



CASCADE ENERGY, INC.

Quarterly Report

For the period ended December 31, 2017

**Information required for compliance with the provisions of the
OTC Markets, Inc., OTC Pink Disclosure Guidelines**

Because we want to provide more meaningful and useful information, this Quarterly Report may contain certain “forward-looking statements” (as such term is defined in Section 21E of the Securities Exchange Act of 1934, as amended (the “Exchange Act”). These statements reflect our current expectations regarding our possible future results of operations, performance, and achievements.

Wherever possible, we have tried to identify these forward-looking statements by using words such as “anticipate,” “believe,” “estimate,” “expect,” “plan,” “intend,” and similar expressions. These statements reflect our current beliefs and are based on information currently available to us. Accordingly, these statements are subject to certain risks, uncertainties, and contingencies, which could cause our actual results, performance, or achievements to differ materially from those expressed in, or implied by, such statements. Further, the safe harbor provisions of said Act may not apply to an issuer that issues penny stock. Actual results may differ materially from those indicated by such forward-looking statements.

We do not assume any obligation to update any forward-looking statements to reflect events or circumstances after the date of this Amended Quarterly Report except as required by applicable law.

CASCADE ENERGY, INC.

Item 1. The exact name of the issuer and its predecessor (if any).¹

Cascade Energy, Inc.

[Subject to Financial Industry Regulatory Authority's ("FINRA") approval, the exact name of the issuer will be Cannabis Strategic Ventures.]²

Prior name was Pro-Tech Holdings Ltd. from December 23, 2003 until May 5, 2005.

Item 2. The address of the issuer's principal executive offices.

Cascade Energy, Inc.
350 Wilshire Blvd
Suite 203
Beverly Hills, CA 90212
Phone: (310) 359-6860
www.cannabisstrategic.com

Item 3. Security Information.

Trading Symbol: CSCE [Common Stock Only]

CUSIP Number: 147270201

Exact Title and Class of Securities Outstanding:

Common Stock:

Total authorized:	988,000,000
Issued and outstanding:	284,783,451
Par Value	\$.001

¹ On June 8, 2017, Cascade Energy, Inc. (the "Company") filed a Certificate of Amendment to the Articles of Incorporation (the "Original Certificate of Amendment") with the Secretary of State of Nevada to change the name of the issuer from Cascade Energy, Inc. to Cannabis Strategic Ventures. We have submitted documents to the Financial Industry Regulatory Authority ("FINRA") regarding this name change, and a voluntary symbol change.

² It is specifically noted that there is a conflict between state and the application of the federal law as it relates to the name change. FINRA requires and has been supplied with a file-stamped amendment to the issuer's Articles of Incorporation as part of FINRA's review process. An issuer whose corporate action has been denied by FINRA following state law processing can reverse the action through additional board and shareholder consents and additional state filings. Without approval, the name will revert to Cascade Energy, Inc.

Preferred Stock:	
Total authorized:	10,000,000
Issued and outstanding	1,000,000
Par Value	\$.001

Transfer Agent:

Empire Stock Transfer, Inc.
1859 Whitney Mesa Drive
Henderson, Nevada, 89014
Phone: (702) 361-3033

Is Transfer Agent registered under the Exchange Act: Yes No

List any restrictions on the transfer of securities:

Other than 3,839,964 shares of our Common Stock that are free-trading, all other shares are restricted and subject to Rule 144 or such other exemption from registration under the Securities Act of 1933, as amended (“Securities Act”). The shares of Preferred Stock are restricted and the underlying shares of Common Stock upon conversion of the shares of Preferred Stock have not been registered under the Securities Act; accordingly, they are restricted securities (and control securities while held by Simon Yu).

Describe any trading suspension orders issued by the Securities and Exchange Commission (“SEC”) in the past 12 months:

None

Item 4. Issuance History. ³

A. The nature of each offering:

During the quarter ended September 30, 2015, we issued 58,885,924 shares of Common Stock for the acquisition of Nano Tech West, Inc. During the quarter ended December 31, 2015, this acquisition was rescinded and the 58,885,924 shares of Common Stock were cancelled.

