SECURITIES ACT 2001

SECURITIES (REGISTRATION STATEMENT) RULES NO. 2 OF 2002

IN EXERCISE of the powers conferred on it by sections 97, 161and 162 of the Securities Act 2001, the Commission makes the following procedural rules and specifies the form of the registration statement.

CITATION AND COMMENCEMENT

1. These rules may be cited as the Securities (Registration Statement) Rules No. 2 of 2002 and shall come into force on the date issued by the Commission.

INTERPRETATION

2. In these rules:

'Commission' means the Eastern Caribbean Securities Regulatory Commission

'Reporting Issuer' refers to reporting issuers as described in section 97 of the

Securities Act.

'Securities Act' means the Securities Act 2001.

REPORTING ISSUERS

- 3. (a) Reporting issuers are required to register with the Commission in accordance with s.97 (2) of the Securities Act 2001.
 - (b) Reporting issuers incorporated subsequently to the prescribed time must register with the Commission within ninety (90) days of the date of incorporation.

REGISTRATION STATEMENT

- 4. It is unlawful for any person to issue securities unless a registration statement in the form prescribed in the schedule has been filed with the Commission along with the fee payable under the <u>Securities (Licences and Fees) Regulations</u>, and has been approved by the Commission.
- 5. Registration statements must be updated annually in accordance with s.97 (4) of the Securities Act 2001.
- 6. The following documents shall accompany the registration statement:

- (a) Formation documents (Memorandum and/or Articles of Association and/or Bylaws of the reporting issuer)
- (b) Certificate of Incorporation
- (c) Audited financial statements for the past three (3) financial years
- (d) Year to date un-audited financial statements
- (e) Prospectus
- 7. Any statement contained in the registration statement or accompanying documents which is false or misleading or which the reporting issuer has reasonable grounds to believe is false or misleading or which, by reason of the omission of some fact or other information, is rendered false or misleading is a contravention of section 121 of the Securities Act 2001.

Instructions for Preparation of Registration Statement

GENERAL INFORMATION

1. The Company

The company should provide basic company information such as exact corporate name, date and place of incorporation, contact information, principal activities and any exceptional factors that have influenced its activities. Describe those aspects of the business, which are presently in operation and declare any future plans.

2. Risk Factors

Avoid generalised statements. Include only those factors that are unique to the company. No specific number of risk factors needs to be indicated. Attach additional sheets of paper as needed. Typical risk factors include untested products, cash flow and liquidity problems, dependence on a key supplier or customer, management inexperience, nature of business, absence of a trading market (specific to the securities of the company), etc.

3. Offering Factors

The information provided should be a summary of past offers of the company and details of the current offer. Provide a description of the class of securities issued and the rights attaching to them including, where applicable, voting, dividends, return on capital on the winding up of the issuer, redemption, interest payable and repayment of principal. Include the procedure for the exercise of any right as well as the date(s), if any, on which entitlement to dividends or interest arises. Parts I, II, III, IV and V are applicable to registrants of new offers; Part VI is applicable to new registrants with outstanding issues that were not registered with the Commission; Part III (1) applies to all registrants.

4. Use of Proceeds

Uses of proceeds should be stated with a high degree of specificity. Suggested categories include working capital, debt reduction, capital expenditures, acquisitions and any other relevant category. If a substantial amount is allocated to working capital, identify sub categories for use of funds.

5. Capitalisation and Description of Securities

Capitalisation should be shown as of a date no earlier than the most recent financial yearend.

6. Officers and Key Personnel of the Company

Apart from the top management team, companies have considerable flexibility in identifying key personnel. If information about key personnel, beyond that relating to top management, is not relevant to the valuation of the firm, such information may be omitted. The top management team is broadly defined as Chief Executive Officer, Managing Director, and Chief Financial Officers. Similar positions must also be identified.

7. Substantial Stockholdings

Individuals or corporations owning in excess of 5 per cent of the company should be identified.

8. Financial Statements

Audited financial statements prepared in accordance with International Accounting Standards should be included. Balance sheets, income statements and statements of cash flows are to be attached, as well as any other financial statements deemed relevant by the auditors. A complete auditor's report must be submitted. The financial statements should reflect any bonus securities, stock dividends and recapitalisations that have occurred in the previous 12 months. New registrants and registrants of new issues must provide financial statements for the last three financial years. Registrants fulfilling the annual reporting requirement need only provide the current financial statements. New companies are required to provide pro-forma financial statements for three financial years.

9. The registration statement along with accompanying documentation must be filed with the Commission at its address:

The Secretary
Eastern Caribbean Securities Regulatory Commission
ECCB Financial Complex
P O Box 1855
Basseterre
St Kitts

ISSUER REGISTRATION STATEMENT Section 97(2) (3) (4) of the Securities Act 2001

REGISTRATION STATEMENT RS-1

Select One: [] Notice of Sale of Securities [] Init	tial Registration [X	() Annual Registration
Grenada Electricit (Exact name of Company as set forth		oration)
Place and date of incorporation: Grenada		
Street and postal address of registered office: Halif	ax Street, St.Geor	rge's, Grenada
Company telephone number: (473) 440-3391		
Fax number: (473) 440-4106		
Email address: <u>mail@grenlec.com</u>		
Financial year-end: December 31, 2010 (month) (day) Year		
Contact person(s): Vernon Lawrence		
Telephone number (if different from above): (
Fax number: ()		
Email address: <u>vlawrence @grenlec.com</u>		
This Company:		
[] Has never conducted operations.		
[] Is in the development stage.[√] Is currently conducting operations.		
[J] Has shown a profit in the last financial year.		
[] Other (Specify):(Check at least one, as appropriate)		_
(Chook at load one, as appropriate)		

Has the company applied for listing on the Eastern Caribbean Securities Exchange [J] Yes [] No

Date of Issue of this Registration Statement: April 12, 2011

THIS DISCLOSURE DOCUMENT CONTAINS ALL OF THE REPRESENTATIONS BY THE COMPANY CONCERNING THIS OFFERING, AND NO PERSON SHALL MAKE DIFFERENT OR BROADER STATEMENTS THAN THOSE CONTAINED HEREIN. INVESTORS ARE CAUTIONED NOT TO RELY UPON ANY INFORMATION NOT EXPRESSLY SET FORTH IN THIS DISCLOSURE DOCUMENT, OR THE PROSPECTUS PUBLISHED IN RESPECT OF THIS ISSUE. INVESTMENT IN BUSINESSES INVOLVES A CERTAIN DEGREE OF RISK, AND INVESTORS SHOULD NOT INVEST IN THIS OFFERING UNLESS THEY CAN AFFORD TO LOSE THEIR INVESTMENT IN ITS ENTIRETY. IN MAKING AN INVESTMENT DECISION INVESTORS MUST RELY ON THEIR OWN EXAMINATION OF THE ISSUER AND THE TERMS OF THE OFFERING, INCLUDING THE MERITS AND RISKS INVOLVED. THESE SECURITIES HAVE NOT BEEN RECOMMENDED BY ANY REGULATORY AUTHORITY. FURTHERMORE. THE FOREGOING AUTHORITIES HAVE NOT CONFIRMED THE ACCURACY OR DETERMINED THE ADEQUACY OF THIS DOCUMENT. ANY REPRESENTATION TO THE CONTRARY IS A CRIMINAL OFFENCE.

