reinvestment Act. Using the many tools,

features and benefits of the web or mobile based E³ Agent portal, Google enterprise business applications, and back office administration staff, E³ can implement a highly scalable, low cost administrative process to assist the federal government implement the incentive programs in the small business and independent service based economy sector.

Products and Services

E³, via its certified Agents will provide and distribute alternative energy, cleantech, energy-efficient, preparedness, and environmentally safe products and services. These products and services will be provided to Individuals, homes, businesses and municipalities. Agents will provide products and services in categories such as: Wind, Solar, Lighting, HVAC, Automotive, Water, Preparedness, Energy Efficiency as well as select specialized products for individuals and businesses that provide and promote; reducing energy costs, self sufficiency, Get off the Grid, health, preparedness, safety, and overall personal well being. E³ independently evaluates and selects from the most efficient and technologically advanced products and service partners and manufacturers. E³ feels that it has a distinct competitive marketing advantage due to its unbiased or third party independent status and evaluation criteria. According to Cleantech Group, total annual worldwide investments in Clean Technology R &D have grown from \$500 million in 2001 to over \$8 trillion in 2008. This compares to a very limited almost non-existent amount of investment capital allocated towards clean energy efficient related research and product development in the mid to late 1990's period. Due to this recent large influx of capital devoted to new technologies and products; there are presently and will be going forward a continuous stream of new products, technologies, and services that will be introduced and available to consumers worldwide. At present there are at least 50 plus new product categories in the clean technology industry.

While there is no standard definition of "clean technology," it has been described by [Clean Edge](#), a clean-tech research firm, as "a diverse range of products, services, and processes that harness renewable materials and energy sources, dramatically reduce the use of natural resources, and cut or eliminate emissions and wastes. Clean technology includes the renewable energy (wind power, solar power, biomass, hydropower, biofuels), information technology, green transportation, electric motors, green chemistry, lighting, and many other appliances that are now more energy efficient. It is a means to create electricity and fuels with a smaller environmental footprint. And it is the need to make green buildings both more energy efficient and environmentally benign." Obviously, it is burdensome, time consuming and complex for the average consumer to effectively evaluate, compare and keep abreast of all of the new products, different technologies, and services available. E³ has a unique and distinct competitive marketing advantage due to its ability to effectively evaluate these new product and service technologies in an unbiased fashion, selecting what it determines as the best. This provides a valuable service and benefit to both agents and customers. E³ has adopted the slogan, "We Do the Homework, So You Don't Have To", that communicates this concept. E³ is presently in later stage negotiations, due diligence and evaluation with multiple product and service manufacturers and providers for retail distribution and or wholesale reseller agreements. E³ will select only one specific manufactured product or service in each category and subcategory. Additionally E³ is able to readily change product manufacturers if new or competing products and technologies are made available with negligible financial risks due to its unique business model and web based order fulfillment process.

Back Office Executive & Administrative Agent Support

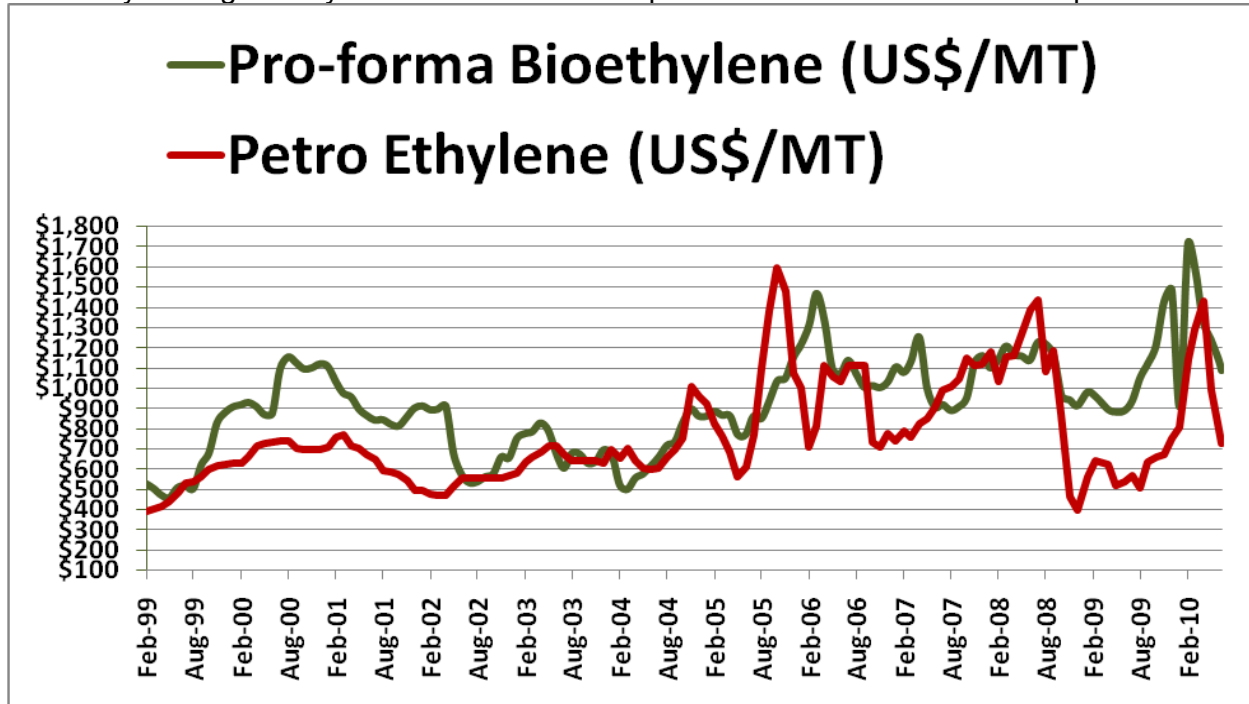
E³ will employ executive and administrative staff at its principal offices located in Sarasota, Florida overseeing various corporate, certified agent and customer support functions including;

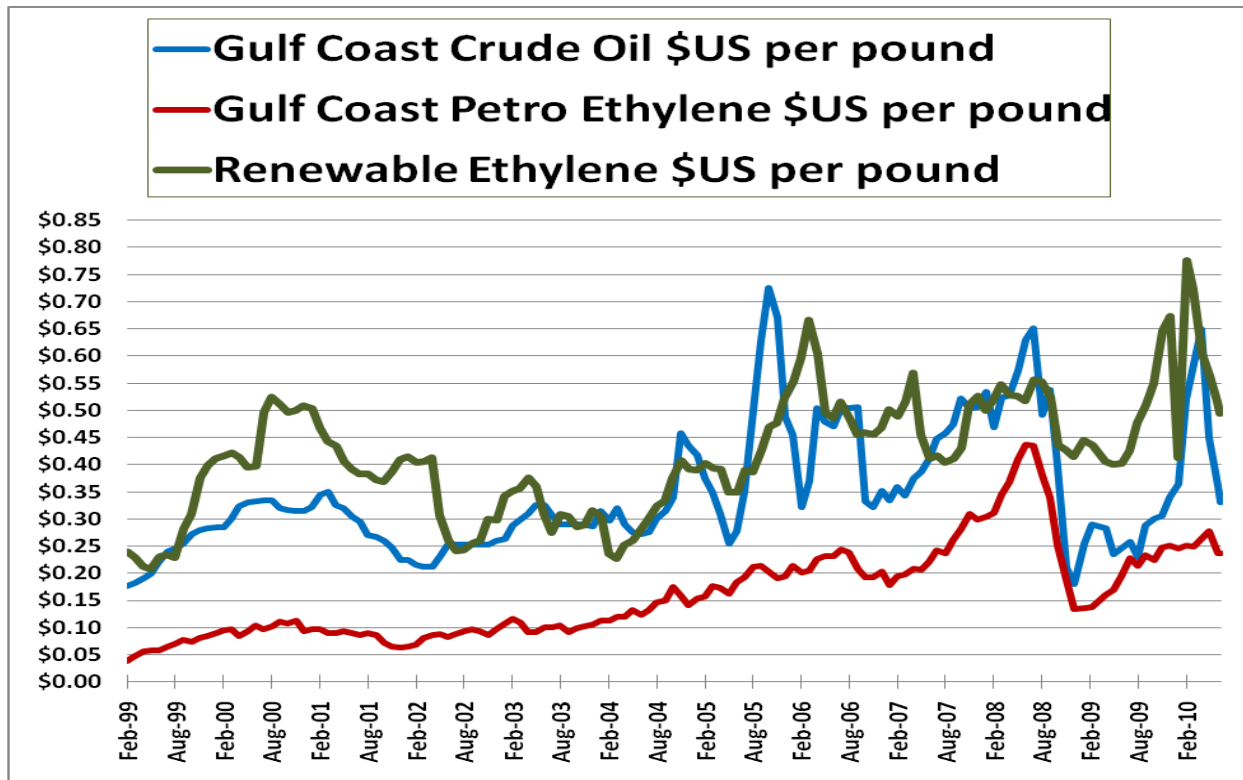
- A 24/7 live person Agent/customer call center
- Advertising, Sales, public Relations and Marketing
- Products and Services
- Order fulfillment
- Education and Training
- Accounting

