Sino Clean Energy Inc Form 10-Q August 15, 2011

UNITED STATES SECURITIES AND EXCHANGE COMMISSION WASHINGTON, D.C. 20549

FORM 10-Q

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

For the quarterly period ended June 30, 2011

or

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

For the transition period from

to

Commission File Number 000-51753

SINO CLEAN ENERGY INC.

(Exact name of registrant as specified in its charter)

Nevada 75-2882833

(State or Other Jurisdiction of Incorporation or Organization)

(I.R.S. Employer Identification No.)

Room 1502, Building D, Wangzuo International City Building No. 3 Tangyuan Road, Gaoxin District Xi'an, Shaanxi Province, People's Republic of China (Address of Principal Executive Offices Including Zip Code)

+86 29 8844-7960 (Registrant's Telephone Number, Including Area Code)

Indicate by check mark whether the Registrant: (1) has filed all reports required to be filed by Section 13 or 15(d) of the Exchange Act during the preceding 12 months (or for such shorter period that the registrant was required to file such reports), and (2) has been subject to such filing requirements for the past 90 days. Yes pNo q

Indicate by check mark whether the registrant has submitted electronically and posted on its corporate Web site, if any, every, Interactive Data File required to be submitted and posted pursuant to Rule 405 of Regulation S-T (§232.405 of this chapter) during the preceding 12 months (or for such shorter period that the registrant was required to submit and post such files). Yes b No q

Indicate by check mark if the registrant is a large accelerated filer, an accelerated filer, a non-accelerated filer or a smaller reporting company

(Do not check if a smaller reporting company)

Indicate by check mark whether the registrant is a shell company (as defined in Rule 12b-2 of the Securities Exchange Act).

Yes " No þ

As of July 31, 2011, 23,781,546 shares of the issuer's common stock, par value \$0.001, were outstanding.

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PART I

FINANCIAL INFORMATION

ITEM 1 FINANCIAL STATEMENTS

Sino Clean Energy Inc. and Subsidiaries Condensed Consolidated Balance Sheets

Condensed Consolidated Balance Sheets		
	June 30,	December 31,
	2011	2010
	(Unaudited)	
ASSETS		
Cash and cash equivalents	\$61,067,550	\$52,055,857
Accounts receivable, net of allowance for doubtful accounts of \$1,083,006		
and \$0 at June 30, 2011 and December 31, 2010, respectively	12,970,771	3,856,941
Inventories	1,786,422	1,261,334
Prepaid inventories	9,320,158	10,242,878
Prepaid and other current assets	216,911	51,048
Due from related party-Suo'ang BST	-	10,307,912
Note receivable	300,000	-
Land use right – current portion	115,188	40,079
Total current assets	85,777,000	77,816,049
Land use right – non-current portion	5,419,156	1,799,889
Property, plant and equipment, net	19,309,714	13,609,932
Deposit on land use rights, plant and equipment	3,225,806	9,409,091
Goodwill	762,018	762,018
Total assets	\$114,493,694	\$103,396,979
LIABILITIES AND SHAREHOLDERS' EQUITY		
Accounts payable and accrued expenses	\$1,387,273	\$1,560,183
Payable on plant acquisition	186,138	-
Taxes payable	1,411,904	3,329,844
Mortgage payable – current portion	5,691	5,450
Amount due to director	48,457	48,457
Derivative liabilities	1,081,179	14,555,027
Total current liabilities	4,120,642	19,498,961
Mortgage payable –non-current portion	160,600	160,095
Total liabilities	4,281,242	19,659,056
Commitments and contingencies		
Shareholders' Equity		
Preferred stock, \$0.001 par value, 50,000,000 shares authorized, none issued		
and outstanding		
Common stock, \$0.001 par value, 30,000,000 shares authorized, 23,677,034		
and 23,452,270 issued and outstanding as of June 30, 2011 and December 31, 2010		
respectively	23,654	23,452

Additional paid-in capital	66,881,558	66,567,560
Treasury stock, at cost, 321,100 and 0 shares, respectively	(799,423)	-
Retained earnings	34,019,456	9,221,924
Statutory reserves	4,739,048	4,739,048
Accumulated other comprehensive income	5,348,159	3,185,939
Total shareholders' equity	110,212,452	83,737,923
Total liabilities and shareholders' equity	\$114,493,694	\$103,396,979

See accompanying notes to the condensed consolidated financial statements

Sino Clean Energy Inc. and Subsidiaries

Condensed Consolidated Statements of Income and Other Comprehensive Income (Unaudited)

	Three months ended June 30,		Six months ended June 30,	
	2011	2010	2011	2010
Revenue	\$23,017,357	\$24,149,761	\$56,798,089	\$48,658,765
Cost of goods sold	(14,878,987)	(14,779,016)	(36,160,395)	(29,179,193)
Gross profit	8,138,370	9,370,745	20,637,694	19,479,572
Selling expenses	1,294,452	1.136,019	2,821,918	2,047,098
General and administrative expenses	2,512,591	626,053	3,544,133	1,345,235
Income from operations	4,331,327	7,608,673	14,271,643	16,087,239
Other income (expense)				
Interest and finance cost	-	(13,591)	-	(10,458,154)
Interest income	71,712	19,353	115,899	32,224
Gain on extinguishment of derivative liability	482,837	-	482,837	28,404,181
Change in fair value of derivative liabilities	8,980,381	2,862,263	12,991,011	(1,377,666)
Sundry income	-	4,688	-	4,688
Total other income (expense)	9,534,930	2,872,713	13,589,747	16,605,273
Income before provision for income taxes	13,866,257	10,481,386	27,861,390	32,692,512
Provision for income taxes	1,148,478	1,540,627	3,063,858	3,291,132
Net income	12,717,779	8,940,759	24,797,532	29,401,380
Other comprehensive income				
Foreign currency translation adjustment	1,243,991	269,266	2,162,220	281,472
Comprehensive income	\$13,961,770	\$9,210,025	\$26,959,752	\$29,682,852
Weighted average number of shares				
-Basic	23,593,887	16,557,000	23,593,887	14,714,742
-Diluted	23,593,887	19,216,041	23,593,887	17,161,540
Income (loss) per common share				
- Basic	\$0.54	\$0.54	\$1.05	2.00
- Diluted	\$0.54	\$0.47	\$1.05	\$1.71

See accompanying notes to the condensed consolidated financial statements

Sino-Clean Energy, Inc. and Subsidiaries

Condensed Consolidated Statements of Changes in Shareholders' Equity

For the six months ended June 30, 2011 (Unaudited)

	Common	Stock	Additional paid-in	Treasury	Statutory	Retained	Accumulated other comprehensive	
	Share	Amount	capital	stock	reserve	earnings	income	Total
Balance, January 1,	22 452 270	¢22.452	¢66 567 560	¢	¢ 4 720 049	¢0.221.024	¢2 105 020	¢02 727 0 2 2
2011	23,452,270	\$23,432	\$66,567,560	\$-	\$4,739,048	\$9,221,924	\$3,185,939	\$83,737,923
Share issued for exercise of warrants								
and options	224,764	202	313,998	-	-	-	-	314,200
Purchase of treasury								
stock				(799,423)				(799,423)
Net income	-	-	-	-	-	24,797,532	-	24,797,532
Foreign currency translation								
gain	-	-	-	-	-	-	2,162,220	2,162,220
Balance, June 30,								
2011	23,677,034	\$ 23,654	\$66,881,558	\$(799,423)	\$4,739,048	\$34,019,456	\$5,348,159	\$110,212,452

See accompanying notes to the condensed consolidated financial statements

Sino Clean Energy Inc. and Subsidiaries

Condensed Consolidated Statements of Cash Flows (Unaudited)

	Six months ended June 3	
	2011	2010
Cash flows from operating activities:		
Net income	\$24,797,532	\$29,401,380
Adjustments to reconcile net income to cash provided by operating activities:		
Depreciation and amortization	1,483,020	1,008,832
Amortization of discount on convertible notes	-	8,601,975
Fair value of vested stock options	-	18,152
Fair value of common stock issued for repayment of interest expense	-	1,864,701
Change in fair value of derivative liabilities	(12,991,011)	1,377,666
Gain on extinguishment of derivative liability	(482,837)	(28,404,181)
Bad debt expense	1,072,124	-
	, , ,	
Change in operating assets and liabilities:		
Accounts receivable	(10,247,498)	(6,215,393)
Inventories	(541,636)	147,892
Prepaid inventories	788,335	672,922
Prepaid and other current assets	(166,533)	287,106
Prepaid sales taxes	-	138,495
Accounts payable and accrued expenses	33,697	236,559
Taxes payable	(1,874,253)	1,111,028
Net cash provided by operating activities	1,870,940	10,247,134
The table of operating well-the	1,0,0,0	10,2 17,10 1
Cash flows from investing activities:		
Deposits on land use rights, plant and equipment	(3,193,396)	(97,320)
Repayment from related party- Suo'ang BST	10,172,674	-
Purchase of property, plant and equipment	(1,280,304)	(2,606,556)
Note receivable	(300,000)	-
Net cash provided by (used in) investing activities	5,398,974	(2,703,876)
The table of (asea ii) in testing activities	0,000,07	(=,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,
Cash flows from financing activities:		
Prepayment and deposits related to deferred offering costs	-	(652,053)
Cash received from exercise of warrants and options	314,200	173,980
Repayment of mortgage payable	(2,752)	-
Purchase of treasury stock	(799,423)	_
Net cash used in financing activities	(487,975)	(478,073)
The table as a manner of the same of the s	(101,570)	(170,070)
Effect of foreign currency translation	2,229,754	207,596
Effect of foreign editioney transmitten	2,22>,731	201,000
Net increase in cash and cash equivalents	9,011,693	7,272,781
	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	,,_,_,
Cash and cash equivalents, beginning of period	52,055,857	18,302,558
Cash and cash equivalents, end of period	\$61,067,550	\$25,575,339
Cash and tash equitations, one of portor	Ψ 01,007,550	\$ 2 0,0 (0,00)
Supplemental Disclosure Information:		
Supplemental Disclosure information.		