This Disclosure Document, together with Financial Statements and other Attachments, consists of a total of _____ pages.

PART I OFFER STATISTICS FOR SECURITIES OFFERING

Type of securities offered:
Maximum number of securities offered
Minimum number of securities offered
Offer Price Per Share
Total proceeds: If maximum sold: \$ If minimum sold: \$
Offered Securities as a percentage of issued and outstanding Securities
Market Capitalisation at Offer Price
Price Earnings Ratio
Date of Opening of Subscription List
Date of Closing of Subscription List
Is a commissioned selling agent selling the securities in this offering? [] Yes [] No
If yes, what commission is charged?
Is there other compensation to selling agent(s)? [] Yes [] No
Is there an escrow of proceeds until minimum is obtained and allocations made? [] Yes [] No
Copies of the Prospectus in respect of which this form is issued can be obtained from:
·
(name and address)
Person(s) to contact at the company with respect to this offering:

This offering has been registered for offer and sale in the following territories:

Territory	Effective Date	
**************************************		•

PART II OFFERING PRICE FACTORS

1.	comm	securities offered are common stock, or are exercisable for or convertible into on stock, the following factors may be relevant to the price at which the securities ing offered.
2.		were net, after-tax earnings for the last financial year? (If losses, show in thesis.)
	Total	
3.		company had profits, show offering price as a multiple of earnings. Offering Price Per Share (price/earnings) r-Tax Earnings Last Year Per Share
4.	For the patent	nat is the net tangible book value of the company? (If deficit, show in parenthesis.) his purpose, net tangible book value means total assets (exclusive of copyrights, s, goodwill, research and development costs and similar intangible items) minustiabilities.
	\$	(\$ per share)
	(b)	State the dates on which the company sold or otherwise issued securities during the last 12 months, the amount of such securities sold, the number of persons to whom they were sold, any relationship of such persons to the company at the time of sale, the price at which they were sold and, if not sold for cash, a concise description of the consideration.
5.	(a)	What percentage of the outstanding securities of the company will the investors in this offering have? (Assume exercise of outstanding options, warrants or rights and conversion of convertible securities, if the respective exercise or conversion prices are at or less than the offering price).
		If the maximum is sold:%
		If the minimum is sold: %.

(b)	What post-offering value is management implicitly attributing to the entir
	company by establishing the price per security set forth under Part I, or exercis
	or conversion price if common stock is not offered? (Total outstanding securitie
	after offering times offering price, or exercise or conversion price if common
	stock is not offered.)

If maximum is sold:		_%
		Th T
If minimum is sold:		_%.
	Th	

PART III DESCRIPTION OF SECURITIES

TYPE/CLASS	AMOUNT
Ordinary Share	25,000,000
	1,
c) b) Issued	
c) b) issued	
TYPE/CLASS	AMOUNT
Ordinary Share	19,000,000
Γhe securities offered hereby are:	
The securities offered hereby are:	
Common Stock	
NUMBER TYPE	

3. These securities have:	
Yes No [] [] Cumulative voting rights [] [] Other special voting rights [] [] Pre-emptive rights to purchase in new issues of securities [] [] Preference as to dividends or interest [] [] Preference upon liquidation [] [] Other special rights or preferences (specify):	
Explain:	
4. Are the securities convertible? [] Yes [] No	
If so, state conversion price or formula.	
Date when conversion becomes effective://	
Date when conversion expires://	
5. Provide details of any bonus securities or stock dividends in the last two year	S

PART IV USE OF PROCEEDS

1. The following table sets forth the use of the proceeds from this offering:

	If Minimum	If Maximum
	Amount %	Amount %
TO A DO	\$ 100%	\$100%=-1
Total Proceeds		
Less: Offering Expenses Commissions and Finders Fees		
Legal & Accounting		
Copying & Advertising	<u> 111</u>	
Other (Specify):		7 // // //
Net Proceeds from Offering		
Use of Net Proceeds		
•		
		. ————————————————————————————————————
11 175 11 11		<u> </u>
	<u> </u>	
Total Use of Net Proceeds	1009	% 100%

2. (a) If funds from sources other than this offering are to be used in conjunction with the proceeds from this offering, state the amounts and sources of such other funds, and whether the funds are firm or contingent. If contingent, explain.

(b) If any material part of the proceeds is to be used to discharge indebtedness, describe the terms of such indebtedness, including interest rates. If the indebtedness to be discharged was incurred within the current or previous financial year, describe the use of the proceeds of such indebtedness.

- (c) If any material amount of the proceeds is to be used to acquire assets, other than in the ordinary course of business, briefly describe and state the cost of the assets and other material terms of the acquisitions. If the assets are to be acquired from senior officers, directors, employees or principal stockholders of the company or their associates, give the names of the persons from whom the assets are to be acquired and set forth the cost to the company, the method followed in determining the cost, and any profit to such persons.
- (d) If any amount of the proceeds is to be used to reimburse any senior officer, director, employee or stockholder for services already rendered, assets previously transferred, or monies loaned or advanced, or otherwise, provide the name(s) of employee(s) and stockholder(s) and the terms of the transaction.

PART V PLAN OF DISTRIBUTION

Applications will be accepted for a minimum multiples of	n of securities and thereafter in
	1
If Applications for securities exceed the allocations will be made:	number being offered, indicate how the
If application is not accepted or is accepte applied for, will the balance of the application the applicant.	d for a smaller number of securities than a money be returned with/without interest to
The underwriter(s) or selling agent(s) (that is for the company for a commission or other co	
Name:	Name:
Address:	Address:
Telephone No.: ()	Telephone No. ()
Fax No ()	Fax No: ()
Email Address:	Email Address:
Underwriting Details (Commissions, Over-al Securities, Services Provided, etc)	lotment Options, Responsibility for Unsold
If this offering is not being made through s company through which this offering is being	
Name:	Name:
Address:	
Telephone No.: ()	Telephone No. ()
Fax No ()	Fax No: ()
Email Address	

7.	(a)	If this offering is limited to a special group, such as employees of the company,
		describe the limitations and any restrictions on resale that apply:

(b)	Will	the	securities	offered	be	held	in	physical	form	or	in	2	book-entry
	dema	iteria	lised form.										la .