Due to the many tools and benefits of the proprietary web and mobile based E³ Agent portal, combined with the many features of Google enterprise business applications, the company can seamlessly integrate and consolidate virtually all aspects of the E³ business cycle components for both agents and customers. This provides for a highly scalable business model with a relatively fixed set back office administrative and expense costs as more certified agents are incrementally added.

The company's primary business development focus from 2006 to 1st quarter 2009, and prior to the reorganization and recapitalization of the company was the manufacturing and production of plastics derived from renewable resources (ethanol), as an alternative to petroleum based plastics; and the importation of sugarcane ethanol from Brazil for use as alternative fuel. This was done in conjunction with the company's feedstock and joint venture projects equity partner, Cosan, SA. Cosan, based in Brazil, is one of the world's largest sugarcane processors and ethanol producers. Cosan is a NYSE listed company. The company and Cosan have a signed agreement that provides Cosan a 51% controlling interest in all projects. The company's joint business development efforts with Cosan were severely impacted due to the global economic financial crisis and the resulting pricing effect(s) of; the drop in petroleum prices vs. the subsequent rise of global and Brazilian sugar prices, the drop of petroleum based ethylene prices and subsequent global recession resulting in a decreased demand for petroleum based plastics, and the United States dollar currency devaluation vs. Brazilian real, (R\$). Just prior to the economic crisis in the fall of 2008, the company has secured multiple supply chain partners, technology licensing, validated purchase advance commitments and was in final development stages for a specific plant project located in the gulf Coast United States. Plans called for the production of up to 250,000 MT of renewable ethylene derived from sugarcane based ethanol imported from Brazil. The renewable ethylene would then be converted into renewable based plastics for consumer packaging products by a specific global petrochemical manufacturer at their gulf coast plant location. The economic viability of the project was dependent upon the price of renewable based plastics being competitively priced to its petroleum based counterpart. Up to an including almost a decade prior to the economic crisis, the economic feasibility was generally positive. This economic feasibility is based upon the wholesale commodity prices of; sugarcane, hydrous ethanol, petroleum, gulf coast ethylene and the currency valuations of the US dollar vs. the Brazilian Real. The following graph demonstrates the significant shift of pricing change subsequent to the economic crisis that effectively rendered the project to a "hold" status. For Example, the price of petroleum based ethylene dropped from \$1400 per Metric Ton (MT) in July 2008 to a low of \$400 MT in December 2008. Correspondingly pro-forma renewable based ethylene continued to rise as sugar prices almost doubled as well as the dollar decline vs. the Brazilian real as the effects of the economic credit crisis unfolded in the United States in 2009. The economic feasibility is influenced by the pricing relationship between petroleum per barrel and petroleum based ethylene. Ethylene, a derived feedstock from petroleum is strongly influenced by the demand for petrochemicals in general and is sometimes influenced independently from petroleum prices. Due to the resulting recessionary global economic climate in 2009, the chart below shows the inverse or non-traditional historical pricing relationships

between petroleum, petroleum based ethylene and Renewable pro-forma ethylene over the last 21 years. The company still maintains its relationships with the supply chain parties, technology providers, end user customers and Cosan. The economic feasibility of renewable plastics vs. petroleum and the company's former gulf coast plant project could become economically viable in the future. TRC management is of the opinion that the economic imbalances of the related commodity prices were imbalanced disproportionately relative to the previous 15 year pricing relationship history and that the volatile price swings were a direct result of extenuating factors. Management believes that economic pricing feasibility will be adjusted accordingly in the future as world markets and economies stabilize. Furthermore, as political, societal, and possible additional regulatory controls taken by the United States as a result of the gulf oil spill tragedy, there may more generally favorable conditions in place for RCC's business development efforts.





In March, 2009, the company was severely impacted by events involving a foreign securities dealer. The company was the indirect victim of a Ponzi scheme that severely impacted the company's stock price that declined 98%. This decline rendered the company unable to raise sufficient working capital resulting in the company's reorganization, recapitalization and subsequent reverse split of both its common and preferred shares. In 2008, a third party shareholder of the company pledged free trading shares pursuant to a financing agreement provided to the company by a foreign securities broker dealer and Investment company. These shares were deposited at the foreign securities dealer as a condition to the financing agreement. This foreign securities dealer was raided and shut down by US Federal authorities in the 4th quarter of 2008. Prior to the raid by US federal authorities and without the consent of either the beneficial owner or the company; the pledged shares were alleged to be comingled and used for a loan by the foreign securities dealer. The pledged free trading shares comprising a significant portion of the public float were aggressively liquidated in March 2009 resulting in a 98% decline of the company's stock price in just 3 days. The company reported this incident to federal authorities. Due to the various foreign jurisdictional complications and related legal costs, combined with the assumed inability to collect from the negligent parties, it is management's decision to pursue litigation, however the company may pursue litigation in the future if additional information is obtained.

On May 26, 2009, there was a 200:1 Reverse split of the outstanding Common shares, and a 400 to 1 reverse split of preferred shares on June 12, 2009 as part of the company's recapitalization & reorganization plan. The company reallocated new preferred shares to the previous investors of the company. The company issued par value common restricted shares to management, Directors, Advisors and consultants that contain vesting, performance and lock-up leak-out provisions that are subordinated to the preferred stock holders. The company underwent various measures to reduce its contingent and actual liabilities in the 2nd and 3rd quarters resulting in liabilities of \$60,476.00, contingent liabilities of \$130,528, and convertible

debt of \$867,400.00 as of September 30, 2009. During the 4th quarter of 2009 the company converted \$370,000 of debt into equity. During the first 2 quarters of 2010 the company converted \$600,000.00 of debt into equity. The company is currently in process of negotiating and finalizing to convert remaining outstanding accounts payable, liabilities and accrued unpaid management fees into equity of the company.

