BlocPower
Energy Services 3 LLC

Regulation Crowdfunding Form C
Offering Memorandum

Target Offering Amount of $25,000 to a Maximum Offering Amount of $1,000,000

500 to 20,000 Climate Impact Notes or “Notes”

5.50% Coupon Interest per Year

Fully Amortizing, Annual payments

12 yr Maturity (5/16/2033)

Minimum Investment: $100

Incremental Amounts of $50

From March 8, 2021 to May 14, 2021
# Table of Contents

Table of Contents

**Disclosures**
- Updates
- About this Form C
- Attestations
- Signature

**Business**
- Description of Business
- Business Plan
- Products and Services
- Sales & Customer base
- Service Providers & Supply Chain
- Competition

**The Offering**
- Purpose of the Offering
- Use of Proceeds

**Directors, Officers, and Employees**
- Officers
- Director
- Current Employees

**Capital Structure and Ownership**
- Capital Structure
- Indebtedness
- Exempt offerings within the past three years

**Terms of the Offering**
- Summary

**Financial Condition**
- Financial Statements for Fiscal Year 2021
- Financial Milestones & Anticipated Revenues
- Anticipated Revenues
- Anticipated Annual Expenses
- Financial Projections
- Liquidity and Capital Resources
- Regulatory Information

**Risk Factors**
- Company Risks
Unsecured Fixed Income Note Risk 47
General Crowdfunding Risks 49

Appendix 1 - Important Information About the Crowdfunding Process 51
   Delivering Securities to Investors 51
   Remuneration for Raise Green 51
   Investing Process 51

Appendix 2 - Loan Amortization 55

Appendix 3 - Financial Statements 56

Appendix 4 - Operating Agreement 57

Appendix 5 - Subscription Agreement 58

Appendix 6 - Offering Page Content 59
Disclosures

- A crowdfunding investment involves risk.
- Past performance is not a guarantee of future results.
- You should not invest any funds in this offering unless you can afford to lose your entire investment.
- 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 or approved by any federal or state securities commission or regulatory authority. Furthermore, these authorities have not passed upon the accuracy or adequacy of this document.
- The U.S. Securities and Exchange Commission (SEC) does not pass upon the merits of any securities offered or the terms of the offering, nor does it pass upon the accuracy or completeness of any offering document or literature.
- These securities are offered under an exemption from registration; however, the SEC has not made an independent determination that these securities are exempt from registration or otherwise qualify for any potential exemption.

This disclosure document contains forward-looking statements and information relating to, among other things, the Company, its business plan and strategy, and its industry. These forward-looking statements are based on the beliefs of, assumptions made by, and information currently available to the Company's management. When used in this disclosure document and the Company's Offering materials, the words “estimate”, “project”, “believe”, “anticipate”, “intend”, “expect”, and similar expressions are intended to identify forward-looking statements. These statements reflect management’s current views with respect to future events and are subject to risks and uncertainties that could cause the Company’s actual results to differ materially from those contained in the forward-looking statements. Investors are cautioned not to place undue reliance on these forward-looking statements. Except as required by law, we undertake no obligation to update publicly any forward-looking statements for any reason after the date of this Offering or to conform these statements to actual results or to changes in our expectations.

Updates

If applicable, any updates on the status of this Offering may be found at www.raisegreen.com.
About this Form C

The Offering is being made through Raise Green, Inc. (“Raise Green”) in its capacity as a registered funding portal intermediary. Information about the Company is provided on the Offering Page maintained for this Offering by Raise Green, which is located at www.raisegreen.com and in Exhibit 2 of the Form C of which this Offering Memorandum forms a part.

You should rely only on the information contained in this Form C when making an investment. We have not authorized anyone to provide you with any additional or different information from that contained in this Form C. We are offering to sell and seeking offers to buy, the Securities only in jurisdictions where offers and sales are permitted. You should assume that the information contained in this Form C is accurate, in all material respects, only as of the date of this Form C, regardless of the time of delivery of this Form C or of any sale of Securities. Our business, financial condition, results of operations, and prospects may have changed since that date. Statements contained herein as to the content of any agreement(s) or other document(s) are summaries and, therefore, are necessarily selective and incomplete and are qualified in their entirety by the actual agreements or other documents.

The Company will provide the opportunity to ask questions of and receive answers from the Company’s management concerning terms and conditions of the Offering, the Company, or any other relevant matters and any additional reasonable information to any prospective Investor prior to the consummation of the sale of the Securities. This Form C does not purport to contain all of the information that may be required to evaluate this Offering, and any recipient hereof should conduct its own independent analysis. The statements of the Company contained herein are based on information believed to be reliable. No warranty can be made as to the accuracy of such information or that circumstances have not changed since the date of this Form C.

The Company does not expect to update or otherwise revise this Form C or other materials supplied herewith. The delivery of this Form C at any time does not imply that the information contained herein is correct as of any time subsequent to the date of this Form C. This Form C is submitted in connection with the Offering described herein and may not be reproduced or used for any other purpose. As of the date hereof, this Offering is available for sale into all 50 states, Washington D.C., and US territories. Restrictions on reselling are detailed in Appendix 1.
Attestations

The Company has certified that all of the following statements are TRUE, in all material respects, for the Company in connection with this Offering:

1. Is organized under, and subject to, the laws of a State or territory of the United States or the District of Columbia;
2. Is not subject to the requirement to file reports pursuant to Section 13 or Section 15(d) of the Securities Exchange Act of 1934, as amended (the “Exchange Act”) (15 U.S.C. 78m or 78o(d));
3. Is not an investment company, as defined in Section 3 of the Investment Company Act of 1940 (the “Investment Company Act”) (15 U.S.C. 80a-3), or excluded from the definition of investment company by Section 3(b) or Section 3(c) of the Investment Company Act (15 U.S.C. 80a-3(b) or 80a-3(c));
4. Is not ineligible to offer or sell securities in reliance on Section 4(a)(6) of the Securities Act of 1933, as amended (the “Securities Act”) (15 U.S.C. 77d(a)(6)) as a result of a disqualification as specified in § 227.503(a);
5. Has filed with the SEC and provided to investors, to the extent required, any ongoing annual reports required by law during the two years immediately preceding the filing of this Form C; and
6. Has a specific business plan, which is not to engage in a merger or acquisition with an unidentified company or companies.
7. Is not currently subject to any bad actor disqualifications under any relevant U.S. securities laws.

Signature

Pursuant to the requirements of Sections 4(a)(6) and 4A of the Securities Act of 1933 and Regulation Crowdfunding (§ 227.100 et seq.), the issuer certifies that it has reasonable grounds to believe that it meets all of the requirements for filing on Form C and has duly caused this Form to be signed on its behalf by a duly authorized undersigned.

Cullen Kasunic
Manager, Chief Financial Officer
BlocPower Energy Services 3 LLC
(“BPES3”, “The Company”, Issuer)

*Intentional misstatements or omissions of facts constitute federal criminal violations. See 18 U.S.C. 1001.*
Business

Description of Business

This investment is in Blocpower Energy Services 3 LLC, a Delaware limited liability company organized on January 4, 2021, (“BPES3” or the “Company”), to finance select energy efficiency and renewable energy projects largely in low to moderate income (LMI) urban communities across the United States. The Company is located at 63 Flushing Ave Bldg 212, Suite 507, Brooklyn, NY 11205 and its website address is: https://bps3.blocpower.io/

The Company is a subsidiary of BlocPower LLC (“BlocPower”). BlocPower is a Brooklyn-based energy technology startup rapidly greening American cities. Since its founding in 2012, BlocPower has completed energy projects in nearly 1,000 buildings utilizing its proprietary software to save customers between 20-40% on their energy bills each year.

BlocPower is backed by some of the world's top investors, including Kapor Capital, one of Uber's first investors; Andressen Horowitz, an early investor in Facebook, Twitter, AirBnB and Lyft; Eric Schmidt the former Chairman of Google; and The American Family Insurance Institute for Corporate and Social Impact. Goldman Sachs recently closed a $49 million project level debt facility with a subsidiary of BlocPower. BlocPower was also recently accepted into the New York State Energy Research Development Authority Novel Business Model Development program. And, just announced in February, BlocPower raised $7.8 million in their Series A. BlocPower was selected to the top 100 Global CleanTech companies by The CleanTech Group for 2021, and is ranked in the top 500 of startups according to CrunchBase as of February 2021, and has been extensively covered by the press.

BlocPower, through its subsidiaries, including the Company, aims to sign financing contracts for a total of $30 million of installed asset value by the end of 2022 and is on target to do so with 286 projects in the pipeline for 2021 with a total potential project value of $35 million (as of February 15, 2021). Assuming the Company achieves such target, the Company projects an annual recurring revenue of $6.8 million. While BlocPower expects it could achieve EBITDA profitability by the end of 2022, it will prioritize growth. This may require the Company using proceeds from investment and operations for the Company’s growth and incurring operating losses, but will position BlocPower to take a controlling position in the annual $100B opportunity for energy efficiency improvements in medium-sized buildings, which the Company believes are currently underserved by solutions currently in the market.
The Company is one of several subsidiaries created and wholly owned by BlocPower to leverage BlocPower’s experience, expertise and proprietary software to own, operate, manage, and finance certain energy projects. For example, BlocPower Energy Services 1 LLC and BlocPower Energy Services 2 LLC, are each special purpose entities (SPEs) having a unique set of designated assets and source of funding. BlocPower Energy Services 3 LLC (BPES3 LLC or the “Company”) is similarly structured as an SPE. The Company will focus on projects for single family homes, small multifamily (generally 2-4 units), and medium to larger multifamily units (4+) in New York City, Oakland, Philadelphia, Milwaukee, Washington, DC and other jurisdictions that the Company may, in its sole discretion, pursue future opportunities. We expect that the Company will be financed primarily by offering crowdfunded securities to open up investments to the general investing public.

![_blocpower_diagram.png](attachment:blocpower_diagram.png)

**Figure 1. Diagram of affiliated BlocPower entities as of 1.4.2021**

**Business Plan**

The Company is raising capital to fund projects from the BlocPower pipeline. The Company will use the capital to fund the upfront capital expenditures of such energy efficiency projects. The customers that benefit from such projects will repay such costs through long-term contracts with the Company, generally having a repayment term of 15-20 years. As of February 15, 2021, 12 energy
efficiency upgrade projects in California and New York have been identified for the Company to implement, depending on the funds generated in this offering, and have contracts signed or are expected to be signed shortly. As of the date hereof, the Company’s parent, BlocPower, has contributed to the Company $100,000 in cash and two fully paid for projects (Marc Drive and Putnam Ave locations) already in construction with an asset value of $75,000. If this offering is successful, the Company plans to continue raising funds to finance energy efficiency and renewable energy projects to expand its business in accordance with its mission of furthering climate resilience for medium-sized urban buildings and LMI communities.

Clean energy project momentum continued for BlocPower throughout 2020 as evidenced by approximately $1MM of new energy projects constructed, the closing of a $49MM project level debt facility with Goldman Sachs, and acceptance into the New York State Energy Research Development Authority (NYSERDA) Novel Business Model Development program.

**The Market**

The primary markets for project origination are the New York metropolitan area, upstate New York, Massachusetts, Wisconsin, and California. BlocPower has operated and the Company plans to operate in these areas. In addition, there are over 100 major cities nationally that have signaled their commitment to aggressive climate change and clean energy goals, which provides additional opportunities for BlocPower and/or the Company to become involved with future project developments. Increasingly, these commitments are taking the form of legal requirements for building owners to undertake energy efficiency and/or clean energy projects. Legally binding emissions reduction standards are being passed across the United States. California, for example, raised its goal for greenhouse gas emissions to 40 percent below 1990 levels by 2030 while Washington D.C has pledged to be carbon neutral by 2050. For this reason, BlocPower sees a continuing and increasing momentum for clean energy builds.

**COVID-19**

The onset of COVID-19 has highlighted the importance of technologies that help create healthy living environments, with notable focus coming to clean air and air filtration. Air source heat pumps, one of the major energy efficiency upgrades provided by the Company, improve indoor air quality through filtration, and optional UV treatment.

BlocPower has been building remote assessment tools since 2014. BlocPower has developed a color-coded online map that allows building owners and project stakeholders to identify areas of opportunity for clean energy projects. BlocPower’s web-based building pre-screening tool enables building owners to sort themselves before coming into the sales pipeline. BlocPower has also
developed a deeper questionnaire-based Preliminary Needs Assessment, along with remote walkthroughs and checklists, to reduce the number of site visits required. These tools allow for continued lead generation and project acquisition throughout the pandemic, enabling BlocPower to continue to invest through the crisis. This has yielded a competitive advantage in the market which is expected to continue even after the pandemic has run its course.