Cash paid for taxes	\$8,857,920	\$2,641,771
Supplemental non-cash investing and financing activities:		
Deposits applied to purchase of land use rights, property, plant and equipment	\$9,285,645	\$-
Issuance of shares upon conversion of convertible notes	\$-	\$10,217,000

See accompanying notes to the condensed consolidated financial statements

Sino Clean Energy Inc. and Subsidiaries

Notes to Condensed Consolidated Financial Statements (Unaudited)

For the six months ended June 30, 2011 and 2010

1. ORGANIZATION AND BUSINESS ACTIVITIES

Sino Clean Energy Inc. (sometimes referred to in this quarterly report as the "Company", "we" or "our") is a holding company that, through its subsidiaries, is a leading third party commercial producer and distributor of coal-water slurry fuel ("CWSF") in China. CWSF is a clean fuel that consists of fine coal particles suspended in water. Our CWSF products are mainly used to fuel boilers and furnaces to generate steam and heat for residential and industrial applications. We sell our products in China and our customers include industrial, commercial, residential and government organizations. Our strong reputation in the CWSF industry in China, together with our established track record for consistently delivering products in large quantities, has enabled us to expand our customer base. We primarily use washed coal to produce CWSF. We acquire the raw materials for each of our production facilities primarily from nearby coal mines. We have established strong relationships with our suppliers and our ability to purchase large quantities of raw materials has allowed us to achieve favorable pricing and delivery terms.

Corporate Organization and History

We were originally incorporated in Texas as "Discount Mortgage Services, Inc." on July 11, 2000. In September 2001, we purchased Endo Networks, Inc., a Canadian software developer, and changed our name to "Endo Networks, Inc." on November 5, 2001. We re-domiciled to the State of Nevada on December 13, 2001.

On October 20, 2006 we consummated a share exchange transaction with Hangson, a British Virgin Islands company, the stockholders of Hangson and a majority of our stockholders. We issued a total of 2,600,000 shares of our common stock to the Hangson shareholders and a consultant in the transaction, in exchange for 100% of the common stock of Hangson. As a result of the transaction we became engaged in the CWSF business, through the operations of Suo'ang BST and Suo'ang New Energy. On January 4, 2007, we changed our name from "Endo Networks, Inc." to "China West Coal Energy Inc.", and then on August 15, 2007, we changed our name again to our present name, Sino Clean Energy Inc.

Hangson was a holding company that controlled Suo'ang BST and Suo'ang BST's 80%-owned subsidiary Suo'ang New Energy, through a series of contractual arrangements. The remaining 20% of Suo'ang New Energy was owned by Mr. Peng Zhou, a member of our board of directors and, at that time, the chief operating officer of Suo'ang BST. Suo'ang BST, through Suo'ang New Energy, commenced CWSF production in July 2007. Although Hangson was entitled to acquire the remaining 20% of Suo'ang New Energy from Mr. Zhou, the transfer was not completed and Mr. Zhou remained as the record shareholder of Suo'ang New Energy.

In 2009, we effected a reorganization of our corporate structure in order to make Suo'ang New Energy a wholly-owned subsidiary which included entering into a series of agreements transferring the contractual arrangements, through which Hangson controlled Suo'ang BST, to Suoke Clean Energy.

On September 15, 2009, Suo'ang BST and Hangson entered into a share transfer agreement with Suoke Clean Energy pursuant to which Suo'ang BST and Hangson agreed to transfer 100% of the equity interests in Suo'ang New Energy to Suoke Clean Energy. However, since Mr. Zhou still owned 20% of Suo'ang New Energy, on November 10, 2009, Suo'ang BST and Hangson entered into a subsequent share transfer agreement with Suoke Clean Energy to transfer 80% of Suo'ang New Energy's equity interests to Suoke Clean Energy and, Mr. Zhou, with Hangson's consent, entered into a share transfer agreement with Suoke Clean Energy to transfer the remaining 20% equity interest of Suo'ang New Energy. On November 12, 2009, Suo'ang New Energy received a new business license from the Tongchuan Administration for Industry and Commerce, which reflected that the acquisition of 100% of the equity of Suo'ang New Energy by Suoke Clean Energy had been completed. As a result we were able, through Suoke Clean Energy, to own 100% of the equity interests of Suo'ang New Energy.

On October 12, 2009, Suo'ang New Energy established a wholly-owned subsidiary to conduct the CWSF business in Shenyang, Liaoning Province. On December 31, 2009, we entered into a series of termination agreements to terminate the contractual arrangements by and among Suoke Clean Energy, Suo'ang BST and certain stockholders of Suo'ang BST. We no longer needed to keep such contractual arrangements in place due to the fact that Suo'ang BST was no longer engaged in any substantial business operations. In connection with the termination agreements, certain assets held by Suo'ang BST, such as office equipment, vehicles, bank deposits, and accounts receivable, were transferred to Suoke Clean Energy. Employees of Suo'ang BST signed new employment contracts with Suoke Clean Energy. All rights and obligations under certain business operation agreements and research and development contracts between Suo'ang BST and third parties were assigned to Suo'ang New Energy. Hangson has had no substantive operations of its own after the transfer and termination of the contractual arrangements.

Effective May 7, 2010, the Company announced a reverse stock split pursuant to which each ten shares of Company's common stock then issued and outstanding was automatically converted into one share of the Company's common stock. All share and per share amounts in the accompanying condensed consolidated financial statements have been adjusted to reflect the reverse stock split as if it had occurred at the beginning of the earliest period presented.

In August 2010, the Group through its subsidiary, Suoke Clean Energy, signed an agreement with Dongguan Clean Energy Water Coal Mixture Company ("Dongguan Clean Energy") to purchase all its equity interest. At the time, the assets and liabilities of Dongguan Clean Energy consisted primarily of a business license to manufacture and distribute CWSF in Guangdong, which the Company began to use effective January 1, 2011.

2. SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES

Basis of presentation and consolidation

The accompanying unaudited condensed consolidated financial statements have been prepared in accordance with accounting principles generally accepted in the United States of America for interim financial information and pursuant to the rules and regulations of the United States Securities and Exchange Commission ("SEC"). Accordingly, they do not include all of the information and footnotes required by generally accepted accounting principles for complete financial statements. In the opinion of management, all adjustments (consisting of normal recurring adjustments) considered necessary for a fair presentation have been included. The financial statements contained herein should be read in conjunction with the consolidated financial statements and notes thereto included in the Company's 2010 Annual Report on Form 10-K for the fiscal year ended December 31, 2010, filed with the SEC. The results of operations for interim periods are not necessarily indicative of the results expected for a full year or for any

future period.

The consolidated financial statements include the financial statements of the Company, its wholly owned subsidiaries Wiscon, Tongchuan Suoke Clean Energy, Shaanxi Suo'ang New Energy, Shenyang Suo'ang New Energy and Dongguan Clean Energy Water Coal Mixture Company. Intercompany accounts and transactions have been eliminated in consolidation.

Use of estimates

The preparation of consolidated financial statements in conformity with accounting principles generally accepted in the United States of America requires management to make estimates and assumptions that affect the reported amounts of assets and liabilities, disclosure of contingent assets and liabilities at the date of the financial statements, and the reported amounts of revenues and expenses during the reporting period. Because of the use of estimates inherent in the financial reporting process, actual results could differ from those estimates. Those estimates and assumptions include estimates for allowance for doubtful accounts, inventory valuation, impairment consideration, and assumptions used in the valuation of derivative liabilities.

Revenue recognition

Revenues of the Company are from sales of CWSF.

Sales are recognized when the following four revenue criteria are met: persuasive evidence of an arrangement exists, delivery has occurred, the selling price is fixed or determinable, and collectability is reasonably assured. Revenues are presented net of value added tax ("VAT"). In our revenue arrangements, physical delivery is the point in time when customer acceptance occurs since title and risk of loss are transferred to the customer. No return allowance is made as products are not returnable upon acceptance by the customers.

Cost of goods sold

Expenses which comprise cost of goods sold are the direct cost of raw materials (coal, ferrous sulfate, and coal water mixture chemicals), the costs incurred to get the raw materials to our production plants, salaries of production workers, electricity use for production equipment, water used for production, and manufacturing overhead. Manufacturing overhead includes materials, depreciation and amortization related to property, plant, and equipment used directly in production of inventory, rent related to plant used directly in the production of inventory, and other such costs associated with preparing our CWSF for sale. For the three and six month periods ended June 30, 2011 and 2010, cost of goods sold was \$14,878,987, \$14,779,016, \$36,160395, and \$29,179,193, respectively.

The transportation costs of shipping CWSF to our customers of \$1,259,764, \$1,118,572, \$2,771,586, and \$2,015,330 for the three and six month periods ended June 30, 2011 and 2010, respectively, are included in selling expenses on the condensed consolidated statements of income and other comprehensive income.

Cash and cash equivalents

Cash and cash equivalents consist of cash on hand and bank deposits. For financial reporting purposes, the Company considers all highly liquid investments purchased with original maturity of three months or less to be cash equivalents.

Accounts receivable

Accounts receivable are recognized and carried at the original invoiced amount less an allowance for any uncollectible accounts. The Company uses the aging method to estimate the valuation allowance for anticipated uncollectible receivable balances. Under the aging method, bad debts determined by management are based on historical experience as well as the current economic climate and are applied to customers' balances categorized by the number of months the underlying invoices have remained outstanding. The valuation allowance balance is adjusted to the amount computed as a result of the aging method. When facts subsequently become available to indicate that an adjustment to the allowance should be made, this is recorded as a change in estimate in the current year. During the

three month period ended June 30, 2011, the Company recorded bad debt expense of \$1,072,124 to provide an allowance for accounts receivable related to customers who had stopped using the Company for deliveries of CWSF or who have become slow, based on historical experience, in payment of amounts due to the Company. As of June 30, 2011, the allowance for doubtful accounts was \$1,083,006. As of December 31, 2010 there was no bad debt allowance for accounts receivable.

Inventories

Inventories are stated at the lower of cost, as determined on a weighted average basis, or net realizable value. Costs of inventories include purchase and related costs incurred in bringing the products to their present location and condition.

Property, plant and equipment

Property, plant and equipment are recorded at cost less accumulated depreciation and amortization. Gains or losses on disposals are reflected as gain or loss in the year of disposal. The cost of improvements that extend the life of plant, property and equipment are capitalized. These capitalized costs may include structural improvements, equipment and fixtures. All ordinary repair and maintenance costs are expensed as incurred.

