AMERICAN EQUITY INVESTMENT LIFE HOLDING CO Form 8-K February 23, 2006

UNITED STATES

SECURITIES AND EXCHANGE COMMISSION

Washington, D.C. 20549

FORM 8-K

CURRENT REPORT

Pursuant to Section 13 or 15(d) of the Securities Exchange Act of 1934

Date of Report (Date of earliest event reported): February 23, 2006

AMERICAN EQUITY

INVESTMENT LIFE HOLDING COMPANY

(Exact Name of Registrant as Specified in its Charter)

IOWA (State or Other Jurisdiction of Incorporation) **001-31911** (Commission File Number) 42-1447959 (IRS Employer Identification No.)

5000 Westown Parkway, Suite 440, West Des Moines, Iowa (Address of Principal Executive Offices) **50266** (Zip Code)

(515) 221-0002

(Registrant s telephone number, including area code)

NOT APPLICABLE

(Former Name or Former Address, if Changed Since Last Report)

Check the appropriate box below if the Form 8-K filing is intended to simultaneously satisfy the filing obligation of the registrant under any of the following provisions:

o Written communications pursuant to Rule 425 under the Securities Act (17 CFR 230.425)

o Soliciting material pursuant to Rule 14a-12 under the Exchange Act (17 CFR 240.14a-12)

o Pre-commencement communications pursuant to Rule 14d-2(b) under the Exchange Act (17 CFR 240.14d-2(b))

o Pre-commencement communications pursuant to Rule 13e-4(c) under the Exchange Act (17 CFR 240.13e-4(c))

Item 7.01 Regulation FD Disclosure

Attached and incorporated herein by reference as Exhibit 99.1 is a copy of the Press Release and the Financial Supplement issued by the American Equity Investment Life Holding Company (the Company) with respect to the fourth quarter ending December 31, 2005. The information in this report, including the Exhibit attached hereto, shall not be deemed filed for purposes of Section 18 of the Securities Exchange Act of 1934, nor shall it be deemed incorporated by reference in any filing under the Securities Act of 1933, except as shall be expressly set forth by specific reference in such filing.

Item 9.01 Financial Statements and Exhibits

(c) Exhibits

99.1 Press Release and Financial Supplement dated December 31, 2005

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SIGNATURES

Pursuant to the requirements of the Securities Exchange Act of 1934, as amended, the registrant has duly caused this report to be signed on its behalf by the undersigned hereunto duly authorized.

Date: February 23, 2006

AMERICAN EQUITY INVESTMENT LIFE HOLDING COMPANY

By:

/s/ Wendy L. Carlson Wendy L. Carlson Chief Financial Officer and General Counsel

EXHIBIT INDEX

Exhibit Number

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 Description.

 99.1
 Press Release and Financial Supplement dated December 31, 2005

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#cceeff">
Accumulated deficit during development stage
 (5,744,784) (159,387)
Total Stockholders' Equity
 (5,036,528) (158,213)
Total Liabilities and Stockholders' Equity
 \$253,741 \$16,247

-- See Accompanying Notes --

Consolidated Statements of Operations and Comprehensive Loss

Consolidated Statements of	Not		Ni	ne months ded ecember 31	Ni en	ne months ded scember 31	en	tree months ded ecember 31 2012	en	ree months ded cember 31 11	an fro Ap (in	oril 5, 2011 aception) to ecember 31,
Revenues			\$	-	\$	-	\$	-		-	\$	-
Operating Expenses												
General and administrative												
Consultancy fees	(4)	\$	574,133	\$	-	\$	252,249	\$	-	\$	662,684
Interest expenses	(6)		188,303		-		92,726		-		189,722
Professional fees				107,032		-		48,731		-		122,735
Travel				20,928		-		19,354		-		20,928
Development and research												
expenses				10,751		-		3,332		-		58,638
Advertising				9,204		-		2,984		-		9,204
Transfer agent and filing												
fees				8,631		-		1,455		-		8,631
Foreign exchange loss				6,717		-		6,411		-		6,717
Office expenses				5,162		-		1,974		-		10,988
Meals and entertainment				2,899		-		1,018		-		2,899
Bank charges				1,676		-		1,104		-		1,676
Total operating expenses				935,436		-		431,338		-		1,094,822
Net loss before income tax				(935,436))	-		(431,338)		-		(1,094,822)
Other comprehensive												
income (loss)												
Currency translation												
adjustment				6,647		-		15,463		-		6,647
Net comprehensive loss for												
the period			\$	(928,789)	\$	-	\$	(415,875)	\$	-	\$	(1,088,175)
Net loss per stock – basic an	d											
diluted			\$	(0.18)) \$	-	\$	(0.07)	\$	-		
Weighted average number												
of common stock basic and												
diluted				5,268,820		5,000,000		5,631,732		5,000,000		

-- See Accompanying Notes --

Statement 2

Consolidated Statements of Cash Flows

Consonauted Statements of Cash 110W	5		
			Cumulative
			Amounts
			from
			April 5,
	Nine	Nine	2011
	months	months	(inception)
	Ended	Ended	to
	December	December	
	31	31	December
	2012	2011	31, 2012

Operating Activities

Net Loss for the Period	\$(935,436)	\$- \$(1,094,822
Items not Affecting Cash		
Imputed interest	188,303	- 189,722
Consulting services	100,000	- 100,000
Foreign exchange	(6,511)	- (6,482
Net Change in Non-cash Working Capital		
VAT receivable	12,899	- 22
Accounts payable and accrued liabilities	22,299	- 68,711
	(618,446)	- (742,849
Financing Activities		
Stocks issued for cash	600,000	- 600,000
Due to related parties	62,808	- 190,559
•	662,808	- 790,559
Investing Activities		
Cash acquired on acquisition of Subsidiary	1,430	- 1,430
	1,430	- 1,430
Net Increase in Cash	45,792	- 49,140
Cash position – beginning of period	3,348	
Cash Position – End of Period	\$49,140	\$- \$49,140
Supplemental Disclosure		
Cash paid for interest	\$-	\$- \$-
Cash paid for income taxes		\$- \$-
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-- See Accompanying Notes --

Statement 3

Notes to consolidated financial statements

1) NATURE OF BUSINESS AND OVERVIEW

Pacific Green Technologies Inc. (formerly known as ECash, Inc.), (the "Company") was incorporated in Delaware on March 10, 1994, under the name of Beta Acquisition Corp. In September 1995, the Company changed its name to In-Sports International, Inc. In August 2002, the Company's name was again changed from In-Sports International, Inc. to ECash, Inc., and on May 24, 2012, the board of directors approved a final name change from ECash, Inc. to Pacific Green Technologies Inc.