1. The issuers primary SIC code is 2860. The issuers secondary SIC code is 7340.
2. The Company is a development stage company with no revenues. The company will require additional equity and /or debt financing to maintain ongoing operations. The company underwent reorganization and recapitalization process in 2009-2010 time period as a direct result of events surrounding the company's prior business focus and the effects of both the economic crisis and a Ponzi theft of the company's securities involving a third party described in more detail in section VIII-A of this disclosure statement . A substantial amount of outstanding debt and liabilities have been converted into equity of the company and or restructured. On May 26, 2009, there was a 200:1 Reverse split of the outstanding Common shares, and a 400 to 1 reverse split of preferred shares on June 12, 2009 as part of the company's recapitalization & reorganization plan. The company reallocated new preferred shares to all the previous investors of the company. The company issued par value common restricted shares to management, Directors, Advisors and consultants that contain vesting, performance and lock-up leak-out provisions that are subordinated to the preferred stock holders. The company is launching a new venture and business concept, E³ Corporation, and must raise additional capital via debt or equity in order to fund its ongoing daily operations and working capital needs.
3. The issuer has not previously been a shell company as defined by the Securities act Rule 405, or an asset backed issuer, as defined by item 1101(b) of Regulation AB.
4. **The Renewable Corporation (TRC)** has developed business models that enable the distribution of alternative energy, clean technologies, and energy efficient related products and services that enhance, rebuild and restore America's small businesses, manufacturing base and localized economies. TRC additionally employs proprietary technology platforms using cloud computing technology, custom software, social media applications, and database management tools that are implemented via its operating subsidiaries; E3 Corporation is a wholly owned subsidiary of the company and is the company's principal or main business development focus, Renewable Chemicals Corporation (RCC) is a wholly owned subsidiary of the company that has granted an exclusive option agreement exercisable at par value to purchase a 51% controlling interest of the company to Cosan. Cosan is TRC's ethanol feedstock and projects joint venture partner. Cosan, based in Brazil, is one of the world's largest sugarcane processors and ethanol producers. RCC is focused on the manufacturing and production of plastics derived from renewable resources as an alternative to petroleum.
5. The company and its operations are highly subject to government regulation. The ethanol fuel industry is highly regulated with various local, state & federal laws regulating its distribution, transportation, and disposition. There are numerous laws regulations, incentives, duties, tariffs, and taxes that are currently in place for ethanol as an alternative fuel or use for industrial purposes that are in constant state of updating, modification and changes. The conversion of ethanol into ethylene and or plastic polymers is also regulated

by local, state and federal agencies including the ATF and OSHA. The company's joint venture projects and ethanol feedstock partner is Cosan. Cosan, based in Brazil, is one of the world's largest sugarcane processors and ethanol producers. Cosan is a NYSE company and has revenues exceeding \$8 billion dollars.

6. The company has not spent any funds on research and development. The Company's main business focus since fall 2008 has been the E3 Corporation. The company has spent approximately \$470,000 to date related to its development expenses and will require a minimum of \$250,000 in capital prior to launch.
7. With respect to Renewable Chemicals Corporation, the costs and effects of compliance with environmental law at the local state, and federal level will require significant compliance and legal expenses. The company has procured and partnered with some of the worlds largest and leading petrochemical manufacturers and engineering firms who will oversee this process.
8. The company currently compensates 9 full time Officers Employees, and or independent contractors. The company is currently outsourcing software development and other technological IT development to outside strategic partner vendors who presently enlist a total of 4 full time staff developers presently devoted to E3 Corporation's business development. The company is projected to be hiring at least 12 more full time officers and employees prior to the launch of E³ Corporation anticipated 3rd quarter 2010.

Item IX. The nature of products and services offered

A -H

The Renewable Corporation (TRC) has developed business models that enable the distribution of alternative energy, clean technologies, and energy efficient related products and services that enhance, rebuild and restore America's small businesses, manufacturing base and localized economies. TRC additionally employs proprietary technology platforms using cloud computing technology, custom software, social media applications, and database management tools that are implemented via its operating subsidiaries;

E³ Corporation (E³) provides and distributes alternative energy, clean technologies, energy-efficient and preparedness products and services. These products and services are provided to Individuals, homes, businesses and municipalities through a national network of certified E³ Agents. E³ provides the certified Agents with various tools and services including: green training and certification, a proprietary cloud computing technology platform that integrates Google enterprise business applications, social media tools, sales and marketing resources, customized energy efficiency field software, back office order fulfillment, and federal programs compliance and back office administration services. Certified E³ Agents will provide products and services in categories such as: Wind, Solar, Lighting, HVAC, Automotive, Water, Preparedness, Energy Efficiency, Get off the Grid, as well as select specialized products that provide and promote independence, self sufficiency, health and personal well being. E³ independently evaluates and selects product manufacturers and service providers based upon technological competitiveness, performance, price and overall value criteria. E³ is scheduled to be launched in the 3rd quarter 2010.

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The E³ Agent Portal

A proprietary web based cloud computing technology platform integrating Google enterprise business applications. The highly scalable platform will provide E³ certified agents single user ID web or mobile based access that combines; sales and marketing, products and services, training and certification, order fulfillment, and customer service. The E³ agent portal integrates all of the Google Enterprise application and productivity tools such as; Google mobile, maps, contacts, calendar, voice, video, Google docs, Gmail, and blogger as well as enabling the use of leading social media tools such as YouTube, face book, LinkedIn, Twitter and many others. The company has engaged and hired Sheepdog.ca to develop this proprietary web and mobile based technology platform. Sheepdog has recently been ranked Google enterprise applications #1 ranked service provider the last two years.

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Field Software

E³ has developed and is finalizing proprietary software for use by the certified agents with their respective prospects and existing customer base. This software enables personalized product and service recommendations customized to the needs, lifestyle, beliefs, and pricing and federal incentive(s) eligibility qualifications of the customer. This software consists of modules that can be completed via the web, an iPhone or blackberry approved mobile device, over the phone, or an in-person E³ agent home, business or office visit. The modules consist of the appropriate tangible and intangible data and answers related to the following;

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- Present personal home or business materials and products. (Roofing, insulation, appliances, lighting, insulation, HVAC, water equipment, transportation, etc.)
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Products and Services

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select specialized products for individuals and businesses that provide and promote; reducing energy costs, self sufficiency, Get off the Grid, health, preparedness, safety, and overall personal well being. E³ independently evaluates and selects from the most efficient and technologically advanced products and service partners and manufacturers. E3 feels that it has a distinct competitive marketing advantage due to its unbiased or third party independent status and evaluation criteria. According to Cleantech Group, total annual worldwide investments in Clean Technology R &D have grown from \$500 million in 2001 to over \$8 trillion in 2008. This compares to a very limited almost non-existent amount of investment capital allocated towards clean energy efficient related research and product development in the mid to late 1990's period. Due to this recent large influx of capital devoted to new technologies and products; there are presently and will be going forward a continuous stream of new products, technologies, and services that will be introduced and available to consumers worldwide. At present there are at least 50 plus new product categories in the clean technology industry.

While there is no standard definition of "clean technology," it has been described by [Clean Edge](#), a clean-tech research firm, as "a diverse range of products, services, and processes that harness renewable materials and energy sources, dramatically reduce the use of natural resources, and cut or eliminate emissions and wastes. Clean technology includes the renewable energy (wind power, solar power, biomass, hydropower, biofuels), information technology, green transportation, electric motors, green chemistry, lighting, and many other appliances that are now more energy efficient. It is a means to create electricity and fuels with a smaller environmental footprint. And it is the need to make green buildings both more energy efficient and environmentally benign." Obviously, it is burdensome, time consuming and complex for the average consumer to effectively evaluate, compare and keep abreast of all of the new products, different technologies, and services available. E³ has a unique and distinct competitive marketing advantage due to its ability to effectively evaluate these new product and service technologies in an unbiased fashion, selecting what it determines as the best. This provides a valuable service and benefit to both agents and customers. E³ has adopted the slogan, "We Do the Homework, So You Don't Have To", that communicates this concept. E³ is presently in later stage negotiations, due diligence and evaluation with multiple product and service manufacturers and providers for retail distribution and or wholesale reseller agreements. E³ will select only one specific manufactured product or service in each category and subcategory. Additionally E³ is able to readily change product manufacturers if new or competing products and technologies are made available with negligible financial risks due to its unique business model and web based order fulfillment process.

