

Blue Earth, Inc.
Form DEF 14C
January 08, 2016

UNITED STATES SECURITIES AND EXCHANGE COMMISSION

Washington, D.C. 20549

SCHEDULE 14C INFORMATION

Information Statement Pursuant to Section 14(c) of the Securities Exchange Act of 1934

Check the appropriate box:

- Preliminary Information Statement
- Confidential, For Use of the Commission Only (as permitted by Rule 14c-5(d) (2))
- Definitive Information Statement

Blue Earth, Inc.

(Name of Registrant as Specified in Its Charter)

Payment of Filing Fee (Check the appropriate box):

- No fee required
- Fee computed on table below per Exchange Act Rules 14c-5(g) and 0-11.

- (1) Title of each class of securities to which transaction applies:
- (2) Aggregate number of securities to which transaction applies:
- (3) Per unit price or other underlying value of transaction computed pursuant to Exchange Act Rule 0-11 (set forth the amount on which the filing fee is calculated and state how it was determined):
- (4) Proposed maximum aggregate value of transaction:
- (5) Total fee paid: N/A

- Fee paid previously with preliminary materials.

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Check box if any part of the fee is offset as provided by Exchange Act Rule 0-11(a)(2) and identify the filing for which the offsetting fee was paid previously. Identify the previous filing by registration statement number, or the Form or Schedule and the date of its filing.

- (1) Amount Previously Paid: N/A
 - (2) Form, Schedule or Registration Statement No.: N/A
 - (3) Filing Party: Blue Earth, Inc.
 - (4) Date Filed: N/A
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Blue Earth, Inc.

235 Pine Street, Suite 1100

San Francisco, California 94104

January 11, 2016

To Our Stockholders:

The purpose of this Information Statement is to inform the holders of record, as of the close of business on December 1, 2015 (the "Record Date"), of shares of common stock, par value \$0.001 per share (the "Common Stock"), as well as the holders of certain derivative securities of Blue Earth, Inc., a Nevada corporation ("Blue Earth, or the Company"), that our Board of Directors approved the following:

The spin-off of Blue Earth, Inc.'s subsidiary, EnSite Power, Inc. ("EnSite") and its subsidiaries, Blue Earth Energy Power Solutions LLC and Blue Earth Power Performance Solutions, Inc. and EnSite's equity interest in PowerGenix Systems, Inc., resulting in the Blue Earth common stockholders and certain derivative securityholders, on the Record Date, owning a direct interest in EnSite that is proportionate to their ownership in Blue Earth.

We encourage you to read the attached Information Statement carefully for further information regarding these actions. **As a record holder of Blue Earth common stock you became a beneficial owner of the right to receive shares of EnSite as of December 1, 2015. You will be entitled to receive one (1) share of EnSite common stock for each 6.5 shares of Blue Earth common stock owned by you on December 1, 2015. However, in accordance with rules promulgated under the Securities Exchange Act of 1934, as amended (the "Exchange Act"), the actual distribution of EnSite shares to Blue Earth stockholders will not occur until EnSite becomes a reporting company under the Exchange Act.**

Nevada corporation law requires a stockholder vote to be taken only in the event of a sale of all assets of the corporation. In this case, the assets of EnSite equaled approximately twenty (20%) of Blue Earth's assets as of September 30, 2015. Accordingly, no vote is required upon the EnSite spin-off. The Company is providing this Information Statement voluntarily, merely for informational purposes because EnSite is not currently a reporting subsidiary.

THIS IS NOT A NOTICE OF A MEETING OF STOCKHOLDERS AND NO STOCKHOLDERS' MEETING WILL BE HELD TO CONSIDER THE MATTERS DESCRIBED HEREIN.

This Information Statement is being furnished to you solely for the purpose of informing stockholders of the matters described herein in substantial compliance with Regulation 14C of the Exchange Act. This Information Statement is first being mailed or furnished to stockholders on or about January 11, 2016.

By Order of the Board of Directors

/s/ G. Robert Powell

G. Robert Powell

Chief Executive Officer

**WE ARE NOT ASKING YOU FOR A PROXY AND
YOU ARE REQUESTED NOT TO SEND US A PROXY.**

Blue Earth, Inc.

235 Pine Street, Suite 1100

San Francisco, California 94104

INFORMATION STATEMENT AND
NOTICE OF ACTIONS TAKEN BY
THE BOARD OF DIRECTORS

General Information

This Information Statement is being provided to the stockholders of Blue Earth in connection with the following transaction:

The spin-off of Blue Earth's subsidiary, EnSite Power, Inc. (EnSite) and its subsidiaries, Blue Earth Energy Power Solutions LLC (f/k/a Millennium Power Solutions LLC) and Blue Earth Power Performance Solutions, Inc. (f/k/a Intelligent Power, Inc.) and EnSite's equity interest in PowerGenix Systems, Inc. resulting in the Blue Earth common stockholders and certain derivative securityholders, on the Record Date, owning the right to receive shares of common stock of EnSite that is proportionate to their ownership in Blue Earth. However, in accordance with the rules and regulations of the U.S. Securities and Exchange Commission (SEC), the actual distribution of EnSite shares to Blue Earth stockholders will not occur until EnSite becomes a reporting company under the Securities Exchange Act of 1934, as amended (the Exchange Act).

The Company will pay all costs associated with the distribution of this Information Statement, including the costs of printing and mailing. The Company will only deliver one Information Statement to multiple stockholders sharing an address unless the Company has received contrary instructions from one or more of the stockholders. The Company will promptly deliver a separate copy of this Information Statement and future stockholder communication documents to any stockholder at a shared address to which a single copy of this Information Statement was delivered, or deliver a single copy of this Information Statement and future stockholder communication documents to any stockholder or holders sharing an address to which multiple copies are now delivered, upon written or oral request to the following

address:

Blue Earth, Inc.

235 Pine Street, Suite 1100

San Francisco, California 94104

Stockholders may also address future requests regarding delivery of information statements and/or annual reports by contacting the Company at the address listed above.

Information Stockholder Vote

Pursuant to Nevada corporation law, the dividend spin-off our subsidiary EnSite does not require approval by the vote of our common stockholders and this Information Statement is for informational purposes only pursuant to SEC rules. The SEC provides conditions that must be met when a parent is spinning off a subsidiary and not immediately registering the shares:

1.

The parent shareholders do not provide consideration for the spun-off shares:

Blue Earth shareholders will not provide consideration for the shares of EnSite common stock distributed to them.