**Products and Services**

The Company provides organizations and households with energy efficiency upgrades and renewable energy projects so that they can access efficiency and other benefits of modern heating and cooling systems, improve indoor air quality, and reduce energy costs; all providing an environmentally-friendly way to improve quality of life. The Company will utilize the in-house expertise of BlocPower to seed the market, identify target building customers, oversee the design/construction/maintenance of the projects, originate financings, handle billing and address customer inquiries. The Company was specifically formed to own and operate a series of energy efficiency and renewable energy projects originated by BlocPower.

**Types of Energy Efficiency Upgrades and Renewables Installed**

These include but are not limited to:

- Air Source Heat Pump Installation / Fossil-fuel fired system conversion
- LED lights
- Monitoring and control systems
- Domestic hot water upgrades
- Insulation and air sealing
- Window replacement
- Low flow fixtures/water saving measures
- CHP (combined heat and power)
- Renewable Energy, including Solar PV / Community Solar
- Battery Storage

**Equipment Leases Repay Investors**

The Company will use the proceeds of this offering to finance the initial capital expenditures for energy efficient projects. The Company’s business model provides for the return of such investment through monthly payments under long-term leases with the energy efficiency project customers, typically 15 to 20 years in length, making the lease payments for these improvements affordable to the customer. There is generally no requirement for an initial cash outlay from the customer, unless they would like to do so to lower their monthly payment. Typically the leases
include flat monthly payments with a low annual escalator. These leases function as an alternative to standard debt. The customer is subject to late fees for any late payments or defaults on payment, and termination payments for cancellation before the end of the contract term.

The Company expects to enter into operating leases and capital leases with its customers. For renewable energy systems, Power Purchase Agreements (PPAs) may be used. The Company expects to keep the form and material terms of such leases and PPAs similar across customers and contracts.

Under an operating lease, the Company owns, operates, and maintains the systems for the customer’s benefit, providing what amounts to a full warranty covering all parts, labor and repairs for the duration of the lease. The Company benefits by collecting depreciation on the equipment leased by the customer. At the end of the lease, the customer may purchase the system for the greater of (i) the fair market value of the equipment at the time of the purchase or (ii) the amount set forth in the customer lease, extend the lease, or request the equipment be removed.

Under the capital lease structure, the Company still owns the system, but for tax purposes, the beneficial owner is understood to be the customer. Here the customer is responsible for operations, maintenance, and repairs, but is able to depreciate the equipment on their taxes. Additionally, the customer may purchase the system for $1 at the end of the term, rather than at Fair Market Value.

In both cases, BPES3 structures the leases so it has earned a return on their investment through the end of the term, based on cash flows received, after covering project development fees, operations, and the Company’s liabilities to holders of the Notes sold in this offering.

Per the terms of the lease contracts, the customer must provide adequate property insurance to cover the value of the assets placed at their location, and the related lease obligations. If for example there is a fire on the premises which damages the assets, the Company will have a contractual remedy to recoup its investment through such insurance policies. All other related insurance coverage is provided by BlocPower under group policies which also apply to its subsidiaries.

**Ongoing Maintenance and Performance Guarantees**

Operations and Maintenance (O&M) is generally only relevant to upgrades that involve some type of technology or equipment such as heat pumps. Most other energy efficiency upgrades like insulation, electrical upgrades, low flow fixtures, LED lights, and window sealing/replacement do not typically require ongoing maintenance.
The heat pump distributors the Company uses for energy efficiency upgrades will usually offer 10-12 year warranties on the equipment, reducing the risk that customers will not have functioning heating and cooling systems. Under the operating lease structure, the Company provides full coverage for all maintenance and repairs for the duration of the lease. For leases without full maintenance and protection plans included, the warranty from the manufacturer or distributor is the same (10-12 years), but customers are offered an O&M package by the Company at an additional cost. O&M is most often performed by the installation contractor, who will be engaged by the Company through a long term fixed contract. If maintenance is not provided by the Company, it is the responsibility of the customer to ensure the systems are properly maintained. If they do not, and/or the system fails in some way, the customer must still make the required lease payments.

**Monitoring**

The Company will utilize BlocPower technology and expertise to monitor the systems. BlocPower has worked with manufacturers to set up an O&M process which will provide optimum performance of the systems during the lease period. In order to track real time performance on HVAC systems, BlocPower plans to set up a remote monitoring infrastructure that will relay the real-time performance. This is a WiFi-based interface that will integrate with the heat pumps or other systems to inform BlocPower of the current and past status of the equipment at any time. BlocPower will have the utility account information to review the monthly bills and verify the performance with the utility usage.

**Customer Savings**

The Company will provide the building owner with itemized estimated operating savings to their building. For energy efficiency, these savings can be substantial — in some cases upwards of 40% or more in raw savings before lease payments. The Company then prices its leases to provide either 10-20% net savings to the customer, or to break even but provide a substantial additional benefit, like improved indoor comfort, improved indoor air quality, or hazard remediation. In most cases, these improvements increase the value of the property, by improving the net operating income of the building, or adding to its marketability.

The Company makes its energy efficiency projects accessible to property owners in all communities, particularly targeting those of low or moderate median income, who often have not had good access to financing or upgrades in the past. The Company uses a customized version of community bank-style project underwriting and review procedures, which allows it to deliver individual attention, at a national scale. Community members who sign up can truly pay as they
save, while making their buildings greener, healthier and smarter. Cost reductions can be seen in reduced utility bills of the building owner and/or the tenants, savings on O&M expenses at the building, avoidance of fees or fines, and avoided future capital expenditures on repair or replacement of equipment.

**Tracking Carbon Footprint and Impact with Blocpower’s IPMVP Protocol**

In an effort to accurately assess performance of BlocPower’s retrofits, the firm uses a specific measurement and verification protocol on many of its projects. The protocol, referred to as the International Performance Measurement and Verification Protocol (IPMVP), provides an overview of current best practice techniques available for verifying results of energy efficiency, water efficiency, and renewable energy projects. The IPMVP uses “energy conservation measures” (ECMs) as its primary measurement metric category. ECMs include fuel saving measures, water efficiency measures, load shifting and energy reductions through installation or retrofit of equipment, and/or modification of operating procedures. All this Measurement and Verification (M&V) work is centralized in BlocPower’s Engineering department, and led by Dom Lempereur, Head of Engineering.

Based on the IPMVP protocols, BlocPower has developed a blockchain based verification system. Robby Greenfield is the key advisor and lead on this project at BlocPower. Robby is President and CEO of Emerging Impact, Co-Founder and Senior Advisor to the Blockchain for Social Impact Coalition, and has a long history of leveraging blockchain technology to manage, track, and analyze social impact projects.

The M&V results, together with the secure way of tracking and accounting for the impact, provide the basis for carbon credits, which can be issued to project investors or property owners. Corporations currently seek out carbon credits, and there is potential for these carbon credits to become more valuable in the future. Blocpower is using this innovative approach to measuring carbon impact on projects selectively which likely will include projects in the Company.

**Sales & Customer base**

BlocPower’s customer base consists of SME (small to midsize building) customers and building owners, property managers, and other building decision-makers.

BlocPower has been completing energy efficiency projects across New York State for the past 8 years and has built long lasting industry relationships with the NYC Housing Authority, NYSERDA, NYC Mayor’s Office, Con Ed, and National Grid, as well as PG&E and Exelon outside the
New York area. BlocPower is focused on serving the nearly $100 billion energy efficiency annual opportunity and is expanding pilot projects across America in cities such as Philadelphia, Oakland, Milwaukee, Boston, and Washington D.C. Target cities generally are those with a prevalence of multifamily buildings and where strong partnerships have developed with community, government, or utility organizations such as Metro IAF, the Philadelphia Energy Authority (PEA), or National Grid.

The Company will employ BlocPower’s strategies for generating leads to SME (small to midsize building) customers and building owners, property managers, and other building decision-makers including, Google Ad Words, LinkedIn and email marketing, phone banking, and outreach to faith-based real estate owners (e.g., the Catholic Church, the single largest property owner in Chicago, and many other cities), real estate industry owner associations, houses of worship and non-profit anchor institutions, targeted neighborhoods, elected officials, community-based organizations, and through the creation of Community Advisory Boards to advise on customer acquisition.

Customers for building retrofits and renewable energy projects can be generated through proprietary software, BlocMaps and BlocTarget, which identify pockets of energy inefficiency. Projects also come to BlocPower by word of mouth referrals and municipalities self identifying target communities. The current processes have generated a pipeline of 286 projects possible for 2021 with a total potential project value of $35 million (as of February 15, 2021).

**The 12 Projects’ Building Customers**

12 specific projects out of BlocPower’s project pipeline have been identified as targets to be owned and operated by the Company. These projects, located in California and New York, have an estimated total installed cost of $341,100. The Marc Drive and Putnam Ave projects below have already started construction and have been transferred to the company by BlocPower as part of its capital contribution. Actual additional projects will be selected in the context of this crowdfunding campaign from a pool of quality projects based on which close first, and the amount of funds available from the raise.

<table>
<thead>
<tr>
<th>Location</th>
<th>Estimated Cost</th>
<th>Status</th>
<th>Scope of Work</th>
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<tbody>
<tr>
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<td>ESA Prospect</td>
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<td>Saddle Ridge Road, Ossining, NY</td>
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<tr>
<td>Location</td>
<td>Cost</td>
<td>Status</td>
<td>Equipment</td>
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<td>Putnam Ave, Brooklyn, NY</td>
<td>$54.1K</td>
<td>Signed ESA</td>
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<td>(In Progress/In Company)</td>
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<td>Attic Insulation, Air Sealing, Wall</td>
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<td>Insulation, LED lighting</td>
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<td>Attic Insulation, Air Sealing, Wall</td>
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<td>Insulation, LED lighting</td>
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<td>Vapor Barrier / Floor Insulation,</td>
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<td>Oven/Stove Fuel Switching, Heat</td>
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<td>Pump Water Heater, Air Sealing,</td>
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<td>Mini Split HP HVAC, Smart Thermostat,</td>
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<td>Insulation, Mini Split HP HVAC +</td>
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<td></td>
<td>smart thermostat, HP Water Heater,</td>
</tr>
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<td></td>
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<td>Floor Insulation</td>
</tr>
</tbody>
</table>
Figure 2. 12 Projects Identified for installation. The Company in its discretion may replace any of these projects if needed.

**Project Review & Underwriting Process**

Each customer's project will go through three levels of financial evaluation before moving forward already established at BlocPower and used in BlocPower and it's other subsidiary companies. The process leverages the expertise of BlocPower LLC, and has been refined over its eight year history with the assistance of the firm's network of financial advisors, partners, and capital providers. It includes:

- Preliminary screening, which looks at high level feasibility and ballpark savings;
- Project financial analysis, which yields accurate project costs and energy savings; and
- Underwriting Review, where detailed project and customer information is gathered, then utilized to form a final recommendation for approval, modification, or denial.

Evaluation is supported by BlocNote, BlocPower's proprietary financial analysis tool set.

**Key areas of the Underwriting Review process:**

1. Construction Budgeting
2. Project Capital Structure analysis
3. Technical underwriting review: Contractor, Ongoing Operations, Warranty of equipment and workmanship, equipment, incentives available to the project

<table>
<thead>
<tr>
<th>Location</th>
<th>Cost</th>
<th>Type</th>
<th>Details</th>
</tr>
</thead>
<tbody>
<tr>
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<td>Lease Prospect</td>
<td>Air Sealing, Attic/Wall Insulation, Floor Insulation, LED lighting</td>
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<td></td>
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<td>HP Water Heater, Mini Split HP</td>
</tr>
<tr>
<td>51st St., Oakland, CA</td>
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<td>Castlewood St., Oakland, CA</td>
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<td>Lease Prospect</td>
<td>Envelope/Air Sealing, Attic Insulation, Duct Repair, Windows</td>
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</tbody>
</table>
4. Project Financial fundamentals: Revenues and Expenses, project and property owner debt service coverage ratios, property owner debt-to-equity ratios
5. Customer Agreement requirements including credit quality, and financial statements review
6. Project Threshold requirements, including but not limited to net savings for the customer, security in the project, approved manufacturer, minimum debt service coverage, warranties vs term of Crowdfunding Note

**Materials Collected:**

- The BlocPower Energy Service Agreement (ESA): effectively a lease or PPA, signed for a set term.
- Proof or attestation that the customer owns the property on which project installed; no apparent outstanding judgements or violation of applicable law are evident.
- Standard financials (at least two years income statement/balance sheet)
- Tax return (at least one year, to match financials; tax returns may be substituted for financials at the Company's discretion)
- Rent roll (at least this year and prior year, to look for vacancy)
- Recent property appraisal either through the mortgage or comparable properties
- List of code, Department of Buildings, or other violations, if any
- Business credit report (Experian, D&B, Equifax, etc.)
- 12 months of utility bills evidencing the customer's rate and any late payments
- Attestation that customer has not filed for bankruptcy or involuntarily entered into bankruptcy in the past three years
- Appraisal, market valuation, or materials that will support BlocPower's independent appraisal
- Mortgage statements for the property

Using the financial statements and mortgage/debt records, the Company will calculate the customer's ability to repay its debt obligations, using a Debt Service Coverage Ratio (DSCR). This is calculated as the building's EBITDA (earnings before income tax depreciation and amortization) divided by all debt obligations, including the mortgage and the equipment lease for the project. The Company will accept personal or corporate guarantors if the DSCR is tight, or the building cannot meet the obligations on its own. The income and obligations of these guarantors will be included in a global DSCR calculation. The Company will factor the expected net energy savings into the global DSCR calculation, as they should reduce operating expenses. In general, global DSCR will not be less than 1.20x without significant mitigation.
Using the property valuation, along with the mortgage/debt records, the company will determine the net worth of the property. This is calculated by subtracting the amount of debt at the property from its total market value. In general, if the net worth is less than 20% of the total market value, the project will be rejected, unless significant mitigation is provided.

