OTCQB Certification

The Company is registered or required to file periodic reporting with the SEC or is exempt from SEC registration as

I, Rachel Boulds, CFO of Clean Vision Corporation ("the Company"), certify that:

	indicated below (mark the box below that applies with an "X"):
	 □ Company is registered under Section 12(g) of the Exchange Act □ Company is relying on Exchange Act Rule 12g3-2(b) □ Company is a bank that reports to a Bank Regulator under Section 12(i) of the Exchange Act □ Company is a bank that is non-SEC reporting but is current in its reporting to a Banking Regulator □ Company is reporting under Section 15(d) of the Exchange Act. □ Company is reporting under the Alternative Reporting Company Disclosure Guidelines
	□ Company is reporting under Regulation A (Tier 2)□ Other (describe)
2.	The Company is current in its reporting obligations as of the most recent fiscal year end and any subsequent quarters, and such information has been posted either on the SEC's EDGAR system or the OTC Disclosure & News Service, as applicable.
3.	The company is duly organized, validly existing and in good standing under the laws of Nevada in which the Company is organized or does business.

The share information below is for the primary OTCQB traded security as of the latest practicable date:

Trading Symbol		CLNV
The data in this chart is as of:		<u>September 27, 2022</u>
Shares Authorized	(A)	2,000,000,000
Total Shares Outstanding	(B)	349,385,392
Number of Restricted Shares ¹	(C)	39,008,119
Unrestricted Shares Held by Officers, Directors, 10% Control Persons & Affiliates	(D)	3,000,000
Public Float: Subtract Lines C and D from Line B	(E)	307,377,273
% Public Float: Line E Divided by Line B (as a %) ²	(F)	88%
Number of Beneficial Shareholders of at least 100 shares ³	(G)	<u>139</u>

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¹ Restricted Shares means securities that are subject to resale restrictions for any reason. Your transfer agent should be able to provide the total number of restricted securities.

² Public Float means the total number of unrestricted shares not held directly or indirectly by an officer, director, any person who is the beneficial owner of more than 10 percent of the total shares outstanding (a "10 percent Control Person"), or any Affiliates thereof, or any Family Members of officers, directors, and control persons. Family Member shall mean a Person's spouse, parents, children, and siblings, whether by blood, marriage or adoption, or anyone residing in such Person's home. OTCQB traded securities are required to have a freely traded public float of at least 10% of the shares outstanding unless an exemption applies.

³ Beneficial Shareholder means any person who, directly or indirectly has or shares voting power of such security or investment power, which includes the power to dispose, or to direct the disposition of, such security. OTCQB traded securities are required to have at least 50 beneficial shareholders unless an exemption applies.

5. Convertible Debt:

The following is a complete list of all promissory notes, convertible notes, convertible debentures, or any other debt instruments that may be converted into a class of the issuer's equity securities that were issued or outstanding at any time during the last complete fiscal year and any interim period between the last fiscal year end and the date of this OTCQB Certification:

[\square] Check this box if there were no promissory notes, convertible notes, or other convertible debt arrangements issued or outstanding at any point during this time period.

Date of Note Issuance	Principal Amount at Issuance (\$)	Outstanding Balance (\$) ⁴	Maturity Date	Conversion Terms (e.g., pricing mechanism for determining conversion of instrument to shares)	# Shares Converted to Date	# of Potential Shares to be Issued Upon Conversion ⁵	Name of Noteholder (entities must have individual with voting / investment control disclosed). ⁶	Reason for Issuance (e.g., Loan, Services, etc.)
11/25/2020	\$110,000	<u>\$0</u>	11/25/2021	50% of the average of the lowest three trades in the twenty days prior to conversion	7,127,650	0	Greentree Financial Group, Inc - Chris Cottone	Loan
1/8/2021	\$200,000	<u>\$0</u>	1/8/2022	Converts at \$0.02	5,000,000	0	Crosslake Capital, LLC- George Choi	<u>Loan</u>
1/11/2021	\$50,000	<u>\$0</u>	1/11/2022	Converts at \$0.02	0	0	Michael Magliochetti	<u>Loan</u>
1/11/2021	\$50,000	<u>\$0</u>	1/11/2022	Converts at \$0.02	0	0	Always Energy, LLC - Corain McGinn	Loan
1/12/2021	\$100,000	<u>\$0</u>	1/12/2022	Converts at \$0.02	0	0	Magliochetti Family 2009 Irrevocable Trust - Corain McGinn	Loan
1/11/2021	\$200,000	<u>\$0</u>	1/11/2022	Converts at \$0.02	0	0	GW Holdings Group, LLC – Noah Weinstein	Loan
1/12/2021	\$200,000	<u>\$0</u>	1/12/2022	Converts at \$0.02	0	0	Tiger Trout Capital Puerto Rico, LLC – Alan Masley	Loan

⁴ The Outstanding Balance is to include accrued interest.