During the quarter ended September 30, 2015, we issued 15,600,000 shares of Common Stock pursuant to the terms and conditions of a \$ 39,000 convertible note.

³ On May 27, 2017, in a non-issuer transaction, Simon Yu entered into a Stock Purchase Agreement with Blue and Gold Ventures LLC wherein he purchased an aggregate of 1,000,000 shares of our Series A Convertible Preferred Stock at a purchase price of \$10,000. Each share of Series A Convertible Preferred Stock has the voting power of 100 common shares. Subject to the terms and conditions of the Statement of Designation filed with the Secretary of State of Nevada, as maybe amended or supplemented, the Series A Convertible Preferred Stock shall, with respect to rights on liquidation, winding up and dissolution, rank pari passu with the Common Stock, par value \$.001 per share (the “Common Stock”). See Amended Quarterly Report for the period ended June 30, 2017.

On or about June 2, 2017, we entered into consulting agreements with several consultants ⁴ to render services to us with terms of up to two (2) years. We also entered into an employment agreement with Simon Yu. We agreed to issue an aggregate of 211,750,000 shares of Common Stock to employees and consultants pursuant to an option plan that provides for the performance of services to us and a vesting schedule.

During the nine months ended December 31, 2017, we issued 44,359,483 Common Shares for cash of \$746,500 pursuant to a private placement agreement.

On October 1, 2017, the Company entered a consulting agreement with a consulting company for a service term of one year, the Company agreed to pay the consulting company 18,000,000 common shares of the Company and these shares shall be fully earned on the agreement date but is subject to Clawback provision.

On December 7, 2017, the Company entered two consulting agreements with two consultants. Each consultant is granted for 100,000 of the Company's common shares and shall be fully earned on the agreement date.

In December 2017, the Company entered a series of private placement agreements with investors for the issuance of 2,975,000 common share of the Company for total proceeds of \$198,000. As of December 31, 2017, the Company received partial proceeds of \$90,000 from the issuance of 1,625,000 shares of the Company's common stock.

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

Exemption for the sale and issuance of all securities in all jurisdictions.

C. The number of shares offered:

See A. above.

D. The number of shares sold:

See A above

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

See A above

F. The trading status of the shares:

Other than 3,839,964 shares of our Common Stock that are free-trading, all other shares are restricted and subject to Rule 144 or such other exemption from registration under the Securities Act of 1933, as amended ("Securities Act"). The shares of Preferred Stock are restricted and the underlying shares of Common Stock upon conversion of the shares of Preferred Stock have not been registered under the Securities Act; accordingly, they are restricted securities (and control securities while held by Simon Yu).

Restricted securities are securities acquired in an unregistered private sale from the company or

from an affiliate of such an issuer. *Control securities* are those held by an affiliate of the issuing company. An affiliate is a person such as a director or large shareholder in the relationship of control of or with the issuer. Control means the power to direct the management and policies of the company in question, whether through the ownership of voting securities, by contract, or otherwise.

See discussion of Rule 144 contained in the Amended Quarterly Report for the period ended June 30, 2017.

⁴ Jimmy Chan, Dung C. Tran, Giovanni Pierce, Tony Thai, George Zuo, Douglas Leung, Brian Chan, Edward Manolos, Katherine Zuniga, Wayne Wong, Kathern Wong, Tracy Luu, and Bella Ruiz. All of the consultants have a preexisting relationship with Simon Yu and these shares vest over up to a two-year period, but are considered to be issued and outstanding as of their grant date.

CASCADE ENERGY, INC.