Depreciation or amortization for financial reporting purposes is provided using the straight-line method over the estimated useful lives of the assets as follows:

Buildings 20 years

Plant and machinery 10 years to 13 years

Office equipment 5 years Vehicles 3 years

Land use rights

According to the law of China, the government owns all the land in China. Companies or individuals are authorized to possess and use the land only through land use rights granted by the Chinese government. Land use rights are amortized using the straight-line method over the related lease terms of 50 years.

Goodwill

The Company accounts for acquisition of business in accordance with guidance issued by the Financial Accounting Standards Board ("FASB). Goodwill is not amortized; rather, goodwill is assessed for impairment at least annually. The Company tests goodwill by using a two-step process. In the first step, the fair value of the reporting unit is compared with the carrying amount of the reporting unit, including goodwill. If the carrying amount of the reporting unit exceeds its fair value, goodwill is considered impaired and a second step is performed to measure the amount of impairment loss, if any. Based on management's assessment, there were no indicators of impairment of recorded goodwill at June 30, 2011.

Long-lived Assets

The Company reviews and evaluates its long-lived assets for impairment when events or changes in circumstances indicate that the related carrying amounts may not be recoverable. Impairment is considered to exist if the total estimated future cash flows on an undiscounted basis are less than the carrying amount of the assets, including goodwill, if any. An impairment loss is measured and recorded based on discounted estimated future cash flows. In estimating future cash flows, assets are grouped at the lowest levels for which there are identifiable cash flows that are largely independent of future cash flows from other asset groups.

Based upon management's assessment, there were no indicators of impairment of the Company's long lived assets as of June 30, 2011 or 2010, respectively.

Comprehensive income

Under authoritative guidance of the FASB on reporting comprehensive income, disclosure of all components of comprehensive income and loss on an annual and interim basis is required. Comprehensive income is defined to include all changes in equity except those resulting from investments by owners and distributions to owners. The Company had other comprehensive income of \$2,162,220 and \$281,472 for the six months ended June 30, 2011 and 2010, respectively, from foreign currency translation adjustments.

Fair value of financial instruments

Fair value measurements are determined using authoritative guidance issued by the FASB, with the exception of the application of the guidance to non-recurring, non-financial assets and liabilities as permitted. Fair value is defined in the authoritative guidance as the price that would be received to sell an asset or paid to transfer a liability in the principal or most advantageous market for the asset or liability in an orderly transaction between market participants at the measurement date. A fair value hierarchy was established, which prioritizes the inputs used in measuring fair value into three broad levels as follows:

Level 1—Quoted prices in active markets for identical assets or liabilities.

Level 2—Inputs, other than the quoted prices in active markets, are observable either directly or indirectly.

Level 3—Unobservable inputs based on the Company's assumptions.

The Company is required to use observable market data if available without undue cost and effort.

The following table presents certain investments and liabilities of the Company's financial assets measured and recorded at fair value on the Company's consolidated balance sheets on a recurring basis and their level within the fair value hierarchy as of June 30, 2011 and December 31, 2010:

			30, 2011 audited)	
	Level 1	Level 2	Level 3	Total
Fair value of warrants	\$-	\$-	\$1,081,179	\$1,081,179
	\$-	\$-	\$1,081,179	\$1,081,179
		Decemb	er 31, 2010	
	Level 1	Level 2	Level 3	Total
Fair value of warrants	\$-	\$-	\$14,555,027	\$14,555,027
	\$-	\$-	\$14,555,027	\$14,555,027

Derivative financial instruments

The Company evaluates all of its financial instruments to determine if such instruments are derivatives or contain features that qualify as embedded derivatives. For derivative financial instruments that are accounted for as liabilities, the derivative instrument is initially recorded at its fair value and is then re-valued at each reporting date, with changes in the fair value reported in the consolidated statements of operations. For stock-based derivative financial instruments, the Company uses a Monte-Carlo Simulation Model to value the derivative instruments at inception and on subsequent valuation dates. The classification of derivative instruments, including whether such instruments should be recorded as liabilities or as equity, is evaluated at the end of each reporting period. Derivative instrument liabilities are classified in the balance sheet as current or non-current based on whether or not net-cash settlement of the derivative instrument could be required within 12 months of the balance sheet date.

Stock based compensation

The Company periodically issues stock options and warrants to employees and non-employees in non-capital raising transactions for services and for financing costs. The Company accounts for stock option and warrant grants issued and vesting to employees based on the authoritative guidance provided by the Financial Accounting Standards Board whereas the value of the award is measured on the date of grant and recognized over the vesting period. The Company accounts for stock option and warrant grants issued and vesting to non-employees in accordance with the authoritative guidance of the Financial Accounting Standards Board whereas the value of the stock compensation is based upon the measurement date as determined at either a) the date at which a performance commitment is reached, or b) at the date at which the necessary performance to earn the equity instruments is complete. Non-employee stock-based compensation charges generally are amortized over the vesting period on a straight-line basis. In certain circumstances where there are no future performance requirements by the non-employee, option grants are immediately vested and the total stock-based compensation charge is recorded in the period of the measurement date.

The fair value of the Company's common stock option grant is estimated using the Black-Scholes option pricing model, which uses certain assumptions related to risk-free interest rates, expected volatility, expected life of the common stock options, and future dividends. Compensation expense is recorded based upon the value derived from the Black-Scholes option pricing model, and based on actual experience. The assumptions used in the Black-Scholes option pricing model could materially affect compensation expense recorded in future periods.

Income (loss) per common share

Basic earnings (loss) per share is computed by dividing income available to common shareholders by the weighted average number of common shares outstanding during the period. The diluted earnings (loss) per share calculation

give effect to all potentially dilutive common shares outstanding during the period using the treasury stock method for warrants and options. As of June 30, 2011, common stock equivalents were composed of warrants convertible into 2,893,284 shares of the Company's common stock and options convertible into 65,000 shares of the Company's common stock. For the three and six month periods ended June 30, 2011, respectively, common equivalent shares have been excluded from the calculation of earnings per share as their effect is anti-dilutive.

	Three months ended June 30			ths ended e 30
	2011	2010	2011	2010
Numerator				
Net income	\$12,717,779	\$8,940,759	\$24,797,532	\$29,401,380
Denominator				
Weighted average shares outstanding-basic	23,593,887	16,557,000	23,593,887	14,714,742
Effect of dilutive instruments:				
Warrants and options	-	2,659,041	-	2,446,798
Weighted average shares outstanding-diluted	23,593,887	19,216,041	23,593,887	17,161,540

Foreign currency translation

The accompanying consolidated financial statements are presented in United States dollars. The functional currency of the Company is the Renminbi (RMB). Capital accounts of the consolidated financial statements are translated into United States dollars from RMB at their historical exchange rates when the capital transactions occurred. Assets and liabilities are translated at the exchange rate as of the balance sheet date. Income and expenditures are translated at the average exchange rate for the period presented.

	June 30, 2011	December 31, 2010	June 30, 2010
Period end RMB: US\$ exchange rate	6.4635	6.6000	6.7909
Average period end RMB : US\$ exchange rate	6.5291	6.7690	6.8251

RMB is not freely convertible into foreign currency and all foreign exchange transactions must take place through authorized institutions. No representation is made that the RMB amounts could have been, or could be, converted into US dollars at the rates used in translation.

Income taxes

The Company uses an asset and liability approach for financial accounting and reporting for income taxes that allows recognition and measurement of deferred tax assets based upon the likelihood of realization of tax benefits in future years. Under the asset and liability approach, deferred taxes are provided for the net tax effects of temporary differences between the carrying amounts of assets and liabilities for financial reporting purposes and the amounts used for income tax purposes. A valuation allowance is provided for deferred tax assets if it is more likely than not these items will either expire before the Company is able to realize their benefits, or that future deductibility is uncertain.

Research and Development

Research and development costs are expensed as incurred. For the six months ended June 30, 2011 and 2010, there were \$147,732 and \$147,518 research and development expenses recorded and are included in the general and administrative expenses in the accompanying condensed consolidated statements of income and other comprehensive income.

Concentrations

Financial instruments, which potentially subject the Company to concentrations of credit risk, consist principally of cash and unsecured trade accounts receivable.

Cash denominated in RMB with a US dollar equivalent of \$60,758,146 and \$23,096,032 at June 30, 2011 and December 31, 2010, respectively, was held in accounts at financial institutions located in the PRC. In addition, the Company maintains funds in bank accounts in the US which at times may exceed the federally insured balance of \$250,000. The Company and its subsidiaries have not experienced any losses in such accounts and do not believe the cash is exposed to any significant risk.

For the six months ended June 30, 2011, one customer, Shenyang Haizhong Heat Resource, Ltd., ("Haizhong Heating") accounted for 22% of sales and 8% of accounts receivable. (See Note 12).

For the six months ended June 30, 2011, Shen Heng Group accounted for 10% of sales and accounted for 21% of accounts receivable. At June 30, 2011 there were no other customers that accounted for 10% or more of accounts receivable.

For the six months ended June 30, 2010, one customer, Haizhong Heating accounted for 47% of sales and 68% of accounts receivable. For the six months ended June 30, 2010, there were no other customers who accounted for 10% or more of sales.

For the six months ended June 30, 2011, four vendors accounted for 90% of the Company's total purchases (35%, 20%, 20% and 15% respectively), and accounted for 100% of prepaid coal (47%, 26%, 23% and 4% respectively). One vendor accounted for 20% of account payable and accrued expenses. At December 31, 2010, three vendors accounted for 90% of prepaid coal (36%, 32% and 22% respectively). For the six months ended June 30, 2010, three vendors accounted for 85% of total purchases (33%, 30% and 22% respectively). At June 30, 2010, two vendors accounted for 100% of accounts payable and one vendor accounted for 92% of prepaid coal.

Economic and Political Risks

The Company's operations are conducted in the PRC. Accordingly, the Company's business, financial condition and results of operations may be influenced by the political, economic and legal environment in the PRC, and by the general state of the PRC economy.

The Company's operations in the PRC are subject to special considerations and significant risks not typically associated with companies in North America and Western Europe. These include risks associated with, among others, the political, economic and legal environment and foreign currency exchange. The Company's results may be adversely affected by changes in the political and social conditions in the PRC, and by changes in governmental policies with respect to laws and regulations, anti-inflationary measures, currency conversion, remittances abroad, and rates and methods of taxation, among other things.