Back Office Executive & Administrative Agent Support

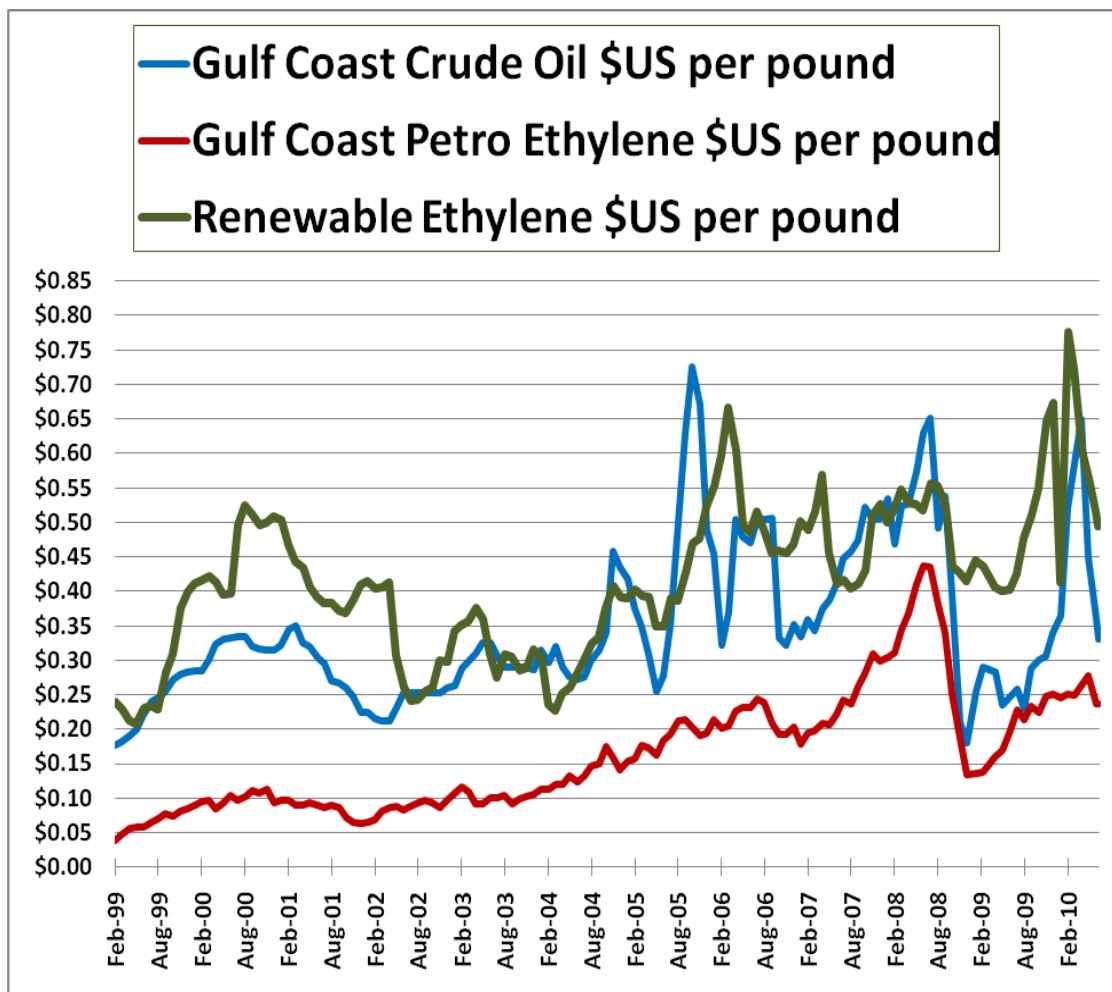
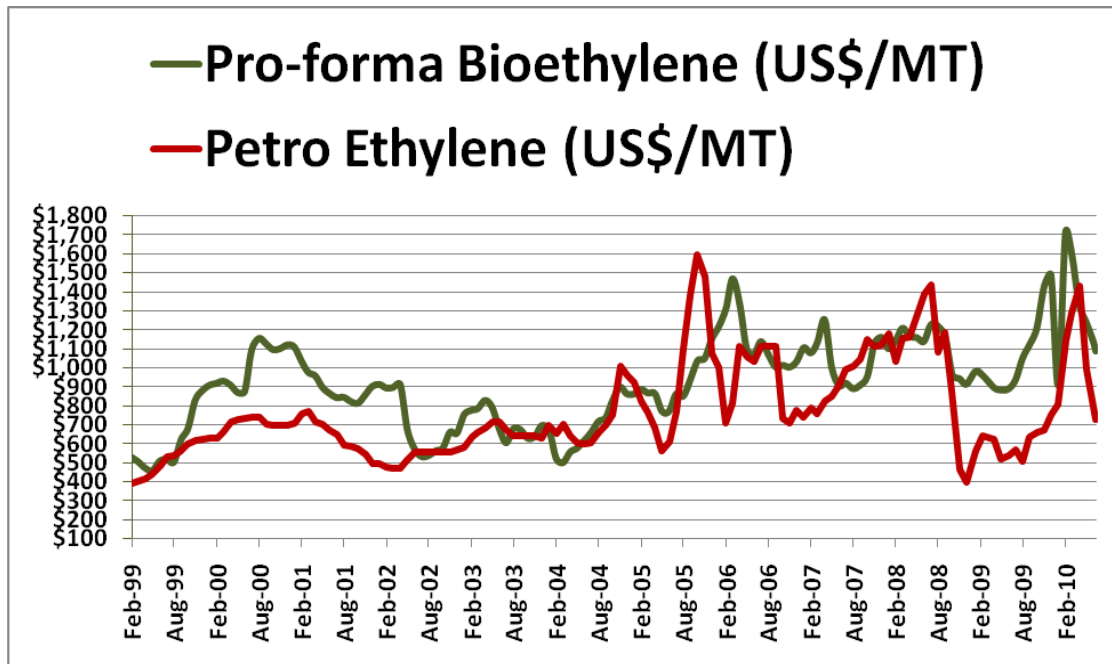
E³ will employ executive and administrative staff at its principal offices located in Sarasota, Florida overseeing various corporate, certified agent and customer support functions including;

- A 24/7 live person Agent/customer call center
- Advertising, Sales, public Relations and Marketing
- Products and Services
- Order fulfillment
- Education and Training
- Accounting

Due to the many tools and benefits of the proprietary web and mobile based E³ Agent portal, combined with the many features of Google enterprise business applications, the

company can seamlessly integrate and consolidate virtually all aspects of the E³ business cycle components for both agents and customers. This provides for a highly scalable business model with a relatively fixed set back office administrative and expense costs as more certified agents are incrementally added.