Balance sheets (Unaudited)

December 31, 2017 and March 31, 2017

	December 31,	March	
Assets:	2017	31, 2017	
Current assets:			
Cash and cash equivalents	\$ 176,715	\$ -	
Accounts receivable	83,903	-	
Prepaid expense	3,209,375	-	
Other receivable	104,310	-	
Notes receivable	365,720	-	
	<hr/>	<hr/>	
Total current assets	3,940,023	-	
	<hr/>	<hr/>	
Total assets	\$ 3,940,023	\$ -	
	<hr/>	<hr/>	
Liabilities:			
Current liabilities:			
Accounts payable	\$ 29,713	\$ 29,713	
Payroll tax payable	4,448	-	
Due to related party	35,674	16,924	
	<hr/>	<hr/>	
Total current liabilities	69,835	46,637	
	<hr/>	<hr/>	
Total liabilities	69,835	46,637	
	<hr/>	<hr/>	
Stockholder's deficit:			
Common stock par value \$0.001 authorized 988,000,000 shares, 284,783,451 and 28,673,968 shares issued and outstanding at December 31, 2017 and March 31, 2017, respectively	\$ 284,783	\$ 28,674	

Class "A" preferred stock par value \$0.001 authorized 10,000,000 shares, 1,000,000 shares issued and outstanding at December 31, 2017 and March 31, 2017, respectively

	1,000	1,000
Additional paid in capital	11,785,064	4,722,173
Accumulated deficit	(8,299,959)	(4,791,784)
Less: treasury stock, 6,700,000 common shares		
	(6,700)	(6,700)
Share to be issued	106,000	-
	<hr/>	<hr/>
Total stockholders' deficit	3,870,188	(46,637)
	<hr/>	<hr/>
Total liabilities and stockholders' deficit	\$ 3,940,023	\$ -
	<hr/>	<hr/>

The accompanying notes are an integral part of these financial statements.

CASCADE ENERGY, INC.**Statement of Operations (Unaudited)**

For the three and nine months ended December 31, 2017 and 2016

	For the three months ended December 31,		For the nine months ended December 31,	
	2017	2016	2017	2016
Sales	\$ 93,903	\$ -	\$ 198,213	\$ -
Cost of sales	<u>-</u>	<u>-</u>	<u>96,027</u>	<u>-</u>
Gross profit	93,903	-	102,186	-
General and administrative expenses	<u>1,576,979</u>	<u>1,353</u>	<u>3,610,361</u>	<u>12,592</u>
Operating loss	<u>(1,483,076)</u>	<u>(1,353)</u>	<u>(3,508,175)</u>	<u>(12,592)</u>
Other income/expense				
Gain on settlement of debt	<u>-</u>	<u>104,186</u>	<u>-</u>	<u>104,186</u>
Total other income/expense	<u>-</u>	<u>104,186</u>	<u>-</u>	<u>104,186</u>
Net loss before taxes	(1,483,076)	(102,833)	(3,508,175)	91,594
Income tax	<u>-</u>	<u>-</u>	<u>-</u>	<u>-</u>
Net loss	\$ <u>(1,483,076)</u>	\$ <u>(102,833)</u>	\$ <u>(3,508,175)</u>	\$ <u>91,594</u>
Loss per common share, basic	\$ (0.01)	\$ (0.00)	\$ (0.02)	\$ (0.00)
Weighted average shares outstanding	<u>279,528,560</u>	<u>32,043,533</u>	<u>156,945,699</u>	<u>33,126,523</u>

The accompanying notes are an integral part of these financial statements.

CASCADE ENERGY, INC.

Statement of cash flows (Unaudited)

For the nine months ended December 31, 2017 and 2016

	2017	2016
CASH FLOW FROM OPERATING ACTIVITIES:		
Net loss for the period	\$ (3,508,175)	\$ 91,594
Adjustments to reconcile net loss to net cash used in operating activities:		
Stock compensation expense	3,384,125	-
Gain on settlement of debt	-	(104,186)
Changes in operating assets and liabilities:		
Increase in accounts receivable	(83,903)	-
Increase in accounts payable and other payables	4,448	-
Net cash used in operating activities	(203,505)	(12,592)
CASH FLOW FROM INVESTING ACTIVITIES:		
Notes receivable	(365,720)	-
Other receivable	(104,310)	-
Net cash used in investing activities	(470,030)	-
CASH FLOW FROM FINANCING ACTIVITIES:		