The Company was originally engaged in the business of operating automated teller machines and its shares were quoted on the OTCBB. The Company discontinued its operations on March 1, 2007. The Company has effectively entered into a new development stage for accounting purpose effective March 31, 2007. The management divested the Company's main operating business to look for new opportunities. On January 7, 2008, the Company's shares were deregistered from the OTCBB.

On June 13, 2012, the Company entered into a reverse split of its issued and outstanding common stock on the basis of 2,000 existing common shares for one new common share at a par value of \$0.001. All common stock and per share data for prior periods have been restated to give effect to this reverse stock split.

On June 14, 2012, the Company entered into and closed an Assignment and Share Transfer Agreement (the "Assignment and Share Transfer Agreement") with Pacific Green Group Limited ("PGG") concerning the assignment of Representation Agreement ("Representation Agreement") entered between PGG and EnviroResolutions, Inc. ("Enviro") and the purchase of 100% of the issued and outstanding common shares of Pacific Green Technologies Limited ("PGT Limited"), a subsidiary of PGG in the United Kingdom, in exchange for an aggregate of 5,000,000 shares of common stock as well as a \$5,000,000 promissory note (the "Promissory Note"). PGG, through the assignment of the Representation Agreement, has assigned to the Company a ten year exclusive worldwide representation agreement with Enviro to market and sell Enviro's current and future environmental technologies. The Representation Agreement entitles the holder to a commission of 20% of all sales (net of taxes) generated by Enviro.

The transaction will result in the former shareholders of PGT Limited (being PGG) collectively owning a majority of the issued and outstanding common shares of PGT Inc. The accounting principle applicable to a reverse takeover ("RTO") has been applied to account for the transaction. Under this basis of accounting, PGT Limited has been identified as the acquirer and, accordingly, these consolidated financial statements are a continuation of the financial statements of PGT Limited. The carrying amounts of PGT Limited's assets and liabilities are included in these consolidated financial statements. The consolidated statement of operations included the operations of PGT Limited for the period from April 5, 2011 (inception) to December 31, 2012 and the operations of PGT Inc. from June 15, 2012 to December 31, 2012.

2) GOING CONCERN

These consolidated financial statements have been prepared on the basis of a going concern which contemplates the realization of assets and the satisfaction of liabilities in the normal course of business. The Company is in the developmental stage and has not yet established an ongoing source of revenue sufficient to cover its operating costs

and allow it to continue as a going concern. In addition, as of December 31, 2012, the Company has a working of capital deficiency of \$1,826,884 (March 31, 2012 - \$158,213). The Company's current business plan requires additional funding beyond its anticipated cash flows from operations. These and other factors raise substantial doubt about the Company's ability to continue as a going concern.

Notes to consolidated financial statements

In order to continue as a going concern, develop a reliable source of revenues, and achieve a profitable level of operations, the Company will need, among other things, additional capital resources during the next twelve months to finance the growth of its current operations and achieve its strategic objective. Management's plan to continue as a going concern includes raising additional capital through sales of common stocks to generate enough cash flow to fund its operations through 2012 and 2013. However management cannot grant any assurances that such financing will be secured.

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

3) SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES

These consolidated financial statements have been prepared in conformity with generally accepted accounting principles in the United States of America ("US GAAP"). All adjustments considered necessary for a fair presentation of financial position, results of operations and cash flows as at December 31, 2012 have been included.

b)

a)

Accounting Method

The Company's consolidated financial statements are prepared using the accrual basis of accounting in accordance with accounting principles generally accepted in the United States of America ("US GAAP").

c) Cash and Cash Equivalents

Cash and cash equivalents include cash on hand, and all highly liquid debt instruments purchased with an original maturity of three months or less. As at December 31, 2012 and March 31, 2012, there were no cash equivalents.

d)

Use of Estimates

The preparation of consolidated financial statements in conformity with US GAAP requires management to make estimates and assumptions that affect the reported amounts of assets and liabilities and disclosure of contingent assets and liabilities at the date of the financial statements and the reported amounts of revenue and expenses during the reporting periods. Actual results could differ from these estimates. The significant areas requiring the use of management estimates are related to valuation of deferred taxes. Although these estimates are based on management's knowledge of current events and actions management may undertake in the future, actual results may ultimately differ materially from those estimates.

e)

Stock-Based Compensation

The Company followed Accounting Standards Codification ("ASC") 718, "Compensation – Stock Compensation", to account for its stock options and similar equity instruments issued. Accordingly, compensation costs attributable to

stock options or similar equity instruments granted are measured at the fair value at the grant date, and expensed over the expected vesting period. ASC 718 requires excess tax benefits be reported as a financing cash inflow rather than as a reduction of taxes paid.

The Company did not grant any stock options during the periods ended December 31, 2012 and March 31, 2012.

Notes to consolidated financial statements

f)

Foreign Currency Translations

The Company has chosen U.S. dollars as its functional and reporting currency. PGT Limited has chosen U.K. pounds as its functional currency. Foreign currency transactions in the foreign subsidiaries are translated into their functional currency using the exchange rate in effect at that date for assets, liabilities, revenues and expenses. At the period end, monetary assets and liabilities denominated in the foreign currency are re-evaluated into the functional currency by using the exchange rate in effect for the period end. The resulting foreign exchange gains and losses are included in operations.

Assets and liabilities of the foreign subsidiaries are translated into the reporting U.S. dollars at exchange rates in effect at the balance sheet date. Revenues and expenses are translated at the average exchange rates. Gain and losses from such translations are included in stockholders' equity, as a component of other comprehensive income.