The company's primary business development focus from 2006 to 1st quarter 2009, and prior to the reorganization and recapitalization of the company was the manufacturing and production of plastics derived from renewable resources (ethanol), as an alternative to petroleum based plastics; and the importation of sugarcane ethanol from Brazil for use as alternative fuel. This was done in conjunction with the company's feedstock and joint venture projects equity partner, Cosan, SA. Cosan, based in Brazil, is one of the world's largest sugarcane processors and ethanol producers. Cosan is a NYSE listed company. The company and Cosan have a signed agreement that provides Cosan a 51% controlling interest in all projects. The company's joint business development efforts with Cosan were severely impacted due to the global economic financial crisis and the resulting pricing effect(s) of; the drop in petroleum prices vs. the subsequent rise of global and Brazilian sugar prices, the drop of petroleum based ethylene prices and subsequent global recession resulting in a decreased demand for petroleum based plastics, and the United States dollar currency devaluation vs. Brazilian real, (R\$). Just prior to the economic crisis in the fall of 2008, the company has secured multiple supply chain partners, technology licensing, validated purchase advance commitments and was in final development stages for a specific plant project located in the gulf Coast United States. Plans called for the production of up to 250,000 MT of renewable ethylene derived from sugarcane based ethanol imported from Brazil. The renewable ethylene would then be converted into renewable based plastics for consumer packaging products by a specific global petrochemical manufacturer at their gulf coast plant location. The economic viability of the project was dependent upon the price of renewable based plastics being competitively priced to its petroleum based counterpart. Up to an including almost a decade prior to the economic crisis, the economic feasibility was generally positive. This economic feasibility is based upon the wholesale commodity prices of; sugarcane, hydrous ethanol, petroleum, gulf coast ethylene and the currency valuations of the US dollar vs. the Brazilian Real. The following graph demonstrates the significant shift of pricing change subsequent to the economic crisis that effectively rendered the project to a "hold" status. For Example, the price of petroleum based ethylene dropped from \$1400 per Metric Ton (MT) in July 2008 to a low of \$400 MT in December 2008. Correspondingly pro-forma renewable based ethylene continued to rise as sugar prices almost doubled as well as the dollar decline vs. the Brazilian real as the effects of the economic credit crisis unfolded in the United States in 2009. The economic feasibility is influenced by the pricing relationship between petroleum per barrel and petroleum based ethylene. Ethylene, a derived feedstock from petroleum is strongly influenced by the demand for petrochemicals in general and is sometimes influenced independently from petroleum prices. Due to the resulting recessionary global economic climate in 2009, the chart below shows the inverse or non-traditional historical pricing relationships between petroleum, petroleum based ethylene and Renewable pro-forma ethylene over the last 21 years. The company still maintains its relationships with the supply chain parties, technology providers, end user customers and Cosan. The economic feasibility of renewable plastics vs. petroleum and the company's former gulf coast plant project could become economically viable in the future. TRC management is of the opinion that the economic imbalances of the related commodity prices were imbalanced disproportionately relative to the previous 15 year pricing relationship history and that the volatile price swings were a direct result of extenuating factors. Management believes that economic pricing feasibility will be adjusted accordingly in the future as world markets and economies stabilize. Furthermore, as political, societal, and possible additional regulatory controls taken by the United States as a result of the gulf oil spill tragedy, there may more generally favorable conditions in place for RCC's business development efforts.



Item X. The nature and extent of the Issuers facilities

The Renewable Corporation corporate headquarters and administrative offices are in Sarasota, Florida which is comprised of approximately 1,500 square feet. The company has maintained this location since October 2004 for \$4,379.41 per month. The company will have to lease additional office space for administration and operations requirements for the E³ Corporation. Management is currently in discussions with its present landlord for additional unoccupied space. The company will have a Washington DC office commencing August 2010. The company utilizes office in Sao Paulo Brazil headquarters of COSAN on an as needed basis. The company pays for a vehicle lease used by the Chairman/CEO of the company at the rate of approximately \$800 per month.

PART D MANAGEMENT STRUCTURE AND FINANCIAL INFORMATION

Item XI. CEO, Directors, officers, management and control persons

A- 1-6 Officers and Directors

Andy Badolato, Chairman, Chief Executive Officer

Mr. Badolato has 22 yrs experience in Venture Capital, Technology Transfer, M&A transactions, Mezzanine and Public equity financings; and the creation, business development, and oversight of public and private companies. Mr. Badolato has been a co- founder and or early stage investor in 23 plus companies that have raised over one billion in private equity and obtained an aggregate high market capitalization of over 29 billion dollars. He was the founder, President and Director of MILCOM Technologies successfully licensing over 1.6 billion dollars of research and development from Lockheed Martin. MILCOM, a leader in commercializing technologies that originate in the defense industry, has launched thirteen companies that have obtained over 600 million dollars in venture capital. In 2000, two companies that Mr. Badolato co-founded were given awards for job creation and technology growth by IT Florida, a state advocacy group that oversees Florida based corporate technology development. Mr. Badolato was VP Corporate finance of St James, the founder and initial seed round investors of Inktomi, a company that obtained a 20 billion dollar public market valuation. Mr. Badolato was the founding President and Director of SinoFresh HealthCare, Inc, a developer and marketer of innovative therapies to treat inflammatory and infectious diseases of the upper respiratory system. Mr. Badolato successfully launched the Company's lead product, SinoFresh(TM) Nasal, Oral & Sinus Care, to a national distribution contract making it available in over 20,000 retail outlets nationwide. Mr. Badolato is a cofounder of The Renewable Corporation. He also is Managing Director of White Knights & Vultures LLC., a Venture Capital and corporate M&A consulting firm. Mr. Badolato graduated from St. Thomas of Villanova University in Miami, Florida, with a Bachelors of Arts in Business.

Ron Doran, Director and Vice President Sales

Mr. Doran has extensive sales and marketing experience in Asian market product development, distribution, outsourcing and manufacturing channels. Mr. Doran has also served as a merchant banker and has overseen development, financing, and strategic relationships for various healthcare and technology companies including Uniphyd Corporation, Milcom, and Terranex. Mr. Doran is a cofounder of The Renewable Corporation.

Gurinder Shahi, MD, PhD, MPH. Chief Technologist & Chairman Scientific Advisory Board

Dr. Shahi is a physician with training in molecular biochemistry and in international policy and management. He is a leading expert on technology innovation and change management in healthcare and the life sciences, and has a particular interest in the commercialization of promising new bio-technologies to address environmental, energy, health and socio-economic development concerns. He has played a key role in the development of several major international initiatives including the International Vaccine Institute (now based in Seoul, Korea), the Asia-Pacific International Molecular Biology Network and the Global BioBusiness Initiative, and has served as advisor and consultant to leading international organizations, governments, corporations and foundations around the world. He has also been actively involved in establishing and providing strategic and management input to a range of promising technology enterprises including Lynk Biotechnologies (Asia) and The Renewable Corporation (US/Europe/Asia/Latin America). Dr. Shahi has authored over 60 articles, journal papers and conference presentations and served as lead editor for International Perspectives on Environment, Development and Health: Toward a Sustainable World (GS Shahi, BS Levy, A Binger, T Kjellstrom and RS Lawrence, Springer Publishing Company, New York, 1997). His books include BioBusiness in Asia: How Asia Can Capitalize on the Life Science Revolution (Pearson Prentice Hall, 2004) and Financing Technology Innovation (with Joseph Greco, GBI Books, 2007). Dr Shahi holds an MD and PhD (in molecular biochemistry) from the National University of Singapore and an MPH (International Policy and Management) from Harvard University. He has been a Warren Weaver Fellow (Global Environment and Health Sciences) at The Rockefeller Foundation.

John Alan Irvin, E3 Corporation, VP Federal Resources, Washington DC Office

Mr. Irvin has 24 years of U.S. government experience, including 14 in the U.S. Army and ten with the Department of State. He has held many leadership positions as a Psychological Operations Officer, Field Artillery Officer, and 82nd Airborne Division paratrooper. His overseas experience includes duty in Germany, Korea, Panama, Noncombatant Evacuation Operations in Congo and Liberia, Operation Just Cause in Grenada, and Operation Desert Storm, for which he was awarded the Bronze Star Medal for his actions during the Battle of Medina Ridge. At the Department of State he served as an expert in the counter-proliferation of weapons of mass destruction, with assignments to the U.S. embassies in Austria, Canada, and the United Kingdom. He has worked extensively with U.S. government diplomatic, law enforcement, military, energy, and intelligence community entities, as well as several foreign governments. He holds a Bachelors of Arts in Psychology, cum laude, from Mansfield University in Pennsylvania.

Harvey Hendler, Strategic Planning

Mr. Hendler specializes in strategic business planning, operations and consulting with TRC and E3 senior management. His corporate clients include: Dow, Ciba, GlaxoSmithKline, InfoMedics, Monsanto, Pfizer, Roche, Millennium chemicals, FMC Corporation and International Paper. Mr. Hendler has a Master of Science Degree in Management from the New Jersey Institute of Technology.