The overall building, customer, and project review process may be modified from time to time, and as each project is unique, will be approved on a case by case basis. Based on the situation certain materials may or may not be collected, and/or supplemental materials may be required.

Service Providers & Supply Chain

The Company and/or BlocPower will hire technical experts to design, permit, procure equipment, build and oversee the projects. The Company will utilize BlocPower’s internal Engineering / Construction Management team of seven people. This team is in charge of curating a qualified list of technical experts/installers and equipment quality, participating in the design and pricing, developing the scope with client and contractor, overseeing third-party contractor construction, and ongoing maintenance. The availability of equipment and contractors for projects is not considered a supply bottleneck.

The Construction Management team review of contractors includes review of historical projects, licenses, insurance, permits, qualitative and quantitative qualities; individual regional contractors handle designs, permits, construction checklist, permit checklist, and inspection before closing. BlocPower already has established many successful relationships with contractors that will be leveraged for the Company's projects. Below are Contractors already identified for several projects; additional contractors may be selected as the Company sees fit.

Oakland Contractor

The contractor for the Oakland projects is Energy Conservation Options, an independent, woman-owned and trade-licensed firm offering commercial and industrial energy management and implementation services. Their goal is to develop people and jobs to facilitate the mass distribution of energy efficient technologies to improve the quality of life and our environment in all communities.

New York Contractors

The company has access to over 50 contractors who serve the New York area. Preferred contractors for the New York projects include the national winner of Energy Star’s Home Performance
Contractor of the Year award, a NYSERDA certified contractor with 40 years of HVAC experience and at least one Daikin Preferred ASHP contractor.

**Competition**

**The Market**

The market for energy efficient upgrades is highly fragmented. The Company’s competitors will be energy auditing non-profits, HVAC equipment manufacturers, HVAC equipment installers, and engineering firms. BlocPower and its subsidiaries distinguish themselves by supplying a one stop, turnkey, tech-enabled service that allows BlocPower to operate at scale. BlocPower transforms a fragmented, high touch, expensive, low volume incumbent process into a turnkey, digital, high volume operational process.

Over it’s eight year existence BlocPower has leveraged it’s clean energy expertise and industry relationships to grow brand recognition. BlocPower was recently selected to the top 100 Global CleanTech companies by The CleanTech Group for 2021.

Two companies that operate in a similar space to the Company and BlocPower are Carbon Lighthouse and Sparkfund. Both companies work on larger commercial buildings, while BlocPower and the Company work primarily with the smaller “mid-sized” building category, from 5,000 Sq Ft - 100,000 Sq Ft.

**Unique Selling Proposition of the Company**

The Company will utilize BlocPower’s unique position within the energy efficiency market. BlocPower has spent four years and over $4MM developing a digital building analysis platform. While traditional engineering firms rely heavily on expensive, time consuming energy audits which don’t work for mid-sized buildings, BlocPower’s technology provides accurate scopes of work remotely without having to do deep energy audits. Additionally, the Company put its project financing facility into operation in January 2021 that enables BlocPower to move forward expeditiously with projects. Taken together, BlocPower and the Company can provide turn-key, no money down energy efficiency improvements to cities across the US.

BlocPower prides itself on competitive advantages which include:

- Information technology - the company has created several proprietary platform applications including:
A pre-screening tool, to identify buildings with high feasibility for electrification and energy efficiency projects.

- A virtual site-assessment tool, which allows them to remotely and cost-effectively develop scopes of work for energy efficient projects.
- A buildings database containing data sets of tens of thousands of buildings nationwide, which powers pre-screening and assessment tools.
- Workflow management tools
- Financial optimization models, to provide energy savings optimized project quotes to customers.

- Community relationships - The team’s founders come from the world of community organizing and politics. They have long-standing relationships with utilities, real estate industry trade associations, labor unions, municipal governments, nonprofits, and retail industry organizations. These relationships give access to customers, custom incentives, regulatory strategy, and financing support.

The Offering

Purpose of the Offering

The Company desires to:

1. Obtain funds from crowdfunding investments to perform energy efficiency upgrades to buildings largely in LMI communities and urban areas;
2. Diversify Blocpower’s source of raising funds to impact LMI communities and;
3. Give more people access to impact investing through a crowdfunding offering.

Use of Proceeds

The Company is seeking to raise a minimum of $25,000 and up to $1,000,000 in this Offering. The funds raised will be used to fund energy efficiency or renewable energy projects such as the 12 specific projects identified above plus additional projects or larger projects with similar or better financial returns, depending on the amount of funds raised estimated to be a total of 32 projects.

The Company benefits from access to the specialty departments at BlocPower: Marketing, Finance, Construction, and Engineering, and is not charged directly for these costs. BlocPower does charge a 0.4% annual management fee to the Company based on project asset value to cover specific
accounting, legal, insurance, and IT related expenses paid by BlocPower for the benefit of the Company.

The Company plans to use the proceeds in the following manner summarized in Table 4 and described in detail below. (Additional information regarding projects is included in Section Sales and Customer Base.)

<table>
<thead>
<tr>
<th></th>
<th>If Target Offering Amount Sold</th>
<th>If Maximum Amount Sold</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>$</td>
<td>%</td>
</tr>
<tr>
<td><strong>Total Proceeds</strong></td>
<td>25,000</td>
<td>100%</td>
</tr>
<tr>
<td>Less: RaiseGreen Fees</td>
<td>1,250</td>
<td>5%</td>
</tr>
<tr>
<td><strong>Net Proceeds</strong></td>
<td>23,750</td>
<td>95.00%</td>
</tr>
<tr>
<td>Energy Efficiency Upgrade Projects</td>
<td>19,300</td>
<td>77.20%</td>
</tr>
<tr>
<td>Additional Projects</td>
<td>0</td>
<td>0%</td>
</tr>
<tr>
<td>Legal</td>
<td>950</td>
<td>3.80%</td>
</tr>
<tr>
<td>Accounting</td>
<td>3,500</td>
<td>14.00%</td>
</tr>
<tr>
<td><strong>Total Use of Net Proceeds</strong></td>
<td>23,750</td>
<td>100.00%</td>
</tr>
</tbody>
</table>

Figure 3. Use of Proceeds. The Company will adjust roles and tasks based on the net proceeds of the offering. While the Company plans to use the proceeds in the above manner, the Company maintains discretion to alter the use of proceeds, set forth above, to adhere to the Company's overall business plan and liquidity requirements.

**Energy Efficiency Upgrades**

Energy efficiency upgrades vary in the expenses and specific technologies deployed based on an energy efficiency audit that tailors solutions for a given property. The technologies deployed may include the following:

- **Air Sealing**: Air Sealing blocks random air movement through building cavities. As a result, they help prevent air leakage into and out of the building, which can account for 30% or more of a building's heating and cooling costs.

- **Air Source Heat Pump**: Heat pumps are among the highest efficiency technologies for providing both heating and cooling for buildings (HVAC). They use electricity and refrigerant to move heat from one place to another by compressing and decompressing a refrigerant material. Heat is absorbed when the refrigerant vaporizes, and released when it condenses, allowing spaces to be heated or cooled. Air conditioning units and refrigerators
are common examples of heat pumps. The heat pumps BlocPower uses for buildings are capable of fully heating indoor spaces.

- **Insulation**: Insulation provides resistance to heat flow and therefore lowers heating and cooling costs.
- **Heat Pump Water Heater**: Heat pumps also can be used to heat water — either as a stand-alone water heating system, or as a combination water heating and space conditioning system. Heat pump water heaters use electricity to move heat from one place to another instead of generating heat directly. Therefore, they can be two to three times more energy efficient than conventional electric resistance water heaters.
- **LED lighting**: LED lighting is an energy-saving alternative to traditional incandescent bulbs.
- **Mini Split Heat Pump HVAC**: Mini-split heat pumps are small air-source heat pump heating and cooling systems that can be installed individually, and allow you to control the temperatures in individual rooms or spaces.
- **Oven and Stove Fuel Switching**: Switching towards more efficient fuel types in stove appliances.
- **Smart Thermostat**: Create automatic and programmable temperature settings based on daily schedules, weather conditions, and heating and cooling needs.
- **Boiler removal**: The Company will remove boiler systems when transitioning a building from fossil fuel fired heating systems to air source heat pumps, BlocPower will remove boiler systems.

**Legal and Accounting**

- The start-up one time legal fee for the Company to do this raise is $950, and prorated up to $2500, and $3,500 for the accounting review. Any insurance costs are covered by BlocPower LLC, and paid as part of an annual flat at the end of a year out of operating revenues.

**Financing**

- Raise Green Fees - Raise Green cash fees are 5% of the total raised amount.

Though not identified currently for the initial list of projects, renewable energy projects are in the pipeline and may be identified for the Company. These projects are typically rooftop solar that enable a building to in part or fully switch to clean energy for their electricity and reduce their electric costs.
Directors, Officers, and Employees

BlocPower Public Benefit Corporation (BPPBC) owns BlocPower LLC, which is the sole member of the Company. The Operating Agreement identifies one Manager who will serve as Director, and three Officers to manage the day to day operations of the Company, all employees of BlocPower LLC.

BPPBC is the ultimate parent company of the BlocPower affiliates, which acts as an investment holding company, receiving investments, but having no employees. BlocPower LLC is a wholly owned subsidiary of BPPBC, and is the main operating company, hiring employees and maintaining relationships with building customers and contractors. All operations of the Company will be managed by BlocPower LLC under an exclusive management agreement.

Officers

Donnel A. Baird
Title: Chief Executive Officer
Dates of Service: January 4, 2021 to Present

Other Positions:
Company: BlocPower LLC and BlocPower Benefit Corporation
Title: Chief Executive Officer
Dates of Service: 2012 to Present

Donnel Baird is the founder and CEO of BlocPower, a clean tech startup based in New York City that develops portfolios of clean energy retrofit opportunities in underserved communities, and connects those opportunities to investors seeking social, environmental and financial returns. Donnel spent three years as a community organizer in Brooklyn and one year as a voter contact director for Obama For America. While managing a national Change to Win/LIUNA campaign, Donnel leveraged Dept. of Energy energy efficiency financing to create green construction jobs for out of work populations. He partnered with
the Washington Interfaith Network to generate a $100m government investment in underserved communities in the District of Columbia. Donnel currently sits on the Board of the Sierra Club Foundation as well as the Small Business Advisory Board of the New York Federal Reserve Bank and Entrepreneurship Board of Columbia Business School. Donnel has a B.A. from Duke University and an MBA from Columbia Business School. Baird grew up in Bedford-Stuyvesant Brooklyn and is a perpetually exasperated Knicks fan.

Keith L. Kinch
Title: Chief Operating Officer
Dates of Service: Jan 4, 2021 to Present

Other Positions:
Company: BlocPower LLC
Title: General Manager
Dates of Service: 2015 to Present

In his roles at BlocPower, Keith plans, coordinates, and manages all business operations to achieve corporate goals which include developing and implementing business plan for profitability. Keith assists in budget preparation and expense management, evaluates marketing programs, and develops strategies to improve overall quality and productivity. Managing employees includes communicating business updates/recommendations, handling employee issues and guidance, ensuring staffing needs are met, training, and compliance with firm policy.