Comprehensive Income

ASC 220, "Comprehensive Income" establishes standards for reporting and display of comprehensive income, its components and accumulated balances. The Company is disclosing this information on its statements of operations and comprehensive loss. Comprehensive income comprises equity except those transactions resulting from investments by owners and distributions to owners.

h)	Concentration of credit risk
II)	Concentration of creat fisk

The Company places its cash and cash equivalents with high credit quality financial institution. As of December 31, 2012 and March 31, 2012, the Company had approximately \$49,140 (March 31, 2012 - \$3,348) in a bank beyond federally insured limit.

i)

g)

Income Taxes

ASC 740, "Income Taxes" requires the Company to recognize deferred tax liabilities and assets for the expected future tax consequence of events that have been recognized in the Company's consolidated financial statements or tax returns using the liability method. Under this method, deferred tax liabilities and assets are determined based on the temporary differences between the financial statements and tax bases of assets and liabilities using enacted tax rates in effect in the year in which the differences are expected to reverse.

j) Basic and Diluted Loss per Share

Basic loss per share is computed by dividing net loss available to common shareholders by the weighted average number of common shares outstanding during the year. Diluted loss per share is calculated using the treasury stock method and reflects the potential dilution of securities by including stock options, special warrants, and contingently issuable shares, if any, in the weighted average number of common shares outstanding for a year, if dilutive. In a loss year, potential dilutive common shares are excluded from the loss per share calculation as the effect would be anti-dilutive. Accordingly, basic and diluted loss per share is the same for the loss period. As at December 31, 2012

and March 31, 2012, the basic loss per share was equal to diluted loss per share as there were no dilutive instruments.

Notes to consolidated financial statements

k)

Fair Value of Financial Instruments

ASC 820, Fair Value Measurements and Disclosures, defines fair value, establishes a framework for measuring fair value under generally accepted accounting principles and enhances disclosures about fair value measurements. Fair value is defined under ASC 820 as the exchange price that would be received for an asset or paid to transfer a liability (an exit price) in the principal or most advantageous market for the asset or liability in an orderly transaction between market participants on the measurement date. Valuation techniques used to measure fair value under ASC 820 must maximize the use of observable inputs and minimize the use of unobservable inputs. The standard describes a fair value hierarchy based on three levels of inputs, of which the first two are considered observable and the last unobservable, that may be used to measure fair value as follows:

Level 1 - unadjusted quoted prices in active markets for identical assets or liabilities;

Level 2 – inputs other than quoted prices that are observable for the asset or liability either directly or indirectly; and

Level 3 – inputs that are not based on observable market data.

For the periods ended December 31, 2012 and March 31, 2012, the fair value of cash and cash equivalents was measured using Level 1 inputs. The Company's financial instruments include cash and cash equivalents, accounts payable and accrued liabilities, due to related parties, and promissory notes. With the exception of the promissory notes, the fair values of these financial instruments approximate their carrying values due to their short-term nature. The promissory note has been discounted to reflect its net present value as at December 31, 2012. Management is of the opinion that the Company is not exposed to significant interest, credit or currency risks arising from these financial instruments.

1)

New Accounting Pronouncements

In May 2011, the FASB issued ASU No. 2011-04, Fair Value Measurement (Topic 820): Amendments to Achieve Common Fair Value Measurement and Disclosure Requirements in U.S. GAAP and IFRSs. This Update resulted in common requirements for measuring fair value and for disclosing information about fair value measurements, including a consistent meaning of the term fair value. ASU 2011-04 is effective for interim and annual periods beginning after December 15, 2011. The adoption of ASC No. 2011- 4 is not expected to have a material impact on the Company's consolidated financial statements.

In June 2011, the FASB issued Accounting Standards Update (ASU) 2011-05, Comprehensive Income (Topic 220): Presentation of Comprehensive Income, which is effective for annual reporting periods beginning after December 15, 2011. ASU 2011-05 will become effective for the Company on April 1, 2012. This guidance eliminates the option to present the components of other comprehensive income as part of the statement of changes in stockholders' equity. In addition, items of other comprehensive income that are reclassified to profit or loss are required to be presented separately on the face of the financial statements. This guidance is intended to increase the prominence of other comprehensive income in financial statements by requiring that such amounts be presented either in a single continuous statement of income and comprehensive income or separately in consecutive statements of income and

comprehensive income. The adoption of ASU 2011-05 is not expected to have a material impact on the Company's consolidated financial position or results of operations.

Notes to consolidated financial statements

Other accounting standards that have been issued or proposed by the FASB or other standards-setting bodies that do not require adoption until a future date are not expected to have a material impact on the Company's consolidated financial statements upon adoption.

4) DUE TO RELATED PARTIES

For the nine months ended December 31, 2012, the Company paid consulting fee of \$131,111 (December 31, 2011 - \$Nil) to a shareholder of the Company.

As at December 31, 2012 and March 31, 2012, the Company had amount due to (from) related parties as follows:

	December 3	31, 2012	March 31	1, 2011
	Due from		Due from	
	related parties	Due to related	related	Due to related
Due to (from) related parties	(ii)	parties (ii)	parties (ii)	parties (ii)
	\$	\$	\$	\$
Sichel Limited (i)	-	663,494	-	127,968
PGG (i)	-	242,477	-	-
Enviro (i)	204,601	-	-	-
Other shareholders	-	15,425	-	-
Total	204,601	921,396	-	127,968

- (i) Both Sichel Limited and PGG are wholly owned subsidiaries of the Hookipa Trust. Sichel is a shareholder of the Company, and provides consulting services pursuant to a consulting agreement dated May 1, 2010. The sole director of Sichel is also the sole director of PGG. Further, Sichel is a significant shareholder of Enviro, and provides management services to Enviro under a management services contract.
 - (ii) The loan is unsecured, non-interest bearing, and is due on demand.

Related party transactions occurred in the normal course of operations on terms and conditions that are similar to those of transactions with unrelated parties and, therefore, are measured at the exchange amount.

5) ACQUISITION

On June 14, 2012, the Company entered into the Assignment and Share Transfer Agreement PGG concerning the assignment of Representation Agreement entered between PGG and Enviro and the purchase of 100% of the issued and outstanding common shares of PGT Limited in exchange for an aggregate of 5,000,000 shares of common stock as well as a \$5,000,000 promissory note (the "Promissory Note").

For the purpose of preparing the unaudited consolidated financial statements, it is assumed that the Promissory Note will be repaid with the income earned under the terms of Representation Agreement and the Promissory Notes have been discounted at market rate of 7.9% to arrive the net present value of the Promissory Note of \$4,003,255 as at June

14, 2012.