Recently issued accounting pronouncements

In May 2011, the Financial Accounting Standards Board (FASB) issued Accounting Standards Update (ASU) No. 2011-4, which amends the Fair Value Measurements Topic of the Accounting Standards Codification (ASC) to help achieve common fair value measurement and disclosure requirements in U.S. GAAP and IFRS. ASU No. 2011-4 does not require additional fair value measurements and is not intended to establish valuation standards or affect valuation practices outside of financial reporting. The ASU is effective for interim and annual periods beginning after December 15, 2011. The Company will adopt the ASU as required. The ASU will affect the Company's fair value disclosures, but will not affect the Company's results of operations, financial condition or liquidity.

In June 2011, the FASB issued ASU No. 2011-5, which amends the Comprehensive Income Topic of the ASC. The ASU eliminates the option to present the components of other comprehensive income as part of the statement of changes in shareholders' equity, and instead requires consecutive presentation of the statement of net income and other comprehensive income either in a continuous statement of comprehensive income or in two separate but consecutive statements. ASU No. 2011-5 is effective for interim and annual periods beginning after December 15, 2011. The Company will adopt the ASU as required. It will have no effect on the Company's results of operations, financial condition or liquidity.

Other recent accounting pronouncements issued by the FASB (including its Emerging Issues Task Force), the AICPA, and the Securities Exchange Commission (the "SEC") did not or are not believed by management to have a material impact on the Company's present or future consolidated financial statements.

3. NOTE RECEIVABLE

On May 3, 2011, the Company issued a note receivable for \$300,000. The note was unsecured, bore interest at 10% per annum, and was due July 3, 2011. The note and applicable accrued interest was repaid in August 2011.

4. INVENTORIES

	June 30,	
	2011	December 31,
	(unaudited)	2010
Inventories consist of the following at:		
Raw materials	\$1,429,745	\$ 858,887
Finished goods	356,677	402,447
	\$1,786,422	\$ 1,261,334

Prepaid Inventories

The Company has contracts with coal mines to deliver coal for use in the production of CWSF. At times, the Company makes payments in advance of delivery and accounts for these prepayments as prepaid inventory. At June 30, 2011 and December 31, 2010, prepaid inventories totaled \$9,320,158 and \$10,242,878, respectively.

5. PROPERTY, PLANT AND EQUIPMENT

Property, plant and equipment consist of the following at June 30, 2011 and December 31, 2010:

June 30,	December 31
2011	2010

(unaudited)

Buildings	\$ 5,122,027	\$ 3,016,094
Plant and machinery	19,560,251	14,493,705
Office equipment	85,066	80,880
Vehicles	204,025	153,138
	24,971,369	17,743,817
Less: Accumulated depreciation and amortization	(5,661,655)	(4,133,885)
	\$19,309,714	\$ 13,609,932

At June 30, 2011, the Company had made a deposit of \$3,225,804 on a 750,000 ton production line that will be installed in Guangdong during the fourth quarter of 2011.

At December 31, 2010, the Company had made deposits for land use rights, plant and equipment totaling \$9,409,091 for its new facility in Dongguan, Guangdong province. The deposits were reclassified to land use rights, plant and equipment when the Guangdong facility was completed in January 2011.

For the six months ended June 30, 2011 and 2010, depreciation expense was \$1,280,304 and \$989,410, respectively.

6. MORTGAGE PAYABLE

In January 2010, the Company agreed to purchase office space for approximately \$255,000. The Company paid a deposit of approximately \$90,000 and the balance was financed by a mortgage in the amount of approximately \$165,000. The mortgage term commenced on July 1, 2010, is secured by the office space, and is being amortized over a 20 year term, with a fixed interest rate of 4.46%, with payments due of approximately \$1,000 per month. Principal payments are due as follows: \$5,457 due in 2011, \$5,706 due in 2012, \$5,965 due in 2013, \$6,237 due in 2014, \$6,521 due in 2015, and \$135,659 thereafter.

7. DERIVATIVE LIABILITY

In June 2008, the FASB issued authoritative guidance on determining whether an instrument (or embedded feature) is indexed to an entity's own stock. Under the authoritative guidance, effective January 1, 2009, instruments which do not have fixed settlement provisions are deemed to be derivative instruments. The strike price of the warrants issued by the Company in connection with certain convertible note offerings made during 2008 and 2009 are exercisable at \$1.50 to \$2.85 per share, and contain exercise prices that may fluctuate based on the occurrence of future offerings or events. Additionally, the strike price of the warrants is denominated in US dollars, a currency other than the Company's functional currency, the RMB. As a result, theses warrants are not considered indexed to the Company's own stock. The FASB's guidance requires the fair value of these liabilities be re-measured at the end of every reporting period with the change in value reported in the statement of income.

At June 30, 2011 and December 31, 2010, derivative liabilities were made up of the following values as determined by a Monte-Carlo Simulation Model with the following assumptions:

June 30, 2011 (unaudited)	December 31, 2010		
0.04% to 0.27%	0.53	%	
96.98% to 148.5%	111.14	%	
0.33 years to			
1.33years 1.8		.83 years	
-	-		
1,081,179	14,555,02	.7	
\$.7	
\$	2011 (unaudited) 0.04% to 0.27% 96.98% to 148.5% 0.33 years to 1.33 years -	2011 December 3 (unaudited) 2010 0.04% to 0.27% 0.53 96.98% to 148.5% 111.14 0.33 years to 1.33 years 1.83 years	

The risk-free interest rate was based on rates established by the Federal Reserve Bank, volatility is based on the Company's historical volatility, and the expected life of the warrants was determined by the expiration date of the warrants. The expected dividend yield was based on the fact that the Company has not paid dividends to common shareholders in the past and does not expect to pay dividends to common shareholders in the future.

For the six months ended June 30, 2011 and 2010, change in derivative liability was a gain of \$12,991,011 and a loss of \$(1,377,666) respectively.

8. COMMON STOCK

During the six months ended June 30, 2011, the Company issued 201,667 shares of common stock upon exercise of options and warrants for total proceeds of \$314,200.

On May 9, 2011, the Board of Directors authorized the repurchase of up to \$20 million of the Company's common stock. During the 3 month period ended June 30, 2011, the Company purchased 321,100 shares of common stock for \$799,423.

During the six months ended June 30, 2011, warrants to purchase 54,631 shares of the Company's common stock were exercised on a cashless basis, and pursuant to the warrant agreement, the Company issued 23,097 shares of the Company's common stock.

9. WARRANTS AND OPTIONS

At June 30, 2011, outstanding warrants and options were as follows:

	Number of	
	Shares under	Weighted
	Warrants	Average
	and Options	Exercise Price
Warrants and options outstanding at January 1, 2011	3,214,582	\$ 2.50
Warrants and options granted	-	-
Warrants and options expired	-	-
Warrants and options exercised	(256,298)	\$ 2.28
Warrants and options outstanding at June 30, 2011	2,958,284	\$ 2.72

The following table summarizes information about warrants and options outstanding at June 30, 2011, all of which were fully vested:

Outstanding and Exercisable Warrants and Options

			Weighted
			average
		Number of shares	remaining
		under warrants and	contractual life
Exer	cise price	options	(years)
\$	1.50	416,636	0.33
\$	2.28	195,857	1.33
\$	2.85	1,260,527	1.00
\$	2.85	1,020,264	1.05
\$	4.35	10,000	0.31
\$	5.70	5,000	0.90
\$	7.98	50,000	0.74
\$	2.72	2,958,284	

At June 30, 2011, the warrants and options outstanding and exercisable had no intrinsic value.

10. INCOME TAXES

Companies in the PRC are generally subject to PRC Enterprise Income Tax at a uniform tax rate of 25% under China's Unified Enterprise Income Tax Law ("New EIT Law"), which took effect on January 1, 2008. The New EIT Law provides a five-year transition period from its effective date for those enterprises which were established before the promulgation date of the New EIT Law and which were entitled to a preferential EIT treatment. Accordingly, Shenyang Suo'ang New Energy is subject to the uniform tax rate of 25%. Shaanxi Suo'ang New Energy was entitled to a two year tax holiday for 2007 and 2008 and a 50% reduction on its EIT rate for the years 2009, 2010 and 2011.

The Company has not recorded a provision for U.S. federal income tax for the six months ended June 30, 2011 and 2010 due to a net operating loss carry forward in the United States of America. At June 30, 2011 and 2010, the

Company had net operating loss carry forwards in the United States of America of approximately \$3,970,000 and \$2,450,000, respectively, which begin to expire in 2029. The deferred tax asset created by the net operating loss has been offset by a 100% valuation allowance. At June 30, 2011 and 2010, there were no other significant deferred tax assets or deferred tax liabilities. At June 30, 2011 and 2010, the Company's operations in the PRC have not generated any significant temporary differences.

Income tax expense consists of the following for the:

	Three months ended June 30 (unaudited)		Six months ended		
			June	e 30	
			(unaudited)		
	2011	2010	2011	2010	
Current-PRC Enterprise Income Tax	\$1,148,478	\$1,540,627	3,063,858	3,291,132	
Deferred tax	-	-	_	-	
Total income tax expense	\$1,148,478	\$1,540,627	3,063,858	3,291,132	

The following table reconciles the U.S. statutory rates to the Company's effective tax rate for the:

	Three months ended June 30 (unaudited)				Six months ended June 30 (unaudited)			
	2011		2010		2011		2010	
U.S. statutory rate	34	%	34	%	34	%	34	%
Permanent differences	(21)%	(9)%	(16)%	(17)%
Tax holiday	(2)%	(3)%	(3)%	(2)%
Effect of statutory rate differential	(3)%	(7)%	(4)%	(5)%
Effective tax rate	8	%	15	%	11	%	10	%

Permanent differences are related to gain (loss) on change in the value of derivatives and the extinguishment of the derivatives liabilities.