Prior to joining BlocPower, Keith managed the largest solarize programs in New York, persuading over 200 low-income households in New York City's poorest neighborhood to finance and install solar PV on their homes. Keith also served as the lead for community engagement and retrofit 500 multifamily buildings in Brooklyn under the NYC Mayor's Office of Sustainability Community Retrofit NYC program. Keith's community involvement extends to his work as a Deputy Field Director for Organizing for America in New York State, an arm of the Democratic National Committee. Keith was awarded the Brooklyn Botanical Gardens Sustainability Award for his work in New York City, and his Solarize project was featured on PBS Newshour. Keith also serves as a Board Trustee for the Brooklyn Hospital Center. Keith has a B.S. in criminal justice from John Jay College of Criminal Justice and an MBA from American InterContinental University.
Cullen C. Kasunic

Title: Chief Financial Officer
Dates of Service: Jan 4, 2021 to Present

Other Positions:
Company: BlocPower LLC
Title: Head of Finance
Dates of Service: Jan 2019 to Present

Company: Kasunic Consulting
Dates of Service: February 2014 - February 2019

Company: Public Service Electric & Gas
Title: Senior Solar Loan Underwriter - Contract
Dates of Service: March 2017 - February 2019

Cullen is the executive responsible for all finance-related issues for the BlocPower companies. He is the lead in the establishment, operation, and expansion of company project finance capacity, including overseeing the formation and operation of the financing subsidiaries. Cullen manages team activity in regards to accounting, project underwriting, corporate finance, and project finance. A key focus for Cullen is integrating financing into the fabric of the company through engagement with sales and software teams.

In 2009, Cullen led the development of Wind Analytics, an innovative wind energy assessment process. In 2013, he went on to co-found United Wind, the first company to successfully offer no-money-down distributed wind turbine financing to the market. At Kasunic Consulting, a project finance and consulting practice, Cullen’s work focused on investors and growing businesses in renewable energy, efficiency, and clean technology. Here, he led a small team guiding energy companies such as Sealed, Optimus Technologies, and Energetic Insurance in the development of their project financing programs. This yielded over $35MM of first-run project finance capital for clean energy startups in New York, including participating in two transactions with the New York Green Bank. Kasunic Consulting also assisted project finance investors, including Generate Capital and several angel investors, in their investment evaluation, as well as a 2-year engagement with a major NJ Utility company, PSEG, underwriting large commercial solar loans. Projects have spanned solar, wind, energy storage, biodiesel, biomass, EV charging, and innovative
financing for energy efficient residential and commercial projects. Cullen has a B.A. in geography from the University at Albany, and a technology-entrepreneurship focused MBA from Rensselaer Polytechnic Institute.

**Director**

*Cullen C. Kasunic*

- **Title:** Manager, Board of Directors
- **Dates of Board Service:** Jan 4, 2021 - Present

**Other Position at Company:**

- **Title:** Chief Financial Officer
- **Dates of Service:** Jan 4, 2021 to Present

**Principal Occupation:** Head of Finance for BlocPower LLC

- **Dates of Employment:** January 2019 to Present
- **Responsibilities:** Manage all finance related activities for all BlocPower companies.

**Other Key Staff and Management**

(All employed at BlocPower LLC)

**Grace Park-Bradbury**

- **Titles:** National Head of Operations; General Manager: California
- **Employer:** BlocPower LLC

Grace Park-Bradbury leads operations at BlocPower, where she is responsible for business development, sales operations, performance management, and tracking. While serving as the Marketing Manager of EnerNoc, Grace led strategic markets for the California market, supporting electric grid stability through the reduction of demand during critical energy periods. Throughout her seven year stint as Principal of Strategy and Business Development for Oracle, Grace led SaaS deployment and Big Data analyses for utility clients servicing over four million meter endpoints for smart grid/advanced metering infrastructure (AMI) deployments. Grace has a long history of aligning corporate strategy and delivering results as is evident through her time as the Chief of
Staff at Mosaic and Senior Manager of Strategy and Operations for SunRun. Grace has a degree in English from The University of California at Berkeley and Cardiff University.

**Dom Lempereur**  
Title: Head of Engineering

Dom Lempereur leads the BlocPower engineering department. Over 25 years, Dom has developed, performed, and managed energy assessments for 6,000 buildings, totaling over 200 million square feet. Dom served as the lead for KW Engineering under NYSERDA's Real-Time Management Energy Program and managed workforce development for the Community Retrofit NYC program. He also served as an advisor to the NYC Mayor's Office “80 by 50” Technical Working Group which identified citywide pathways to achieve NYC climate change goals, ensuring safe, reliable, and affordable energy. He has been selected by the US Green Buildings Council to join their Building Electrification working group. Dom has a Master's Degree in Energy and Environment from the University of Bordeaux and a Bachelor's Degree in Applied Physics from the Lille 1 University of Science and Technology.

**Current Employees**  
As of February 18, 2021, BlocPower LLC currently has 36 employees. There are 33 full-time and 3 paid intern employees. BlocPower Energy Services 3 LLC will not employ any employees directly.

**Capital Structure and Ownership**

**Capital Structure**
BlocPower Entities

BlocPower LLC
100% owned by BlocPower PBC
Operating Co. performs business, hires employees, signs most SaaS/consulting/service agreements.

BlocPower Public Benefit Corp.
Holding Co. receives VC investment, issues stocks/options/dividends.

BlocPower Energy Services 1A LLC
Construction Warehouse SPE 100% owned by BlocPower LLC, owns WIP project assets for BlocPower Es1 LLC

BlocPower Energy Services 1 LLC
Debt Facility SPE 100% owned by BlocPower LLC
Signs ESA and EPC agreements for projects, manages term loan and sponsor equity for project finance aggregation.

BlocPower Energy Services 2 LLC
Same as Es1

BlocPower Energy Services 3 LLC
Same as Es1

Future SPEs

Figure 4. BlocPower Entities.

BlocPower LLC owns 100% of the economic and voting interest of the Company. BlocPower Public Benefit Corporation owns 100% of the economic and voting interest of BlocPower LLC. As of January 28, 2021, Donnel Baird, the Co-Founder and CEO, is the only beneficial owner of BlocPower Public Benefit Corporation controlling more than 20% of the voting interest of BlocPower Public Benefit Corporation.

Because the Note offering is a debt security and not an equity security, the Note offering will not affect any of the voting or economic interest of any of the BlocPower entities.

Indebtedness

The Company has no debts outstanding.

Exempt offerings within the past three years

The Company has none.
Terms of the Offering

Summary

You are purchasing debt to be repaid by **BlocPower Energy Services 3 LLC**.

Set forth below is a summary of the terms pursuant to which BlocPower Energy Services 3 LLC intends to offer (the “Offering”) certain **Senior Unsecured Climate Impact Notes** (“Notes”).

**Climate Impact Notes**

- Minimum Investment $100 with Incremental Principal Amounts of $50
- Minimum Target Offering Amount of $25,000, and up to a Maximum Offering Amount of $1,000,000

5.50% Annual Interest Rate

Annual Payments of Principal and Interest

Offering Period: March 8, 2021 to May 14, 2021

Term: Begins on the first day immediately following the Offering Period (the “Issuance Date”) and ends the date that is 12 years from the Issuance Date (the “Maturity Date”), May 16, 2033

**Minimum Investment**

The minimum investment for this Offering shall be $100 and additional amounts may be invested in increments of $50 thereafter. Payments of interest and principal shall be made each year in accordance with the terms set forth below. Upon the expiration of the term of the Note, all accrued, but unpaid interest, together with the remaining principal amount, shall become due and payable.

**Principal**

Principal is the original amount of debt the investor purchases. Interest accrues on the principal amount that has not yet been repaid. Principal will be repaid to the investor in accordance with Appendix 2. As principal is paid down each year, the interest due will be calculated based on the remaining principal outstanding.
Interest Rate
Each Note will bear interest on the outstanding principal at a rate of 5.50% per year based on the actual number of days elapsed. Interest accrues daily beginning on the Issuance Date and continuing until the Maturity Date.

Annual Payments
The investor will receive an annual payment of principal and interest each year during the Term on May 16 (prorated, as appropriate, for any partial months based on the Issuance Date of the Notes) and if not a business day, the next business day. For example, if an Investor makes an initial hypothetical investment in a Note for $300 - the payment will be approximately $35 every year and will consist of principal being paid back and accrued interest from the previous year.

Appendix 2 shows an illustrative example of how principal and interest are paid based on a hypothetical investment amount based on level repayments of the principal and interest on the Notes over a 12-year term.

Rank and Limitation on Liens
The Notes are unsecured and unsubordinated obligations of payment of the Company; that is, there are no existing debt obligations of the Company that would get paid ahead of the Note holders. As a result of being unsecured, in the event of a liquidation of the Company, the holders of the Notes will have a junior position to claims from trade creditors and taxing authorities.

While the Notes are outstanding, the Company will not permit or create any liens on its assets other than liens for the purchase price money liens of/for future property acquired in the ordinary course of business, or those associated with contractors during project construction.

Financial Covenants
The Company will maintain, at all times, a minimum of six months debt service in cash or cash equivalents in its operating accounts. The Company shall only dividend cash to its parent company at a point in time when it has the minimum six month debt service reserve in its operating accounts and has a minimum debt service coverage ratio of 1.2.

Optional Prepayment
The Company shall have the right, at its option, to repay, in whole or in part, the Notes at any time and from time to time prior to the Maturity Date. Each such prepayment will consist of
(i) outstanding principal subject to such prepayment, (ii) accrued and outstanding interest on such principal subject to prepayment, and (iii) a prepayment penalty equal to 5% of the outstanding principal subject to such prepayment. To the extent that prepayments are made, such prepayments will be applied to all Notes, pro rata, based on the total outstanding principal balance of all outstanding Notes.

The Company shall make best efforts to provide notice of at least 15 days in advance of any prepayment event.

**Sale of the Company**

Payment on Change of Control. All outstanding principal and accrued interest, and any prepayment fee that may be due, shall be immediately due and payable upon a Change of Control of the Company. The Company will also pay Note Holders a prepayment penalty as described above. For these purposes, the term “Change of Control” means (i) the sale or other disposition of all or any substantial portion of the assets or equity securities of the Company; (ii) a change in more than fifty percent (50%) of the effective voting power of the Company; or (iii) any merger or reorganization of the Company, except a merger in which those in control of the Company retain more than fifty percent (50%) of the combined voting power of the resulting entity.

**Events of Default and Remedies**

The occurrence of any of the following events shall constitute an event of default in the Notes (an “Event of Default”): (i) the Company is past due on payment of principal or interest for a period of five (5) days or more (ii) the Company has breached a covenant and failed to cure such breach in thirty (30) days; (iii) any representation or warranty of the Company was untrue when made (iv) the Company is adjudicated bankrupt or insolvent under the federal bankruptcy laws or any similar jurisdiction; or (v) the Company has instituted proceedings to be adjudicated as a voluntary bankruptcy or file a petition seeking reorganization or an arrangement with creditors under the federal bankruptcy laws, or any similar applicable federal or state law, or shall make an assignment for the benefit of creditors. Upon the occurrence of an Event of Default, any Holder may, by written notice to the Company, declare the unpaid principal amount of their Notes, and interest accrued thereon, to be due and payable.

Upon the occurrence and during the continuance of an Event of Default, Holders may petition the Company for the Notes to become due and payable immediately. If the Company receives such petitions from Holders owning more than 30% of the outstanding principal of the Notes, Company shall pay all outstanding principal and interest on the Notes without further demand. Upon the occurrence and during the continuance of an Event of Default, interest will accrue at 7.5%.
Description of Securities

The Notes evidence a fixed-debt obligation, as opposed to an equity interest, and therefore the Noteholders only receive the regularly scheduled principal and interest payments and do not receive any other payments as a result of the Company's growth or income. However, in the event of a bankruptcy or liquidation of the Company, debt is paid before equity, and therefore the Notes would get paid prior to any payments related to an equity interest, but the holders may not be repaid in full depending on how much cash the Company has. All of the Company's equity interests are owned by BlocPower LLC and are not part of this Offering. If the Company were to issue additional equity interest, it would not affect the right of payment to the debt holders in the liquidation of bankruptcy.

There are no other classes of debt securities of the Company. In the future, the Company may issue additional debt securities. Any such additional debt securities would either be subordinate to the Notes (i.e., second in right of payment) or pari-passu with the Notes (i.e., paid in the same rank as the Notes). In the future as well, the Company may engage tax equity financing in connection with certain solar transactions, which may result in additional payment obligations, which should be subordinate but may require a delay in execution of some of Borrower's remedies in event of default.

Limitation Voting Rights

The holders are not entitled to vote on any matters of the Company, however, if the Company were to enter bankruptcy, the Noteholders would have certain voting rights as unsecured creditors. BlocPower LLC has 100% of the voting rights of the Company.

Effect of Principal Shareholders Rights on Purchasers of Security being Offered

Blocpower LLC has all of the voting equity of the Company and is the sole member of the Company. Accordingly, Blocpower has the sole ability to control the day-to-day operations of the Company, including additional financings, that could materially impact the Company's ability to meet its Note obligations. Noteholders have no ability to influence Company action.

Transactions with Related Persons.