Notes to consolidated financial statements

In connection with the reverse takeover described in Note 1 and prior to the acquisition, PGT Inc. had no business and did not meet the definition of a business under ASC 805 "Accounting for Business Combinations". Accordingly, the reverse takeover of PGT Inc. by PGT Limited has been accounted for as a capital transaction, in respect of which the net assets of PGT Inc. on June 14, 2012 were accounted for as recapitalization of PGT Limited. A breakdown of PGT Inc.'s net assets as at June 14, 2012 is as follows:

Cash	\$1,430
Less: Accounts payable and accrued liabilities	(123,536)
Less: Due to related parties	(526,020)
Less: Promissory note in connection with the RTO	(4,003,255)
Net liabilities acquired	\$(4,651,381)

6) PROMISSORY NOTES

- a) Under the terms of the Promissory Note, per Note 5, the loan repayments specified above shall not exceed the amount the Company earns under the terms of the Representation Agreement assigned along with the acquisition of PGT Limited. If the Company is unable to meet the repayment schedule set out above, PGG will have the option to either roll over any unpaid portion to the following payment date or to convert the outstanding amount into new shares of the Company's common stocks. The Promissory Note is unsecured and cannot itself be used by PGG to cause the Company's insolvency.
- b) On July 3, 2012, the Company entered into a Consulting Service Agreement with Denali Equity Group, LLC, ("Denali") a Nevada limited liability company. In connection therewith, the Company issued a convertible promissory note (the "Note") to Denali in exchange for consulting service provided in the amount of \$100,000. The maturity date of the Note is June 30, 2014, where upon all principle and interest outstanding shall be due. Interest accrues at 8% per annum on the unpaid principle amount. The Note is convertible into common share of the Company at any time and from time to time. The amount of Note remaining outstanding is convertible into common shares of the Company at a price that equal to ninety percent of volume weighted average trading price during the three trading days immediately preceding the date at which Denali submits the written notice of conversion to the Company. On December 28, 2012, the Company signed an Exchange and Registration Rights Agreement with Denali, whereby both parties agreed to exercise the conversion right and converted the Note in exchange for an aggregate of 100,000 common shares of the Company.

	a) PGG	b) Denali			Total
March 31, 2012	\$ - \$	5	-	\$	-
Discounted principal	4,003,255		-		4,003,255
Principal	-		100,000		100,000
Accrued interest	173,291		4,000		177,291
Note converted			(104,000)		(104,000)
December 31, 2012	4,176,546		-		4,176,546
Less: promissory notes – current	(966,902)		-		(966,902)
Promissory notes – long-term	\$ 3,209,644 \$	5	-	\$	3,209,644

Notes to consolidated financial statements

Principal repayments of total Promissory Notes are payable over the next five years as follows:

June 2013	\$1,000,000
June 2014	1,000,000
June 2015	1,000,000
June 2016	1,000,000
June 2017	1,000,000
Total	\$5,000,000

7) CAPITAL STOCK

a)

Authorized

The total authorized is 500,000,000 common stocks with a par value of \$0.001 per common stock.

b)

Issued and Outstanding

On December 28, 2012, the Company entered into an Exchange and Registration Rights Agreement with a consultant pursuant to which the Company issued 100,000 shares of our common stock to settle the convertible promissory note and the related accrued interest, valued at \$1.00 per share.

On September 14, 2012, the Company issued 600,000 common shares for gross proceeds of \$600,000.

On June 14, 2012, the Company issued 5,000,000 common shares to PGG to effect the acquisition and RTO. Prior to the acquisition and RTO (Notes 1 and 5), PGT Limited engaged in the following equity transactions which have been restated using the exchange ratio established in the acquisition agreement to reflect 5,000,000 common shares issued in the reverse acquisition.

On April 5, 2011, PGT Limited issued 1 common share at a value of £1 per share, upon the acquisition and RTO which has been restated using the exchange ratio established in the Assignment and Share Transfer Agreement to reflect 5,000,000 common shares issued in the reverse acquisition. Further, the \$5,000,000 promissory note (net present value of \$4,003,255) is deemed to be the withdrawal of contribution which is first to reduce the remaining additional paid-in capital of PGT Limited (\$1,419) with the remaining balance (\$4,001,836) charged to deficit.

Prior to the acquisition and RTO (Notes 1 and 5) common shares totalling 27,404 were considered as a recapitalization to PGT Limited.

At December 31, 2012, there were 5,727,404 common stocks issued and outstanding.

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Notes to consolidated financial statements

8) COMMITMENTS

Effective December 18, 2012 the Company entered into a Non-Exec Director Agreement with Dr. Neil Carmichael, wherein Dr. Carmichael will receive compensation of \$1,000 for the term of the agreement and shall be granted options to purchase up to 62,500 shares of common stock at an exercise price of \$0.01 per share of common stock. The options shall terminate the earlier of 24 months, or upon the termination of the agreement.

On May 1, 2010, the Company entered consulting agreement with Sichel Limited ("Sichel"), the parent company of PGG. Sichel will assist the Company in developing commercial agreements for Green Technology and the building of an international distribution centre. The agreement shall continue for four years with consideration as follows:

Stock consideration to Sichel or to any third party as directed by Sichel of 5,000 ordinary shares of the Company upon signing of the agreement, which have been waived by Sichel;

Monthly consultancy fees of \$20,000 are to be paid within fourteen days of each month-end. If the Company is unable to pay this fee, then Sichel has the option to elect to be paid 5,000 common shares of the Company in lieu of cash;

Sales commission of 10% of sales value excluding shipping and local sales taxes; and

Finance commission of 10% of net proceeds of any funds raised by way of issued of stock, debt or convertible note after any brokers commission as introduced by Sichel.

Item 2. Management's Discussion and Analysis of Financial Condition and Results of Operations

FORWARD-LOOKING STATEMENTS

This quarterly report contains forward-looking statements. These statements relate to future events or our future financial performance. In some cases, you can identify forward-looking statements by terminology such as "could", "may", "will", "should", "expect", "plan", "anticipate", "believe", "estimate", "predict", "potential" or the negative of these terms or other comparable terminology. These statements are only predictions and involve known and unknown risks, uncertainties and other factors that may cause our or our industry's actual results, levels of activity, performance or achievements to be materially different from any future results, levels of activity, performance or achievements expressed or implied by these forward-looking statements.

Although we believe that the expectations reflected in the forward-looking statements are reasonable, we cannot guarantee future results, levels of activity, performance or achievements. Except as required by applicable laws, including the securities laws of the United States, we do not intend to update any of the forward-looking statements so as to conform these statements to actual results.

Our unaudited financial statements are stated in U.S. dollars and are prepared in accordance with generally accepted accounting principles in the United States. The following discussion should be read in conjunction with our financial statements and the related notes that appear elsewhere in this quarterly report.

As used in this current report and unless otherwise indicated, the terms "we", "us", "our" and "our company" mean Pacific Green Technologies Inc., a Delaware corporation, and our wholly owned subsidiary, Pacific Green Technologies Limited, a United Kingdom corporation, unless otherwise indicated.