Effective January 1, 2007, the Company adopted authoritative guidance issued by the FASB for uncertainty in income taxes. The Interpretation addresses the determination of whether tax benefits claimed or expected to be claimed on a tax return should be recorded in the financial statements. Under ASC 740-10, we may recognize the tax benefit from an uncertain tax position only if it is more likely than not that the tax position will be sustained on examination by the taxing authorities, based on the technical merits of the position. The tax benefits recognized in the financial statements from such a position should be measured based on the largest benefit that has a greater than fifty percent likelihood of being realized upon ultimate settlement. ASC 740-10 also provides guidance on de-recognition, classification, interest and penalties on income taxes, accounting in interim periods and requires increased disclosures. At the date of adoption, and as of June 30, 2011, the Company does not have a liability for unrecognized tax uncertainties except as described below. The Company and its Chinese subsidiaries have never been subject to a tax examination and all years are open to examination by the tax authorities.

The Company was delinquent in filing its U.S. federal income tax returns for its taxable years ended September 30, 2007 and 2008 and information reports for its bank accounts located in the PRC for 2006, 2007, and 2008. There is no U.S taxable income for the applicable years and the Company believes that its failure to file the information reports was not willful. Accordingly, no provision has been made for U.S. income taxes and the Company has recorded its estimate of total penalties that may be assessed for the delinquent U.S. tax returns and reports in the accompanying consolidated financial statements. There was no delinquency in 2009 and 2010 US tax filings.

The Company enjoys certain tax holidays under the New EIT Law. For the six months ended June 30, 2011 and 2010, the tax holidays decreased income tax expense and the benefit of the tax holiday on net income per share (basic) was approximately:

	J	months ended June 30 naudited) 2010	J	Six months ended June 30 (unaudited) 2011 2010	
Income per common share-basic	\$0.54	\$0.54	\$1.05	\$2.00	
Effect of tax holiday	(0.01) (0.01) (0.09) (0.01	
Pro forma income per common share-basic	\$0.53	\$0.53	\$0.96	\$1.99	

11. DUE TO RELATED PARTY

Amount due to related parties at June 30, 2011 and December 31, 2010 consisted of advances from Mr. Baowen, Chairman, CEO and Director of the Company of \$48,457. The advances due are non-interest bearing, unsecured, and due on demand.

12. COMMITMENTS AND CONTINGENCIES

Coal inventory purchase commitments

In November, December 2010 and January 2011, we entered into agreements with five coal mines (Tongchuan Mining Department Yu Hua Coal Mine, Tongchuan Yaozhou District Zhaojin Town Xinyuan Coal Mine, Coal Sales Sub-Co of Tie Fa Coal Industry (Group) Company Limited, Fushun Teng Da Wash Coal Company Limited and Shen Mu Zheng Chang Coal Limited) to purchase approximately 1,100,000 tons of washed clean coal for approximately \$122,880,000 (RMB 802,300,000) to be delivered in 2011. The purchase price of coal from two of the coal mines, Yu Hua Coal Mine and Xinyuan Coal Mine, specifically, increased about 5% starting from June 1, 2011.

During the six months ended June 30, 2011, 322,991 tons of wash clean coal purchased under the agreements referenced above in the amount of approximately \$34,831,428 (RMB 227,417,113) were purchased. The balance of the purchase commitments of \$88,049,214 (RMB 574,882,125) will be due on delivery of the coal during 2011.

Capital expenditure commitments

On March 10, 2011, the Company entered into an agreement to purchase an additional production line for the Guangdong facility for approximately \$10.4 million (RMB 69.5 million). In April, 2011, we paid \$3.2 million advance for the production line. The balance of \$7.2 million was expected to be paid when the machinery was to be delivered and installed in August 2011 in accordance with the contract terms. The delivery of the production line has been postponed until December 31, 2011 because of the vendor's inability to secure funds from a bank loan to cover the increase in the price of steel to manufacture the production line. The Company also expects to spend approximately \$3.0 million by December 2011 for construction costs related to the production line.

We have entered into an agreement with Tongchuan City Investment and Development Co., Ltd. ("TCID") to develop a new heat supply company for the purpose of providing heating for the new district in Tongchuan. TCID has stated that 15 new heat supply plants will need to be built to supply an area of 16.4 million square meters. The plants are expected to be built and operational over five to seven years, and as of June 30, 2011, no operations or construction had commenced. The newly formed heat supply company will require an investment of \$12.5 million by TCID, for which it will receive an 85% stake in the new company, and \$2.2 million by The Company, for which it will receive a 15% stake in the new company. At this time the project has been delayed due to central government review of local government investments in local projects.

In November 2009, through our subsidiary, Suoke Clean Energy, we entered into a memorandum of understanding with the local government of Nanning, Guangxi Province, pursuant to which we plan to establish a 500,000 metric ton per annum CWSF production facility in the city of Nanning. We expect to commence construction on the facility before the end of 2011.

Legal Proceedings

On May 6, 2011, a shareholder class action complaint was filed against the Company and certain of its present and former officers and directors for alleged violations of federal securities laws. The plaintiff seeks damages in an unspecified amount for alleged violations of Sections 10(b) and 20(a) of the Securities Exchange Act of 1934. The plaintiff claims that the Company's SEC filings during the period between April 6, 2009, and May 5, 2011, contain materially false and misleading statements regarding the Company's revenues and operations. The action is pending in the United States District Court for the Central District of California and is styled, Plaintiff Gary Redwen v. Sino Clean Energy, Inc., Baowen Ren, Wen Fu, Albert Ching-Hwa Pu, Hon Wan Chan, Wenjie Zhang, Zhixin Jing, and Peng Zhou, Case No. CV11-03936.

The Company has reviewed the allegations contained in the complaint and believes they are without merit. The Company intends to defend the litigation vigorously. As such, based on the information known to the Company to date, we do not believe that it is probable that a material judgment against the Company will result and no liability has been accrued.

On May 9, 2011, the Company filed a complaint in the Supreme Court of the State of New York against Geoinvesting LLC, an individual calling himself "Alfred Little", the owners of the web site called Seeking Alpha, and unidentified persons acting with, for, or through them. The suit seeks, among other relief, \$55 million in compensatory damages and \$10 million in punitive damages resulting from the defendants' fraud, defamation, and tortious interference with the Company's business relationships.

Shenyang Facility

The Company has an exclusive agreement with Haizhong Heating through October 2012 to supply it with CWSF. Haizhong Heating is the sole supplier of heat to the commercial and residential customers in the new economic zone in Shenyang, Liaoning Province. During the first quarter of 2011, we agreed to reduce the selling price to Haizhong Heating approximately 8% from March 1, 2011 through October 31, 2012 due to government regulation on its heating price to residential users. On April 20, 2011, Haizhong Heating notified us that due to government requirements, it had to change a pipeline in certain areas of the "Ming Fa" real estate development project. The modification was originally estimated to take approximately only two months to complete during the second quarter of 2011, and during such time Haizhong Heating would suspend operation of its CWSF boilers. Haizhong Heating accounted for more than 80% of our Shengyang facility's production volume prior to April 2011. Due to the cessation of the Haizhong Heating CWSF boiler operation and the suspension of its business during the pipeline modification, it became uneconomical for the Shengyang facility to continue operations for only a small number of customers, which represented less than 20% of revenues at Shenyang. As a result, our Shengyang facility ceased operations in late April 2011. On June 17, 2011, we received an updated notification from Haizhong Heating stating it needed to extend the modification period to the end of September, 2011. We plan to resume production at the end of September of 2011 when Haizhong Heating resumes its operations. The total reduction in revenue for the six months ending on June 30, 2011 was approximately \$8.35 million, based on a reduction of approximately 65,477 metric tons, compared with the same period of 2010.

Social insurance of Employees

According to the prevailing laws and regulations of the PRC, the Company is required to cover its employees with medical, retirement and unemployment insurance programs. Management believes that due to the transient nature of its employees, the Company does not need to provide all employees with such social insurance. In the event that any current or former employee files a complaint with the PRC government, the Company may be required to make up the social insurance as well as to pay administrative fines. As the Company believes that these fines would not be material, no provision has been made in this regard.

13. SUBSEQUENT EVENTS

Equity Acquisition

On July 11, 2011, Sino Clean Energy, Inc (the "Company") entered into an Equity Acquisition Agreement (the "Agreement") to purchase 100% of the outstanding equity interest in Crown Energy Limited ("Crown Energy") from Mr. Zhongrui Deng, the sole stockholder. Crown Energy owns 60% of the equity interest in Nanhai Clean Energy Fuel Co., Ltd., a company primarily engaged in the production and sale of clean energy coal-water slurry fuel.

Pursuant to the terms of the Agreement, the Company will engage a valuation expert chosen by the parties to appraise the value of Crown Energy's assets. The parties will then determine the purchase price of the equity interest and determine the payment terms, with all such terms to be memorialized in a supplemental agreement. The Agreement also provides that the current management of Crown Energy and its board of directors will be reappointed after the consummation of the acquisition. The acquisition is expected to be completed by the end of 2011.

Warrants exercised during July 2011

On July 18, 2011, the Company issued 104,512 shares of common stock for \$156,768 upon the exercise of warrants by a warrant holder. The warrants were originally issued in connection with convertible debt issued in 2008.

ITEM 2. MANAGEMENT'S DISCUSSION AND ANALYSIS OF FINANCIAL CONDITION AND RESULTS OF OPERATIONS

The following management's discussion and analysis should be read in conjunction with our consolidated financial statements and the notes thereto and the other financial information appearing elsewhere in this item. In addition to historical information, the following discussion contains certain forward-looking statements within the "safe harbor" provisions of the Private Securities Litigation Reform Act of 1995. These statements relate to our future plans, objectives, expectations and intentions. These statements may be identified by the use of words such as "may", "will", "could", "expect", "anticipate", "intend", "believe", "estimate", "plan", "predict", and similar terms or terminology, or the notice terms or other comparable terminology. Although we believe the expectations expressed in these forward-looking statements are based on reasonable assumptions within the bound of our knowledge of our business, our actual results could differ materially from those discussed in these statements. Factors that could contribute to such differences include, but are not limited to, those discussed in the "Risk Factors" section of the Company's Annual Report on Form 10-K filed with the SEC on April 5, 2011. We undertake no obligation to update publicly any forward-looking statements for any reason even if new information becomes available or other events occur in the future.