2.

The spin-off is pro rata to the parent shareholders:

Blue Earth will distribute one share of EnSite common stock for every six and one-half (6.5) shares of Blue Earth common stock owned. This distribution will be made as a pro rata dividend.

3.

The parent must provide adequate information about the spin-off and the subsidiary to its shareholders and the trading markets:

The parent, Blue Earth, has submitted the information statement to the SEC that describes the spin-off and the subsidiary that substantially complies with Regulation 14A or Regulation 14C under the Exchange Act. In addition, Blue Earth's filings under the Exchange Act include all current information about the spin-off and the operations of EnSite and its subsidiaries and the interests being spun-off. This condition will be satisfied when EnSite registers as a reporting company under the Exchange Act.

4.

The parent has a valid business reason for the spin-off:

Blue Earth's Board of Directors believes that the spin-off will accomplish a number of important business objectives as described below under Explanation of Actions to be Taken for the Dividend Spinoff.

5.

If the parent is spinning off restricted securities, the parent must have either: (i) held the restricted shares for two years or (ii) have formed the subsidiary, rather than having acquired it from a third-party:

The two-year holding period requirement does not apply since Blue Earth formed the subsidiary being spun-off, rather than acquiring the business from a third party.

The Company will not be required to register the spin-off dividend shares. However, stockholders of Blue Earth will receive book entry restricted shares at such time as EnSite registers as a reporting company under the Exchange Act.

Outstanding Voting Stock of the Company

As of the Record Date, the Company had: 500,000,000 authorized shares of common stock, of which 99,625,507 were issued and outstanding and 25,000,000 authorized shares of preferred stock of which 400,000 shares are issued, but not outstanding, and not entitled to vote or to receive the EnSite dividend.

The holders of warrants and an option to purchase an aggregate of 27,559,674 shares of Blue Earth common stock are also entitled to share in the EnSite dividend shares, together with the 99,625,507 shares issued and outstanding. Thus, a total of 127,185,181 shares issued and/or reserved for issuance are entitled to receive the EnSite dividend shares. Each common stockholder will receive one (1) share of restricted EnSite common stock for each six and one-half (6.5) shares of Blue Earth common stock owned on December 1, 2015. Thus, as of the Record Date, approximately 76% of the 20,250,000 EnSite dividend shares shall be distributed to Blue Earth common stockholders. In addition, the holders of derivative securities to purchase 15,559,674 shares of Blue Earth common stock shall receive one (1) share of restricted EnSite common stock for each six and one-half (6.5) shares of Blue Earth common stock issuable to them upon exercise of their respective warrants.

Thus, approximately 12% of the 20,250,000 EnSite dividend shares shall be distributed to the holders of 15,559,674 derivative securities of Blue Earth. The holders of these 15,559,674 derivative securities shall have the right to acquire the EnSite common stock upon exercise of their derivative securities at any time prior to their expiration. Upon expiration of any of such derivative securities which are not exercised, any such EnSite dividend shares not issued shall be retained by Blue Earth. In October 2015, Jackson Investment Group LLC (JIG), one of Blue Earth's principal shareholders and a senior lender, as part of a business transaction agreed to receive 2,000,000 shares of EnSite common stock with respect to JIG's ownership of warrants and option to purchase 12,000,000 shares of Blue Earth upon completion of the spin-off, without the requirement of those derivative securities being exercised.

Authorization or Issuance of Securities Otherwise for Exchange

EnSite was incorporated under the laws of Nevada on July 2, 2015 and converted to a Delaware corporation on November 30, 2015. EnSite has 150,000,000 shares of common stock, \$.001 par value authorized. As of December 1, 2015, there were 21,000,000 shares issued and outstanding with 20,250,000 held by Blue Earth and the remaining 750,000 held by EnSite Management. As described below under "Explanation of Actions to be Taken for the Dividend Spin-off" Blue Earth received the 20,250,000 shares of EnSite common stock in exchange for 100% of the stock of Blue Earth EPS, Blue Earth PPS and Blue Earth's equity interest in PowerGenix and EnSite's assumption of all liabilities related to these entities.

The reasons for the spin-off and distribution of EnSite shares are set forth under "Explanation of Actions to be Taken for the Dividend Spin-off." The existing stockholders of Blue Earth as of December 1, 2015 will receive their proportionate share of EnSite common stock for no additional consideration.

EnSite Common Stock

Each share of common stock entitles its holder to one non-cumulative vote per share and, subject to the preferential rights of the preferred stockholders, if any, the holders of more than 50% of the shares voting for the election of directors can elect all the directors if they choose to do so, and in such event the holders of the remaining shares will not be able to elect a single director. Holders of shares of common stock are entitled to receive such dividends as the Board of Directors may, from time to time, declare out of Company funds legally available for the payment of dividends. Upon any liquidation, dissolution or winding up of the Company, holders of shares of common stock are entitled to receive, pro rata, all of the assets of the Company available for distribution to stockholders after the satisfaction of the liquidation preference of the preferred stockholders, if any. The common stock is not convertible or redeemable. Neither the Company's Certificate of Incorporation nor its By-Laws provide for pre-emptive rights. None of the stockholders have any pre-emptive rights to subscribe for or purchase any stock, warrants or other securities of the Company.

SECURITY OWNERSHIP OF CERTAIN BENEFICIAL OWNERS

AND MANAGEMENT AND RELATED STOCKHOLDER MATTERS

The following table sets forth certain information as of December 1, 2015, regarding the beneficial ownership of our common stock, by (i) each person or entity who, to our knowledge, owns more than 5% of our common stock; (ii) our named executive officers; (iii) each director; and, (iv) all of our executive officers and directors as a group. Unless otherwise indicated in the footnotes to the following table, each person named in the table has sole voting and investment power and that person's address is c/o Blue Earth, Inc., 235 Pine Street, Suite 1100, San Francisco, California 94104. Shares of common stock subject to options, warrants, or other rights currently exercisable or exercisable within 60 days of the date of this Information Statement, are deemed to be beneficially owned and outstanding for computing the share ownership and percentage of the stockholder holding the options, warrants or other rights, but are not deemed outstanding for computing the percentage of any other stockholder.