The Company has not engaged in any related party transaction to date. The Company however will be charged by BlocPower, its parent, a 0.4% annual management fee based on the Company's project asset value to cover hard costs that are incurred at the parent company e.g., accounting, legal, insurance, and IT-related expenses paid by BlocPower for the benefit of the
Company. The fee enables the Company to have access to the specialty departments at BlocPower: Marketing, Finance, Construction, and Engineering, and is not charged directly for these costs. For example, if the Company owns $500,000 in project assets, it will pay BlocPower $2,000 per year to manage them. BlocPower otherwise is paid by dividends from the Company, after all debt service and expenses are paid. Project assets are determined based on book value of the projects i.e. the cost to build.

Related persons are defined as any director or officer of the Company; any person who is the beneficial owner of 20 percent or more of the Company's outstanding voting equity securities, calculated on the basis of voting power; any promoter of the Company; any immediate family member of any of the foregoing persons or an entity controlled by any such person or persons. Transactions with related parties may or may not be done at fair market value.

**Modification and Termination**

The terms of the security cannot be modified solely by the Company once the Notes are issued to investors. Per Regulation CF, the terms of the security could be modified by the Issuer during the raise process, but that would be considered a material change and require investor reconfirmation. Once the Offering is within 48 hours of the Closing Date, the Issuer cannot modify the terms. See Appendix 1 for more information.

**Restrictions on Transfer of Securities being Offered: Pursuant to Regulation CF**

The Notes being offered may not be transferred by any purchaser of such securities during the one year period beginning when the securities were issued except for limited circumstances. For further information see Appendix 1. After the one year period, any transfer or sale of the Notes must receive prior written consent from the Issuer to ensure accurate records of ownership among other material items.

**Valuation Methodology**

The Notes are a debt instrument and are, therefore, valued based upon their respective original principal amounts. The Company believes that the annual interest rate applicable to the Note is reflective of general market terms for similar securities with, as of 3/4/2021, a premium of 4.02% over the 10 year U.S. government Note (1.48%), and a 3.0% premium over the consumer 15 year fixed mortgage rate (~2.50%). While US government securities have no credit and prepayment risk like the Notes, they serve as a base comparison for 10 to 15 year fixed income securities.
Financial Condition

THIS SECTION CONTAINS CERTAIN FORWARD-LOOKING FINANCIAL STATEMENTS AND/OR PROJECTIONS. ACTUAL RESULTS COULD DIFFER MATERIALLY FROM THOSE PROJECTED IN SUCH FORWARD-LOOKING STATEMENTS AND PROJECTIONS AS A RESULT OF VARIOUS FACTORS, INCLUDING THE RISKS TYPICALLY ASSOCIATED WITH THIS TYPE OF ENTERPRISE AND CHANGES IN THE MARKET. NEIF UNDERTAKES NO OBLIGATION TO PUBLICLY RELEASE THE RESULT OF ANY REVISIONS TO THESE FORWARD-LOOKING STATEMENTS AND PROJECTIONS THAT MAY BE MADE TO REFLECT EVENTS OR CIRCUMSTANCES THAT OCCUR AFTER THE DATE OF THIS OFFERING STATEMENT OR TO REFLECT THE OCCURRENCE OF ANY UNANTICIPATED EVENTS.

Financial Statements for Fiscal Year 2021

Financial statements provided here are prepared in accordance with U.S. generally accepted accounting principles. The Financial Statements included in Appendix 3 have been reviewed by a public accountant that is independent of the Company.

Because the Company was formed on January 4, 2021, the Financial Statements represent an interim period from when the Company was formed until February 15, 2021. There have been no material changes since then.

Financial Milestones & Anticipated Revenues

The Company has an immediate source of projects available to put funds raised in this debt offering to work. The average size project is typically between $25,000 and $200,000, and takes on average 1-2 months to go from lease signed to installed and generating lease payments (revenue). Below are key milestones to grow the Company, generate cash to pay debt holders, and become profitable.

In place
- On January 10, 2021, two projects already in construction/fully paid for were transferred in, as an in-kind equity investment by BlocPower LLC, with asset value of approximately $75,000
As of February 15, 2021, an equity injection of $100,000 in Cash from BlocPower LLC, its parent company, as initial operating capital

First Quarter 2021
- 2 seed projects expected to generate revenues

Second thru Fourth Quarter 2021
- Crowd fund to raise between $25,000 and $1,000,000
- Complete signing additional Leases
- Equipment ordered
- Equipment installed
- Equipment operational
- Apply for Incentive reimbursements
- Additional equity from BlocPower as needed to build out projects
- First Lease payments from additional projects
- Receive incentive reimbursements
- Expects to be able to deploy all capital raised expeditiously -- revenues streams to cover Company expenses including debt service

2022 and forward
- Pay first Note annual payment to Crowd investors
- Company portfolio of projects to target a 1.2X debt service coverage
- Company to consider raising additional debt capital to add more projects which will further diversify its project portfolio thus continuing to reduce revenue risk from any one Lessee
- No debt taken on will be senior to this initial Crowdfund Note.

The Company plans to manage the portfolio of projects to a minimum debt service coverage ratio (DSCR) of 1.2 (generally similar to how it manages certain other affiliate portfolios) on average, once the projects are fully operational. That means the Company Revenues minus Operating Expenses plans to be a minimum 20% greater than the annual payment due on its debt service for this Note. The Company seeks to keep this threshold for each individual project as well, however, it may, based on its due diligence, risk- manage to reach a wider building population selectively and go below this on individual projects.

For every dollar of debt raised, the Company can achieve a greater value in projects implemented. Once the Company completes a project, that project is eligible for various cash
incentives established by federal/state/local governments. These incentives can significantly reduce the net cost for an energy efficiency project an estimated 35%. (For renewable energy projects, it is an estimated 26%). That means a dollar from the Crowd goes much further. In addition, the BlocPower parent plans, although not obligated, to add equity to projects selectively alongside incentives, and the debt from the Crowd to accelerate BlocPower’s ability to accomplish a goal of $30 million in projects done in 2021 across all affiliates. The below projections show how this can affect the increased asset value of the Company.

The Company has structured its Note offering to be fully amortizing which means it is paying back principal each year along with accrued interest. This is purposeful to help the Company better match its revenue stream of long term amortizing Lease payments.

While the Company hopes to raise the maximum Crowdfunds and accomplish its goals to accelerate greening of urban communities, the Company is sustainable with varying levels of capital infusion from the Crowd as each project is targeted to be self-sustaining once fully operational.

**Anticipated Revenues**

At the time of this Crowdfunding launch the Company has yet to have any revenues but expects to by the end of the first quarter 2021 from the 2 seed projects.

Anticipated revenues may be from both capital and operating lease payments for energy efficient upgrades and potentially from leases, PPAs, or other similar renewable energy contracts with building customers. Operational challenges to any particular project’s implementation -- from due diligence through to billing customers -- can always exist with a project; however, the Company will be leveraging BlocPower’s eight years of experience with over 1,000 projects completed. Included as well is access to current staff and departments, a fully vetted pipeline of projects and a fiscal position to continue growing talent and capabilities.

The leases are generally for a term of 15-20 years. The total lease costs project cost generally range from $15,000 to $200,000, with monthly payments for the customers ranging from $40 to $2,100. If the Company raises the maximum goal of $1,000,000, the Company anticipates having as many as 32 projects completed by the end of year 2021, generating an annual revenue starting in 2022 of $174,702.
Figures 5. and 6. are provided to show projections at the minimum and maximum goals for the raise to demonstrate the Company’s growth flexibility.

The below Figure 5. provides a projection for how the Company expects to ramp up its project portfolio in its first year (2021) if it raises the full $1,000,000. On average, once a lease is signed, projects (sized based on the current pipeline) can be fully operational and ready to generate lease payments within 2 months.

- The Total Asset Value reflects the combination of debt from the Crowd, Incentives that reduce the cost, plus additional Equity anticipated from BlocPower.
- Total Asset Value assumes the list of 12 Projects above plus similar projects in the pipeline that would need to have contracts signed and of ‘average-size’ (estimated at $20,000-$200,000)
- Monthly Payments ramp up to $14,510 from the 30 new projects and the 2 original seed projects by year end 2021.

<table>
<thead>
<tr>
<th></th>
<th>3/31/2021</th>
<th>6/30/2021</th>
<th>9/30/2021</th>
<th>12/31/2021</th>
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</thead>
<tbody>
<tr>
<td>Installed Asset Value</td>
<td>$75,129</td>
<td>$901,788</td>
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<td>Monthly Lease Payment</td>
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<td>$5,247</td>
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<tr>
<td>Cumulative Crowd Debt</td>
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<td>$350,590</td>
<td>$676,448</td>
<td>$1,000,000</td>
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<tr>
<td>Number of Newly Constructed Projects</td>
<td>2</td>
<td>14</td>
<td>8</td>
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*Figure 5. Pipeline Conversion Estimates, assumes $1,000,000 raised in May 2021*

The below Figure 6. provides a projection for how the Company expects to ramp up its project portfolio in its first year (2021) if it raises the minimum goal of $25,000. This will enable 1 project to be added.

<table>
<thead>
<tr>
<th></th>
<th>3/31/2021</th>
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<tbody>
<tr>
<td>Installed Asset Value</td>
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<tr>
<td>Monthly Lease Payment</td>
<td>n/a</td>
<td>$387</td>
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</table>
Figure 6. Pipeline Conversion Estimates, assumes $25,000 raised in May 2021.

**Anticipated Annual Expenses**

- **Operations and Maintenance** -
  - **For operating leases** - the Company pays for Operations and Maintenance; this cost is locked in by contract at the time of the project installation, typically handled by the Installer.
    - The contract locks in a flat expense plus escalator.
    - For capital leases - no cost to the Company - customer pays directly for the Operations and Maintenance contract
  - **Unscheduled Maintenance** is budgeted to account for any force majeure
- **Management fee** 0.4% of asset value (original asset cost) annually paid up to the parent to cover insurance and other costs incurred by the parent on behalf of the Company; included in the management services agreement.
- **Annual Debt Service Payments** - these fixed payments related to the Notes are paying both interest and principal annually

**Lease Default Reserves**

- Generally, BlocPower forecasts low default risk
  - Building customers are vetted for historical payment performance
  - Low lease monthly lease payments seek to provide net lower energy costs to a building putting them in a better financial position to pay
  - Building owners generally prioritize payment of utility-related bills due to the importance of these services.
- BlocPower in addition to keeping a 1.2X DSCR for the portfolio
  - The Company will hold at least 6 months of debt service in Cash or Cash Equivalents

The Company's financial projections for the next 5 years are below, based on 2021 sales projections.

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1 https://www.washingtonlawhelp.org/resource/prioritizing-debt-which-bills-do-i-pay-first
## Financial Projections

<table>
<thead>
<tr>
<th></th>
<th>2021</th>
<th>2022</th>
<th>2023</th>
<th>2024</th>
<th>2025</th>
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<tbody>
<tr>
<td>Project Income</td>
<td>$73,720</td>
<td>$174,702</td>
<td>$175,674</td>
<td>$176,656</td>
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<tr>
<td>Expenses</td>
<td>$23,568</td>
<td>$24,806</td>
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<tr>
<td>O&amp;M</td>
<td>$16,308</td>
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<tr>
<td>Unscheduled</td>
<td></td>
<td></td>
<td></td>
<td></td>
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<tr>
<td>Maintenance</td>
<td>$737</td>
<td>$1,747</td>
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<td>Management Fee</td>
<td>$6,523</td>
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<td>EBITDA</td>
<td>$50,153</td>
<td>$149,896</td>
<td>$150,628</td>
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<td>Debt Service</td>
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<td>$116,029</td>
<td>$116,029</td>
<td>$116,029</td>
<td>$116,029</td>
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<tr>
<td>DSCR</td>
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<td>1.31x</td>
<td>1.31x</td>
<td>1.32x</td>
<td>1.33x</td>
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</tbody>
</table>

*Figure 7. Financial Projections as of February 18, 2021, assumes $1,000,000 raised in May 2021*

<table>
<thead>
<tr>
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<th>2023</th>
<th>2024</th>
<th>2025</th>
</tr>
</thead>
<tbody>
<tr>
<td>Project Income</td>
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<tr>
<td>Expenses</td>
<td>$520</td>
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<td>O&amp;M</td>
<td>$338</td>
<td>$342</td>
<td>$345</td>
<td>$349</td>
<td>$352</td>
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<tr>
<td>Unscheduled</td>
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<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Maintenance</td>
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<td>$47</td>
<td>$47</td>
<td>$48</td>
<td>$48</td>
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<td>Management Fee</td>
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<td>$137</td>
<td>$138</td>
<td>$139</td>
<td>$141</td>
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<tr>
<td>EBITDA</td>
<td>$4,121</td>
<td>$4,162</td>
<td>$4,204</td>
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<td>$4,288</td>
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<td>Debt Service</td>
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<td>$2,901</td>
<td>$2,901</td>
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<td>DSCR</td>
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<td>1.47x</td>
<td>1.48x</td>
<td>1.50x</td>
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</table>

*Figure 8. Financial Projections as of February 18, 2021 assumes $25,000 raised in May 2021*
Liquidity and Capital Resources

The Company currently has $100,000 in Cash and Cash Equivalents (“Cash”) as of March 4, 2021. This is an initial equity contribution from its parent. This Cash is available to fund projects alongside the debt raised in this Offering, manage any timing mismatch of cash flows from customer leases vs. debt service payments, maintain reserves, among other uses. The Company expects to be able to handle any temporary differences in the underlying lease payments and debt service. The Company will maintain, at all times, a minimum of six months debt service in cash or cash equivalents in its operating accounts.