Corporate History

Our company was incorporated in Delaware on March 10, 1994, under the name of Beta Acquisition Corp. In September 1995, we changed our name to In-Sports International, Inc. In August 2002, we changed our name from In-Sports International, Inc. to ECash, Inc. In 2007, due to limited financial resources, we discontinued our operations. Over the course of the last five years, we have sought new business opportunities.

On June 13, 2012 we changed our name to Pacific Green Technologies Inc., and effected a reverse split of our common stock following which we had 27,002 shares of common stock outstanding with \$0.001 par value.

Effective December 4, 2012, we filed with the Delaware Secretary of State a Certificate of Amendment of Certificate of Incorporation, wherein we have increased our authorized share capital to 510,000,000 shares of stock as follows:

500,000,000 shares of common stock with a par value of \$0.001; and

10,000,000 shares of preferred stock with a par value of \$0.001.

The increase of authorized capital was approved by our board of directors on July 1, 2012 and by a majority of our stockholders by a resolution dated July 1, 2012.

Our Current Business

On May 1, 2010, we entered into a consulting agreement with Sichel Limited. Sichel has investigated new opportunities for us and has subscribed for new shares of our company's common stock. The consulting agreement entitles Sichel to US\$20,000 per calendar month. As at the period ended December 31, 2012, we owed Sichel \$663,494 under the terms of the consulting agreement. In addition, pursuant to the terms of the consulting agreement, if we are unable to pay the monthly consulting fee, Sichel may elect to be paid in shares of stock, and if we are unable to make payments for more than six months in any 12 month period, Sichel has the right to appoint an officer or director to the board, which right has not been exercised at this time.

Our management, assisted by Sichel, has identified an opportunity to build a business focused on marketing, developing and acquiring technologies designed to improve the environment by reducing pollution. To this end we have entered into and closed an assignment and share transfer agreement with Pacific Green Group Limited for the assignment of a representation agreement and the acquisition of a company involved in the environmental technology industry.

The assignment and share transfer agreement provides for the acquisition of 100% of the issued and outstanding shares of Pacific Green Technologies Limited, Pacific Green Group's subsidiary in the United Kingdom. Additionally, Pacific Green Group has assigned to our company a ten year exclusive worldwide representation agreement with EnviroTechnologies Inc., to market and sell Enviro's current and future environmental technologies. The representation agreement entitles the holder to a commission of 20% of all sales (net of taxes) generated by Enviro. Pursuant to the terms of the assignment and share transfer agreement, all rights and obligations under the representation agreement will be our sole source of revenue for the foreseeable future. We currently intend to complete an acquisition of Enviro, as this is a logical step in our development. However, we do not currently have any arrangements, agreements or understandings in this regard.

Both Sichel and Pacific Green Group are wholly owned subsidiaries of the Hookipa Trust. Pacific Green Group's wholly owned subsidiary was Pacific Green Technologies Limited. As a result, we acquired Pacific Green Technologies Limited from Pacific Green Group. Sichel is a significant shareholder of our company, and also provides us with consulting services pursuant to a consulting agreement as noted above. The sole director of Sichel is also the sole director of Pacific Green Group Limited. Further, Sichel is a significant shareholder of Enviro and provides management services to Enviro under a management services contract.

The assignment and share transfer agreement closed on June 14, 2012 via the issuance of 5,000,000 shares of our common stock as well as a \$5,000,000 promissory note to Pacific Green Group. We have consequently undertaken the operations of Pacific Green Technologies Limited and Pacific Green Group's obligations under the representation agreement.

Full consideration contemplated by the assignment and share transfer agreement was US\$25 million satisfied through the issue of 5,000,000 shares of our common stock at a price of \$4 per share with the balance of US\$5 million structured as a promissory note over the next five years as follows:

March 31, 2013: \$1,000,000; March 31, 2014: \$1,000,000; March 31, 2015: \$1,000,000;

March 31, 2016: \$1,000,000; March 31, 2017: \$1,000,000.

Under the terms of the promissory note, the loan repayments specified above shall not exceed the amount we earn under the terms of the representation agreement. If we are unable to meet the repayment schedule set out above, Pacific Green Group will have the option to either roll over any unpaid portion to the following payment date or to convert the outstanding amount into new shares of our common stock. However, the entire amount of the promissory note is due upon the maturity date on the fifth anniversary. The promissory note is unsecured.

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Effective December 18, 2012, we entered into a non-executive director agreement with Dr. Neil Carmichael, wherein Dr. Carmichael will receive compensation of \$1,000 for the term of the agreement and shall be granted options to purchase up to 62,500 shares of common stock at an exercise price of \$0.01 per share of common stock. The options shall terminate the earlier of 24 months, or upon the termination of the agreement and Dr. Carmichael's engagement with our company. Also effective December 18, 2012, we appointed Dr. Carmichael as a director of our company.

Results of Operations

The following summary of our results of operations should be read in conjunction with our unaudited interim consolidated financial statements for the three and nine months ended December 31, 2012 and 2011.

Our net loss and comprehensive loss for the three and nine month periods ended December 31, 2012 and 2011 and from April 5, 2011 (inception) to December 31, 2012 are summarized as follows:

	Nine Mont Decemb		l,	Three Mor Decem	Ended (31, D	Period from April 5, 2011 Inception) to December 31,
Concultancy food	\$ 2012	¢	2011 Nil \$	2012	\$ 2011	2012
Consultancy fees	574,133	\$		252,249	Nil \$	662,684
Interest expenses	\$ 188,303	\$	Nil \$	92,726	\$ Nil \$	189,722
Professional fees	\$ 107,032	\$	Nil \$	48,731	\$ Nil \$	122,735
Travel	\$ 20,928	\$	Nil \$	19,354	\$ Nil \$	20,928
Development and research						
expenses	\$ 10,751	\$	Nil \$	3,332	\$ Nil \$	58,638
Advertising	\$ 9,204	\$	Nil \$	2,984	\$ Nil \$	9,204
Transfer agent and filing fees	\$ 8,631	\$	Nil \$	1,455	\$ Nil \$	8,631
Foreign exchange loss	\$ 6,717	\$	Nil \$	6,411	\$ Nil \$	6,717
Office expenses	\$ 5,162	\$	Nil \$	1,974	\$ Nil \$	10,988
Meals and entertainment	\$ 2,899	\$	Nil \$	1,018	\$ Nil \$	2,899
Bank charges	\$ 1,676	\$	Nil \$	1,104	\$ Nil \$	1,676
Other comprehensive income						
(loss):						
- Currency translation adjustment	\$ 6,647	\$	Nil \$	15,463	\$ Nil \$	6,647
Net comprehensive loss	\$ (928,789)	\$	Nil \$	(415,875)	\$ Nil \$	(1,088,175)

Expenses for the three month period ended December 31, 2012, were \$431,338 as compared to \$Nil for the comparative period in 2011. Expenses for the nine month period ended December 31, 2012, were \$935,436 as compared to \$Nil for the comparative period in 2011. Consulting fees were comprised primarily of fees paid to the director of our subsidiary, Pacific Green Technologies Limited; professional fees were comprised of legal and accounting costs. During the nine month period ended December 31, 2012, we did not generate any revenue.