| Name of Beneficial Owner | Number of Shares Beneficially Owned | Percentage Beneficially Owned (1) |
|--|--|--------------------------------------|
| Executive Officers and Directors: | | |
| G. Robert Powell | 4,050,000(2) | 3.9% |
| Laird Q. Cagan | 4,685,000(3) | 4.5% |
| Robert Potts | 4,270,000(4) | 4.2% |
| William (Bill) Richardson | 550,000(5) | * |
| James A. Kelly | 550,000(5) | * |
| Michael W. Allman | 550,000(5) | * |
| Alan Krusi | 550,000(6) | * |

| | | |
|--------------------------------------|----------------------------|-------|
| All executive officers and directors | 15,205,000 (2)(3)(4)(5)(6) | 14.6% |
|--------------------------------------|----------------------------|-------|

as a group nine (7) persons)

5% Owners:

| | | |
|-------------------------------|---------------|-------|
| Jackson Investment Group, LLC | 32,166,395(8) | 28.0% |
|-------------------------------|---------------|-------|

2655 Northwinds Parkway

Alpharetta, Georgia 30089 (7)

| | | |
|------------|---------------|------|
| David Lies | 9,150,000 (9) | 9.2% |
|------------|---------------|------|

1701 E. Lake Avenue, Suite 260

Glenview, IL 60025

* Less than 1% of the issued and outstanding shares of common stock.

(1) Based on 99,625,507 shares of our common stock outstanding on December 1, 2015. Does not include shares of our common stock issuable upon exercise of outstanding options, warrants and warrants issuable upon full exercise of Series C Warrants.

(2) Consists of 550,000 shares of common stock issued and outstanding; including 500,000 restricted shares of common stock which vest over a four-year period in arrears from September 1, 2015 in equal quarterly installments, 400,000 shares of common stock issuable upon exercise of incentive stock options which will vest over a four-year period in arrears from September 1, 2015 in equal quarterly installments; and 3,100,000 shares of common stock issuable upon exercise of non-qualified stock options which will vest over a four-year period in the following amounts at the following prices: 100,000 shares at \$1.00 per share, 1,000,000 shares at \$2.00 per share, 1,000,000 shares at \$3.00 per share and 1,000,000 shares at \$4.00 per share.

(3) Includes (a) 500,000 shares beneficially owned by Cagan Capital LLC, a company that Mr. Cagan beneficially owns; (b) 100,000 shares beneficially owned by Mr. Cagan's minor children; (c) 560,000 shares received by Mr. Cagan as a director, including 300,000 shares which vest in equal installments on January 1, 2017, 2018 and 2019, provided Mr. Cagan is still a director; (d) 437,500 warrants issued to Mr. Cagan that are exercisable at \$0.01 per share; (e) 940,000 warrants exercisable at \$0.01 per share issued as of April 17, 2013, in consideration of his serving as an emergency financing source; (f) 955,000 warrants issued under a consulting agreement in November 2012 at an exercise price of \$.01 per share; (g) 192,500 warrants exercisable at \$0.01 per share issued as compensation for a \$650,000 loan to the Company, and (h) 1,000,000 warrants exercisable at \$0.01 per share issued as of January 1, 2014 for services rendered.

(4) Consists of 3,070,000 shares issued in exchange for shares owned in IPS Engineering, Inc. and assigned to Apiary Investment LLC, an entity of which the reporting person is a principal and beneficial owner. Also includes 1,200,000 shares issuable upon the exercise of the warrants issued pursuant to employment and consulting agreements dated May 16, 2013, at an exercise price of \$1.18 per share and shall vest in accordance with the terms thereof.

(5) Consists of 100,000 restricted shares issued upon election to the Board of Directors which vested one-half on January 1, 2015 and one-half on January 1, 2016; 50,000 restricted shares authorized on December 22, 2014, which will vest on January 1, 2016; 100,000 restricted shares, which will vest on January 1, 2017; and 300,000 restricted shares which will vest in equal installments on January 1, 2017, 2018 and 2019, provided each person is still a member of the Board on each vesting date.

(6) Consists of 100,000 restricted shares issued upon election to the Board of Directors, which vested one-half on August 25, 2015 and one-half on August 25, 2016; 50,000 restricted shares granted on December 22, 2014, which will vest on August 26, 2016; 100,000 restricted shares, which will vest on August 26, 2017; and 300,000 restricted shares which will vest in equal installments on August 26, 2017, 2018 and 2019, provided he is still a member of the Board of Directors on each vesting date.

(7) Richard L. Jackson, the sole manager and controlling owner of Jackson Investment Group LLC, has voting and dispositive power over these securities.

(8) Includes: (i) 13,995,618 shares issued and outstanding; (ii) an option to purchase prior to March 10, 2016 up to 9,803,921 shares at \$1.02 per share; (iii) a warrant to purchase 2,000,000 shares at \$1.02 per share, which warrant expires on March 10, 2020; (iv) 1,677,500 shares of common stock issuable upon exercise of Class B Warrants at \$6.00 per Warrant each to purchase one share of common stock and one Class C Warrant exercisable at \$12.00, to purchase an aggregate of 1,677,500 shares of common stock for three years following issuance of the last Class C Warrant; (v) a warrant to purchase 2,861,856 shares of common stock at \$0.50 per share, which warrant expires on December 11, 2020; and (vi) 150,000 shares issuable upon exercise of a warrant to purchase 300,000 shares at \$1.08 per share, the remaining 150,000 shares of which become exercisable on June 23, 2016 and all of which warrants expire on June 22, 2018.

(9) Includes 17,038 shares held by an IRA account which Mr. Lies controls and 9,132,962 shares held by Mr. Lies directly. Does not include 1,778,760 shares issuable upon exercise of Class B warrants, which Mr. Lies and the Company have entered into a Blocking Amendment to such warrants. Mr. Lies does not have the power to vote and dispose of shares under the Blocking Amendment.

QUESTIONS AND ANSWERS ABOUT THE DIVIDEND SPIN-OFF

What do stockholders need to do to participate in the spin-off?

Nothing. You are not required to take any action to receive common stock in the dividend spin-off, although we urge you to read this entire document carefully. No stockholder approval of the distribution is required by applicable law, and we are not seeking such stockholder approval.

Do I have to pay anything for the dividend stock?

No. You do not have to pay anything for the dividend stock you receive in the distribution. The distribution is in effect a dividend of certain property owned by the Company to its stockholders.

Do I have to send in my Blue Earth, Inc. stock certificate?

No. You do not have to do anything to receive the dividend stock. If you are a Blue Earth, Inc. stockholder as of the Record Date, you will be automatically credited with shares of EnSite Power, Inc. common stock to be distributed when EnSite becomes a reporting company.