James Martin CPA., Comptroller

Mr. Martin has over 30 years of corporate accounting experience with both public and private companies. He has held senior level positions in financial operations as controller and treasurer. Mr. Martin graduated from Loyola University in New Orleans, Louisiana with a Bachelors of Commercial Science degree with a concentration in Accounting.

Doug Forde, Audit Committee and Advisory Board Member

Mr. Forde is a career business professional with a background in finance, taxation capital markets, and mergers and acquisitions. He has held senior level positions in private and public companies, including KPMG Peat Marwick, McGraw-Hill, and Xerox Corporation, and CEO positions with three businesses he helped to transition from the private sector to the public sector. Mr. Forde's list of accomplishments include tax planning for US companies abroad, tax strategies for foreign companies in the United States, and a role in more than 100 mergers and acquisitions, leveraged buyouts, and corporate divestitures. Mr. Forde is a published author with hundreds of articles and research white papers regarding taxation, auditing and corporate finance industries. He has lectured at many universities and colleges and holds the title of Visiting Professor at many leading educational institutions. Mr. Forde has served on the board of directors of public and private companies including Virgin Islands Flight Schools, Eastern Caribbean Airways, Inc., International Banks, Hospitals and Health Care Companies, and Universities. Mr. Forde is a graduate of the University of the Virgin Islands, the University of Illinois Urbana-Champaign, and Baruch College of the City University of New York, and holds degrees in accounting, finance, and taxation.

Gary Howell, Ph.D., Advisory Board- Former Vice President Business Development

Dr. Howell has overseen and led diverse businesses within consumer products, biotechnology, R&D, and technology transfer. He has held leadership roles in organizations ranging from start-ups to Fortune 500 corporations with responsibilities in technology assessment, strategy development, market research and business development. Dr. Howell served as Director of the Cincinnati Center for Clinical Research and Head of Venture Development at Cincinnati Children's Hospital Medical Center; interim CEO of Genomatix (now Intrexon), a biotechnology company; and at Procter & Gamble Analytical Chemistry and Technology/Product Development departments. Dr. Howell holds several degrees, including: a Ph.D. and M.S. in Chemistry from Cornell University and a B.S. in Chemistry, cum laude, from the State University of New York College at Cortland. In addition, his association memberships have included: the Association of University Technology Managers, American Chemical Society, American Association for the Advancement of Science and Sigma Xi.

Larry Drumm- Advisory Board

Mr. Drumm has extensive experience in the renewable industry. He has served as a senior executive at many companies including; Bio-Technical Resources (A division of Arkion Life Sciences LLC) as Vice-President, Business Development, at DCV (a group of DuPont/ConAgra companies) now called Arkion, as Development Manager of Biochemical Products, Director of Marketing and Strategic Planning and Director of Marketing, BTR Separations. At Genencor International, formerly Eastman Kodak Company, Mr. Drumm served as Director of Business Development, Manager of Commercial Development and Manager of Marketing Planning. At Eastman Chemical Products, Inc. Mr. Drumm served as Product Supervisor and Marketing Representative. Mr. Drumm holds an M.B.A. from University of Hartford and a B.S. in Chemical Engineering, University of Cincinnati. Mr. Drumm has also been Commercial Development and Marketing Association two times President which is the Business Development Community for the Chemical Industry. He is a member of the American Chemical Society and in the Biotechnology Industry Organization; (BIO) has also served as the organizer of the Chief Technical Officer Summit on Biotechnology in the Chemical Industry. as well as a Founding Board Member of BIO's Industrial and Environmental Section. He is a member of the Society for Industrial Microbiology. Mr Drumm is also a member of the Societal Impact Operating Committee of the AIChE and Founding Member of the Society for Biological Engineering.

Beneficial ownership interest Directors, officers, affiliates, control persons

<u>Beneficial Owner</u>	<u>Total Shares</u>	<u>Percentage</u>
E3 Management V, LLC (1)	81,950,000	43.40%
TRC Management LLC (1)	37,545,625	19.88%
Andrew Badolato (5)	11,025,012	5.84%
Kevin Horrell (3)	9,001,653	4.77%
Tom Hinz	9,000,001	4.77%
John R. Doran (5)	5,006,258	2.65%
Harvey Hendler (5)	4,500,251	2.38%
Lewis B. Moon (4)	3,402,191	1.80%
TRC Creditors Reorganization LLC (2)	3,150,000	1.67%
Ken Hall (6)	1,005,638	0.57%
Others	5,051,252	2.56%

1. Common restricted shares issued to an LLC for the benefit of company management, advisors, consultants and strategic partners. The shares are subject to specific vesting, milestones, exclusive companies repurchase option and a lock-up leak-out agreement that is subordinated to the preferred share holders.
2. Preferred shares allocated for the company's recapitalization reorganization debt conversion of actual and contingent liabilities.
3. Includes Rio Trade Partners, Inc., and Kevin Horrell individually.
4. Individually and as managing director of Lewann Tangible Asset Management, LLC.
5. Subject to milestones vesting, performance, lock-up leak-out provisions and as well as a company right of repurchase in conjunction with amended employment agreement dated October 2005.
6. Includes Carbon Trade Management Inc., and Ken Hall Individually

B. Legal /Disciplinary History.

The above Officers, Directors or control persons have NOT in the last 5 years been:

1. Convicted of any criminal proceedings or either named or as a defendant.
2. Has not had 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. Has not had 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.

4. Has not had an 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 Family Relationships

Dr. David Badolato, brother of Andrew Badolato owns 300,002 common restricted shares at Par value (\$0.001)

Dr. Stephen Badolato, brother of Andrew Badolato owns 500,002 common restricted shares at Par value (\$0.001)

D. Disclosure of related party transactions N/A

E. Disclosure of conflicts of Interest

a. Andrew Badolato, the Chairman & CEO of the company is managing member and a beneficial minority owner of White Knights & Vultures LLC, (WKV) a private company. White Knights & Vultures LLC is a consulting, incubation, venture capital, and merchant bank currently not involved with any new or existing venture. Some of the company's shareholders and investors are also beneficial holders of WKV. WKV presently has no assets. Mr. Badolato devotes minimal time to this endeavor and the majority of time to the company's operations.

b. Many of the company's scientific advisory board members and outside consultants are active in other ancillary business efforts and roles with other companies in similar, competitive or overlapping technology areas. The company policy requires the execution of confidentiality agreements with all outside advisors and the requirement of disclosure by the parties on a case by case basis, and if it is deemed to be a direct or significant business risk to the company, acts accordingly. Management of the company believes that outside business development of the advisors and consultants with overlapping similarities is beneficial to the efforts of company for overall progress, business development and partnering opportunities.