Liquidity and Capital Resources

Working Capital

At At December 31, March 31,

	2012	2012
Current Assets	\$ 253,741	\$ 16,247
Current Liabilities	\$ 2,080,625	\$ 174,460
Working Capital (deficit)	\$ (1,826,884)	\$ (158,213)

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Cash Flows

		Nine		Nine
		Months	Ν	Months
		Ended		Ended
	Γ	December	D	ecember
		31,		31,
		2012		2011
Net Cash Provided by (Used in) Operating Activities	\$	(618,446)	\$	Nil
Net Cash Provided by Financing Activities	\$	662,808	\$	Nil
Net Cash Provided by Investing Activities	\$	1,430	\$	Nil
Net Increase (Decrease) in Cash	\$	45,792	\$	Nil

As of December 31, 2012, we had \$49,140 in cash, \$253,741 in total current assets, \$2,080,625 in total current liabilities and a working capital deficit of \$1,826,884. As of March 31, 2012, we had a working capital deficit of \$158,213.

We are dependent on funds raised through equity financing and proceeds from shareholder loans. Our net loss of \$1,094,822 from our inception on April 5, 2011 to December 31, 2012 was funded primarily by financing and loans, as well as other capital contributions.

From our inception on April 5, 2011 to December 31, 2012 we spent \$742,849 on operating activities. During the nine months ended December 31, 2012 we spent \$618,446 on operating activities, whereas we spent \$Nil on operating activities during the same period in fiscal 2011. The increase in our expenditures on operating activities during the nine months ended December 31, 2012 was primarily due to increases in imputed interest, consulting services, VAT receivable and accounts payable and accrued liabilities offset by a net loss of \$935,436 and foreign exchange loss of \$6,511.

From our inception on April 5, 2011 to December 31, 2012 we received \$790,559 from financing activities, which consisted of \$600,000 in proceeds from stock issued for cash and \$190,559 due to related parties. During the nine months ended December 31, 2012 we received \$662,808 from financing activities, which consisted of \$600,000 in proceeds from stock issued for cash and \$62,808 due to related parties, whereas we received \$Nil from financing activities during the same period in fiscal 2011.

From our inception on April 5, 2011 to December 31, 2012 we acquired \$1,430 from investing activities, which was primarily in the form of cash acquired on acquisition of our subsidiary. During the nine months ended December 31, 2012 we acquired \$1,430 from investing activities, whereas we did not acquire or spend any money on investing activities during the nine months ended December 31, 2011.

We will require additional funds to fund our budgeted expenses over the next 12 months. These funds may be raised through, equity financing, debt financing, or other sources, which may result in further dilution in the equity ownership of our shares.

We anticipate that our expenses over the next 12 months (beginning January 2013) will be approximately \$660,000 as described in the table below. These estimates may change significantly depending on the nature of our business activities and our ability to raise capital from our shareholders or other sources.

	 stimated xpenses
Description	(\$)
Legal and accounting fees	80,000
Product acquisition, testing and servicing costs	80,000
Marketing and advertising	75,000
Investor relations and capital raising	20,000
Management and operating costs	40,000
Salaries and consulting fees	300,000
General and administrative expenses	65,000
Total	\$ 660,000

Our general and administrative expenses for the year will consist primarily of transfer agent fees, bank and interest charges and general office expenses. The professional fees are related to our regulatory filings throughout the year and include legal, accounting and auditing fees.

Based on our planned expenditures, we will require approximately \$660,000 to proceed with our business plan over the next 12 months. As of December 31, 2012, we had \$49,140 cash on hand. If we secure less than the full amount of financing that we require, we will not be able to carry out our complete business plan and we will be forced to proceed with a scaled back business plan based on our available financial resources.

We intend to raise the balance of our cash requirements for the next 12 months from private placements, shareholder loans or possibly a registered public offering (either self-underwritten or through a broker-dealer). If we are unsuccessful in raising enough money through such efforts, we may review other financing possibilities such as bank loans. At this time we do not have a commitment from any broker-dealer to provide us with financing. There is no assurance that any financing will be available to us or if available, on terms that will be acceptable to us.

Even though we plan to raise capital through equity or debt financing, we believe that the latter may not be a viable alternative for funding our operations as we do not have sufficient tangible assets to secure any such financing. We anticipate that any additional funding will be in the form of equity financing from the sale of our common stock. However, we do not have any financing arranged and we cannot provide any assurance that we will be able to raise sufficient funds from the sale of our common stock to finance our operations. In the absence of such financing, we may be forced to abandon our business plan.

Going Concern

Our financial statements for the three and nine month periods ended December 31, 2012 have been prepared on a going concern basis and contain an additional explanatory paragraph which identifies issues that raise substantial doubt about our ability to continue as a going concern. Our financial statements do not include any adjustments that might result from the outcome of this uncertainty.

We have generated no revenues, have achieved losses since our inception, and rely upon the sale of our common stock and proceeds from shareholder loans to fund our operations. If we are unable to raise equity or secure alternative financing, we may not be able to continue our operations and our business plan may fail.

If our operations and cash flow improve, management believes that we can continue to operate. However, no assurance can be given that management's actions will result in profitable operations or an improvement in our liquidity situation. The threat of our ability to continue as a going concern will cease to exist only when our revenues have reached a level able to sustain our business operations.

Off-Balance Sheet Arrangements

We have no significant off-balance sheet arrangements that have or are reasonably likely to have a current or future effect on our financial condition, revenues or expenses, results of operations, liquidity, capital expenditures or capital resources that are material to stockholders.

Critical Accounting Policies

Basis of Presentation

Our consolidated financial statements have been prepared in conformity with generally accepted accounting principles in the United States of America ("US GAAP"). All adjustments considered necessary for a fair presentation of financial position, results of operations and cash flows as at December 31, 2012 have been included.