How many shares of common stock will I receive?

You will receive one share of EnSite common stock, \$.001 par value, for each six and one-half (6.5) shares of Blue Earth, Inc. common stock you owned as of the Record Date.

Will I get a stock certificate?

No. The Company will not be required to register the spin-off dividend shares provided EnSite registers as a reporting company under the Exchange Act. Stockholders of Blue Earth will receive book entry restricted shares only when EnSite registers as a reporting company, in accordance with SEC rules and regulations. At such time, our transfer agent will create an account for each Blue Earth stockholder. On the effective date of the distribution, the transfer agent will credit the shares issued to each registered stockholder to their respective accounts with the transfer agent. This is called a book-entry system.

Will my Blue Earth common stock continue to be publicly traded?

Yes. The Blue Earth common stock will continue to be traded on the Nasdaq Capital Market.

Will the dividend shares I receive in the distribution be publicly traded?

No. The dividend shares you receive for EnSite will not be publicly traded.

RISK FACTORS RELATING TO THE DISTRIBUTION

Certain adverse tax consequences could arise by reason of the distribution.

It is possible that our stockholders could recognize a taxable gain on the difference between the fair market value of the common stock of EnSite it is receiving if it is greater than the stockholder's tax basis in Blue Earth common stock. The Company will distribute a Form 1099 to its stockholders reporting the fair value of the EnSite dividend shares. It will be up to each stockholder to determine his (her) basis in their Blue Earth shares against the value of the EnSite dividend shares received. Furthermore, if the IRS successfully challenges the tax-free status of the distribution, those Blue Earth stockholders who receive EnSite common stock in the distribution may suffer adverse tax consequences resulting from the characterization of the distribution as a taxable dividend to such stockholders.

The dividend shares you receive will not be registered and not freely tradable.

The dividend shares you receive for EnSite will not be registered nor publicly traded. The decision to register as a reporting company with the SEC and distribute the EnSite shares depends on the completion of stand-alone audited financial statements of EnSite and consideration of EnSite's financing efforts. Furthermore, EnSite's decision to commence public trading in EnSite common stock depends on numerous factors, including management's concerns over the securities markets, investment bankers' concerns, or for any other valid reason.

Forward Looking Statements

This Information Statement contains forward-looking statements within the meaning of Section 27A of the Securities Act of 1933 and Section 21E of the Securities Exchange Act of 1934. All statements other than statements of historical facts included in this Information Statement are forward-looking statements. Words such as believes, projects anticipates, plans, expects, may, will, should, intends, and similar expressions are intended to identify forward-looking statements. These forward-looking statements are based on the Company's current beliefs and expectations, and involve known and unknown risks, uncertainties and other factors that may cause our actual results, levels of activity, performance or achievements to be materially different from any future results, levels of activity, performance or achievements expressed or implied by these forward-looking statements. Investors should not place any undue reliance on forward-looking statements since they involve known and unknown risks, uncertainties and other factors which are, in some cases, beyond the Company's control which could, and likely will, materially affect actual results, levels of activity, performance or achievements. Any forward-looking statement reflects the Company's current views with respect to future events and is subject to these and other risks, uncertainties and assumptions relating to operations, results of operations, growth strategy, liquidity, and any pending litigation. Such risks, uncertainties and other factors, which could impact the Company and the forward-looking statements contained herein are included in the Company's filings with the SEC, including the Company's Form 10-Ks, Form 10-Qs, Form 8-Ks, Proxy Statements and other filings. The Company assumes no obligation to publicly update or revise these forward-looking statements for any reason, or to update the reasons actual results could differ materially from those anticipated in these forward-looking statements, even if new information becomes available in the future.

APPROVAL BY THE BOARD OF DIRECTORS

Commencing in October 2014, upon the Company's acquisition of its equity interest in PowerGenix, the Company's management has discussed with members of the Board of Directors how to best allocate the Company's limited resources and focus management's efforts in financing and implementing the Company's business plans for its Construction and Technology divisions. After much consideration, particularly in view of the Company's lack of funds to finance its Technology division, the Board of Directors unanimously voted on June 26, 2015, to form EnSite and transfer to EnSite all of the equity ownership of Blue Earth's subsidiaries, Blue Earth Energy Power Solutions, LLC (Blue Earth EPS) and Blue Earth Power Performance Solutions, Inc. (Blue Earth PPS) and Blue Earth's equity interest in PowerGenix Systems, Inc. (PowerGenix). It was agreed that Johnny Thomas would resign as Chief Executive Officer of Blue Earth and become the full-time Chief Executive Officer of EnSite.

EnSite was formed under the laws of Nevada on July 2, 2015 and converted to a Delaware corporation on November 30, 2015. Between July 17 and 22, 2015, the Board reviewed in detail and approved an equity plan and a compensation plan to implement its strategy to spin-off EnSite. As Chief Executive Officer of EnSite, Johnny Thomas was authorized to devote his financing efforts to the initial capitalization of EnSite. As of November 13, 2015, EnSite had raised gross proceeds of \$2,000,000 in convertible debt.

During August 2015, the Board of Blue Earth, with the advice of legal advisors: (i) determined those derivative securityholders entitled to participate in the EnSite dividend shares; (ii) after a thorough review of available financing alternatives authorized EnSite Management to raise up to \$10 million at \$1.00 per share with appropriate warrant coverage, if advisable; and (iii) approved the transfer to EnSite all of the stock of the Blue Earth EPS and Blue Earth PPS subsidiaries and the equity interest in PowerGenix, in consideration of the 20,250,000 shares (96.4%) of EnSite common stock it was issued upon formation of EnSite.

On October 14, 2015, Blue Earth publicly announced that it had set December 1, 2015 as the official Record Date for the spin-off of EnSite to its securityholders, subject to certain regulatory notifications, approvals and other customary closing conditions.

On November 23, 2015, the Blue Earth Board (i) reaffirmed the December 1, 2015 Record Date, and (ii) appointed G. Robert Powell, its Chief Executive Officer, as representative of Blue Earth to the EnSite Board of Directors, which was approved by EnSite on December 7, 2015.

On December 30, 2015, Johnny R. Thomas resigned as Chairman, President and Chief Executive Officer of EnSite. Laird Cagan was named Executive Chairman of the Board, G. Robert Powell was named interim Chief Executive Officer and James Kelly a member of the Board of Directors.