(c)	Will the securities (if held in physical	form) or	the electron	ic-record (i	fiheld as a
	Will the securities (if held in physical book entry position in dematerialised restrictions identified in Part V (7)(a)?	format) b	oear a legend	notifying	holders of
	restrictions identified in Part V (7)(a)?			\	1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1

]	Yes	[]	No

(d) Explain the nature of any resale restrictions on outstanding securities, and when those restrictions will terminate, if this can be determined:

PART VI OFFER STATISTICS FOR REGISTRATION

For issues of securities within the past five years indicate the type of securities offered: Secured 10 year amortizing 7% Bond, principal repayments by				
				40 equal quarterly
Is the offering stil	ll open? [] Yes [X] No			
Amount Subscrib	\$45,800,000 ed:			
Date of Opening	of Subscription List 17 th December 2007			
Date of Closing of Subscription List 18 th December 2007				
Price per security: \$5,000 - Minimum subscription				
Total proceeds: <u>\$ 47,695,000</u>				
Was the offering:	[X] Over-subscribed [] Under-subscri			
This offering was	registered for offer and sale in the following territories			
Territory	Effective Date			
.,.				

PART VII THE COMPANY

4. (a) Provide brief history of the company since its inception to the present time.

Grenada Electricity Services Ltd (Grenlec) was incorporated under the provision of the Companies Ordinance (Chp. 47 of the Revised Laws of Grenada, 1934). The Company was created as a private company by an Act passed in the Grenada Legislative Council on November 7th 1960. The Electricity Supply Ordinance No. 25 of 1960 gave Grenlec the sole and exclusive license to generate, transmit, distribute and sell electricity on the island during a period of eighty (80) years from January 1st 1961.

Grenlec was initially a subsidiary of the Commonwealth Development Corporation (CDC) with the Government of Grenada as a shareholder. Electricity Service, which started in 1928, was at the time controlled by the Government of Grenada under the Public Works Department. In 1982, the Government of Grenada bought the CDC's shares and became the sole owner of the Company.

The company was converted into a Public Limited Company in September 1994 through a partnership between WRB Enterprises, the Government and the people of Grenada. The Government of Grenada concluded a Share Purchase Agreement in 1994 with WRB Enterprises Inc. of Tampa Florida, for the purchase of 7.5M (50%) shares in Grenlec for the sum of EC\$15M. An integral part of the Purchase Agreement was that both the Government of Grenada and WRB Enterprises Inc. would each purchase 2M additional new shares for the sum of EC\$4M. Both purchases were concluded on September 26th 1994.

The Electricity Supply Act of 1994 gives Grenlec the exclusive rights to generate, transmit, distribute and sell electricity for consumption in Grenada, Carriacou and Petit Martinique until 2073. The Electricity Supply Act of 1994 substantially re- enacts the old Ordinance. In addition, the new Act adds provisions for the protection of consumers and sets out the statutory rates to be charged for electricity with a mechanism for the annual adjustments of the rates based on the Retail Price Index (RPI – X) where RPI is the Retail Price Index published annually by the Government and X is a factor of 2. This formula is applicable only during the first ten (10) years of the license. On November 8, 1996 Grenlec was issued a certificate of continuance under Section 365 of the Companies Act.

Generation and Distribution Facilities

Prior to privatisation in 1994, the company had an installed capacity of 21.0MW with peak demand of 11.94MW, total sales of 63,244MWh and 24,455 customers. The company was growing at an average rate of 8% over the first ten years subsequent to privatization. However, after the hurricane in 2004 sales contracted and in 2004 and 2005 there was a decline comparative to 2003. In 2006 and 2007 the trend of growth was restored with increases in kWh unit sales over the previous year of 14.73% and 9.39% respectively. Growth in the last three years has declined to 4.41%, 2.82% and 4.21% respectively mainly due to the impact of the global economic recession. The customer base at December 31, 2010 was 43,699 and there was a peak demand in the year of 30.83MW compared to the 30.46MW of 2009.

Generation Assets

In 2006 the company commissioned two new 8MW Wartsila generating units that brought the installed capacity to 49.7MW. This meant that over a six year period new generating capacity of 31.5MW was installed. At the same time the company has been decommissioning the older units that were at the old power plant. The 'B' plant that was constructed to house 5 new generators, engine auxiliaries, new control room and switchgear facility is now up to its full capacity. As a result future developments with regards to new generators will have to be undertaken at the old power plant.

In 1999 a new power station and distribution facility was commissioned in Carriacou providing availability in excess of 99%. The facility comprises three new generator sets of a rating of 750KW each, which provides sufficient generating capacity for the foreseeable future. The company is seeing modest growth in demand in Carriacou with an average growth of 2.5% over the last five years.

Early in 2000 the company established a Planning and Engineering Department whose role was to co-ordinate the future technical development of Grenlec. Projects overseen include the construction of a transmission system to meet the growing demand of customers in specific areas which was completed in 2009 and the implementation of a Geographical Information System (GIS). Currently the focus is on the Supervisory Control and Data Acquisition (SCADA) system which is a continuous improvement of the Distribution system thereby reducing system losses and outage times.

(b) Provide a description of the developments in the company's main line of business including accomplishments and future plans.

Some of the developments over the years are incorporated in the above responses. With regards to future plans the company has continued to increase its generating capacity in keeping with growth in demand. At present the generating capacity is sufficient to meet current demands. Given current growth the company does not foresee an increase in its generating capacity before 2013. This will most likely begin with comparatively small diesel generators

In order to meet the growth in demand in the south of the island it was necessary to develop a transmission network. This network consists of a 33/11KV substation at Queen's Park and another at Grand Anse and two – 33KV transmission lines linking the two substations.

During the restoration program after Hurricane Ivan in 2004, the company took the opportunity to build one of the 33KV transmission lines. The first transmission line was completed in September 2005 but because it was not yet ready for operation at 33KV it was energised at 11KV to serve as an express feeder at 11KV to transmit power to the south. The substations and second line were commissioned in August, 2010

In December 2007 Grenlec raised ECD47.7M in a bond issue. The purpose of the funds raised was to pay off higher interest debt and to fund capital expenditure relating to the Transmission System. Payments have been made in accordance with the agreement and at the end of December 2010 there was a principal balance of \$33.39M.