Accounting Method

Our company's consolidated financial statements are prepared using the accrual basis of accounting in accordance with accounting principles generally accepted in the United States of America ("US GAAP").

Cash and Cash Equivalents

Cash and cash equivalents include cash on hand, and all highly liquid debt instruments purchased with an original maturity of three months or less. As at December 31, 2012 and March 31, 2012, there were no cash equivalents.

Use of Estimates

The preparation of consolidated financial statements in conformity with US GAAP requires management to make estimates and assumptions that affect the reported amounts of assets and liabilities and disclosure of contingent assets and liabilities at the date of the financial statements and the reported amounts of revenue and expenses during the reporting periods. Actual results could differ from these estimates. The significant areas requiring the use of management estimates are related to valuation of deferred taxes. Although these estimates are based on management's knowledge of current events and actions management may undertake in the future, actual results may ultimately differ materially from those estimates.

Stock-Based Compensation

Our company followed Accounting Standards Codification ("ASC") 718, "Compensation – Stock Compensation", to account for its stock options and similar equity instruments issued. Accordingly, compensation costs attributable to stock options or similar equity instruments granted are measured at the fair value at the grant date, and expensed over the expected vesting period. ASC 718 requires excess tax benefits be reported as a financing cash inflow rather than as a reduction of taxes paid.

Our company did not grant any stock options during the periods ended December 31, 2012 and March 31, 2012.

Foreign Currency Translations

Our company has chosen U.S. dollars as its functional and reporting currency. Pacific Green Technologies Limited has chosen U.K. pounds as its functional currency. Foreign currency transactions in the foreign subsidiaries are translated into their functional currency using the exchange rate in effect at that date for assets, liabilities, revenues

and expenses. At the period end, monetary assets and liabilities denominated in the foreign currency are re-evaluated into the functional currency by using the exchange rate in effect for the period end. The resulting foreign exchange gains and losses are included in operations.

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Assets and liabilities of the foreign subsidiaries are translated into the reporting U.S. dollars at exchange rates in effect at the balance sheet date. Revenues and expenses are translated at the average exchange rates. Gain and losses from such translations are included in stockholders' equity, as a component of other comprehensive income.

Comprehensive Income

ASC 220, "Comprehensive Income" establishes standards for reporting and display of comprehensive income, its components and accumulated balances. Our company is disclosing this information on our statements of operations and comprehensive loss. Comprehensive income comprises equity except those transactions resulting from investments by owners and distributions to owners.

Concentration of Credit Risk

Our company places cash and cash equivalents with high credit quality financial institution. As of December 31, 2012 and March 31, 2012, our company had approximately \$49,140 (March 31, 2012 - \$3,348) in a bank beyond federally insured limit.

Income Taxes

ASC 740, "Income Taxes" requires our company to recognize deferred tax liabilities and assets for the expected future tax consequence of events that have been recognized in our company's consolidated financial statements or tax returns using the liability method. Under this method, deferred tax liabilities and assets are determined based on the temporary differences between the financial statements and tax bases of assets and liabilities using enacted tax rates in effect in the year in which the differences are expected to reverse.

Basic and Diluted Loss per Share

Basic loss per share is computed by dividing net loss available to common shareholders by the weighted average number of common shares outstanding during the year. Diluted loss per share is calculated using the treasury stock method and reflects the potential dilution of securities by including stock options, special warrants, and contingently issuable shares, if any, in the weighted average number of common shares outstanding for a year, if dilutive. In a loss year, potential dilutive common shares are excluded from the loss per share calculation as the effect would be anti-dilutive. Accordingly, basic and diluted loss per share is the same for the loss year. As at December 31, 2012 and March 31, 2012, the basic loss per share was equal to diluted loss per share as there were no dilutive instruments.

Fair Value of Financial Instruments

ASC 820, Fair Value Measurements and Disclosures, defines fair value, establishes a framework for measuring fair value under generally accepted accounting principles and enhances disclosures about fair value measurements. Fair value is defined under ASC 820 as the exchange price that would be received for an asset or paid to transfer a liability (an exit price) in the principal or most advantageous market for the asset or liability in an orderly transaction between market participants on the measurement date. Valuation techniques used to measure fair value under ASC 820 must maximize the use of observable inputs and minimize the use of unobservable inputs. The standard describes a fair value hierarchy based on three levels of inputs, of which the first two are considered observable and the last unobservable, that may be used to measure fair value as follows:

Level 1 - unadjusted quoted prices in active markets for identical assets or liabilities;

Level 2 – inputs other than quoted prices that are observable for the asset or liability either directly or indirectly; and

Level 3 – inputs that are not based on observable market data.

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For the periods ended December 31, 2012 and March 31, 2012, the fair value of cash and cash equivalents was measured using Level 1 inputs. Our company's financial instruments include cash and cash equivalents, accounts payable and accrued liabilities, due to related parties, and promissory notes. With the exception of the promissory notes, the fair values of these financial instruments approximate their carrying values due to their short-term nature. The promissory note has been discounted to reflect its net present value as at December 31, 2012. Management is of the opinion that our company is not exposed to significant interest, credit or currency risks arising from these financial instruments.

New Accounting Pronouncements

In May 2011, the FASB issued ASU No. 2011-04, Fair Value Measurement (Topic 820): Amendments to Achieve Common Fair Value Measurement and Disclosure Requirements in U.S. GAAP and IFRSs. This Update resulted in common requirements for measuring fair value and for disclosing information about fair value measurements, including a consistent meaning of the term fair value. ASU 2011-04 is effective for interim and annual periods beginning after December 15, 2011. The adoption of ASC No. 2011- 4 is not expected to have a material impact on our company's consolidated financial statements.

In June 2011, the FASB issued Accounting Standards Update (ASU) 2011-05, Comprehensive Income (Topic 220): Presentation of Comprehensive Income, which is effective for annual reporting periods beginning after December 15, 2011. ASU 2011-05 will become effective for our company on April 1, 2012. This guidance eliminates the option to present the components of other comprehensive income as part of the statement of changes in stockholders' equity. In addition, items of other comprehensive income that are reclassified to profit or loss are required to be presented separately on the face of the financial statements. This guidance is intended to increase the prominence of other comprehensive income in financial statements by requiring that such amounts be presented either in a single continuous statement of income and comprehensive income or separately in consecutive statements of income and comprehensive income or separately in consecutive statements of income and comprehensive income or separately in consecutive statements of income and comprehensive income or separately in consecutive statements of income and comprehensive income or separately in consecutive statements of income and comprehensive income or separately in consecutive statements of income and comprehensive income. The adoption of ASU 2011-05 is not expected to have a material impact on our company's consolidated financial position or results of operations.