EXPLANATION OF ACTIONS TO BE TAKEN FOR THE DIVIDEND SPIN-OFF

The Board of Directors of the Company has adopted a resolution to spin-off its subsidiary, EnSite Power, Inc. Our Board of Directors believes that spinning-off its subsidiary EnSite will accomplish a number of important objectives. The spin-off will separate distinct companies with different financial, investment and operating characteristics so that each can adopt business strategies and objectives tailored to their respective markets. This will allow the companies that have operations that are distinct from each other to better focus and prioritize the allocation of their management and implement their financial resources for achievement of their corporate objectives.

As described below, Blue Earth is a comprehensive provider of alternative/renewable energy solutions. The core of Blue Earth's subsidiary companies' operational activities is being conducted through the Company's Construction operating division, which includes Blue Earth Solar and Blue Earth CHP (combined heat and power). The Company's Technology division was organized through Blue Earth's contribution to EnSite of Blue Earth EPS, Blue Earth PPS and its equity interest in PowerGenix in exchange for 20,250,000 (96.4%) shares of the common stock of EnSite.

Management believes that separation of the companies will benefit both companies' businesses and their stockholders. In order to focus management and personnel on the two distinct segments, Blue Earth has brought in new management and Dr. Johnny R. Thomas, our Chief Executive Officer, from 2010 until September 1, 2015 resigned from Blue Earth to be EnSite's full time Chief Executive Officer. Equally important is that the financing of the two segments is very different. The spinoff is intended to facilitate better access by both companies to the capital markets. Blue Earth CHP is dependent upon project financing debt to build, own, operate and/or sell energy plants. In addition to the solar and CHP plants which the Company has built, Blue Earth CHP has added personnel and facilities enabling it to develop, construct and maintain back-up generation and cogeneration systems in the New York metropolitan area.

On the other hand, financing for the Technology segment is equity based. The proprietary technologies owned by EnSite, as described below, are the RTi Edge™ building automation system (f/k/a PeakPower System (the Blue Earth PPS Unit) and the UPStealth® System (the Blue Earth EPS Unit), together with EnSite's equity interest in PowerGenix. The Board of Directors saw the value in these respective technologies, however, determined that in order to raise sufficient funds to implement their commercialization, it would need to raise substantial amounts of money, which would dilute current shareholder interests in Blue Earth. Therefore, to focus and better implement these strategies, the Board unanimously approved the EnSite spin-off.

Record shareholders of Blue Earth, as of the Record Date of December 1, 2015, will receive one share of EnSite common stock for every six and one-half (6.5) shares of Blue Earth common stock owned. The stock dividend will be based upon 99,625,507 shares of Blue Earth common stock that are issued and outstanding as of the Record Date. The holders of derivative securities to purchase an aggregate of 15,559,674 shares of Blue Earth common stock shall also receive one share of EnSite common stock for each 6.5 shares of Blue Earth common stock issuable upon the exercise of their respective warrants. JIG shall receive 2,000,000 of the EnSite dividend shares in relation to their derivative securities to purchase 12,000,000 shares of Blue Earth common stock, in consideration of their consent to the spin-off.

Blue Earth will distribute up to 20,250,000 shares of EnSite common stock it obtained pursuant to Contribution Agreements dated as of August 31, 2015, in exchange for the stock of Blue Earth PPS, Blue Earth EPS and Blue Earth's equity interest in PowerGenix. The EnSite dividend shares will be distributed to Blue Earth stockholders in book entry only after EnSite becomes a reporting company under the Exchange Act. The EnSite dividend shares for holders of certain derivative securities are reserved for issuance until such derivative securities are exercised, except as noted above for JIG. If all derivative securities are exercised, Blue Earth will retain a nominal equity interest in EnSite.

Record shareholders of Blue Earth will not automatically receive a paper certificate for shares of common stock. Only after EnSite is registered with the SEC as a reporting company, can our transfer agent create an account for each Blue Earth stockholder. On the effective date of the distribution, the transfer agent will credit the restricted shares issued to each registered stockholder to their respective accounts with the transfer agent. This is called a "book-entry" system.

The Business of Blue Earth Post EnSite Dividend

Blue Earth Solar and Blue Earth CHP are part of the Construction operating segment.

The Blue Earth Solar unit of the Company has built and owned a 500,000 watt solar powered facility on the Island of Oahu, Hawaii, which it sold in 2014. Blue Earth Solar has also bought and sold the Lenape II solar project, a 4.732 MWdc photovoltaic (PV) generating facility located in Indianapolis, Indiana. Blue Earth was the engineering, procurement and construction (EPC) contractor for the latter project. In November 2015, this solar project achieved commercial operations. The offtaker for the project is Indianapolis Power & Light Company. Blue Earth Solar has also built, operates and manages seven solar powered facilities in California and is designing and permitting numerous other projects. Our turnkey energy solutions are designed to enable our customers to reduce or stabilize their energy related expenditures and lessen the impact of their energy use on the environment. Our services offered include the development, engineering, construction, operation and periodic warranty maintenance and in certain cases, financing of small and medium scale alternative/renewable energy plants including solar photovoltaic (PV), combined heat and power (CHP) or on-site cogeneration,

The Blue Earth CHP unit builds, owns, operates and/or sells the energy plants or builds them for the customer to own. As we continue to expand our core energy services business as an independent power producer (IPP), we intend to sell the electricity, hot water, heat and cooling generated by the power plants that we own under long-term energy purchase agreements to utilities and long-term take or pay contracts to our industrial customers. The Company also intends to finance alternative and renewable energy projects through industry relationships. In the fourth quarter of 2014, Blue Earth CHP added personnel and facilities enabling it to develop, construct and maintain back-up generators and cogeneration systems in the New York metropolitan area. This broadens Blue Earth CHP offerings to include co-generation systems and back-up generators for commercial buildings in addition to the industrial manufacturing facilities already served by BE CHP.

Key components to our corporate strategy include the following:

Our primary focus in the near term is expected to be organic growth within our combined heat and power (CHP), solar engineering, procurement, and construction (EPC) business units; although we continue to evaluate and consider strategic acquisition opportunities. Our organic growth focus in each of these areas is summarized as follows.

1) CHP or Cogeneration: Our business model is to construct and own, on a customer's site under a long term lease, CHP or cogeneration systems, selling the thermal power to the customer and the electricity to the customer and the utility grid under long term power purchase agreements (PPAs). We have initially targeted large companies within the food-processing sector.