In July 2008 the company marked a milestone occasion with the listing of its shares on the Eastern Caribbean Stock Exchange (ECSE). This meant that shareholders no longer have to engage in private treaties in the buying and selling of their shares. The value of their shares is also readily available on the ECSE website. The delay in the listing of the shares was caused by legal impediments in Grenada that were only removed in late 2007 thereby allowing the company to pursue the listing which it had always been willing to do.

World fuel prices reached record levels in 2008 resulting in alternative sources of energy becoming more viable and as such are being actively explored, particularly as it relates to renewable energy. In 2010 oil prices once again rose to levels over USD 75 per barrel which again brought renewables into sharp focus. Preliminary assessment indicates that wind and geothermal energy are the most viable of these options for Renewable Energy and as such the Company has focused on these for development.

Two locations have been identified for Wind development in Grenada and one in Carriacou and the necessary testing is now being done to determine if the wind regime will be adequate to make it feasible to develop wind farms to generate electricity on both Islands. Geothermal, which will provide base load power as compared to the intermittent power of wind, is also being actively explored. In this regard the Company is actively engaged in negotiations with the Government of Grenada with respect to a Geothermal Resource Agreement and the development of legal framework to govern exploration of this energy

(c) Describe in detail <u>what</u> business the company does and proposes to do, including what products or goods are or will be produced or services that are or will be rendered.

Grenada Electricity Services Limited is the sole provider of Electric Power in Grenada, Carriacou and Petit Martinique. The company by Act 18 0f 1994 has the authority to generate and distribute electricity throughout the tri Island state

(d) Describe <u>how</u> these products or services are to be produced or rendered and how and when the company intends to carry out its activities. If the company plans to offer a new product(s), state the present stage of development, including whether or not a working prototype(s) is in existence. Indicate if completion of development of the product would require a material amount of the resources of the company, and the estimated amount.

The company is already in operation and there are no plans for the production of new products.

(e) Describe specifically the marketing strategies the company is employing or will employ in penetrating its market or in developing a new market. Indicate how and by whom, its product or services are or will be marketed (such as advertising, personal contact by sales representative, etc.), how its marketing structure operates or will operate and the basis of its marketing approach including any marketing studies.

As part of the Company's plan to supply all households with electric power it continues to embark on programs aimed at making power available to all. As part of its strategy of allowing for alternative energy the company has developed an interconnection policy and started the piloting of customer owned grid connected photovoltaic projects with satisfactory results.

(f) Describe generally the principal properties (such as real estate, plant and equipment, patents, etc.) that the company owns, indicating also what properties it leases and a summary of the terms under those leases, including the amount of payments, expiration dates and the terms of any renewal options. Indicate what

properties the company intends to acquire in the immediate future, the cost of such acquisitions and the sources of financing it expects to use in obtaining these properties, whether by purchase, lease or otherwise.

Electric power generators, distribution lines, , power plant and distribution offices - lands at Grand Anse, Queen's Park, Woodlands and Carriacou and Petit Martinique -heavy and light motor vehicles including pole planting and digging equipment and computers and related network are owned by the company. The administrative offices were sold in 2008 in a sale and lease agreement with the current owners. The annual lease is ECD 480K. Grenlec began construction on a new administrative building in 2010 with completion scheduled for the first quarter of 2011. This new building is being financed in the main by funds from the sale of the old building \$3.7M and \$1M from normal operations.

(g) Description of the industry in which the company sells its products or services. (Where applicable, include any recognised trends within that industry. Describe that part of the industry and the territory in which the business competes).

Electric power is sold locally to Domestic, Commercial and Industrial Customers.

(h) Indicate current and future forms of competition, (whether by price, service or otherwise). Name the company's main actual and/or potential competitors. Indicate the relative size, financial and market strengths of the company's competitors and/or its anticipated competitors. State bases on which the company can effectively compete with these and other companies within the industry.

Currently Grenada Electricity Services Ltd. is the sole supplier of Electric Power. However, the previous Government of Grenada made several public pronouncements about the liberalisation of the electric industry. This could involve the introduction of independent producers to generate and sell power to selected customers by competing on price and service, and to allow self generation by companies who wish to do so. The government elected in July 2008 has not given any indication to date that they are likely to follow this lead. However, we have been active participants in discussions relating to the development of an energy policy.

(i) Indicate the extent to which the company's operations have depended or are expected to depend upon patents, copyrights, trade secrets, know-how or other

proprietary information. Describe the steps taken to secure and protect the company's intellectual property. (Include use of confidentiality agreements, covenants-not-to-compete and the like).

Presently, no other entity can produce electricity without the consent of Grenada Electricity Services Limited. Customers are only allowed to use their plant for standby power and not for normal operation.

(j) State whether the company's business, products or properties have been subject to material regulation (including environmental regulation). Indicate the nature and extent of regulation and its effect or potential effects upon the company and its operations.

Currently there are provisions for a Public Utilities Commission.

At present Grenada Electricity Services Limited is servicing two loans from the European Investment Bank and as part of the terms and conditions of these loan agreements must meet the standards on environmental issues. These standards are based on World Bank or National standards wherever they exist. They ensure that the Company operates with minimum negative impact on the environment. In 2010 the company voluntarily embarked on an Environmental Management System with a view to becoming ISO 14000 compliant without pursuing certification.

(k) State names of the company's subsidiaries. Outline their business purposes. Give names of primary owners. (Indicate whether this information is included in the Financial Statements attached hereto).

Grenada Electricity Services Limited has no subsidiaries

(l) State whether the company is a subsidiary. If so, describe the business of the parent company. Indicate what percentage of the company is owned by the parent.

The company is a subsidiary of Grenada Private Power Limited (GPP) which is a subsidiary of WRB Enterprises Inc. and owns fifty percent (50%) of the shares in Grenada Electricity Services Limited. WRB Enterprises Inc, owns majority shares in GPP and is one of the largest privately owned holding companies in Tampa, Florida. The company owns an investment portfolio that includes electric utilities in Grand Turk, cable companies, banking, real estate, desalination and portable water facilities and telecommunication companies. In 2003 WRB purchased a 50% shareholding in Domlec

(m)	Summarise the material events in the development of the company including any material acquisitions or mergers during the past five years.				
	In 2005 the second of two hurricanes in two years struck Grenada. Its impact was not as severe as the first when 90% of the distribution system was damaged. Since then the company has been making its annual provision of \$2M and the hurricane fund at the end of 2010 was \$10M.				
	In 2008 the company was able to recover fuel revenue that had been under- recovered dating back to 2004. This occurred as world fuel prices fell to four year lows below USD40 per barrel by December 2008.				
(i.e.,	n order of importance the factors, which are the most substantial risks to an investor those factors which constitute the greatest threat that the investment will be lost in e or in part, or will not provide an adequate return).				
st	atural disasters such as a hurricane can pose a challenge to investors and other akeholders. This has shown itself clearly in 2004 with the impact of Ivan and to lesser extent in 2005 with Emily.				
` '	(2) The deregulation of the electric industry can also be a challenge since it has not yet been tested in the Eastern Caribbean.				
	harply increasing fuel prices can also over the short run impact on the ompany's cash flow and profitability.				
(4) _					
(5) _					

5.