Our financial statements are prepared in U.S. Dollars and in accordance with accounting principles generally accepted in the United States. See "Exchange Rates" below for information concerning the exchanges rates at which Renminbi were translated into U.S. Dollars at various pertinent dates and for pertinent periods. In this Quarterly Report on Form 10-Q, references to "we", "our", "us", the "Company" or the "Registrant" refer to Sino Clean Energy Inc., a Nevada corporati and its subsidiaries and affiliated companies.

Overview

Sino Clean Energy Inc. is a holding company that, through its subsidiaries, is a commercial producer and distributor of coal-water slurry fuel ("CWSF") in China. CWSF is a clean fuel that consists of fine coal particles suspended in water. Our CWSF products are mainly used to fuel boilers and furnaces to generate steam and heat for residential and industrial applications. We sell our products in China and our customers include industrial, commercial, residential and government organizations. Our strong reputation in the CWSF industry in China, together with our established track record for consistently delivering products in large quantities, has enabled us to expand our customer base. We primarily use washed coal to produce CWSF. We acquire the raw materials for each of our production facilities primarily from three nearby coal mines. We have established strong relationships with our suppliers and our ability to purchase large quantities of raw materials has allowed us to achieve favorable pricing and delivery terms.

We have been targeting large CWSF customers in Guangdong, as the province is one of the most economically developed in China, and has the largest consumer capacity for CWSF in China, according to Beijing Zhongjing Zongheng Information and Consulting Center. In early March of 2011, the City Government of Dongguan passed the Dongguan City Program for Removing and Upgrading Small- and Medium-Size Coal-Burning Boilers, clearly prescribing that small- and medium-size coal-burning boilers of up to and including 10 steam-tons (boiler power scale) must be removed. With the implementation of this policy, we believe that the demand for coal water slurry in Dongguan City will increase rapidly in the next year and a half.

In January 2011, two new production lines at the Guangdong facility became operational, with a total capacity of 300,000 metric tons. We plan to add a third production line in Guangdong with capacity of 750,000 metric tons in December 2011. The additional 750,000 metric tons of capacity in Guangdong is expected to require capital expenditures of approximately \$13.6 million for the construction of production facilities. We intend to expand our total annual production capacity to 1,900,000 metric tons by the end of 2011.

Since we commenced production in Dongguan in January, 2011, we have signed 9 customers for 404,400 tons (contract demand) combined

Shengyang Facility

Haizhong Heating accounted for more than 80% of our Shengyang facility's production volume in 2011 and 2010. On April 20, 2011, Haizhong Heating notified us that due to government requirements, it has to change a pipeline in certain areas of the "Ming Fa" real estate development project. The modification was originally estimated to take approximately only two months to complete during the second quarter of 2011, and during such time Haizhong Heating would stop operating its CWSF boilers. On June 17, 2011, we received an updated notification from Haizhong Heating stating it needed to extend the modification period to the end of September 2011.

Due to the cessation of the Haizhong Heating CWSF boiler operation and the suspension of its business during the pipeline modification, it has become uneconomical for the Shengyang facility to continue operations for only a small number of customers, which represented only less than 20% of revenues at Shenyang. As a result, since receiving the notification, our Shengyang facility ceased operations in late April 2011. We plan to resume production at the end of September of 2011 when Haizhong Heating resumes its operation. The total reduction in revenue due to the suspension of operations for the three months ended June 30, 2011 was approximately \$7,436,306 based on a reduction of approximately 53,000 metric tons, compared with the same period of 2010. The total reduction in revenue for the six months ending on June 30, 2011 was approximately \$8.35 million, based on a reduction of approximately 65,477 metric tons, compared with the same period of 2010.

Tongchuan Facility

In an effort to fight against inflation, the central government has tightened the cash supply and as a result, some small business enterprises have encountered difficulty in obtaining banks loans for working capital. In the Tongchuan area, four customers have had difficulty obtaining bank loans to continue their business with our subsidiary, Suo'ang New Energy. Suo'ang New Energy also lost five customers to a new competitor in the second quarter of 2011. The total reduction in revenue from the loss of business with these nine customers for the three months ended June 30, 2011 was approximately \$2,434,893 based on a reduction of approximately 21,155 metric tons, compared with the same period of 2010. The total reduction in revenue for the six months ended on June 30, 2011 was approximately \$5.8 million, based on a reduction of approximately 53,066 metric tons, compared with the same period of 2010.

Critical Accounting Policies and Estimates

Use of estimates

The preparation of consolidated financial statements in conformity with accounting principles generally accepted in the United States of America requires management to make estimates and assumptions that affect the reported amounts of assets and liabilities, disclosure of contingent assets and liabilities at the date of the financial statements, and the reported amounts of revenues and expenses during the reporting period. Because of the use of estimates inherent in the financial reporting process, actual results could differ from those estimates. Those estimates and assumptions include estimates for allowance for doubtful accounts, inventory valuation, impairment consideration, and assumptions used in the valuation of derivative liabilities.

Revenue recognition

Revenues of the Company are from sales of CWSF.

Sales are recognized when the following four revenue criteria are met: persuasive evidence of an arrangement exists, delivery has occurred, the selling price is fixed or determinable, and collectability is reasonably assured. Revenues are presented net of value added tax ("VAT"). In our revenue arrangements, physical delivery is the point in time when customer acceptance occurs since title and risk of loss are transferred to the customer. No return allowance is made as products are not returnable upon acceptance by the customers.

Cash and cash equivalents

Cash and cash equivalents consist of cash on hand and bank deposits. For financial reporting purposes, the Company considers all highly liquid investments purchased with original maturity of three months or less to be cash equivalents.

Accounts receivable

Accounts receivable are recognized and carried at original invoiced amount less an allowance for any uncollectible accounts. The Company uses the aging method to estimate the valuation allowance for anticipated uncollectible receivable balances. Under the aging method, bad debts determined by management are based on historical experience as well as the current economic climate and are applied to customers' balances categorized by the number of months the underlying invoices have remained outstanding. The valuation allowance balance is adjusted to the amount computed as a result of the aging method. When facts subsequently become available to indicate that an adjustment to the allowance should be made, this is recorded as a change in estimate in the current year. During the three month period ended June 30, 2011, the Company recorded bad debt expense of \$1,072,124 to provide an allowance for accounts receivable related to customers who had stopped using the Company for deliveries of CWSF

or who have become slow, based on historical experience, in payment of amounts due to the Company. As of June 30, 2011, we accrued \$1,083,006 bad debt allowance for accounts receivable. As of June 30, 2010, there was no bad debt allowance for accounts receivable.

Derivative financial instruments

The Company evaluates all of its financial instruments, to determine if such instruments are derivatives or contain features that qualify as embedded derivatives. For derivative financial instruments that are accounted for as liabilities, the derivative instrument is initially recorded at its fair value and is then re-valued at each reporting date, with changes in the fair value reported in the consolidated statements of operations. For stock-based derivative financial instruments, the Company uses a Monte-Carlo Simulation Model to value the derivative instruments at inception and on subsequent valuation dates. The classification of derivative instruments, including whether such instruments should be recorded as liabilities or as equity, is evaluated t the end of each reporting period. Derivative instrument liabilities are classified in the balance sheet as current or non-current based on whether or not net-cash settlement of the derivative instrument could be required within 12 months of the balance sheet date.

Stock based compensation

The Company periodically issues stock options and warrants to employees and non-employees in non-capital raising transactions for services and for financing costs. The Company accounts for stock option and warrant grants issued and vesting to employees based on the authoritative guidance provided by the Financial Accounting Standards Board whereas the value of the award is measured on the date of grant and recognized over the vesting period. The Company accounts for stock option and warrant grants issued and vesting to non-employees in accordance with the authoritative guidance of the Financial Accounting Standards Board whereas the value of the stock compensation is based upon the measurement date as determined at either a) the date at which a performance commitment is reached, or b) at the date at which the necessary performance to earn the equity instruments is complete. Non-employee stock-based compensation charges generally are amortized over the vesting period on a straight-line basis. In certain circumstances where there are no future performance requirements by the non-employee, option grants are immediately vested and the total stock-based compensation charge is recorded in the period of the measurement date.

The fair value of the Company's common stock option grant is estimated using the Black-Scholes option pricing model, which uses certain assumptions related to risk-free interest rates, expected volatility, expected life of the common stock options, and future dividends. Compensation expense is recorded based upon the value derived from the Black-Scholes option pricing model, and based on actual experience. The assumptions used in the Black-Scholes option pricing model could materially affect compensation expense recorded in future periods.

Recently issued accounting pronouncements

In May 2011, the Financial Accounting Standards Board (FASB) issued Accounting Standards Update (ASU) No. 2011-4, which amends the Fair Value Measurements Topic of the Accounting Standards Codification (ASC) to help achieve common fair value measurement and disclosure requirements in U.S. GAAP and IFRS. ASU No. 2011-4 does not require additional fair value measurements and is not intended to establish valuation standards or affect valuation practices outside of financial reporting. The ASU is effective for interim and annual periods beginning after December 15, 2011. The Company will adopt the ASU as required. The ASU will affect the Company's fair value disclosures, but will not affect the Company's results of operations, financial condition or liquidity.

In June 2011, the FASB issued ASU No. 2011-5, which amends the Comprehensive Income Topic of the ASC. The ASU eliminates the option to present the components of other comprehensive income as part of the statement of changes in shareholders' equity, and instead requires consecutive presentation of the statement of net income and other comprehensive income either in a continuous statement of comprehensive income or in two separate but consecutive statements. ASU No. 2011-5 is effective for interim and annual periods beginning after December 15, 2011. The Company will adopt the ASU as required. It will have no effect on the Company's results of operations, financial condition or liquidity.

Other recent accounting pronouncements issued by the FASB (including its Emerging Issues Task Force), the AICPA, and the Securities Exchange Commission (the "SEC") did not or are not believed by management to have a material impact on the Company's present or future consolidated financial statements.

Results of Operations

Three month period ended June 30, 2011 as compared to the three month period ended June 30, 2010

The following tables set forth key components of our results of operations for the periods indicated.