The Company is currently building an energy plant which we are designing, building, owning and operating for JBS Food Canada, (JBS) a subsidiary of JBS USA Holdings Inc., a large U.S. and international protein provider. The energy plant is built on land leased from the host and the thermal and electric power is to be sold to the host under long term PPA's with electricity sold to the local utility in certain cases. On August 28, 2014, the Company announced it had signed an energy purchase agreement and land lease agreement with JBS in Brooks, Alberta, Canada to design, build, finance, own and operate a \$29 million cogeneration energy facility which the Company expects to commence operations in mid-year 2016. The PPA agreements with our customers will be on a take or pay basis at a guaranteed discount rate from what they currently pay to their local utility providers.

Effective December 1, 2014, Blue Earth, Inc. through its subsidiary, Sumter Heat & Power, LLC, a Nevada limited liability company, entered into an energy purchase agreement and land lease to engineer, design, build, finance, construct, own and operate a co-generation energy plant to be located at Pilgrim's Pride Corporation's (Pilgrim's Pride) facility in Sumter, South Carolina. Pilgrim's Pride agreed to purchase thermal energy from this CHP facility. Pilgrim's Pride is a subsidiary of JBS Holdings Inc., and is one of the largest chicken producing companies in the world. This is Blue Earth's initial energy plant and was energized in the first quarter of 2015.

Blue Earth's, Sumter, South Carolina, co-generation energy facility will utilize methane made from Pilgrim's Pride's digester for useful purposes such as hot water, electricity generation, as well as useable gas that can be used in the plant boilers. Insulated hot water storage tanks are also a part of the project to upgrade the current thermal system. The methane was previously flared off into the environment. This system supports the sustainability efforts of Pilgrim's Pride. All electrical energy generated by the co-generation facility will be sold to Duke Energy under a power purchase agreement.

In December 2013, and the first quarter of 2014, the Company ordered generators, costing approximately \$7.8 million for several energy plants for which the total cost is expected to be approximately \$32 million. The Company made the equipment installment payments and construction costs from cash on hand. The Company raised equity to build its first energy plants through an aggregate of approximately \$24 million warrant exercise from June 2013 to September 2014. In November 2014, the Company sold \$10 million of equity to fund capital expenditures and other operating

expenses in connection with its CHP and solar projects. The Company will install, own and operate the systems at Alberta, Canada and Sumter, South Carolina selling thermal and electric power to the customer under ten year power purchase agreements with provisions for ten year extensions. The electricity generated from the energy plants is sold to the host and/or utilities on power purchase agreements. The units are modular, so construction is primarily assembly that has been completed for the Sumter, South Carolina plant and is expected to be completed for the Alberta, Canada plant commencing in mid-year 2016. The Company employs large engineering companies for selected engineering and procurement activities as budgeted and planned.

2) Solar EPC: Our initial strategy was to joint venture with under-financed solar developers in order to gain EPC gross margins that exceed the 8-12% common within the industry. However, a new solar management team was installed by the Company starting in February 2014 and based on their experiences the Company's focus has shifted to also include larger utility scale projects. The Company has constructed seven (7) solar projects in California, and is designing and permitting numerous other projects. The Company has also signed a letter of agreement that provides the Company with the exclusive rights to acquire six projects in Mexico, totaling 273 MW's that are in various stages of development. Four of the projects are utility scale solar projects (totaling 105 MWs) and two are utility scale wind projects (168 MWs). Under the Agreement, if the transaction closes following due diligence, of which there is no assurance, the Company will issue shares of common stock and enter into a project development agreement for \$2.5 million in cash.

On July 2, 2014, Lenape II Solar LLC, a Nevada limited liability company and wholly owned subsidiary of BE Solar (the Lenape II Sub) entered into a definitive asset purchase agreement with New Generation Power LLC (NGP) to acquire the Lenape II solar project in Indianapolis, Indiana. On November 3, 2014, the Lenape II Sub entered into a Lease Agreement for the purpose of constructing and operating a solar photovoltaic array and associated solar equipment at the property located in Indianapolis. On December 30, 2014, BE Solar sold all of the Membership Interests of the Lenape II Sub to NRG Solar DG, LLC. Under the transaction, BE Solar was the EPC for the project which is a 4.7 MW dc PV generating facility. In November 2015, this solar project achieved commercial operations. The offtaker for the project is Indianapolis Power & Light Company.

Historically, the Company's solar PV project pipeline for generating EPC revenue was large and generally not realized for various reasons, including site control, permitting, engineering, interconnect, and an inability to obtain project financing. The Company's current solar management team has significant experience in converting pipeline into backlog and completing projects and is focused on completing several projects in Hawaii, and acquiring and seeking to develop utility scale projects, primarily in the United States and Mexico.

On September 29, 2014, the Company announced the successful launch of Blue Earth Generator, Inc. (BE Generator). BE Generator will develop, construct and maintain backup generators and cogeneration systems in the New York metropolitan area. The division plans to expand into other East and West Coast and Midwest metropolitan markets. In addition to the industrial manufacturing facilities serviced by BE CHP, BE Generator intends to provide cogeneration systems and backup generators for commercial buildings.

BE Generator's certified technicians have over 150 years of combined experience servicing Caterpillar and most other major equipment providers' power generation systems. BE Generator's factory-trained technicians are certified and experienced in standby/prime power generator and cogeneration installations. They also service switchgear, heat recovery equipment, system controls and other balance-of-plant systems. The technicians provide preventative services/emergency maintenance, emission testing, fuel oil tank cleaning, load bank testing, plant control balancing and general management services. Following NEPA 110 guidelines, Blue Earth technicians perform comprehensive inspections of emergency power supply systems.

BE Generator also provides major overhauls to restore engines/CHP plants to original design specifications, with OEM approved parts, to ensure maximum plant performance. BE Generator is part of the BE CHP division.

The Business of EnSite

EnSite Power, Inc. was formed under the laws of Nevada on July 2, 2015, as a subsidiary of Blue Earth and converted to a Delaware corporation on November 30, 2015. Pursuant to Contribution Agreements dated as of August 31, 2015, which were filed with the SEC on Form 8-K on September 4, 2015, Blue Earth contributed to EnSite all of the capital stock of Blue Earth PPS and Blue Earth EPS and an approximate 24.4% equity interest in PowerGenix, in exchange for an aggregate of 20,250,000 (96.4%) shares of EnSite common stock. Prior to the spin-off, the separate operations of EnSite constitutes Blue Earth's Technology segment.