(7)	
(8)	

Attach Additional Sheets if needed

3. Indicate whether the company is having or anticipates having within the next 12 months any cash flow or liquidity problems and whether or not it is in default or in breach of any note, loan, lease or other indebtedness or financing arrangement requiring the company to make payments.

All of Grenlec's payments re loans and other indebtedness continue to be made in accordance with existing agreements. There has never been a default or breach of any agreement even after the hurricanes of 2004 and 2005. In 2010 the cash flow performance of the company was good and it ended the year with a strong cash position of \$9.20M and a current ratio of 2.78. The company's projections for the next twelve months indicate that this cash performance and position is likely to be easily maintained.

4. Indicate whether proceeds from this offering will satisfy the company's cash requirements for the next 12 months, and whether it will be necessary to raise additional funds. State the source of additional funds, if known.

Not Applicable

PART VIII CAPITALIZATION

5. Indicate the capitalisation of the company as of the most recent balance sheet date (adjusted to reflect any subsequent stock splits, stock dividends, recapitalisations or refinancing) and as adjusted to reflect the sale of the minimum and maximum amount of securities in this offering and the use of the net proceeds therefrom:

Amount Outstanding

		As of:		As Adju	sted
		31/12/2010	Min	<u>nimum</u>	<u>Maximum</u>
Debt:					
Short-term debt (aver	age	<u>\$_8,126,154_</u>	\$		\$
interest rate 6.46%	•				
Long-term debt (aver-	age	<u>\$ 46,518,791</u>	\$		\$
interest rate <u>6.69%</u>)					
Total debt		<u>\$_54,644,945</u>	\$		\$
Stockholders equity (,				
Preferred stock - par		` •			
preferred in order of p	oreferen	ces)			•
	\$		\$		\$
Revaluation	\$ <u> - </u>		\$		\$
Reserves	4		•		Φ.
Hurricane	\$		\$		\$
Insurance Reserve		• • • • • •			Φ.
Common stockpar	\$ <u>32,3</u>	39,840	_ \$_		\$
or stated value	Ф	1 4 4770	Ф		Ф
Other reserve		14,472	\$		\$
Retained earnings	\$ 38,9	63,624	\$		\$
(deficit)	Ф 71 2	17.026	ው		c h
Total stockholders	\$ 71,3	<u>17,936</u>	\$		\$
equity (deficit)	Φ1 25 Ω	./2 001	ø		ሶ
Total Capitalisation	Ф <u>125,9</u>	<u>62,881</u>	p		\$

6. Capital Commitments and Contingent Liabilities

a	Unfunded Pension Liabilities	None
b	Letters of Credit	None
c	Performance bonds	None
d	Guarantees and Warranties	None
e	Un-drawn commitments	\$ -
f	Letters of Comfort	None
g	Capital Commitment	\$-
h	Others	\$50,000. re customs bonds.

PART IX DIVIDEND POLICY

7. If the company has within the last five years paid dividends, provide the following:

DATE	AMOUNT	% OF NET INCOME	DIVIDEND PER SHARE
2010	8,550,000.00	82.93	0.45
2009	8,360,000.00	86.94	0.44
2008	8,360,000.00	56.24	0.44
2007	7,600,000.00	92.18	0.40
2006	4,940,000.00	61.15	0.26

8. Outline any projections or plans for payment of dividends over the next two years?

Grenlec's dividend payments are made quarterly based on the Board of Directors assessment of actual performance. Generally, the Board has sought to, at a minimum, maintain the level of dividends as per the previous year. In December 2010 the Board increased the dividend per share for the last quarter from 11 cents, where it had been since the final quarter of 2007, to 12 cents. This meant that the dividend payout for 2010 was \$0.45 per share and likely to be a minimum of \$0.48 per share in 2011 if it is, as expected, maintained at this level.

PART X OFFICERS AND KEY PERSONNEL OF THE COMPANY

1. **EXECUTIVE OFFICERS**

	Position: Managing Director / CEO
Name: Vernon Lawrence	Age: 59
Mailing Address: P O Box 381, St. George's, G	renada
Telephone No.: (473) 440 – 9425	
List jobs held during past five years. Give brief employers. <u>Managing Director- Grenada Electricity Servi</u>	description of responsibilities. Include names of
General Manager – Grenada Electricity Service	s Limited (2002 – 2004)
Managing Director – Jamaica Public Services C	Co. Ltd 2000 – 2001
Senior Director Customer Services – Jamaica P	ublic Service Company Ltd. 1994 - 2000
Education (degrees or other academic qualificat	ions, schools attended, and dates):
MBA – University of the West Indies 1991	
BSc Electrical Engineering (1 st Class Hons.) U	niversity of the West Indies 1976
Also a Director of the company [X] Yes [] If retained on a part time basis, indicate amount	No of time to be spent dealing with company matters.
Use additional sheets if necessary.	

Position: Customer Services Manager Name: Cassandra Slocombe Age: 37 Mailing Address: P O Box 381, St. George's, Grenada Telephone No.: (473) 440-3391 List jobs held during the last five years. Give brief description of responsibilities. Include names of employers. Customer Services Manager January 2005 -. Quality Management / Human Resources Representative - Caribbean Agro Industries - 1997 - 2005 1. Management of customer service activities Education (degrees or other academic qualifications, schools attended, and dates): Executive Diploma in Management UWI 1999 BSc Natural Sciences UWI 1997 Also a Director of the company [] Yes [X] No If retained on a part time basis indicate amount of time to be spent dealing with company matters:

Use additional sheets if necessary.