The proceeds of this raise are not required for the viability of the Company, but are instrumental in its growth. The Use of Proceeds outlines the critical nature of the raise to meeting our growth business plans.

Through its parent, the Company has indirect access to a $500,000 line of credit to be used as required, including for construction of projects to be purchased by the Company. Should additional liquidity be needed by the Company, the parent entity is incentivized to support its investment through further contribution of funds, however it is under no obligation to do so. Besides the current Cash, line of credit, lease payments from the projects, capital contributions from the parent and the crowd-funded debt, there are no other capital resources for the Company at this time.

The Company expects to start generating revenue through lease payments from the two seed projects by March 31, 2021. The company has sufficient funds to pay 12 months of operations, in event of revenue delays. Due to the low cost structure of the Company and the management agreement with the parent company to cover all staffing costs, once project lease payments begin, the Company is expected to be able to operate through the maturity of the note and beyond.

*Please see the list of the Risks associated with an investment when utilizing the financial forecasts prepared by the Company.*

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*The Company considers Cash as monies generally in commercial bank accounts and Cash Equivalents as investments with an original maturity of less than 90 days that are very liquid.*
Regulatory Information

**Tax**
Investors will be provided with tax information on an annual basis related to their investment. It is important that investors keep their information up to date with the Company during the life of the investment in order to receive this information on a timely basis.

**Disqualification**
No Disqualifying event has been recorded in respect to the company or its officers or directors.

**Annual Reports**
The Company plans to provide Annual Reports to investors, available within 120 days of the end of the issuers most recent fiscal year. Appendix 3 has a Financial Statement for 2021. The Company will post future Annual Reports on EDGAR, the SEC's website, and subsequently on its website https://bpes3.blocpower.io/.

**Compliance Failures**
The Company has not previously failed to comply with the requirements of Regulation Crowdfunding.
Risk Factors

A crowdfunding investment involves risk. You should not invest any funds in this offering unless you can afford to lose your entire investment. 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 or approved by any federal or state securities commission or regulatory authority. Furthermore, these authorities have not passed upon the accuracy or adequacy of this document. The U.S. Securities and Exchange Commission does not pass upon the merits of any securities offered or the terms of the offering, nor does it pass upon the accuracy or completeness of any offering document or literature. These securities are offered under an exemption from registration; however, the U.S. Securities and Exchange Commission has not made an independent determination that these securities are exempt from registration.

Company Risks

Customer Repayment Risk

There is a risk that the customers fail to make payments to the Company and default under the leases. Although the Company has the right to remove equipment from a building upon a customer’s default under the lease, some of the equipment is difficult to remove and still retains residual value (i.e. insulation) which results in limited or no cash recoupment from the equipment which proceeds would be used to pay the Investors. Also, given the importance of heat pumps, the Company may not want to remove them from the property. This could impact accounts receivable and the cash available to repay Investors.

The Company asset size and project numbers will be small initially, at least for the near term future, and thus carry a lack of diversification risk. The more projects and sources of revenue as the Company adds more projects and funding in the future, the less dependent the Company is on any particular project to ensure it can meet its financing obligations.

Project delay risk

The Company could experience unforeseen contractor/supplier issues such as lack of resources, delay in materials from manufacturers, inability to access building properties, especially as a result of the COVID-19 pandemic. The Company could then experience delays in their ability to meet targeted commercial operation dates and monthly lease payments from building customers.
Accounts receivables could be lower than expected and impact the Company’s ability to pay Investors.

**Limited operating history**

The Company and its Business (defined below) are continuing to be developed, in part, with the proceeds of the Offering. The Company, which was organized in January 2021, has not yet generated revenue. The revenue-generating customer lease payments for funds raised have yet to be deployed. The likelihood of its success should be considered in light of the problems, expenses, difficulties, complications, and delays usually encountered by companies in their early stages of development; however, the Company will benefit from its parent’s, BlocPower, eight years of operational history and know-how. The Company may not be successful in attaining the objectives necessary for it to overcome these risks and uncertainties.

**Natural Disaster**

There is the possibility that a natural disaster or other events beyond the control of the Company could cause damage to the equipment. This would be especially devastating as we are regionally concentrated in New York. This may cause unexpected replacement costs and negatively impact financial returns. While the equipment is covered by a number of insurance policies, including an inland marine insurance policy during the construction period, and under the customer’s property insurance during the operating term, both to cover replacement costs for potential damage, all possible damage may or may not be covered by the insurance company or the insurance coverage may not be adequate.

**Change in Regulations**

The Company is subject to legislation and regulation at potentially all levels of government - federal, state, and local. Regulations are continually being reviewed and we expect that court actions and regulatory proceedings could change the Company’s obligations under applicable federal, state, and local laws, which cannot be predicted.

The Company greatly benefits and expects to continue to benefit from federal/state/local incentives that serve to significantly reduce the costs to construct and run projects. While the initial set of projects coming out of this raise should not be impacted given how quickly they will be implemented, changes to incentives could impact the overall sector growth and BlocPower’s business.
**Software/Hardware failure**

With all technology, there is a possibility of having unexpected software and/or hardware failures. If this occurs, it would require repair or replacement. This would inhibit the operation until repaired or replaced, and create an additional cost burden to the Company, if not covered by warranty at the time reducing the profit margin for the investors. The Company in many cases guarantees that systems will operate for customers, and in these cases, holds ultimate responsibility for maintenance and functional status of these systems. While the Company does utilize to the extent possible long term manufacturer warranties, installer warranties, 3rd party maintenance contracts, and insurance policies of various types, there is no guarantee these will cover the full range of possible failures of or damages to the systems.

**Reliance on Contractors**

We depend on energy efficiency and renewable energy contractors and subcontractors to assess and install energy efficiency solutions, and maintain performance in certain cases over the life of the contract, typically a 15 year period. Our ability to meet obligations to customers and partners may be adversely affected if suppliers or subcontractors do not perform the agreed-upon services in compliance with customer requirements and in a timely and cost-effective manner. Our suppliers may be less likely than us to be able to quickly recover from natural disasters and other events beyond their control and may be subject to additional risks such as financial problems that limit their ability to conduct their operations. The risk of these adverse effects may be greater in circumstances where we rely on only one or more subcontractors.

**Project Uncertainty**

While the Company has identified projects to finance, the Company has discretion to make changes to this list and can add additional projects if the maximum amount is raised. While the Company has a well developed Underwriting process and intends to select similar projects in building customer profiles as the projects listed, there is a risk that these projects may have unforeseen issues that will negatively impact the lease payments.

There is a risk that the Company won’t be able to identify alternative projects to include due to competition or other reasons, and the total revenues from lease payments will be reduced which may impact the company’s ability to pay its debt obligations. The Company has the right to add new lines of business and new projects in the future. The risks associated with those are unknown, and could result in negative impact to the ability of the Company to pay its debts. The Company focuses on projects for single family homes which may take additional customer assistance in order to move to contract, small multifamily (generally 2-4 units), and medium to larger
multifamily units (4+) outside the state of New York, which is where BlocPower has deeper contractor relationships.

**General economic conditions**

The success of the Company can be impacted by general economic conditions — adverse economic conditions could impact the Company's ability to collect lease payments and the Company's ability to find quality projects should the Company need to substitute projects in the future.

**COVID-19**

COVID-19 may impact the Company's ability to complete projects on a timely basis. Contractors and access to building premises could experience delays or additional unexpected expenses. Building owners may experience unexpected financial difficulties given unemployment rates and illness amongst tenants and thus default on or delay their lease payments which in turn would impact the Company's ability to meet its debt obligations. Property owners in certain impacted industries may lose their jobs or remain unemployed, which could impact their ability to make financing payments.

Some site visits do continue. BlocPower has developed a COVID-19 protocol and methodology to keep employees, contractors, community members, and building residents safe during the onsite assessment and installation phase of clean energy projects however there are no guarantees.

**Undercapitalization**

In order to achieve the Company's near and long-term goals, the Company may need to procure funds in addition to the amount raised in the Offering. There is no guarantee the Company will be able to raise such funds on acceptable terms or at all. If we are not able to raise sufficient capital in the future, we may not be able to execute our business plan, our continued operations will be in jeopardy and we may be forced to cease operations and sell or otherwise transfer all or substantially all of our remaining assets, which could cause an Investor to lose all or a portion of his or her investment.

**Asset Liability Cash Flow Mismatch**

The lease payments may not exactly match the Company's obligations under the Notes thus leaving the Company without the cash flow to pay Note obligations. The projects also are relying on money back from incentives to maximize projects developed and there is always a risk that there is a delay in receiving the incentives back in a timely manner. The Company must ensure they manage the potential for cash flow mismatch by maintaining cash reserves and debt service coverage.
**Energy Market Risk**

The energy efficient industry is an emerging market that is constantly evolving and may not develop to the size or at the rate we expect. It may take several years to fully develop and mature, and we cannot be certain that the market will grow to the size or at the rate we expect. Any future growth of the market and the success of our service offerings depend on many factors beyond our control, including recognition and acceptance of the energy efficient upgrades by consumers, the pricing of alternative sources of energy, a favorable regulatory environment, the continuation of expected tax benefits and other incentives, and our ability to provide cost-effective service offerings. If the market is not widely accepted, it may affect our ability to receive funding. If there were declining macroeconomic conditions (i.e. job markets and residential real estate markets), this could impact customer's financial viability and credit to enter into long-term contracts, even if such contracts would generate immediate and long-term savings.

**Unsecured Fixed Income Note Risk**

**Fixed income has Risk**

With fixed income securities (such as the Notes), there is a promise by the Company to pay you interest and your principal investment back in the future (pursuant to the applicable terms and conditions of such security). The amounts payable on the Notes are fixed amounts. Unlike with an equity investment, a Noteholder does not have the ability to participate in the upside potential that an equity investor does if the Company is very successful.

**Credit Risk**

There is no guarantee that the Company will be able to make the fixed amounts payable to a Noteholder or for that matter pay other liabilities. If the Company should default on a scheduled payment, goes into bankruptcy, becomes insolvent, or otherwise is unable to pay its debts as they become due, then the Company may not be able to satisfy its payment obligations under the Note, and an investor may therefore either suffer a loss of their investment or not realize their anticipated return on their investment.
**Unsecured Risk**

The notes are not secured by specific collateral; that is, the noteholder has no special rights to the assets of the Company in order to reclaim their investment. Rather, in a bankruptcy scenario, the noteholders rely on a trustee to sell the assets and pay the noteholder with the proceeds of the assets. The Company will not pledge any of its assets to other creditors, so no other creditors will have rights to its assets ahead of the noteholders.

**Valuation risk**

While the Company believes that the interest rate on the Notes is generally reflective of market terms for an investment of this nature, there is currently a very limited market of comparable offerings to reference. Unlike listed companies that are valued publicly through market-driven trading, the valuation of securities of private companies, especially startups or in early stages, is difficult.

**Interest rate risk**

Interest rates fluctuate over time and may go up or go down. If interest rates go up (for example from 5.5% to 6.5% for a similar investment) in the future, your investment will maintain its original lower coupon rate. Subject to any applicable restrictions on the transfer of such Notes, if an investor desires to sell their Note to someone else, a third-party, such third-party may require a discount from your, the investor's, original investment amount, which would cause them to potentially realize a loss on their investment.

**Call (Prepayment) risk**

The Notes, at the option of the Company, can be repaid at any time. The Company is obligated to give Note Holders their remaining principal investment back plus any interest that is accrued up to the call date; in return for this option, the Company has also promised to pay Noteholders a penalty for prepaying early. See the Optional Prepayment section. However, when you go to reinvest your money, current interest rates may be lower, and if so your new investment would carry a lower interest rate which may not be compensated fully by the extra cash you get from the prepayment penalty.
General Crowdfunding Risks

Speculative
Investments in startups and early-stage ventures are speculative and these enterprises can fail. Unlike an investment in a mature business where there is a track record of revenue and income, the success of a startup or early-stage venture often relies on the development of a new product or service that may or may not find a market. You should be able to afford and be prepared to lose your entire investment.

Illiquidity
Pursuant to state and federal securities laws, you will be limited in your ability to resell your investment for the first year and may need to hold your investment for an indefinite period of time. Unlike investing in companies listed on a stock exchange where you can quickly and easily trade securities on a market, you may have to locate an interested buyer when you do seek to resell your crowdfunded investment.