EnSite management intends to accelerate introduction of its RTi Edge™ building automation system by licensing its technology to larger companies active in the energy management space. In order to accelerate product introduction, EnSite expects to enter into varying types of agreements with one or more energy management service and distribution companies, including joint development, shared revenue, private label, licensing and acquisition agreements, as may be appropriate, for each company and geographic territory.

EnSight innovative UPStealth® nickel zinc battery backup management system can be formed in various configurations that allow the intelligent battery to bend around corners and fit into spaces that cannot be accessed by traditional battery backup systems. Compared to lead-acid battery backup systems, the total cost of ownership for the UPStealth® nickel zinc battery system is typically less, requires less maintenance, performs several years longer, and eliminates costly hazardous disposal issues. There are several other market verticals where EnSite believes both of our proprietary technologies can be applied, separately, or in combination, as a viable, cost effective solution. EnSite intends to focus on data center markets, almost exclusively over the next 12-18 months.

Proprietary technologies owned by EnSite are the RTi Edge™ (Blue Earth PPS unit) and the UPStealth® System (Blue Earth EPS unit). The RTi Edge™ is a patented demand response, cloud based technology, that allows remote, wireless monitoring of refrigeration units, lighting and heating, ventilation and air conditioning with a potential market of thousands of facilities, such as super markets and food processing, restaurants and C-stores, drug and discount stores. EnSite is making some system changes before a commercial roll-out. The technology enables EnSite's business unit, Blue Earth PPS, to provide energy monitoring and control solutions with real-time decision support to protect our customers' assets by preventing costly equipment failures and food product losses. EnSite's PeakPower® System also serves as a platform to enter into long-term services agreements that allow most types of refrigeration equipment failures to be predicted, thereby enabling preventive servicing based on need rather than periodic, unscheduled and costly service calls.

EnSite believes, based on its knowledge of the industry, that the patent pending UPStealth® System is one of the only energy efficient, nickel zinc digital battery backup management system designed to power signalized traffic intersections during loss of utility power. This system has been tested, approved and installed in several cities and municipalities throughout the United States. EnSite intends to use the proprietary PowerGenix nickel zinc batteries to produce intelligent digital nickel zinc storage systems, using EnSite's proprietary intellectual property primarily for data centers. The UPStealth® System is a nickel zinc battery backup system designed as an alternative to lead-acid battery backup systems, enabling EnSite to provide its customers with an environmentally friendly product that is

completely recyclable with no issues of hazardous out-gassing, corrosion, flammable or explosive characteristics.

PowerGenix, headquartered in San Diego, California also has a technology development and product engineering facility in Shenzhen, China that oversees its supply and raw material quality control, and provides direct support to its Asian customers. PowerGenix NiZn batteries have been certified by China National Labs and PowerGenix is working with several major automotive OEMs and Tier1 suppliers worldwide on the Stop-Start and Micro-Hybrid markets.

PowerGenix owns over 100 patents on NiZn chemistry, of which approximately fifty percent have been issued. This strategic relationship is expected to allow EnSite to combine its intellectual property with their intellectual property to create disruptive products.

On October 27, 2014, the Company entered into reciprocal stock purchase agreements to acquire an approximate 24.4% beneficial ownership in PowerGenix. The purchase price was \$10 million payable through a combination of cash (\$2 million) and Blue Earth restricted common shares (3,729,604) valued at \$2.145 per share, or an aggregate of \$8 million. The restricted shares are subject to a lock-up/leak-out agreement. Reciprocal equity ownership is designed to fund PowerGenix and maximize the working relationship between the two companies. Under the terms of the purchase agreement, Johnny R. Thomas, then CEO of Blue Earth, was elected to the Board of Directors of PowerGenix. Blue Earth contributed the PowerGenix rights to EnSite. For as long as EnSite has the right to elect a member of the Board of Directors, it is also entitled to designate a representative to attend PowerGenix Board of Directors meetings in a non-voting observer capacity.

In October 2014, Blue Earth was granted exclusive marketing rights to use the proprietary PowerGenix NiZn batteries to produce intelligent digital NiZn storage systems using Blue Earth EPS's proprietary intellectual property for a number of potentially multi-billion dollar market verticals including: Stationary UPS Systems in the Data Center, Military, Telecom, Utility, Renewable Energy, Motor Start-Up, Frequency Regulation, Peak Shaving/Shifting and Demand Shifting market segments. The marketing rights are global for most market verticals. PowerGenix granted an exclusive worldwide royalty-free license to Blue Earth to PowerGenix intellectual property, which may be necessary or useful in order for EnSite to develop, manufacture, market and sell EnSite Smart Battery Products that include Standard Batteries sold to EnSite and/or any third party if PowerGenix is unable to supply sufficient quantities of Standard Batteries to EnSite. The license is for six (6) years commencing with the initial commercialization of Smart Batteries or any other product under the Marketing Agreement. This license and marketing agreement was contributed to EnSite.

To maintain exclusivity, EnSite shall be required to make minimum purchases of PowerGenix Standard Batteries for each EnSite market vertical for a period of three (3) years, commencing upon the date that commercial products for each EnSite Market Vertical are certified by EnSite and PowerGenix. The agreement contains customary provisions which enable EnSite to have certain access to PowerGenix intellectual property as needed to continue to manufacture, develop and market EnSite Smart Battery Products in the event PowerGenix is unable to do so.

No Dissenter's Rights

Under Nevada Law, our dissenting shareholders are not entitled to appraisal rights with respect to this dividend subsidiary spin-off, and we will not independently provide our shareholders with any such right.

U.S. Federal Income Tax Consequences

You are urged to consult a tax advisor to determine the particular tax consequences of the spin-off to you, including the effect of any federal, state, local and any other tax laws. See [Risk Factors Relating to the Distribution](#) above.

Financial and Other Information

The following documents, filed by us with the Commission, are incorporated herein by reference:

(i)

Our Annual Report filed on Form 10-K, filed with the SEC on March 16, 2014, as amended on April 22, 2015, and October 6, 2015, for the fiscal year ended December 31, 2014;

(ii)

Our Quarterly Report filed on Form 10-Q with the SEC on May 11, 2015, as amended on October 13, 2015, for the period ended March 31, 2015.

(iii)

Our Quarterly Report filed on Form 10-Q with the SEC on, August 17, 2015, as amended on October 15, 2015, for the period ended June 30, 2015.

(iv)

Our Quarterly Report filed on Form 10-Q with the SEC on November 10, 2015 for the period ended September 30, 2015.