Other accounting standards that have been issued or proposed by the FASB or other standards-setting bodies that do not require adoption until a future date are not expected to have a material impact on our company's consolidated financial statements upon adoption.

Item 3. Quantitative and Qualitative Disclosures About Market Risk

As a smaller reporting company, we are not required to provide the information required by this Item.

Item 4. Controls and Procedures

Evaluation of Disclosure Controls and Procedures

We maintain disclosure controls and procedures that are designed to ensure that information required to be disclosed in our reports filed under the Securities Exchange Act of 1934, as amended, is recorded, processed, summarized and reported within the time periods specified in the Securities and Exchange Commission's rules and forms, and that such information is accumulated and communicated to our management, including our president (our principal executive officer, principal financial officer and principle accounting officer) to allow for timely decisions regarding required disclosure.

As of the end of our quarter covered by this report, we carried out an evaluation, under the supervision and with the participation of our president (our principal executive officer, principal financial officer and principle accounting

officer), of the effectiveness of the design and operation of our disclosure controls and procedures. Based on the foregoing, our president (our principal executive officer, principal financial officer and principle accounting officer) concluded that our disclosure controls and procedures were effective as of the end of the period covered by this quarterly report.

Changes in Internal Control over Financial Reporting

During the period covered by this report, there were no changes in our internal controls over financial reporting that have materially affected, or are reasonably likely to materially affect, our internal control over financial reporting.

PART II – OTHER INFORMATION

Item 1. Legal Proceedings

We know of no material, existing or pending legal proceedings against our company, nor are we involved as a plaintiff in any material proceeding or pending litigation. There are no proceedings in which any of our directors, officers or affiliates, or any registered beneficial shareholder, is an adverse party or has a material interest adverse to our interest.

Item 2. Unregistered Sales of Equity Securities

None.

Item 3. Defaults Upon Senior Securities

None.

Item 4. Mine Safety Disclosures

Not applicable.

Item 5. Other Information

Effective December 18, 2012, we appointed Dr. Neil Carmichael as a director of our company.

Item 6. Exhibits

Exhibit

LAMOR	
Number	Description
(3)	(i) Articles of Incorporation; (ii) By-laws
3.1	Articles of Incorporation (incorporated by reference our Registration of Securities on Form 10-12G filed on July 3, 2012)
3.2	Certificate of Amendment filed on August 15, 1995 (incorporated by reference our Registration of Securities on Form 10-12G filed on July 3, 2012)
3.3	Certificate of Amendment filed on August 5, 1998 (incorporated by reference our Registration of Securities on Form 10-12G filed on July 3, 2012)
3.4	Certificate of Amendment filed on October 15, 2002 (incorporated by reference our Registration of Securities on Form 10-12G filed on July 3, 2012)
3.5	Certificate of Amendment filed on May 8, 2006 (incorporated by reference our Registration of Securities on Form 10-12G filed on July 3, 2012)
3.6	Certificate of Amendment filed on May 29, 2012 (incorporated by reference our Registration of Securities on Form 10-12G filed on July 3, 2012)
3.7	Certificate of Amendment filed on November 30, 2012 (incorporated by reference to our Current Report on Form 8-K filed on December 11, 2012)

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Exhibit	
Number	Description
(10)	Material Contracts
10.1	Consulting Agreement between our company and Sichel Limited dated May 1, 2010 (incorporated by reference our Registration of Securities on Form 10-12G filed on July 3, 2012)
10.2	Peterborough Contract dated October 5, 2011 between EnviroResolutions, Inc., Peterborough Renewable Energy Limited and Green Energy Parks Limited (incorporated by reference our Registration of Securities on Form 10-12G filed on August 23, 2012)
10.3	Representation Agreement dated June 7, 2012 between Pacific Green Group Limited and EnviroResolutions, Inc. (incorporated by reference our Registration of Securities on Form 10-12G filed on July 3, 2012)
10.4	Assignment and Share Transfer Agreement dated June 14, 2012 between our company, Pacific Green Technologies Limited and Pacific Green Group Limited(incorporated by reference our Registration of Securities on Form 10-12G filed on July 3, 2012)
10.5	Promissory Note dated June 2012 between our company and Pacific Green Group Limited (incorporated by reference our Registration of Securities on Form 10-12G filed on July 3, 2012)
10.6	Non-Executive Director Agreement dated December 18, 2012 between our company and Neil Carmichael, Esq. (incorporated by reference to our Current Report on Form 8-K filed on December 19, 2012)
(21)	Subsidiaries of the Registrant
21.1	Pacific Green Technologies Limited, a United Kingdom corporation, wholly-owned
(31)	Rule 13a-14(a)/15d-14(a) Certifications
31.1*	Section 302 Certification under the Sarbanes-Oxley Act of 2002 of the Principal Executive Officer, Principal Financial Officer and Principal Accounting Officer
(32)	Section 1350 Certifications
32.1*	Section 906 Certification under the Sarbanes-Oxley Act of 2002 of the Principal Executive Officer, Principal Financial Officer and Principal Accounting Officer
101**	Interactive Data File
101.INS	XBRL Instance Document
101.SCH	XBRL Taxonomy Extension Schema Document
101.CAL	XBRL Taxonomy Extension Calculation Linkbase Document
101.DEF	XBRL Taxonomy Extension Definition Linkbase Document
101.LAB	XBRL Taxonomy Extension Label Linkbase Document
101.PRE	XBRL Taxonomy Extension Presentation Linkbase Document

* Filed herewith.

** Furnished herewith. Pursuant to Rule 406T of Regulation S-T, the Interactive Data Files on Exhibit 101 hereto are deemed not filed or part of any registration statement or prospectus for purposes of Sections 11 or 12 of the Securities Act of 1933, are deemed not filed for purposes of Section 18 of the Securities and Exchange Act of 1934, and otherwise are not subject to liability under those sections.

SIGNATURES

Pursuant to the requirements of Section 13 or 15(d) of the Exchange Act, the registrant has duly caused this report to be signed on its behalf by the undersigned, thereunto duly authorized.

PACIFIC GREEN TECHNOLOGIES INC.

Date: February 8, 2013

/s/ Jordan Starkman Jordan Starkman, President, Secretary, Treasurer and Director (Principal Executive Officer, Principal Financial Officer and Principal Accounting Officer)

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