Due to related party	18,750	12,592
Share to be issued for equity financing	40,000	-
Proceeds from issuance of common stock	741,500	-
	<hr/>	<hr/>
Net cash provided by financing activities	800,250	12,592
	<hr/>	<hr/>
Net increase in cash	126,715	-
	<hr/>	<hr/>
Cash at beginning of period	-	67
	<hr/>	<hr/>
Cash at end of period	\$ 126,715	\$ 67
	<hr/> <hr/>	<hr/> <hr/>

SUPPLEMENTAL DISCLOSURE OF CASH FLOW INFORMATION:

Cash paid during the period for:

Interest	\$	-	\$	-
Franchise and income taxes	\$	-	\$	-

The accompanying notes are an integral part of these financial statements.

**CASCADE ENERGY, INC.
NOTES TO FINANCIAL STATEMENTS
December 31, 2017
(Unaudited)**

NOTE 1 - ORGANIZATION AND OPERATIONS

Cascade Energy, Inc. was originally incorporated in the State of Nevada on December 23, 2003 as Pro-Tech Holdings, Ltd. In May 2005, the Company changed its name to Cascade Energy, Inc. its current name.

Cascade Energy, Inc is a company that focuses on the fast-growing medical and legal recreational cannabis sectors. The company will provide temporary, permanent, and long-term staffing solutions, employment and human resources consulting and Professional Employment Organization services to the legal Cannabis space.

On June 8, 2017, Cascade Energy, Inc filed a Certificate of Amendment to the Articles of Incorporation with the Secretary of State of Nevada to change the name of the Company from Cascade Energy, Inc. to Cannabis Strategic Ventures. Cascade Energy is in the process of completing the required documentation for FINRA name change, subject to FINRA's approval.

NOTE 2 - SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES

Basis of presentation

The Company's financial statements have been prepared in accordance with accounting principles generally accepted in the United States of America ("U.S. GAAP"). The preparation of 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 and 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. Actual results could differ from those estimates.

Management further acknowledges that it is solely responsible for adopting sound accounting practices, establishing and maintaining a system of internal accounting control and preventing and detecting fraud. The Company's system of internal accounting control is designed to assure, among other items, that 1) recorded transactions are valid; 2) valid transactions are recorded; and 3) transactions are recorded in the proper period in a timely manner to produce financial statements which present fairly the financial condition, results of operations and cash flows of the Company for the respective periods being presented.

Income Taxes

The Company follows FASB ASC Subtopic 740, Income Taxes, for recording the provision for income taxes. Deferred tax assets and liabilities are computed based upon the difference between the financial statement and income tax basis of assets and liabilities using the enacted marginal tax rate applicable when the related asset or liability is expected to be realized or settled.

Deferred income tax expenses or benefits are based on the changes in the asset or liability each period. If available evidence suggests that it is more likely than not that some portion or all of the deferred tax assets will not be realized, a valuation allowance is required to reduce the deferred tax assets to the amount that is more likely than not to be realized. Future changes in such valuation allowance are included in the provision for deferred income taxes in the period of change.

Stock-based Compensation

The Company follows FASB ASC Subtopic 718, Stock Compensation, for accounting for stock-based compensation. The guidance requires that new, modified and unvested share-based payment transactions with employees, such as grants of stock options and restricted stock, be recognized in the consolidated financial statements based on their fair value at the grant date and recognized as compensation expense over their vesting periods. The Company also follows the guidance for equity instruments issued to consultants.

Basic Income (Loss) Per Share

FASB ASC Subtopic 260, Earnings Per Share, provides for the calculation of "Basic" and "Diluted" earnings per share. Basic earnings per share is computed by dividing net loss available to common shareholders by the weighted average number of common shares outstanding for the period. All potentially dilutive securities have been excluded from the computations since they would be antidilutive. However, these dilutive securities could potentially dilute earnings per share in the future.