Position: Financial Controller

Name: Benedict Brathwaite	Age: 49
Mailing Address: P O Box 381, St. George's	s, Grenada
Telephone No.: <u>(473)440-8782</u>	
List jobs held during the past five years. Giv employers.	ve brief description of responsibilities. Include names of
Grenada Electricity Services Limited – Finan	ncial Controller
_Grenada Electricity Services Limited – Fina	ance Manager (1998 – 2005)
Responsibilities – Accounting operations, B	udgeting and Cost Monitoring, Credit and Collections
Education (degrees or other academic qualif	ications, schools attended, and dates):
ACCA – Emile Wolfe 1990	,
BSc Economics UWI 1983	
Also a Director of the company [] Yes	[X] No
If retained on a part time basis, indicate amo	ount of time to be spent dealing with company matters:
Use Additional Sheets if Necessary	

Position: Acting Distribution Manager

Position: Human Resource Manager

Name: Jacquline Williams Age: 43 Mailing Address: P O Box 381, St. George's, Grenada Telephone No.: (473) 440-8782 List jobs held during past five years. Give brief description of responsibilities. Include names of employers. Grenada Electricity Services Limited – Human Resource Manager - 2006 - Present People manager involved in the development of HR policies, conflict resolution, employee development and training, recruitment and selection and employee welfare. Director, Human Resources & Industrial Relations – Southern Regional Health Authority – 2002-2006 Oversee the HR portfolio for three southern parishes in Jamaica as it relates to health servicesclinics and hospitals. Supervise the recruitment and selection activities, administer salaries and benefit schemes. Manage the industrial relations climate to ensure harmony with Union and workers. Education (degrees or other academic qualifications, schools attended, and dates): Batchelor of Science, Professional Management – Nova University – 1995 - 1998 How to Manage Work Place Negativity – Jamaica Employers Federation - 2005 Managerial Behaviour & Team Effectiveness – Cornell University – 1999

Industrial Relations Practices – Tourism Product Development Company - 1996

Position: Chief Engineer

Name: Clive Hosten Age 47

Mailing Address: P.O Box 381;St. George's, Grenada

Telephone No.: (473) 440-8371

List jobs held during past five years. Give brief description of responsibilities. Include names of employers.

Grenada Electricity Services Limited – Chief Engineer

Grenada Electricity Services Limited – Production Manager (1998 – 2005)

Grenada Electricity Services Limited – Electrical Engineer – 1993-1998

Education (degrees or other academic qualifications, schools attended, and dates):

BSc Electrical Engineering UWI 1988

MBA University of Bath 2003

Use Additional Sheets if Necessary

Position: Manager Carriacou & Petit

Martinique

Age: 53
riacou
ef description of responsibilities. Include names of
Carriacou & Petit Martinique
Officer 1997 – 1998
ns, schools attended, and dates):
No
f time to be spent dealing with company matters:

2. DIRECTORS

	Position: Chairman
Name: G Robert Blanchard Jr.	Age: 46
Mailing Address: c/o WRB Enterprises Inc.; Suite 201 USA	; 1414 Swann Avenue, Tampa Florida 33606;
Telephone No.: (813) 251-3737	
List jobs held during the past five years. Give brief des employers.	scription of responsibilities. Include names of
WRB Enterprise Inc. President	
WRB Enterprise Inc. Executive Vice President	
Education (degrees or other academic qualifications, so	chools attended, and dates):
BA in Political Science and Philosophy – Emory Unive	ersity, Atlanta CA - 1986
Also a Director of the company [✓] Yes [] No	
If retained on a part time basis, indicate amount of time	e to be spent dealing with company matters:
Use Additional Sheets if Necessary	

Name: Malcolm C Harris	Age: 63
Mailing Address: c/o WRB Enterprises Inc.; Suite 201	; 1414 Swann Avenue, Tampa, Florida 33606;
USA	
Telephone No.: (813) 251-3737	
List jobs held during the past five years. Give brief des employers.	scription of responsibilities. Include names of
WRB Enterprises Inc Chief Finance Officer	
Education (degrees or other academic qualifications, so	chools attended, and dates):
Member of the Institute of Chartered Accountants – 19	067
Member of the Institute of Taxation - 1968	
University of Miami – Masters of Business Administra	ution - 1978
Also a Director of the company [] Yes [] No	
If retained on a part time basis, indicate amount of time	e to be spent dealing with company matters:
Use Additional Sheets if Necessary	

Name: Allan Bierzynski	Age: 57
Mailing Address: C/O Jonas Brown	rne & Hubbard's (G'da) Ltd.; The Carenage, St. George's, Grenada
Telephone No.: (473) 440-5035	
List jobs held during the past five yemployers.	years. Give brief description of responsibilities. Include names of
Mr. Allan Bierzynski is the Manag	ging Director of Jonas Browne & Hubbard's (G'da) Ltd. since 1997
Education (degrees or other acader	mic qualifications, schools attended, and dates):
ACCA (1980)	
Acc. Dir. (2009)	
Also a Director of the company [√] Yes [] No
If retained on a part time basis, ind	licate amount of time to be spent dealing with company matters:
Use Additional Sheets if Necessary	

Position: **Director** Name: Ambrose Phillip Age: 55 Mailing Address: C/O Grenada Ports Authority; Burns Point, St. George's, Grenada Telephone No.: (473) 440-7678 List jobs held during the past five years. Give brief description of responsibilities. Include names of employers. Mr. Phillip has been engaged with the Grenada Port Authority (GPS) since 1984 where he is the General Manager having served as Port Manager from 1988 – 1990. Education (degrees or other academic qualifications, schools attended, and dates): M.SC. in Ports & Shipping Admin – World Maritime University, Malmo, Sweden 1992 – 1994. B.SC. Management – University of the West Indies, St. Augustine, 1978 – 1981. Also a Director of the company $[\ \ \ \]$ Yes $[\ \]$ No If retained on a part time basis, indicate amount of time to be spent dealing with company matters:

Use Additional Sheets if Necessary

Name: Ronald Roseman	Age: 73
Mailing Address: c/o WRB Enterprises Inc.; Suite 201;	1414 Swann Avenue; Tampa; Florida 33606;
USA	
Telephone No.: 813-876-9362	
List jobs held during the past five years. Give brief descemployers.	cription of responsibilities. Include names of
Mr. Ronald Roseman is the President of Coastal Electric construction.	c, a company involved in Utility Infrastructure
He also served as President of Southeastern Electric and	l Dycom Industries.
Education (degrees or other academic qualifications, sch	hools attended, and dates):
Also a Director of the company [] Yes [] No	
If retained on a part time basis, indicate amount of time	to be spent dealing with company matters:
Use Additional Sheets if Necessary	