	Three months ended June 30	
	2011	2010
	(unaudited)	(unaudited)
Revenue	\$23,017,357	\$24,149,761
Cost of goods sold	(14,878,987)	(14,779,016)
Gross profit	8,138,370	9,370,745
Selling expenses	1,294,452	1,136,019
General and administrative expenses	2,512,591	626,053
Income from operations	4,331,327	7,608,673
Other income (expenses)		
Interest expense	-	(13,591)
Interest income	71,712	19,353
Gain on extinguishment of derivative liability	482,837	-
Change in fair value of derivative liabilities	8,980,381	2,862,263
Sundry income	-	4,688
Total other income	9,534,930	2,872,713
Income before provision for income taxes	13,866,257	10,481,386
Provision for income taxes	1,148,478	1,540,627
Net income	\$12,717,779	\$8,940,759

Revenue. During the three-month period ended June 30, 2011, we had revenues from sales of our coal-water slurry fuel of \$23,017,357 as compared to revenues of \$24,149,761 during the three-month period ended June 30, 2010, representing a decrease of 5%. This decrease is primarily attributable to a decrease in sales to our major customer, Haizhong Heating, which, due to modification of a pipeline in certain areas of the "Ming Fa" real estate development project due to government requirements in the second quarter of 2011, suspended operation of its CWSF boilers. The reduction in sales volume due to this business interruption is 53,000 metric tons compared with the same period of 2010. In addition, Shanxi Suo'ang New Energy has lost five customers to a new competitor in the second quarter of 2011. Another four customers experienced difficulties in obtaining bank loans to continue business with us. The reduction in sales volume because of these customers was 21,155 metric tons as compared with sales in same period of 2010.

Increased production from the new 300,000 metric ton production line added in January 2011 in Guangdong led to an increase in production capacity, but the decrease in sales to a major customer, Haizhong Heating, decreased our total sales to customers. We sold 187,833 metric tons as of June 30, 2011 as compared to 226,986 metric tons as at June 30 2010. At June 30, 2011 we had 48 customers under CWSF supply agreements totaling approximately 1,200,000 metric tons per year, as compared to 43 customers totaling approximately 600,000 tons of CWSF per year as at June 30, 2010.

Cost of Goods Sold. Cost of goods sold, consisting of raw materials, direct labor and manufacturing overhead, depreciation of plant and machinery, was \$14,878,987 for the three-month period ended June 30, 2011, as compared to \$14,779,016 for the same period in 2010, representing an increase of 1%. The increase in cost of goods sold is due to higher purchase price of coal. Gross profit margin decreased from 39% in 2010 to 35% in 2011 mainly as a result of (i) lower selling price to our largest customer, Shenyang Haizhong Heat Resource, Ltd. due to government regulation

on its heating price to residential users; (ii) the significantly higher purchase price for coal in Guangdong which increased our cost of production; and (iii) higher depreciation costs on the machinery and plant of our Guangdong facility.

Selling Expenses. Selling expenses totaled \$1,294,452 for the three-month period ended June 30, 2011, as compared to \$1,136,019 for the three-month period ended June 30, 2010, representing an increase of 14%. This increase is mainly attributable to increased transportation costs and marketing cost due to an increased number of customers.

General and Administrative Expenses. General and administrative expenses totaled \$2,512,591 for the three-month period ended June 30, 2011, as compared to \$626,053 for the three-month period ended June 30, 2010, representing an increase of 301%. This increase was primarily due to the bad debt expense of \$1,072,124, the expansion of our operations and the increased expenses related to our company being a public company.

Other Income (expense). Other income totaled \$9,534,930 for the three-month period ended June 30, 2011, comprised primarily of a gain in change of fair value of the derivative liabilities of \$8,980,381, as compared to other income of \$2,872,713 for the three-month period ended June 30, 2010, which was caused by the gain in change in fair value of derivative liabilities of \$2,862,263.

Provision for income taxes. For the three-month period ended June 30, 2011 and 2010, our provision for income taxes was \$1,148,478 and \$1,540,627, respectively. The decrease in income taxes reflects the decrease in taxable income from our operations in China. For the three-month periods ended June 30, 2011 and 2010, our effective tax rate was 8% and 15%, respectively, on income before provision for income taxes. In 2011 and 2010, our effective tax rate reduced by 21% and 9%, respectively, due to the change in derivative liability related to financings and derivatives that are classified as permanent differences. Additionally, in 2011 and 2010, our effective tax rate was reduced by 2% and 3%, respectively, for certain tax holidays that we enjoy in the PRC.

Net Income. We had net income of \$12,717,779 for the three-month period ended June 30, 2011, as compared to net income of \$8,940,759 for the same period in 2010. The increase in net income is primarily attributable to the gain in fair value of derivative liability of \$8,980,381 in the three-month period ended June 30, 2011.

Six month period ended June 30, 2011 as compared to the six month period ended June 30, 2010

The following tables set forth key components of our results of operations for the periods indicated.

	Six months ended June 30	
	2011	2010
	(unaudited)	(unaudited)
Revenue	\$56,798,089	\$48,658,765
Cost of goods sold	(36,160,395)	(29,179,193)
Gross profit	20,637,694	19,479,572
Selling expenses	2,821,918	2,047,098
General and administrative expenses	3,544,133	1,345,235
Income from operations	14,271,643	16,087,239
Other income (expenses)		
Interest expense	-	(10,458,154)
Interest income	115,899	32,224
Gain on extinguishment of derivative liability	482,837	28,404,181
Change in fair value of derivative liabilities	12,991,011	(1,377,666)
Sundry income	-	-
Total other income (expenses)	13,589,747	16,605,273
Income/ (loss) before provision for income taxes	27,861,390	32,692,512
Provision for income taxes	3,063,858	3,291,132
Net income (loss)	\$24,797,532	\$29,401,380
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Revenue. During the six-month period ended June 30, 2011, we had revenues from sales of our coal-water slurry fuel of \$56,798,089 as compared to revenues of \$48,658,765 during the six-month period ended June 30, 2010, representing an increase of 17%. This increase is primarily attributable to increased production from the new 300,000 metric ton production line added in January 2011 in Guangdong, which led to an increase in sales to customers. We sold 478,756 metric tons as of June 30, 2011, as compared to 452,288 metric tons as at June 30, 2010. At June 30, 2011, we had 38 active customers under CWSF supply agreements totaling approximately 1,090,000 metric tons per year, as compared to 30 customers totaling approximately 600,000 tons of CWSF per year as at June 30, 2010. Our sales and number of customers in the 2011 as compared to 2010 are indicative of the growing market acceptance of CWSF.

Cost of Goods Sold. Cost of goods sold, consisting of raw materials, direct labor and manufacturing overhead, depreciation of plant and machinery, was \$36,160,395 for the six-month period ended June 30, 2011, as compared to \$29,179,193 for the same period in 2010, representing an increase of 24%. The increase in cost of goods sold is in line

with our increase in sales. However, gross profit margin decreased from 40% in 2010 to 36% in 2011, mainly as a result of (i)a lower selling price to our largest customer, Shenyang Haizhong Heat Resource, Ltd. due to new government regulations on heating prices to residential users; (ii) the significantly higher purchase price for coal in Guangdong, which increased our cost of production; and (iii) higher depreciation costs on the machinery and plant of our Guangdong facility.

Selling Expenses. Selling expenses totaled \$2,821,918 for the six-month period ended June 30, 2011, as compared to \$2,047,098 for the six-month period ended June 30, 2010, representing an increase of 38%. This increase is mainly attributable to increased transportation costs as a result of the growth of our business in the first half of 2011.

General and Administrative Expenses. General and administrative expenses totaled \$3,544,133 for the six-month period ended June 30, 2011, as compared to \$1,345,235 for the six-month period ended June 30, 2010, representing an increase of 163%. This increase was primarily caused by bad debt expense of \$1,072,124, our expansion in operations and increased expenses related to our company being a public company.

Other Income (expense). Other income totaled \$13,589,747 for the six-month period ended June 30, 2011, mainly as comprised of a gain in change of fair value of the derivative liabilities of \$12,991,011, as compared to other income of \$16,605,273 for the six-month period ended June 30, 2010, primarily caused by the gain in change in fair value of derivative liabilities of \$12,991,011 in the first half of 2011. The loss on change in fair value of derivative liabilities of \$(1,377,666)) and interest expenses \$(10,458,154)] was partially set off by the gain on extinguishment of derivative liability of \$28,404,181 in the six-month period ended June 30, 2010.

Provision for income taxes. For the six month period ended June 30, 2011 and 2010, our provision for income taxes was \$3,063,858 and \$3,291,132, respectively. The decrease in income taxes reflects the decrease in taxable income from our operations in China. For the six months ended June 30, 2011 and 2010, our effective tax rate was 11% and 10%, respectively, of income before provision for income taxes. In 2011 and 2010, our effective tax rate reduced by 16% and 17%, respectively, due to change in derivative liability related to financings and derivatives that are classified as permanent differences. Additionally, in 2011 and 2010, our effective tax rate was reduced by 3% and 2%, respectively, for certain tax holidays that we enjoy in the PRC.

Net Income. We had net income of \$24,797,532 for the six-month period ended June 30, 2011, as compared to net income of \$29,401,380 for the same period in 2010. The decrease in net income is primarily attributable to the gain on extinguishment of derivative liability of \$28,404,181 in the first half of 2010.

Reconciliation of net income to adjusted earnings

The following table provides a reconciliation of net income to adjusted earnings

	Three months ended June 30,		Six months ended June 30,	
	2011	2010	2011	2010
	(unaudited)	(unaudited)	(unaudited)	(unaudited)
Net income	12,717,779	8,940,759	24,797,532	29,401,380
Non-GAAP adjustments				
Amortization of discount on convertible notes	-	-	-	8,593,453
Value of shares issued for bonus interest				1,864,701
Gain on extinguishment of derivative liability	(482,837)	-	(482,837)	(28,404,181)
Change in fair value of derivative liabilities	(8,980,381)	(2,862,263)	(12,991,011)	1,377,666
Non-GAAP Adjusted Earnings (Unaudited)	\$ 3,254,561	\$6,078,496	\$11,323,684	\$12,833,019

This table excludes from Net Income (loss) certain items related to the change in fair value of these derivatives during the period as well as the extinguishment of a portion of the derivative upon conversion of the notes, and amortization of the valuation discount recorded as interest expense relating to these convertible notes and the fair value of shares issued for bonus interest. The Company believes that these non-GAAP financial measures are useful to investors because they exclude non-cash charges that our management excludes when it internally evaluates the performance of the Company's business and makes operating decisions, including internal budgeting, and performance measurement, because these measures provide a consistent method of comparison to historical periods. Moreover, management believes these non-GAAP measures reflect the essential operating activities of Sino Clean Energy. Accordingly,

management excludes these items when making operational decisions. The Company believes that providing the non-GAAP measures that management uses to its investors is useful to investors for a number of reasons. The non-GAAP measures provide a consistent basis for investors to understand the Company's financial performance in comparison to historical periods. In addition, it allows investors to evaluate the Company's performance using the same methodology and information as that used by our management. Non-GAAP measures are subject to inherent limitations because they do not include all of the expenses included under GAAP and because they involve the exercise of judgment of which charges are excluded from the non-GAAP financial measure. However, our management compensates for these limitations by providing the relevant disclosure of the items excluded.