Cash and Cash Equivalents

Cash equivalents consist of highly liquid investments with maturities of three months or less when purchased. Cash and cash equivalents are on deposit with financial institutions without any restrictions.

NOTE 3 – GOING CONCERN

The accompanying financial statements have been prepared assuming that the Company will continue as a going concern, which contemplates continuity of operations, realization of assets, and liquidation of liabilities in the normal course of business.

As reflected in the accompanying financial statements, the Company had an accumulated deficit at December 31, 2017 of \$8,299,959 and net loss of \$3,508,175 for the nine months ended December 31, 2017. These factors among others raise substantial doubt about the Company's ability to continue as a going concern.

While the Company is attempting to commence operations and generate revenues, the Company's cash position may not be significant enough to support the Company's daily operations. Management intends to raise additional funds by way of a public or private offering. Management believes that the actions presently being taken to further implement its business plan and generate revenues provide the opportunity for the Company to continue as a going concern. While the Company believes in the viability of its strategy to generate revenues and in its ability to raise additional funds, there can be no assurances to that effect. The ability of the Company to continue as a going concern is dependent upon the Company's ability to further implement its business plan and generate revenues.

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

NOTE 4 – NOTES RECEIVABLE

On June 26, 2017, the Company entered a Promissory Note agreement with a company for lending \$150,820. The Note had a maturity date on December 31, 2017 with interest rate of 12% per annum. Commencing on October 31, 2017, and on the last day of each month thereafter, until this Note is paid in full, the borrow shall make an interest payment to the Company.

On July 17, 2017, the Company entered a Convertible Promissory Note with the same borrower for \$164,900. This Convertible Notes had a maturity date on July 17, 2018 with interest rate of 8% per annum. Commencing on October 31, 2017, and on the last day of each month thereafter, until this Note is paid in full, the borrow shall make an interest payment to the Company. The conversion price for this Convertible Note is \$0.025 per share.

On December 7, 2017, the Company entered a Convertible Promissory Note with the same borrower for \$50,000. This Convertible Notes had a maturity date on December 7, 2018 with interest rate of 8% per annum, to be paid at maturity along with the principal. Commencing on October 31, 2017, and on the last day of each month thereafter, until this Note is paid in full, the borrow shall make an interest payment to the Company. The conversion price for this Convertible Note is \$0.05 per share.

NOTE 5 – OTHER RECEIVABLE

On July 15, 2017, the Company entered an Equipment Purchase Agreement with a customer to sell certain equipment and agriculture suppliers for the total amount of \$104,310 at 12% interest rate.

NOTE 6 – STOCKHOLDERS' DEFICIT

Shares authorized

The Company is authorized to issue 988,000,000 shares of common stock with a par value of \$0.001 per share. As of December 31, 2017, 284,783,451 shares were issued and outstanding, including 6,700,000 shares in physical certificate form are still outstanding and pending receipt by the Company to be returned to treasury, as a result of rescission of the merger with Nano Tech West, Inc.

The Company is authorized to issue 10,000,000 shares of Series A preferred stock with a par value \$.001 per share. As of December 31, 2017, 1,000,000 Series A preferred shares were issued and outstanding.

Common Stock Issued

During the quarter ended September 30, 2015, the Company issued 58,885,924 shares of common stock for acquisition of Nano Tech West, Inc. These shares were issued under Rule 144. During the quarter ended December 31, 2015, this acquisition was rescinded and the 58,885,924 shares were cancelled. As of December 31, 2017, 52,185,924 shares have been returned to the Company's treasury and 6,700,000 shares in physical certificate form are pending receipt by the Company to be returned to treasury.

On June 2, 2017, the Company entered consulting agreements with several consultants for service term from a range of 1 to 2 years, the Company issued aggregate 211,750,000 shares to employees and consultants and was recorded as prepaid expense. The fair value of the 211,750,000 shares were \$6,352,500 on the grant date and was amortized over the service term. The Company recorded \$3,143,125 stock compensation expense for the nine months ended December 31, 2017.