ITEM XII. Financial information

Please see attached financial information and accompanied footnotes

ITEM XIII. Similar financial information for the two preceding years

Please see attached financial information and accompanied footnotes

ITEM XIV. Beneficial ownership interest Directors, officers, affiliates, control persons

<u>Beneficial Owner</u>	<u>Total Shares</u>	<u>Percentage</u>
E3 Management V, LLC (1)	81,950,000	43.40%
TRC Management LLC (1)	37,545,625	19.88%
Andrew Badolato (5)	11,025,012	5.84%
Kevin Horrell (3)	9,001,653	4.77%
Tom Hinz	9,000,001	4.77%
John R. Doran (5)	5,006,258	2.65%
Harvey Hendler (5)	4,500,251	2.38%
Lewis B. Moon (4)	3,402,191	1.80%
TRC Creditors Reorganization LLC (2)	3,150,000	1.67%
Ken Hall (6)	1,005,638	0.57%
Others	5,051,252	2.56%

1. Common restricted shares issued to an LLC for the benefit of company management, advisors, consultants and strategic partners. The shares are subject to specific vesting, milestones, exclusive companies repurchase option and a lock-up leak-out agreement that is subordinated to the preferred share holders.
2. Preferred shares allocated for the company's recapitalization reorganization debt conversion of actual and contingent liabilities.
3. Includes Rio Trade Partners, Inc., and Kevin Horrell individually.
4. Individually and as managing director of Lewann Tangible Asset Management, LLC.
5. Subject to milestones vesting, performance, lock-up leak-out provisions and as well as a company right of repurchase in conjunction with amended employment agreement dated October 2005.
6. Includes Carbon Trade Management Inc., and Ken Hall Individually

Item XV. The Name address telephone number and email address of each of the following outside providers that advise the issuer on matters relating to operations business development and disclosure

1. Investment Banker
N/A
2. Promoters
Refer to #7 and #8
3. Counsel
The company utilizes multiple engaged counsel and legal representation depending upon the circumstances and expertise required. The company has been represented and worked with the following in the last two year period.

Glassberg & Glassberg PA
David Glassberg
13615 S. Dixie Highway
114-514
Miami, FL 33176
305-669-9535

Rich Kaye Esq,
Taylor English Duma LLP
1600 Parkwood Circle Ste. 400
Atlanta, GA 30339 770.434.6868

The Otto Law Group, PLC
601 Union Street, Suite 4500
Seattle, Washington 98101 Tel. (206) 262-9545

Charles Cleland PA
2187 Ringling Blvd
Sarasota, FL 34237
941-955-1595

4. Accountant or Auditor

The company is currently interviewing local and regional professional accounting firms for the purposes of engagement and the completion of a two year audit and becoming a fully reporting SEC compliant company. Based upon company financing to meet working capital needs as well as the cost requirements of legal and accounting, presently estimated at \$75,000, the company intends to finalize this process by its fiscal year end 2010.

5. Public Relations Consultant

The company has previously signed an agreement that remains un-funded (not paid for) with an imminent expected start date.
Martin E. Janis & Company, Inc.
401 North Michigan Avenue, Suite 2920
Chicago, IL 60611
312-943-1100

6. Investor Relations Consultant

- a. The company has previously disclosed and signed engagement agreements with:

Century American Promotions
Attn: Ted Berk
36 Elliot Road
Harrington Park, NJ 07640
201 767 8008

The company has yet to provide any equity compensation as agreed and reserves the right to rescind this agreement completely

Market Advisors
Attn: Doug Wetzel
Lincoln, Nebraska
308-385-4991

The company has previously signed an agreement that remains outstanding and unfunded with an imminent expected start date.

Information Solutions Group
807 Ridge Road
Suite 203
Webster, NY 14580

The company has disclosed as of November 2009 an agreement for investor awareness providing equity compensation consisting of restricted common stock at par value. The compensation was not provided by the company and the agreement was rescinded in the 1st quarter 2010.

Results Media Group
13300 Tecumseh Road East, Suite 390
Tecumseh, Ontario Canada N8N 4R8
Attn: Tyler Troup
thinkrmg.com
519-979-1551
519-979-7742

The company has signed an agreement for services consisting of Public Relations, marketing, advertising and consulting with respect to E³ Corporation business development, and Investor Awareness. The compensation calls for \$5,000 per month as of June 1, 2010 and equity in the form of restricted common shares.

7. Any other advisor that assisted advised prepared information with respect to this disclosure. N/A

ITEM XVI. Management's discussion and Analysis or plan of operations

At present, the E³ Corporation is the company's primary business focus. E³ is scheduled to launch in the 3rd quarter of 2010. The company is currently developing, funding and finalizing the required technologies, departments, expertise, staff and administrative infrastructure required prior to launching. This primarily consists of the six major segments described below. The estimated fixed up-front costs required completing the segments pertaining to Software and development related to the E³ agent portal and up front marketing is approximately \$300,000. The company additionally requires general working capital for its fixed minimum expenses estimated at \$500,000 per annum.

AT PRESENT, THE COMPANY DOES NOT HAVE REVENUES AND IS CONSIDERED A DEVELOPMENTAL STAGE COMPANY. THE COMPANY MUST SECURE EITHER DEBT OR EQUITY CAPITAL FOR ITS BUSINESS DEVELOPMENT OF THE E³ CORPORATION AND TO MEET ITS WORKING CAPITAL NEEDS. THERE IS NO GUARANTEE THAT THE E³ CORPORATION WILL GENERATE REVENUES OR PROFITS ONCE LAUNCHED. ANY DEBT OR EQUITY INVESTMENT MADE TO THE COMPANY OR INVESTED IN THE PUBLIC COMMON STOCK IS TO BE CONSIDERED OF VERY HIGH RISK AND IS SPECULATIVE IN

NATURE. FURTHERMORE, SIGNIFICANT DILUTION OF ONES INVESTMENT COULD OCCUR IF THE COMPANY RAISES ANY DEBT OR EQUITY CAPITAL..

The company is presently in discussions with multiple parties, accredited investors, and strategic partners to provide either equity or debt capital. The company has met its working capital needs over the prior 20 month period from a total of 5 investors.

The E³ Agent Portal

A proprietary web based cloud computing technology platform integrating Google enterprise business applications. The highly scalable platform will provide E³ certified agents single user ID web or mobile based access that combines; sales and marketing, products and services, training and certification, order fulfillment, and customer service. The E³ agent portal integrates all of the Google Enterprise application and productivity tools such as; Google mobile, maps, contacts, calendar, voice, video, Google docs, Gmail, and blogger as well as enabling the use of leading social media tools such as YouTube, face book, LinkedIn, Twitter and many others. The company has engaged and hired Sheepdog.ca to develop this proprietary web and mobile based technology platform. Sheepdog has recently been ranked Google enterprise applications #1 ranked service provider the last two years.

Training and Certification

E³ will provide an initial web based education and training examination test required to become a certified E³ Agent. E³ will continually provide its agents ongoing “green” training and related product and service educational resources delivered via its proprietary web based platform. The company is currently in discussions to license and form a strategic partnership with one of the world’s largest LEED/BPI training providers, presently offering training in 50 plus cities nationwide and multiple international locations. Their curriculum includes; LEED Accredited Professional, BPI Certification, Solar & Wind, and Carbon Accounting, and RESNET HERS Rater. Their staff includes experienced LEED Project Administrators, BPI Building Analysts, BPI Accredited Professionals, NABCEP, Certified Solar Installers, registered Architects, Professional Engineers, HERS Raters certified by Energy Star’s RESNET program, and LEED Accredited Professionals. E3 agents will thus receive an initial training and certification and then be able to expand and obtain advanced certifications and accreditations at their own option.

Field Software

E³ has developed and is finalizing proprietary software for use by the certified agents with their respective prospects and existing customer base. This software enables personalized product and service recommendations customized to the needs, lifestyle, beliefs, and pricing and federal incentive(s) eligibility qualifications of the customer. This software consists of modules that can be completed via the web, an iPhone or blackberry approved mobile device, over the phone, or an in-person E³ agent home, business or office visit. The modules consist of the appropriate tangible and intangible data and answers related to the following;

- Current energy consumption costs, data and providers
- Present personal home or business materials and products. (Roofing, insulation, appliances, lighting, insulation, HVAC, water equipment, transportation, etc.)
- Questions related to the environment and personal beliefs, habits, health & lifestyle, dietary preferences, and family and social networks.

Upon completion of the modules, (some being mandatory and others optional) it will then provide a highly graphical personalized product and service recommendations report that incorporates; Costs, time to payback, energy savings, eligibility requirements and benefit of any applicable Federal, State or local Programs, Subsidies, incentives sponsored loans, tax credits or rebate, environmental impact and personal benefits as well as additional educational resources, personalized data or information. E³ intends to “brand” this specialized software.