Position: Director Name: Robert Curtis Age: 45 Mailing Address: c/o WRB Enterprises Inc.; Suite 201; 1414 Swann Avenue; Tampa; Florida 33606; **USA** Telephone No.: 813-875-6324 List jobs held during the past five years. Give brief description of responsibilities. Include names of employers. Mr. Robert Curtis currently serves as President and owner of Island Management, Inc, Viper Ventures, LLC; Sugarloaf Mountain, LLC; SOHO Investments, LLC; Ucita Properties Inc. And SWW Inc, all located in Tampa Florida. Education (degrees or other academic qualifications, schools attended, and dates): B. Sc. Commerce - University of Virginia 1988 Also a Director of the company [J] Yes [] No

Use Additional Sheets if Necessary

If retained on a part time basis, indicate amount of time to be spent dealing with company matters:

Name: Royston La Hee	Age: 67
Mailing Address: c/o Huggins Autom	otive Division; Maurice Bishop Highway; St. George's
Telephone No.: (473) 444-2031	
List jobs held during the past five yea employers.	rs. Give brief description of responsibilities. Include names of
Mr. Royston La Hee is presently the I	Divisional Director of the Automotive Division of Geo. F.
Huggins & Co. (G'da) Ltd. He has be	en employed with the company for the pat thirty four (34) years
Education (degrees or other academic	qualifications, schools attended, and dates):
B Sc. Mechanical Engineering UWI_	<u>- 1967</u>
·	
Also a Director of the company $[J]$	Yes [] No
If retained on a part time basis, indica	te amount of time to be spent dealing with company matters:
Use Additional Sheets if Necessary	

Name: Claudette Joseph	Age: 41
Mailing Address: c/o Amicus Attorneys; P.O Box 1190;	Church Street; St. George's
Telephone No.: (473) 439-0498	
List jobs held during the past five years. Give brief descreenployers.	ription of responsibilities. Include names of
Partner in the law firm Amicus Attorneys. Managing ad and non-contentious matters including: litigation, compa	
conveyancing.	
Education (degrees or other academic qualifications, sch	ools attended, and dates):
LLB (UWI) <u>- 1994</u>	
L.E.C (Hugh Wooding Law School) -1996	
Also a Director of the company [] Yes [] No	
If retained on a part time basis, indicate amount of time	to be spent dealing with company matters:
if realised on a part time casts, majoure amount of time	to oo opont doming men oompany manois.
Use Additional Sheets if Necessary	

Name: Nigel Wardle	Age: 54
Mailing Address: c/o WRB Enterpris	es Inc, Suite 201, 1414 Swann Avenue; Tampa; Florida 33606;
USA.	
Telephone No.: 813-251-3737	
List jobs held during the past five year employers.	ars. Give brief description of responsibilities. Include names of
Mr. Nigel Wardle is a Vice Presiden	nt of WRB Enterprises.
He was General Manager of Grenad	la Electricity Srevices Ltd. For seven years between 1995 and
2002.	
Education (degrees or other academic Member Institute of Chartered Accou	c qualifications, schools attended, and dates): untants - 1981
South Bank University - BA Commen	rce
	·
Also a Director of the company $\ [\ \emph{J}\]$	Yes [] No
If retained on a part time basis, indica	ate amount of time to be spent dealing with company matters:
Use Additional Sheets if Necessary	

Name: Chester Palmer Age: 49		
Mailing Address: Mt. Parnassus, St. George's, Grenada	a	
Telephone No.: (473) 440-6039; (473) 409-9414		
List jobs held during the past five years. Give brief des employers.	cription of responsibilities. Include names of	
Mr. Chester Palmer is a self employed Technician. (19	94 to present)	
Director Gravel, Concrete & Emulsion Production 199	99 – 2008. Chairman 2006 – 2008.	
Chairman Grenada Marketing & National Importing Be	oard 2006 – 2008	
Director Grenada Electricity Services Ltd. 1996 – 2008	3; 2009 to present.	
Education (degrees or other academic qualifications, so	chools attended, and dates):	
Dip. Mechanical / Electrical Engineering – City & Gu		
Also a Director of the company [] Yes [] No		
If retained on a part time basis, indicate amount of time	e to be spent dealing with company matters:	
Use Additional Sheets if Necessary	100000000000000000000000000000000000000	

Tame: Alfred Logie Age: 52		
Mailing Address: c/o	National Insurance Scheme, Melville Street, St. George's	
Telephone No.: (473)	440 - 9801	
List jobs held during temployers.	the past five years. Give brief description of responsibilities. Include names of	
Mr. Alfred Logie is th	ne Director of the National Insurance Scheme (NIS) since 2008.	
1996 to 2008 he was t	the Compliance Manager and then Deputy Director from 2005 of the NIS.	
` •	other academic qualifications, schools attended, and dates): n Economic Planning – University of Camaguey (Cuba) - 1985	
Also a Director of the	company [] Yes [] No	
If retained on a part ti	me basis, indicate amount of time to be spent dealing with company matters:	
Use Additional Sheets	if Necessary	

2.	Number of Directors:	12
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If Directors are not elected annually, or are elected under a voting trust or other arrangement, explain:

Four (4) Directors are elected annually, six (6) are appointed by Grenada Private Power, one (1) elected by the Government of Grenada and one (1) elected by the Employees

3. Summarise Articles of Association or Bylaws which are relevant to Directors

Four of the directors serve for a one year term and retire by rotation and are eligible for re-election, six are appointed by Grenada Private Power (GPP), one is elected by the Government of Grenada (GOG) and one is elected by the employees. A director is not required to hold a share qualification.

PART XI

SUBSTANTIAL STOCKHOLDERS

1. (a) Principal owners of the company (those who beneficially own more than 5% of the common and preferred stock presently outstanding whether directly or indirectly) starting with the largest common stockholder. Indicate by endnote any transaction where the consideration was not cash. State the nature of any such consideration.

SECURITIES NOW HELD:

Name:	Class of Securities:	No. of Securities:	% of Total
Address:			
Grenada Private Power	Ordinary Shares	9,500,000	50
Government of Grenada	Ordinary Shares	1,899,997	10
National Insurance Scheme	Ordinary Shares	2,204,838	12
Eastern Caribbean Holding	Ordinary Shares	2,162,640	11
Inc.			
	4.		
Table 1			
	82 841 J. F		

(b) Include all common stock issuable upon conversion of convertible securities and show conversion rate per share as if conversion has occurred. **NONE**

UPON CONVERSION:

Name: Address:	Class of Securities:	Conversion Rate:	No. of Securities upon Conversion	% of Total*
	and the second of the second o			
		-		

^{*} Current holding of securities if conversion option were exercised.