Cancellation Restrictions
Once you make an investment commitment for a crowdfunding offering, you will be committed to make that investment (unless you cancel your commitment within a specified period of time).

Limited Disclosure
The Company may disclose only limited information about the Company, its business plan, the offering, and its anticipated use of proceeds, among other things. An early-stage company may be able to provide only limited information about its business plan and operations because it may not have fully developed operations or a long history to provide more disclosure. The Company is also only obligated to file information annually regarding its business, including financial statements, and certain companies may not be required to provide annual reports after the first 12 months. A publicly listed company, in contrast, is required to file annual and quarterly reports and promptly disclose certain events—continuing disclosure that you can use to evaluate the status of your investment. In contrast, you may have only limited continuing disclosure about your crowdfunding investment.

Investment In Personnel
An early-stage investment is also an investment in the entrepreneur or management of the Company. Being able to execute on the business plan is often an important factor in whether the
business is viable and successful. You should also be aware that a portion of your investment may fund the compensation of the company's employees, including its management. You should carefully review any disclosure regarding the company's use of proceeds.

**Possibility of fraud**

As with other investments, there is no guarantee that crowdfunding investments will be immune from fraud.
Appendix 1 – Important Information About the Crowdfunding Process

Investors should read carefully.

Delivering Securities to Investors

The Company will work through Raise Green’s FINRA compliant regulated Funding Portal to conduct the Regulation Crowdfunding offer of securities. Securities will be delivered through electronic transmission.

Remuneration for Raise Green

Remuneration for Raise Green is only paid if this raise is successful in meeting its target amount. Raise Green will get paid a flat 5% on the amount raised which is withdrawn directly from the escrow account before disbursing funds to the Company. Raise Green also will receive securities of the same class and having the same terms, conditions, and rights as the securities being offered or sold during the offering that total an amount equal to 1% of the securities sold in the offering.

Investing Process

To invest in an offering, Investors must have an Account with Raise Green. Raise Green collects certain personal information to run a Know-Your-Customer and Anti-Money Laundering check on each investor at no cost to the investor. An individual must be 18 years of age to invest. Please see more information available at the FAQ.

After you select to invest on the Raise Green investor marketplace and your payment method, you will be sent a notice to sign a Subscription Agreement for the investment. In order to purchase the Securities, a Purchaser must take the next step in the process by completing the Subscription Agreement. The Purchaser's funds for payment will be deducted and then held in escrow with North Capital Securities, an independent escrow agent, during the Raise.
Subscription Agreement

Subscription Agreements are an investor’s application to participate in the crowdfunding offering and include a form of Note attached as Appendix 1 to the Subscription Agreement. It is a two-way agreement between the issuer to sell and the investor to purchase an agreed-upon amount of securities at an agreed-upon price and are typical for private security offerings like those under Regulation Crowdfunding. The Subscription Agreement is not binding on the Company until accepted by the Company, which reserves the right to reject, in whole or in part, in its sole and absolute discretion, any subscription. If the Company rejects all or a portion of any subscription, the applicable prospective Purchaser’s funds will be returned without interest or deduction.

Progress during an Offering

Raise Green investor marketplace will display on the issuer’s Offering Page, an investment progress bar and Updates regarding the Offering. For those with investment commitments in the offering already, you will receive certain email notifications from Raise Green. The issuer can answer investor questions during the offering period on the Forum on the issuer's Offering Page.

Minimum Target and Maximum Amount

A company selects a Minimum Target Amount for a raise and may also select a Maximum amount. If the total amount of investor commitments does not meet or exceed the Minimum Target Offering Amount by the deadline for the Offering (Close Date), the Offering is canceled, no securities will be sold, investors will receive a full refund with no interest or deductions, and the issuer will not receive funds.

Cancellation

Investors may cancel an investment commitment for any reason up until 48 hours prior to the deadline (Close date) of the Offering period. The Close date can be found in the Offering materials and on the Issuer's Offering page on the Raise Green portal. For example, if the deadline is Dec 24th, you can cancel until Dec 22 at 11:59 PM EST. Once within the 48 hours of the Close date, you can no longer cancel your investment commitment, even if your investment commitment was submitted within the 48 hour time period.

You cancel your investment commitment directly on the Raise Green portal. Sign in to your Raise Green account, click the green square in the upper right-hand corner of the main page, select Dashboard/Investments; click the Cancel Button next to the Investment you want to cancel. This will kick off the process to stop processing a payment or a refund to the Investor. If you need any assistance at any point, please reach out to the Raise Green team at info@raisegreen.com.
**Early Close and Material Changes**

Raise Green, as the intermediary conducting the offering, will notify investors when the minimum target offering amount has been met.

If the issuer reaches this minimum target offering amount prior to the Close date, and the Offering has been available for investment for at least 21 days, the issuer may choose to close the offering at an earlier date. The Issuer must, however, provide notice to all investors with commitments in the Offering of this deadline change at least five business days prior to such a new offering deadline (absent a material change that would require an extension of the offering and reconfirmation of the investment commitment). Investors may cancel an investment commitment for any reason up until 48 hours prior to the NEW Close Date.

In the case of a material change to the issuer or offering terms during a raise, any investor that has made a commitment in the Offering will receive a notification of this material change and that their investment will be canceled unless the investor reconfirms his or her investment within five (5) business days of receipt of the notice. If the investor fails to reconfirm the investment within the five (5) business days, the investment will be cancelled, and a notice of the cancellation and reason will be sent to the investor. Raise Green will direct the investor funds to be refunded if they have been debited, without interest or deduction.

**Oversubscribed**

If the Offering is oversubscribed e.g., the investor interest is over the minimum target goal, the issuer plans to allocate investor commitments on a first-come first-served basis. The Company is under no obligation to, but may choose to, accept any additional subscriptions for the Notes once the Company has received subscriptions for the maximum amount of the offering. Investors should take this into consideration when they consider the timing of placing their investment commitment.

**Restrictions on Transfer of the Securities Being Offered Within the First Year**

The securities being offered generally may not be resold by any purchaser of such securities for a period of one year beginning when the securities were issued, unless such securities are transferred: (1) to the issuer of the securities; (2) to an “accredited investor”; (3) as part of an offering registered with the U.S. Securities and Exchange Commission; or (4) to a member of the family of the purchaser or the equivalent, to a trust controlled by the purchaser, to a trust created for the benefit of a member of the family of the purchaser or the equivalent, or in connection with the death or divorce of the purchaser or other similar circumstance.
The term “accredited investor” means any person who comes within any of the categories set forth in Rule 501(a) of Regulation D, or who the seller reasonably believes comes within any of such categories, at the time of the sale of the securities to that person. The term “member of the family of the Purchaser or the equivalent” includes a child, stepchild, grandchild, parent, stepparent, grandparent, spouse or spousal equivalent, sibling, mother-in-law, father-in-law, son-in-law, daughter-in-law, brother-in-law, or sister-in-law of the Purchaser, and includes adoptive relationships. The term “spousal equivalent” means a cohabitant occupying a relationship generally equivalent to that of a spouse.

After the one year period, any agreement to transfer or sell the securities will be authorized only by the written confirmation of both the Offeree and the Company. Without limiting the foregoing, the Company shall not recognize and shall issue stop-transfer instructions with respect to any such sale, pledge, or transfer, except upon the conditions specified in this Agreement, which conditions are intended to ensure compliance with applicable law. Before any proposed sale, pledge, or transfer of any Subscribed Note, unless there is in effect a registration statement under the Securities Act covering the proposed transaction, the holder thereof shall give notice to the Company of such holder’s intention to effect such sale, pledge, or transfer. Each such notice shall describe the manner and circumstances of the proposed sale, pledge, or transfer in sufficient detail and, if reasonably requested by the Company, shall be accompanied at such holder’s expense by either (i) a written opinion of legal counsel who shall, and whose legal opinion shall, be reasonably satisfactory to the Company, addressed to the Company, to the effect that the proposed transaction may be effected without registration under the Securities Act; (ii) a “no action” letter from the SEC to the effect that the proposed sale, pledge, or transfer of such Restricted Securities without registration will not result in a recommendation by the staff of the SEC that action be taken with respect thereto; or (iii) any other evidence reasonably satisfactory to counsel to the Company to the effect that the proposed sale, pledge, or transfer of the Subscribed Note may be effected without registration under the Securities Act, whereupon the holder of such Subscribed Note shall be entitled to sell, pledge, or transfer such Subscribed Note in accordance with the terms of the notice given by the Holder to the Company.
Appendix 2 – Loan Amortization

The below chart is provided for illustration only. It represents a hypothetical original investment of $300 in a Note and rounds numbers for simplicity, and assumes no early prepayments of principal.

- Investor receives the same flat payment every year.
- The payment consists of both interest owed to you plus a portion of your principal investment being returned.
- Your remaining principal balance invested declines over time, and thus, the interest portion of your payment gets smaller each year. This is similar to the amortization you see with a mortgage.

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<th>Principal Paid</th>
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</tbody>
</table>

Hypothetical Initial Investment Amount $300
Number of Years 12
Number of Pay Periods 12
Interest Rate 5.50%
Payment $35
Appendix 3 – Financial Statements
# TABLE OF CONTENTS

<table>
<thead>
<tr>
<th>Section</th>
<th>Page</th>
</tr>
</thead>
<tbody>
<tr>
<td>INDEPENDENT ACCOUNTANT'S REVIEW REPORT</td>
<td>1</td>
</tr>
<tr>
<td>BALANCE SHEET</td>
<td>2</td>
</tr>
<tr>
<td>STATEMENT OF INCOME AND CHANGES IN MEMBER'S EQUITY</td>
<td>3</td>
</tr>
<tr>
<td>STATEMENT OF CASH FLOWS</td>
<td>4</td>
</tr>
<tr>
<td>NOTES TO THE FINANCIAL STATEMENTS</td>
<td>5-7</td>
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</table>
INDEPENDENT ACCOUNTANT’S REVIEW REPORT

To the Member of
BlocPower Energy Services 3 LLC
Brooklyn, NY

We have reviewed the accompanying financial statements of BlocPower Energy Services 3 LLC (a single-member LLC), which comprise the balance sheet as of February 15, 2021, and the related statements of income and changes in member's equity and cash flows for the period January 4, 2021 through February 15, 2021, and the related notes to the financial statements. A review includes primarily applying analytical procedures to management’s financial data and making inquiries of management. A review is substantially less in scope than an audit, the objective of which is the expression of an opinion regarding the financial statements as a whole. Accordingly, we do not express such an opinion.

Management’s Responsibility for the financial statements

Management is responsible for the preparation and fair presentation of the financial statements in accordance with accounting principles generally accepted in the United States of America; this includes the design, implementation, and maintenance of internal control relevant to the preparation and fair presentation of financial statements that are free from material misstatement whether due to fraud or error.

Accountant’s Responsibility

Our responsibility is to conduct the review engagement in accordance with Statements on Standards for Accounting and Review Services promulgated by the Accounting and Review Services Committee of the AICPA. Those standards require us to perform procedures to obtain limited assurance as a basis for reporting whether we are aware of any material modifications that should be made to the financial statements for them to be in accordance with accounting principles generally accepted in the United States of America. We believe that the results of our procedures provide a reasonable basis for our conclusion.

Accountant’s Conclusion

Based on our review, we are not aware of any material modifications that should be made to the accompanying financial statements in order for them to be in accordance with accounting principles generally accepted in the United States of America.