(v)

Our Current Reports and amendments thereto filed on Form 8-K with the SEC on March 17, 2015, March 23, 2015, April 1, 2015, April 2, 2015, May 12, 2015, May 20, 2015, June 2, 2015, June 30, 2015, July 21, 2015, August 17, 2015, September 2, 2015, September 4, 2015, September 8, 2015, September 14, 2015, September 18, 2015, October 5, 2015, October 14, 2015, October 19, 2015, October 26, 2015, October 28, 2015, November 10, 2015, December 2, 2015, December 4, 2015, December 17, 2015 and December 23, 2015.

(vi)

Definitive Proxy Statement filed on May 29, 2015.

Any statement contained in a document incorporated or deemed to be incorporated in this Information Statement shall be deemed to be modified or superseded for purposes of this Information Statement to the extent that a statement contained herein or in any other subsequently filed document that also is or is deemed to be incorporated by reference modifies or supersedes such statement.

A copy of the documents incorporated herein by reference (excluding exhibits unless such exhibits are specifically incorporated by reference into the information incorporated herein) that are not presented with this document or delivered herewith, will be provided without charge to each person, including any beneficial owner, to whom an Information Statement is delivered, upon oral or written request of any such person and by first-class mail or other equally prompt means. Requests should be directed to the Company at 235 Pine Street, Suite 1100, San Francisco,

California 94104.

Pro-Forma Financial Information

Blue Earth and Subsidiaries, Pro-Forma Consolidated Balance Sheets (Unaudited)

| <u>ASSETS</u> | September 30, 2015 (unaudited) | Effect of Dividend <u>Spinoff</u> (1) | Post-Dividend <u>Spinoff</u> |
|---|--------------------------------------|---|---------------------------------|
| CURRENT ASSETS | | | |
| Cash and cash equivalents | \$ 616,790 | \$ (126,579) | 490,211 |
| Restricted cash | 20,032 | - | 20,032 |
| Accounts receivable, net | 1,786,618 | (348,487) | 1,438,131 |
| Revenues in excess of billings | 1,941,685 | - | 1,941,685 |
| Inventory, net | 480,292 | (480,292) | - |
| Construction in progress | 71,128 | - | 71,128 |
| Other receivables, net | 91,273 | - | 91,273 |
| Prepaid expenses and deposits | 1,601,349 | - | 1,601,349 |
| Total Current Assets | 6,609,167 | (955,358) | 5,653,809 |
| PROPERTY AND EQUIPMENT, net | 67,231,291 | (228,359) | 67,002,932 |
| OTHER ASSETS | | | |
| Deposits | 64,661 | (18,332) | 46,329 |
| Natural gas futures | 1,323,123 | - | 1,323,123 |
| Long term receivables | 1,264,433 | - | 1,264,433 |
| Equity method investment | 7,777,435 | (7,777,435) | - |
| Assets of discontinued operations | - | - | - |
| Contracts and technology, net | 16,149,395 | (12,428,682) | 3,720,713 |
| Total Other Assets | 26,579,047 | (20,224,449) | 6,354,598 |
| TOTAL ASSETS | \$ 100,419,505 | \$ (21,408,166) | 79,011,339 |
| <u>LIABILITIES AND STOCKHOLDERS'</u> | | | |
| <u>EQUITY</u> | | | |
| CURRENT LIABILITIES | | | |
| Accounts payable | \$ 2,693,329 | \$ (240,363) | 2,452,966 |
| Current portion of notes payable, net | 280,481 | - | 280,481 |
| Related party payables | 1,333,147 | - | 1,333,147 |
| Costs in Excess of Billings | 226,995 | - | 226,995 |
| Line of credit payable | 2,368,280 | - | 2,368,280 |
| Note payable | 10,600,000 | - | 10,600,000 |
| Accrued expenses | 3,323,768 | (73,097) | 3,250,671 |
| Payroll expenses payable | 202,706 | (65,646) | 137,060 |
| Liabilities of discontinued operations | 402,992 | - | 402,992 |
| Total Current Liabilities | 21,431,698 | (379,106) | 21,052,592 |
| LONG TERM LIABILITIES | | | |

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| | | | |
|--|----------------|----|--------------------------|
| Long term portion of notes payable | - | | |
| Total Liabilities | 21,431,698 | | (379,106) 21,052,592 |
| Commitments and contingencies | | | |
| STOCKHOLDERS' EQUITY | | | |
| Preferred stock; 25,000,000 shares authorized at \$0.001 par value, 400,000 and -0- shares issued and -0- and -0- shares outstanding, respectively | 400 | | - 400 |
| Common stock; 500,000,000 shares authorized at \$0.001 par value, 94,590,666 and 94,258,713 shares issued and outstanding, respectively | 94,593 | | - 94,593 |
| Additional paid-in capital | 193,819,139 | 1. | (21,029,060) 172,790,079 |
| Minority Interest | 7,364 | | - 7,364 |
| Accumulated deficit | (114,933,689) | | (114,933,689) |
| Total Stockholders' Equity | 78,987,807 | | (21,029,060) 57,958,747 |
| TOTAL LIABILITIES AND STOCKHOLDERS' EQUITY | \$ 100,419,505 | \$ | (21,408,166) 79,011,339 |

Assumptions

(1) The unaudited pro forma condensed balance sheet is derived from the September 30, 2015 condensed balance sheets of Blue Earth, Inc, and EnSite Power, Inc. The pro forma presentation represents the effect of the proposed distribution of all EnSite Power, Inc. common stock owned by Blue Earth, Inc. to the shareholders and certain derivative securityholders of Blue Earth, Inc. The resulting Post Dividend Spinoff presents the balance sheet of Blue Earth, Inc. after a distribution of the EnSite Power, Inc. shares as if the distribution had occurred on September 30, 2015.

Conclusion

As a matter of regulatory compliance, we are sending you this Information Statement which describes the purpose and effect of the dividend spin-off of EnSite. Your consent to the dividend spin-off is not required and is not being solicited in connection with this action. This Information Statement is intended to provide our stockholders information required by the rules and regulations of the Exchange Act.

WE ARE NOT ASKING YOU FOR A PROXY AND YOU ARE REQUESTED NOT TO SEND US A PROXY. THE ATTACHED MATERIAL IS FOR INFORMATIONAL PURPOSES ONLY.

For the Board of Directors of Blue Earth, Inc.

/s/ G. Robert Powell

G. Robert Powell

Chief Executive Officer