SUBMISSION OF MATTERS TO A VOTE OF SHAREHOLDERS

If any matter was submitted during the past year (or is likely to be put forward in the next six months) to a vote of shareholders, through the solicitation of proxies or otherwise, furnish the following information:

- (a) The date of the meeting and whether it was an annual or special meeting.
- (b) If the meeting involved the election of directors, the name of each director elected at the meeting and the name of each director whose term of office as a director continued after the meeting.
- a) The date of the meeting was Friday May 7, 2010 and it was the Annual Meeting of Shareholders.
- b) Directors elected at the meeting were as follows:
 - > Claudette Joseph
 - > Allan Bierzynski
 - > Alfred Logie
 - > Ambrose Phillip

The Directors whose term of office continued after the meeting were:

- > G. Robert Blanchard Jr.
- > Malcolm Harris
- > Vernon Lawrence
- > Nigel Wardle
- > Royston La Hee
- > Ronald Roseman
- > Chester Palmer
- > Robert Curtis

PART XII

LITIGATION

1. Describe any past, pending or threatened litigation or administrative action which has had or may have a material effect upon the company's business, financial condition, or operations, including any litigation or action involving the company's Officers, Directors or other key personnel. State the names of the principal parties, the nature and current status of the matters, and amounts involved. Give an evaluation by management or counsel, to the extent feasible, of the merits of the proceedings or litigation and the potential impact on the company's business, financial condition, or operations.

None

PART XIII

MISCELLANEOUS FACTORS

1. Describe any other material factors, either adverse or favourable, that will or could affect the company or its business (for example, outline any defaults under major contracts, any breach of by-law provisions, etc.). Include any details which are necessary to clarify any potentially misleading or incomplete information in this Registration Statement.

None

PART XIV

FINANCIAL STATEMENTS

1. Attach Auditor's Report. Attach current audited financial statements, audited financial statements for the last three financial years and the most recent un-audited financial statement if next audited statement is due in less than six months; or the most recent un-audited quarterly statement if the next audited statement is due in more than six months, or pro-forma financial statements, whichever is applicable. If the company has acquired another business since the beginning of the last financial year the assets or net income of which were in excess of 20% of those for the company, show pro-forma combined financial statements as if the acquisition had occurred at the beginning of the company's last financial year.

Attached are the audited financial statements for the year ended December 31, 2010.

PART XV

MANAGEMENT'S DISCUSSION AND ANALYSIS OF CERTAIN RELEVANT FACTORS

1. If the company's financial statements show losses from operations, explain the causes underlying these losses and what steps the company has taken or is taking to address these causes.

None

2. Describe any trends in the company's historical operating results. Indicate any changes now occurring in the underlying economics of the industry or the company's business, which, in the opinion of Management, will have a significant impact (either favourable or adverse) upon the company's results of operations within the next 12 months. Give a rough estimate of the probable extent of the impact, if possible.

The world economic downturn has impacted the Company's performance over the past three years. Growth in this period has averaged 3.81% whereas in the prior years with the exception of 2004 and 2005 which had hurricanes it exceeded 7%. In 2009 and 2010 the Gross Domestic Product (GDP) of Grenada declined by 7.70% and an estimated 1.40% respectively which puts Grenlec's lower sales growth performance into true perspective. Our expectation is that this reduced level of growth will continue in the short term as the world economic recovery is likely to be weak and may not impact smaller nations such as ours immediately.

Grenlec's system losses remained in single digits for a fifth consecutive year with a loss of 8.21%. Low system losses have a positive impact on the profits of the Company as it maintains generated units at optimum levels relative to sales, thus allowing for better fuel recovery results. As such the Company's benchmark for system losses of 8.50% may have to be reviewed with a view of decreasing it even further.

In 2010 the Company's fuel efficiency performance of 19.11 kWh's per imperial gallon was marginally below the 19.21 kWh's generated per imperial gallon of 2009. Sustaining efficiency improvements in recent years has been vital to the Company's ability to increase its profit levels in an environment of comparatively higher fuel prices. Any positive impact of fuel efficiency above the baseline established in the ESA is shared between the Company and the customer, while any negative impact above the same baseline is borne by the Company alone. We are continuing to see some of the benefits of having purchased generators over the years when the Company's focus was on improved fuel efficiency as a key factor.

Profit before taxation and allocations of \$19.86M represented a 13.53% increase over the \$17.49M of 2009Thisis significant when one considers the declining sales and the downturn in the economy as a whole. The company's drive to contain costs played a significant role in it being able to achieve this financial performance. Achieving this level of profitability with such a low growth rate is an indication of the sustainability of Grenlec's financial performance.

Grenlec continued along the path of exploring renewable energy in 2010 with particular attention being paid to wind and geothermal. The results to date from the wind loggers that were installed are encouraging as the wind regime in some instances surpassed our expectations. While wind is intermittent, geothermal on the other hand will provide base load capacity. Given the costs involved in such exploration, the Company has engaged the government in discussions so that a framework can be established to allow for the rights to access the requisite lands. By the end of 2010 there was every indication that the government was prepared to have a comprehensive energy policy that would allow for the rights to access any geothermal potential to be established.

PART XVI SIGNATURES

A Director, the Chief Executive and Financial Officers of the company shall sign this Registration Statement on behalf of the company. By so doing each certifies that he has made diligent efforts to verify the material accuracy and completeness of the information herein contained. By submitting this Registration Statement to the ECSRC, each Director, the Chief Executive Officer and the Chief Financial Officer of the company agree to make himself available to each investor prior to the time of investment, and to respond to questions and otherwise confirm the information contained herein. The Directors, the Chief Executive Officer and the Chief Financial Officer hereby undertake to make the company's books and records, copies of any contract, lease or other document referred to in the Registration Statement, or any other material contract or lease (including stock options and employee benefit plans), except any proprietary or confidential portions thereof, and a set of the exhibits to this Registration Statement, available to each investor, prior to the making of any investment by such investor.

The Chief Financial Officer by signing this form is hereby certifying that the financial statements submitted fairly state the company's financial position and results of operations, or receipts and disbursements, as of the dates and period(s) indicated. The Chief Financial Officer further certifies that all financial statements submitted herewith are prepared in accordance with International Accounting Standards consistently applied (except as stated in the notes thereto) and (with respect to year-end figures) including all adjustments necessary for fair presentation under the circumstances.

Name of Chief Executive Officer:	Name of Director:
Vernon Lawrence	Allan Bierzynski
Signature	Signature AleBring f. Date 26/4/11
Date > 6/4/50/1. Name of Chief Financial Officer: Benedict Brathwaite	Date 26/4/11 00
Benedict Brathwaite	nomen v
Signature B.A. Bratt weight	
Date 26. 4. 11	
Made and issued this 26 day of April 2	2011.