Federal Government Programs and Incentives Administration

The Federal government has created and enacted many alternative energy related incentives including; loan and housing programs, subsidies, tax credits, efficient building and housing standards, laws and mandates, and state and municipal directed programs involving the implementation of alternative and clean energy technologies, products, services and solutions. These have been initiated to improve the economy, create new jobs, and decrease our dependence on foreign oil. These incentives typical require complex paperwork and strict administrative oversight. E³, as part of the overall value proposition provided to certified agents, will oversee and simplify the eligibility requirements and administration application process, enabling agents to focus on sales and marketing and avoid being bogged down with paperwork. The company is in the process of establishing a Washington D.C. office and will work closely with Federal Government branches including; The United States Department of Energy, Department of Commerce, Department of Housing and Urban Development, and The Executive Office of the White Houses Middle Class Task Force focused on the creation of “Green Jobs” under the American Recovery and Reinvestment Act. Using the many tools, features and benefits of the web or mobile based E³ Agent portal, Google enterprise business applications, and back office administration staff, E³ can implement a highly scalable, low cost administrative process to assist the federal government implement the incentive programs in the small business and independent service based economy sector.

Products and Services

E³, via its certified Agents will provide and distribute alternative energy, cleantech, energy-efficient, preparedness, and environmentally safe products and services. These products and services will be provided to Individuals, homes, businesses and municipalities. Agents will provide products and services in categories such as: Wind, Solar, Lighting, HVAC, Automotive, Water, Preparedness, Energy Efficiency as well as select specialized products for individuals and businesses that provide and promote; reducing energy costs, self sufficiency, Get off the Grid, health, preparedness, safety, and overall personal well being. E³ independently evaluates and selects from the most efficient and technologically advanced products and service partners and manufacturers. E3 feels that it has a distinct competitive marketing advantage due to its unbiased or third party independent status and evaluation criteria. According to Cleantech Group, total annual worldwide investments in Clean Technology R &D have grown from \$500 million in 2001 to over \$8 trillion in 2008. This compares to a very limited almost non-existent amount of investment capital allocated towards clean energy efficient related research and product development in the mid to late 1990's period. Due to this recent large influx of capital devoted to new technologies and products; there are presently and will be going forward a continuous stream of new products, technologies, and services that will be introduced and available to consumers worldwide. At present there are at least 50 plus new product categories in the clean technology industry.

While there is no standard definition of "clean technology," it has been described by [Clean Edge](#), a clean-tech research firm, as "a diverse range of products, services, and processes that harness renewable materials and energy sources, dramatically reduce the use of natural resources, and cut or eliminate emissions and wastes. Clean technology includes the renewable energy (wind power, solar power, biomass, hydropower, biofuels), information technology, green transportation, electric motors, green chemistry, lighting, and many other appliances that are now more energy efficient. It is a means to create electricity and fuels with a smaller environmental footprint. And it is the need to make green buildings both more energy efficient and environmentally benign." Obviously, it is burdensome, time consuming and complex for the average consumer to effectively evaluate, compare and keep abreast of all of the new products, different technologies, and services available. E³ has a unique and distinct competitive marketing advantage due to its ability to effectively evaluate these new product and service technologies in an unbiased fashion, selecting what it determines as the best. This provides a valuable service and benefit to both agents and customers. E³ has adopted the slogan, "We Do the Homework, So You Don't Have To", that communicates this concept. E³ is presently in later stage negotiations, due diligence and evaluation with multiple product and service manufacturers and providers for retail distribution and or wholesale reseller agreements. E³ will select only one specific manufactured product or service in each category and subcategory. Additionally E³ is able to readily change product manufacturers if new or competing products and technologies are made available with negligible financial risks due to its unique business model and web based order fulfillment process.

Back Office Executive & Administrative Agent Support

E³ will employ executive and administrative staff at its principal offices located in Sarasota, Florida overseeing various corporate, certified agent and customer support functions including;

- A 24/7 live person Agent/customer call center
- Advertising, Sales, public Relations and Marketing
- Products and Services
- Order fulfillment
- Education and Training
- Accounting

Due to the many tools and benefits of the proprietary web and mobile based E³ Agent portal, combined with the many features of Google enterprise business applications, the company can seamlessly integrate and consolidate virtually all aspects of the E³ business cycle components for both agents and customers. This provides for a highly scalable business model with a relatively fixed set back office administrative and expense costs as more certified agents are incrementally added.

PART E ISSUANCE HISTORY

ITEM XVII List of securities offerings and shares issued for services in the Past two years

- In April 2010, the Company issued 7,245,000 shares of preferred stock to the previous holders and subscribed investors to readjust for dilution protection at a purchase price of \$0.10 per share.
- In April 2010, the company issued 84,450,000 shares of restricted common stock at par value (\$0.001) fbo Officers, Directors, Employees, Advisory Board members, and consultants.
- In April 2010, the company issued 12,000,000 shares of common stock for \$300,000 debt conversion.
- In November 2009, the company issued 3,000,000 shares of common stock for \$150,000 debt conversion.
- In June 2009, The Company issued 10,000,000 shares of restricted common stock to be held in escrow pursuant to a financing agreement. 9,800,000 of these shares were subsequently returned to the treasury of the company. The remaining unreturned 200,000 shares have been stopped or canceled by the company in accordance with the financing and escrow agreement terms.
- In June 2009, the company issued 500,000 shares of preferred stock in exchange for a settlement release agreement corresponding to a previous \$100,000 investment.
- In June 2009, the company issued 7,400,000 shares of common stock for \$370,000 debt conversion.
- In June 2009, the company issued 2,500,000 shares of preferred stock to the previous holders and subscribed investors to readjust for dilution protection subsequent to the reverse split at an original purchase price of \$0.20 per share.
- In June 2009 the company issued 5,750,000 an LLC for the purposes of converting outstanding and accrued liabilities into equity. 2,600,000 of these shares were subsequently returned to the treasury, leaving a balance of 3,150,000 preferred shares outstanding.
- In June 2009, the company effectuated a 400 to 1 reverse split of all preferred shares outstanding.
- In May 27, 2009, the company issued 60,000,000 shares of restricted common stock at par value (\$0.001) fbo Officers, Directors, Employees, and Advisory Board members and consultants.
- On May 26, 2009, the company effectuated a 200 to 1 reverse split of all the common shares outstanding.
- On April 13, 2009 the company issued 2,750,000 common shares in exchange for \$25,000.
- In March 20, 2009 the company issued 2,000,000 common shares in exchange for general release and settlement agreement pertaining to a previous \$100,000 investment.
- In December 2008, the company issued 27,000,000 common shares at par value (\$0.001) f/b/o Officers, Directors, Employees, Advisory Board members, and consultants.
- In October 2008, the company issued 733,333 shares of common stock in exchange for the debt conversion of outstanding accrued rent totaling \$123,103.
- In October 2008, the company issued 4,000,000 shares of Series B preferred Stock at par value to Management.
- In October 2008, the company issued 850,000 restricted common shares to be placed in escrow pursuant to a settlement agreement and promissory note. The company satisfied the terms of the settlement agreement and promissory note and the shares were subsequently canceled and returned to the treasury.
- In September 2008, the company issued 1,075,000 common shares at par value in exchange for consulting services.

ITEM XXI. Issuer Certification

I, Andy Badolato, certify that:

1. I have reviewed this Disclosure statement of The Renewable Corporation updated issuer information file as of July 7th 2010, Pursuant to Securities and Exchange Commission Rule 15c2-11.
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 and results of operations of the issuer as of, and for, the periods presented in this disclosure statement.

July 12, 2010

/s/ Andy Badolato

Andy Badolato
The Renewable Corporation
Chairman and CEO