During the nine months ended December 31, 2017, the Company issued 44,359,483 common shared for proceeds of \$746,500 under a private placement agreement including \$5,000 of the

total proceeds went to the lawyer's trust account directly.

On October 1, 2017, the Company entered a consulting agreement with a consulting company for a service term of one year, the Company agreed to pay the consulting company 18,000,000 common shares of the Company and these shares shall be fully earned on the agreement date but is subject to Clawback provision. The fair value of the 18,000,000 shares was \$900,000 on the grant date and to be amortized over the service term, the Company recorded \$225,000 stock compensation expense for the quarter ended December 31, 2017.

Shares to be issued

On December 7, 2017, the Company entered two consulting agreements with two consultants. Each consultant is granted for 100,000 of the Company's common shares and shall be fully earned on the agreement date. The fair value of the 200,000 shares was \$16,000 at grant date and was recorded as stock compensation expense. The certificates for these shares were not yet issued at December 31, 2017.

During the quarter ended December 31, 2017, the Company entered a series of private placement agreements with investors for the issuance of 2,975,000 common share of the Company for total proceeds of \$198,000. As of December 31, 2017, the Company received partial proceeds of \$90,000 from the issuance of 1,625,000 shares of the Company's common stock. The certificates for these shares were not yet issued at December 31, 2017.

NOTE 7 – RELATED PARTY TRANSACTIONS

At December 31, 2017, the Company had \$35,673 due to a major shareholder of the Company, resulting from the payments for the Company's operating expenses made by this shareholder.

Item 6. Describe the Issuer's Business, Products and Services.

Cascade Energy, Inc is a company that focuses on the fast-growing medical and legal recreational cannabis sectors. We will provide temporary, permanent, and long-term staffing solutions, employment and human resources consulting and Professional Employment Organization services to the legal Cannabis space.

Date and State (or Jurisdiction) of Incorporation: December 23, 2003 - Nevada

The issuer's primary and secondary SIC Codes: 1799 - 562910

The issuer's fiscal year end date: March 31

Item 7. Describe the Issuer's Facilities.

The issuer maintains an office at:

350 Wilshire Blvd
Suite 203
Beverly Hills, CA 90212

Phone: (310) 359-6860
www.cannabisstrategic.com

Item 8. Officers, Directors and Control Persons.

A. Officers and Directors and Control Persons:

Provide the full names, business addresses, employment histories (for the past 5 years), positions held, responsibilities and employment dates, board memberships, other affiliations, compensation and number of securities (specify each class) beneficially owned by each person as of June 30, 2017 ⁵

Executive Officers and Director:

<u>Name</u>	<u>Position</u>	<u>Preferred</u>	<u>Common</u>
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⁵ On June 1, 2017, our sole Board member, Joseph Arcaro, appointed Simon Yu to serve as a member of the Board of Directors of Company effective immediately.

On June 1, 2017, we accepted the resignation from Joseph Arcaro as the Company's Chief Executive Officer, Chief Financial Officer, Secretary and Chairman of the Board of Directors effective immediately. Mr. Arcaro's resignation did not arise from any disagreement on any matter relating to the Company's operations, policies or practices, nor regarding the general direction of the Company. Effective on the same date Simon Yu was appointed to serve.

Simon Yu	President, CEO,	1,000,000	90,000,000 ⁶
	Vice President		
	Secretary and		
	CFO, Director		

Mr. Yu's business address and office phone number is as follows:

9350 Wilshire Blvd
Suite 203
Beverly Hills, CA 90212
Phone: (310) 359-6860

Mr. Yu is the Founder of a California base staffing firm that uses technology and education to change the way staffing agencies serve their clients. He has over 15 years of Management experience in Healthcare, and nine of those years were in Sales and Operations for the Healthcare Staffing Industry. Throughout his career, Mr. Yu has launched startups in E-commerce, Import/Export, Medical Devices, and Staffing. During his spare time, Simon is a Startup Advisor at the University of Southern California's Business Incubator and an Adjunct Professor of Entrepreneurship at California State University, Los Angeles. Mr. Yu graduated from the University of Southern California with an MBA and a Graduate Certificate in Technology Commercialization.