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⁵ The total number of shares that can be issued upon full conversion of the Outstanding Balance. The number should not factor any "blockers" or limitations on the percentage of outstanding shares that can be owned by the Noteholder at a particular time. For purposes of this calculation, please use the current market pricing (e.g. most recent closing price, bid, etc.) of the security if conversion is based on a variable market rate.

⁶ International Reporting Companies may elect not to disclose the names of noteholders who are non-affiliates of the company. "Affiliate" is a Person that directly, or indirectly through one or more intermediaries, controls or is controlled by, or is under common control with, an officer, a director, or a shareholder beneficially owning 10 percent or more of the Company's outstanding shares.

1/27/2021	\$159,375	<u>\$0</u>	1/27/2022	Converts at	0	0	Eagle Equities, LLC	<u>Loan</u>
				<u>\$0.02</u>			 Yakov Borenstein 	
6/15/2021	\$312,500	¢0	6/15/2022	Converte et	3,125,000	0	Cimarran Canital	Loop
0/13/2021	\$312,300	<u>\$0</u>	0/13/2022	Converts at \$0.02	3,123,000		<u>Cimarron Capital,</u> Inc Peter Aiello	<u>Loan</u>
				<u>\$0.02</u>			inc i eter Alelio	
3/31/2022	\$360,000	\$360,000	3/31/2023	Converts at	0	18,000,000	Silverback Capital	<u>Loan</u>
				<u>\$0.02</u>			Corporation –	
							Gillian Gold	
	<u> </u>							

Total Outstanding Balance: 0 Total Shares: 15,252,650 18,000,000

Use the space below to provide any additional details, including footnotes to the table above:

6.	The following is a complete list of any law firm(s) and attorney(s) that acted as the Company's primary legal counsel in
	preparing its most recent annual report. Include the firm and attorney(s) name if outside counsel, or name and title if
	internal counsel. (If no attorney assisted in putting together the disclosure, identify the person(s) who prepared the
	disclosure and their relationship to the company.) Please also identify any other attorney, if different than the primary
	legal counsel, that assisted the company during the prior fiscal year on any matter including but not limited to,
	preparation of disclosure, press releases, consulting services, corporate action or merger assistance, etc.

Name: Leslie Marlow Firm: Blank Rome LLP

7. The following is a complete list of third-party providers, including firm names and addresses, and primary contact names, engaged by the Company, its officers, directors or controlling shareholders, at any time during the last complete fiscal year and any interim period between the last fiscal year end and the date of this OTCQB Certification, to provide investor relations services, public relations services, marketing, brand awareness, consulting, stock promotion, or any other related services to the Company. Please describe the services provided by each third-party provider listed below. If none, please state "None".

Investor Relations

Name: Frank Benedetto

Firm: Mirador Consulting LLC
Address 1: 2209 SW 36th Terrace
Address 2: Delray Beach, FL 33445

Phone: 609-915-9422

Email: fb@miradorconsultingllc.com

8. Officers, Directors and 5% Control Persons:

The following is a complete list of Officers, Directors and 5% Control Persons (control persons are beneficial owners of five percent (5%) or more of any class of the issuer's equity securities), including name, address, and number of shares owned. Preferred shares, options, warrants that can be converted into common shares within the next 60 days should be included in the shareholdings listed below. If any of the beneficial shareholders are corporate entities, provide the name and address of the person(s) owning or controlling such corporate entities.

Name (First, Last)	City and State (and Country if outside US)	Number of Shares Owned (list common, preferred, warrants and options separately)	Percentage of Class of Shares Owned
Daniel Bates	Manhattan Beach, CA	2,500,000 common	0.7%
Daniel Bates	Manhattan Beach, CA	2,000,000 Series C preferred	100%
Chris Percy	Orpington, Kent, England	7,700,000 common	2.2%
John Owen	Manhattan Beach, CA	500,000 common	0.1%
Rachel Boulds	Murray, UT	500,000 common	0.1%
Michael Dorsey	Stratham, NH	500,000 common	0.1%

Use the space below to provide any additional details, including conversion terms of any class of the issuer's equity securities:

The Series C Preferred Stock has voting rights based on 100 votes for each share and converts into Common Stock at the rate of ten common shares for each preferred share. Holders of the Series C Preferred Stock have anti-dilution rights protecting their interests from the issuance of any additional shares of capital stock for a two-period following conversion of the Series C Preferred Stock calculated at the rate of 20% on a fully diluted basis.

9. Certification:

Date: September 27, 2022

Rachel Boulds

Title: CFO

Signature: /s/ Rachel Boulds