Liquidity and Capital Resources

For the six-month period ended June 30, 2011, we provided \$1,870,940 to operating activities, as compared to \$10,247,134 that we generated from operating activities for the six-month period ended June 30, 2010. This decrease in cash generated is primarily due to the decrease in fair value of derivative liabilities \$(12,991,011) and the increase in accounts receivables \$(10,247,498).

For the six-month period ended June 30, 2011, we generated \$5,398,974 in investing activities, of which \$10,172,674 was repayment from related party and \$(3,193,396) was used for prepayment of purchase of plant and equipment. For the six-month period ended June 30, 2010, the net cash used in investing activities was \$(2,703,876).

For the six-month period ended June 30, 2011, we used \$(487,975) from financing activities, which was primarily payment on common stock repurchase \$(799,423) which is partially off-set by the cash received from exercise of warrants and options.

As of June 30, 2011, we had cash and cash equivalents of \$61,067,550. Our total current assets were \$85,777,000 and our total current liabilities were \$4,120,642 which resulted in a net working capital of \$81,656,358.

Our contract for the 750,000 metric ton production line in our Guangdong facility, which was originally scheduled to be completed in August 2011, amounted to \$10.4 million. In April 2011, we paid \$3.2 million of this amount, and the balance of \$7.2 million is expected to be paid when the machinery is delivered and installed in December 2011 in accordance with certain amendments to the original contract.

During the three months ended June 30, 2011, the Company recorded bad debt expense of \$1,072,124 related to customers who had stopped using the Company or who had become slow in payment of accounts receivable.

On May 9, 2011, the Board of Directors authorized the repurchase of up to \$20 million of the Company's common stock. As of June 30, 2011, 321,100 shares for \$799,423, has been repurchased.

We believe that we have sufficient cash flow to meet our obligations on a timely basis in the foreseeable future.

Off-Balance Sheet Arrangements

We do not have any off-balance sheet arrangements that have or are reasonably likely to have a current or future effect on our financial condition, changes in financial condition, revenues or expenses, results of operations, liquidity, capital expenditures or capital resources that is material to our investors.

Inflation

In an effort to fight against inflation, the central government has tightened the cash supply and as a result, some small business enterprises have encountered difficulties in getting bank loans for working capital. In the Tongchuan area, four customers have experienced difficulties in obtaining bank loans to continue business with our subsidiary, Suo'ang New Energy. The total reduction in revenue from the loss of business with these four customers for the three months ended June 30, 2011 was approximately \$1,249,000, based on a reduction of approximately 7,329 metric tons compared with the same period of 2010. However, the total increase in revenue from business with these four customers for the six months ended June 30, 2011 was approximately \$109,953, even though sale volume was reduced by approximately 7,256 metric tons as compared with the same period of 2010. This is because the sales price for CWSF in the first quarter rose due to the increase in coal price.

ITEM 3. QUANTITATIVE AND QUALITATIVE DISCLOSURES ABOUT MARKET RISK

Not applicable.

ITEM 4. CONTROLS AND PROCEDURES.

We maintain "disclosure controls and procedures," as such term is defined under Exchange Act Rule 13a-15(e), that are designed to ensure that information required to be disclosed in our Exchange Act reports is recorded, processed, summarized, and reported within the time periods specified in the SEC's rules and forms, and that such information is accumulated and communicated to our management, including our Chief Executive Officer and Chief Financial Officer, as appropriate, to allow timely decisions regarding required disclosures. In designing and evaluating the disclosure controls and procedures, our management recognized that any controls and procedures, no matter how well designed and operated, can provide only reasonable assurance of achieving the desired control objectives and in reaching a reasonable level of assurance our management necessarily was required to apply its judgment in evaluating the cost-benefit relationship of possible controls and procedures. We have carried out an evaluation as required by Rule 13a-15(d) under the supervision and with the participation of our management, including our Chief Executive Officer and Chief Financial Officer, of the effectiveness of the design and operation of our disclosure controls and procedures as of June 30, 2011.

Based upon their evaluation and subject to the foregoing, the Chief Executive Officer and Chief Financial Officer concluded that as of June 30, 2011 our controls and procedures were not effective because of the material weaknesses described below. A material weakness is a deficiency, or a combination of deficiencies, in internal control over financial reporting such that there is a reasonable possibility that a material misstatement of the registrant's annual or interim financial statements will not be prevented or detected on a timely basis. In its assessment of the Company's internal control over financial reporting during the period covered by this report, our management concluded that our internal controls over financial reporting were subject to the following material weaknesses:

1. Although we have hired additional accounting and operations personnel, we are still in the progress of developing proper financial reporting procedures and policies for (i) accounting for complex and non-routine transactions, (ii) closing our financial statements at the end of a period, and (iii) disclosure requirements and processes for SEC reporting.

- 2. As a small company, we do not have sufficient personnel to set up adequate review functions at each reporting level
- 3. As of June 30, 2011, we have not kept a complete set of ledgers of the parent company. The parent company has been mainly functioning as a pass-through legal entity for financing subsidiary companies that are operating overseas. The parent company's operations include accounting for equity, derivative and corporate transactions.

Changes in Internal Controls Over Financial Reporting

During the quarter ended June 30, 2011, we failed to obtain prior approval from our board of directors for a loan that was made outside the course of ordinary business. The Company intends to work with its audit committee to implement additional internal controls guidelines to establish procedures for obtaining proper board approval for all transactions made outside the course of ordinary business.

Other than as described above, there were no changes in our internal controls over financial reporting identified in connection with the evaluation that occurred during the quarter ended June 30, 2011 that has materially affected, or is reasonably likely to materially affect, our internal controls over financial reporting. The Company has hired Ernst &Young (Beijing) to consult on SOX 404 compliance and plans to improve its internal control over financial reporting process by consulting with Ernst &Young and apply proper measures on risk management. We are in the progress of implementing recommended controls by Ernst & Young (Beijing).

PART II

OTHER INFORMATION

ITEM 1. LEGAL PROCEEDINGS

On May 6, 2011, a shareholder class action complaint was filed against the Company and certain of its present and former officers and directors for alleged violations of federal securities laws. The plaintiff seeks damages in an unspecified amount for alleged violations of Sections 10(b) and 20(a) of the Securities Exchange Act of 1934. The plaintiff claims that the Company's SEC filings during the period between April 6, 2009, and May 5, 2011, contain materially false and misleading statements regarding the Company's revenues and operations. The action is pending in the United States District Court for the Central District of California and is titled, Plaintiff Gary Redwen v. Sino Clean Energy, Inc., Baowen Ren, Wen Fu, Albert Ching-Hwa Pu, Hon Wan Chan, Wenjie Zhang, Zhixin Jing, and Peng Zhou, Case No. CV11-03936.

On May 9, 2011, the Company filed a complaint in the Supreme Court of the State of New York against Geoinvesting LLC, an individual calling himself "Alfred Little", the owners of the web site called Seeking Alpha, and unidentified persons acting with, for, or through them. The suit seeks, among other relief, \$55 million in compensatory damages and \$10 million in punitive damages resulting from the defendants' fraud, defamation, and tortious interference with the Company's business relationships.

ITEM 1A. RISK FACTORS

This information has been omitted based on the Company's status as a smaller reporting company.

ITEM 2. UNREGISTERED SALES OF EQUITY SECURITIES AND USE OF PROCEEDS

Pursuant to our approved Company stock purchase program, the Company and its affiliates made the following repurchases of our equity securities during the second quarter of 2011.

			(c) Total	
			Number of	(d) Maximum
			Shares	Number or
			Purchased	Approximate
			as Part of	Dollar Value of
	(a) Total		Publicly	Shares that May
	Number of	(b) Average	Announced	Yet Be Purchased
	Shares	Price Paid	Plans or	Under the Plans
Period	Purchased	per Share (\$)	Programs	or Program
April 1 through April 30, 2011	-	-	-	
May 1 through May 31, 2011	259,500	2.5919	259,500	
June 1 through June 30, 2011	61,600	1.8401	61,600	
Total	321,100	2.3413		\$ 19,248,208.57 (1)

(1) Based on the previously announced \$20 million repurchase plan.

ITEM 3. DEFAULTS UPON SENIOR SECURITIES

None.

ITEM 4. (REMOVED AND RESERVED)

ITEM 5. OTHER INFORMATION

None.

ITEM 6 EXHIBITS

The exhibits listed on the Exhibit Index are filed as part of this report.

(a)	Exhibits:
Exhibit N	No. Description
10.1	Amendment to Director Offer Letter by and between the Company and Mr. Brock Silvers, dated as of
	May 19, 2011.
10.2	Crown Energy Acquisitions Agreement by and between the Company and Zhongrui Deng, dated as of
	July 11, 2011. (1)
31.1	Certification by Chief Executive Officer pursuant to Section 302 of the Sarbanes-Oxley Act of 2002.
31.2	Certification by Chief Financial Officer pursuant to Section 302 of the Sarbanes-Oxley Act of 2002.
32.1	Certification by Chief Executive Officers and Chief Financial Officer pursuant to 18 U.S.C. Section
	1350, as adopted pursuant to Section 906 of the Sarbanes-Oxley Act of 2002.
101	Interactive Data Files.

(1) Filed as an exhibit to the Company's Current Report on Form 8-K filed with the Securities and Exchange Commission on July 15, 2011, and incorporated herein by reference.

SIGNATURES

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

Dated: August 15, 2011

SINO CLEAN ENERGY INC.

By: /s/ Baowen Ren

Name: Baowen Ren

Title: Chief Executive Officer

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