B. Legal/Disciplinary History. Please identify whether any of the foregoing persons have in the last five years, been the subject of:

1. A conviction in a criminal proceeding or named as a defendant in a pending criminal proceeding (excluding traffic violations and other minor offenses);

None of the foregoing persons have been the subject of a conviction in a criminal proceeding or named as a defendant in a pending criminal proceeding.

2. The entry of an order, judgment, or decree not subsequently reversed, suspended or vacated, by a court of competent jurisdiction that permanently or temporarily enjoined, barred, suspended or otherwise limited such a person's involvement in any type of business, securities, commodities, or banking activities;

None of the foregoing persons have been the subject of any order, judgment, or decree, that permanently or temporarily enjoined, barred, suspended or otherwise limited such a person's involvement in any type of business, securities, commodities, or banking activities

⁶ We have agreed to pay to Simon Yu said 90,000,000 shares pursuant to a quarterly vesting schedule for services rendered to the issuer over two years. The stock is control and restricted stock as defined in the Securities Act.

3. A finding or judgment by a court of competent jurisdiction (in a civil action), the SEC, the CFTC, or a state securities regulator of a violation of federal or state securities or commodities law, which finding or judgment has not been reversed, suspended, or vacated;

None of the foregoing persons have been the subject of any finding or judgment by a court of competent jurisdiction (in a civil action), the SEC the CFTC, or a state securities regulator of a violation of federal or state securities or commodities law.

4. The entry of an order by a self-regulatory organization that permanently or temporarily barred suspended or otherwise limited such person's involvement in any type of business or securities activities.

None of the foregoing persons have been the subject of any order by a self-regulatory organization that permanently or temporarily barred, suspended or otherwise limited such person's involvement in any type of business or securities activities.

C. Beneficial Shareholders.

To the extent not otherwise disclosed in response to the foregoing, provide a list of the names, addresses and shareholdings of all persons holding more than ten percent (10%) of any class of the issuer's equity securities:

None

If any of the beneficial shareholders are corporate shareholders, provide the name and address of person(s) owning or controlling such corporate shareholders and the resident agents of the corporate shareholders.

None

D. The Resident Agent of Cascade Energy, Inc. is:

Nevada Agency and Transfer Company
50 West Liberty Street
Suite 880
Reno, Nevada 89501

Item 9. Third Party Providers.

Set forth below are the name, address, telephone number, and email address of each of the following outside providers that advise the issuer on matters relating to operations, business development and disclosure:

Legal Counsel:

Dieterich and Associates

Christopher H. Dieterich, Esq.
11835 West Olympic Boulevard
Suite 1235E
Los Angeles, CA 90064
Phone: (310) 312-6888
Email: venturelaw@gmail.com

Accountant or Auditor:

None

Investor Relations Consultant:

None

Other Advisors:

Any other advisor(s) that assisted, advised, prepared or provided information with respect to this disclosure documentation.

Ronald J. Stauber, Esq.
Partner
Gerard Fox Law P.C.
1880 Century Park East
Suite 1401
Los Angeles, California 90067
310 441 0500
rstauber@gerardfoxlaw.com

10. Issuer Certification.

I, Simon Yu, hereby certifies that:

1. I have reviewed this Quarterly Report of Cascade Energy, Inc. for the period ended December 31, 2017;
2. Based on my knowledge, this Quarterly Report does not contain any untrue statement of a material fact or omit to state a material fact necessary to make the statements made, in light of the circumstances under which such statements made, not misleading with respect to the period covered by this disclosure statement; and
3. Based on my knowledge, the financial statements, and other financial information included or incorporated by reference in this disclosure statement, fairly present in all material respects the financial condition, results of operations and cash flows of the Issuer as, and for, the period ended December 31, 2017 as presented in this Quarterly Report of Cascade Energy, Inc.

Dated: February 20, 2018

/s/Simon Yu

Simon Yu, MBA

Chief Executive Officer