Marvin and Company, P.C.
Latham, NY
March 1, 2021
**BLOCPower Energy Services 3 LLC**  
**Balance Sheet**  
**February 15, 2021**

### ASSETS

<table>
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<th>Current Assets</th>
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<tr>
<td>Cash and cash equivalents</td>
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<tr>
<td>Total Current Assets</td>
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<tr>
<td></td>
<td></td>
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<tr>
<td>Equipment</td>
<td>75,129</td>
</tr>
<tr>
<td></td>
<td></td>
</tr>
<tr>
<td><strong>TOTAL ASSETS</strong></td>
<td>$175,129</td>
</tr>
</tbody>
</table>

### LIABILITIES AND MEMBER'S EQUITY

| Member's Equity                   | $175,129 |
|                                   |        |
| **TOTAL LIABILITIES AND MEMBER'S EQUITY** | $175,129 |

See accompanying notes and independent accountant's review report.
<table>
<thead>
<tr>
<th>Description</th>
<th>Amount</th>
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</thead>
<tbody>
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<td>Revenues Earned</td>
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<tr>
<td>Operating Expenses</td>
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</tr>
<tr>
<td>Net Income</td>
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<tr>
<td>Member's Equity, Beginning of Year</td>
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<tr>
<td>Contributions</td>
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<tr>
<td>Member's Equity, End of Year</td>
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</table>

See accompanying notes and independent accountant's review report.
BLOCPOWER ENERGY SERVICES 3 LLC  
STATEMENT OF CASH FLOWS  
FOR THE PERIOD ENDED FEBRUARY 15, 2021

<table>
<thead>
<tr>
<th>Cash Flows From Operating Activities</th>
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<tbody>
<tr>
<td>Cash Flows From Investing Activities</td>
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<td>-</td>
</tr>
<tr>
<td>Cash Flows From Financing Activities</td>
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<tr>
<td>Capital Contributions</td>
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</tr>
<tr>
<td>Net Cash Flow From Financing Activities</td>
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</tr>
<tr>
<td>Net Increase in Cash and Cash Equivalents</td>
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<tr>
<td>Cash, Beginning of Year</td>
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<td>-</td>
</tr>
<tr>
<td>Cash, End of Year</td>
<td>$</td>
<td>100,000</td>
</tr>
<tr>
<td>Non-Cash Investing Activity</td>
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<tr>
<td>Contributed Equipment</td>
<td>$</td>
<td>75,159</td>
</tr>
</tbody>
</table>
1. **NATURE OF OPERATIONS**

BlocPower Energy Services 3 LLC (the “Company”) is a Special Purpose Entity (SPE) 100% owned by BlocPower LLC, a Delaware based company. The Company was formed on January 4, 2021 and its main purpose is to provide energy technology for rapidly greening American cities.

BlocPower, LLC manufactures renewable energy systems, which it will contribute to the Company for the use in leasing to customers. The systems are contributed at cost, which approximate fair value. The Company will enter into long-term operating lease agreements with customers, generally with terms ranging from fifteen (15) to twenty (20) years. These leases will be effective as of the Commercial Operation Date (COD), which is the date the installer provides a commissioning document indicating that equipment is ready for regular daily operations. As of February 15, 2021, the Company had not placed any systems into operation, but was in the process of obtaining the commissioning documents for two systems.

2. **SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES**

   **Basis of Accounting**

   The accompanying financial statements have been prepared on the accrual basis of accounting in accordance with accounting principles generally accepted in the United States of America (GAAP).

   **Revenue Recognition**

   Revenue earned by the Company will be generated through leasing of renewable energy systems from long-term contracts. These contracts are operating leases and are cancelable by either party, but subject to fees. If the lessee elects to cancel the agreement before the COD, the lessee is liable for all costs and expenses incurred for the system and would be required to purchase the system. If the lessee elects to cancel the agreement after the COD, the Company is entitled to all damages and remedies for the early cancellation. If the Company elects to cancel the agreement; the lessee has the option to purchase the system or require the Company to remove the system at their own cost. The lessee also has an option to purchase the equipment anytime after ninety (90) days following the COD at the greater of the fair value or an amount in the agreed upon schedule included in the energy services agreement.

   **Cash and Cash Equivalents**

   For the purposes of the statement of cash flows, the Company considers all highly liquid investments with an initial maturity of three months or less to be cash equivalents. Cash principally consists of funds held in checking and savings accounts.

   **Estimates**

   The presentation of financial statements in conformity with generally accepted accounting principles requires management to make estimates and assumptions that affect the reported amounts of assets and liabilities at the date of the financial statements and the reported amounts of revenues and expenses during the reporting period. Actual results could differ from those estimates.

See independent accountant’s review report.
2. SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES

Equipment

Equipment contributed by BlocPower LLC is stated at cost, which approximates fair value. As of February 15, 2021, all equipment is awaiting COD approval, at which point the equipment will be placed in service. Other expenditures for acquisitions, renewals, and betterments will be capitalized, whereas maintenance and repairs will be expensed as incurred. When equipment is retired or otherwise disposed of, the appropriate accounts are relieved of costs and accumulated depreciation and any resultant gain or loss is credited or charged against operations.

Depreciation will be provided on a straight-line basis over the estimated useful lives (20 years) of the systems. As assets have not yet been placed in service, there is no depreciation expense for the period January 4, 2021 through February 15, 2021.

Income Taxes

The Company elected to be taxed as a single-member limited liability company, whereby any income or loss will be passed through and reported on the member’s individual income tax return.

Management has analyzed the tax positions taken by the Company and has concluded that as of February 15, 2021 there are no uncertain positions taken or expected to be taken that would require the recording of a liability or disclosure in the financial statements.

The Company is subject to routine audits by taxing authorities; however there are no audits for any tax periods in progress.

3. CONCENTRATIONS

The Company maintains its cash with a major financial institution located in the United States of America, which it believes to be creditworthy. The Federal Deposit Insurance Corporation insures balances up to $250,000.

4. RELATED PARTY TRANSACTIONS

The parent, BlocPower LLC, charges the Company a 0.4% annual fee to cover insurance and other costs incurred on behalf of the Company and is included in the management services agreement. This fee is calculated at the end of the year and is based on the Company’s project asset values.
5. RISKS AND UNCERTAINTIES

As the Company was originally formed on January 4, 2021, the Company has a limited operating history and has not generated revenue from intended operations. The Company's business and operations are sensitive to general business and economic conditions in the U.S. and worldwide along with local, state, and federal governmental policy decisions.

On March 11, 2020, the World Health Organization declared the outbreak of COVID-19, a respiratory disease, to be a pandemic. The full impact of the COVID-19 outbreak continues to evolve as of the date the financial statements and related notes were available to be issued. As such, it is uncertain as to the full magnitude that the pandemic will have on the Company’s financial condition and future results of operations.

6. FUTURE STANDARDS

In February 2016, the Financial Accounting Standards Board (FASB) issued ASU No. 2016-02, Leases (Topic 842), which was effective for fiscal years beginning after December 15, 2019. Subsequently in June 2020, FASB issued ASU 2020-05 extending the effective date to fiscal years beginning after December 15, 2021. The standard requires a change in the way the Company will account for its leases, eliminating operating leases and requiring lease obligations to be recorded as a liability on the financial statements with a corresponding right to use asset. Management is currently evaluating the impact this standard will have on its financial statements.

7. SUBSEQUENT EVENTS

Management has evaluated events subsequent to the balance sheet date of February 15, 2021 through March 1, 2021, which is the date the financial statements were available to be issued and have determined that there are no subsequent events that require recording or disclosure.
Appendix 4 – Operating Agreement
OPERATING AGREEMENT
OF
BLOCPOWER ENERGY SERVICES 3 LLC

This Operating Agreement (this “Agreement”) is entered into as of the 12th day of February, 2021, by and between BlocPower Energy Services 3 LLC, a Delaware limited liability company, (the “Company”) and BlocPower LLC, of 63 Flushing Avenue, Building 212, Suite 507, Brooklyn, NY 11205 (the “Member”).

PRELIMINARY STATEMENTS

The Company was formed as a Delaware limited liability company under the laws of the State of Delaware by the filing of the Certificate of Organization with the Office of the Secretary of State of the State of Delaware on January 4, 2021.

The Company and the Member desire to set out fully their respective rights, obligations and duties with respect to the management and operation of the Company and its assets.

NOW THEREFORE, in consideration of the mutual covenants contained herein and for other good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, the parties agree as follows:

SECTION I
Defined Terms

The following capitalized terms shall have the meanings specified in this Section I. Other terms are defined in the text of this Agreement; and, throughout this Agreement, those terms shall have the meanings respectively ascribed to them.

“Act” means the Delaware Limited Liability Company Act as amended from time to time.

“Affiliated Person” shall mean any Person (i) which owns or is owned, in whole or in part, by the Member, one or more Managers, a trustee of the Member, or by a shareholder, beneficiary or trustee of a member or manager of the Member; (ii) which is the parent, subsidiary, or affiliate of the Member or of a member or manager of the Member; (iii) in which the Member or Manager or a member or manager of the Member has any interest whatsoever; or (iv) from which the Member or Manager shall receive any remuneration, directly or indirectly.

“Agreement” means this Operating Agreement, as amended from time to time.

“Assign” means, when used as a noun, any voluntary sale, hypothecation, pledge, assignment, attachment, or other transfer, and, when used as a verb, means voluntarily to sell, hypothecate, pledge, assign, or otherwise transfer.
“Bankruptcy” shall have the meaning given it in the Act.

“Capital Contribution” means any cash, services rendered or a promissory note or other obligation to contribute cash or property or to perform services, which a person contributes to the Company in his, her or its capacity as a member, net of liabilities assumed or to which the assets are subject.

“Capital Proceeds” means the net proceeds received by the Company arising from any capital event or transaction, after the repayment of loans to the Company and accounting for the costs and liabilities incurred by the Company in consummating the capital transaction and any reserves reasonably required to fund contingent or unmatured liabilities of the Company, all as determined by the Member in its sole discretion.

“Cash Flow” means all cash funds derived from operations of the Company (including interest received on reserves), without reduction for any non-cash charges, but less expenses of the Company as determined by the Member in its sole discretion, in connection with owning and operating the Property including, without limitation, management and other fees which the Company has agreed to pay to the Member or Affiliated Persons, the repayment of loans to the Company made by Affiliated Persons, reserves, escrows and other holdbacks and debt service on loans to the Company made by third parties who are not Affiliated Persons.

“Company” means BlocPower Energy Services 3 LLC.

“Interest” means a Person’s right to receive distributions from the Company.

“Involuntary Withdrawal” means, with respect to a Member, the death, insanity, expulsion, Bankruptcy or dissolution of the Member.

“Manager” means Cullen Kasunic, the manager of the Company, and any other Person who is subsequently appointed as a manager of the Company.

“Member” means BlocPower LLC and any Person who is subsequently admitted as a member of the Company.

“Membership Interest” means all of the rights of a Member in the Company, including a Member’s: (i) Interest; (ii) right to inspect the Company’s books and records; (iii) right to participate in the management of and vote on matters coming before the Company; and (iv) unless this Agreement or the Certificate of Organization provides to the contrary, right to act as an agent of the Company.

“Person” means and includes a natural person, partnership, whether general or limited and whether domestic or foreign, limited liability company, foreign limited liability company, trust, estate, association, corporation, custodian, nominee or any other individual or entity in its own or any representative capacity.
“Voluntary Withdrawal” means a Member’s resignation.

SECTION II
Formation and Name; Office; Purpose; Term

2.1. Formation. The Company has been organized as a limited liability company pursuant to the Act and has caused the Certificate of Organization to be prepared and filed with the Office of the Secretary of State of the State of Delaware. The Member is hereby admitted as the sole member of the LLC.

2.2. Name of the Company. The name of the Company is “BlocPower Energy Services 3 LLC”.

2.3. Purpose. The general character and purpose of the business of the Company (which business the Company may conduct on its own behalf or as a partner, shareholder, beneficiary or member of another entity) is (a) to provide energy technology for rapidly greening American cities, (b) to engage in any and all activities which are necessary or incidental to such purposes, and (c) to act for any other purpose permitted under the Act.

2.4. Term. The term of the Company began upon the filing of the Certificate of Organization with the Office of the Secretary of State of the State of Delaware, and shall continue in existence perpetually until terminated pursuant to Section VII of this Agreement.

2.5. Principal Office. The principal office of the Company shall be located at 63 Flushing Avenue, Building 212, Suite 507, Brooklyn, NY 11205, or at any other place designated by the Manager.

2.6. Statutory Agent. The name and address of the Company’s registered agent in the State of Delaware is Corporation Service Corporation with an address of 251 Little Falls Drive, Wilmington, Delaware 19808.

2.7. Company Status as Entity Separate From Member. The Company shall be an entity separate and independent from the Member. In furtherance of the foregoing: (a) to the extent reasonably practicable, the Company shall be specifically identified as “BlocPower Energy Services 3 LLC” in all writings containing its name, including, without limitation, Company stationery, invoices, business cards and checks; (b) the Company’s financial accounts shall be completely separate from those of the Member; (c) there shall be no commingling of the funds of the Company with those of the Member; (d) the Member shall not make use of funds of the Company for the Member’s purposes; (e) the Company shall not use the funds of the Member for the Company’s purposes; (f) neither the Member nor Company shall represent or imply to any person that the Member is personally liable for any obligation of the Company; (g) all assets owned by the Company, whether real or personal, tangible or intangible, shall be owned by the Company as an entity, and the Member shall not have any ownership of such assets individually; and (h) the Company cash and other assets, cash flow,
insurance and other financial resources shall be sufficient to enable it to meet its reasonably foreseeable liabilities when due.

SECTION III  
Capital; Liability; Loans

3.1. Initial Capital Contribution. Upon the execution of this Agreement, the Member shall contribute to the Company any cash, services rendered or a promissory note or other obligation to contribute cash or property or to perform services in the amount set forth on Exhibit A, if any.

3.2. No Additional Capital Contributions Required. The Member shall not be required to contribute any additional capital to the Company. The Member shall have no personal liability for any obligation of the Company.

3.3. No Liability. The Member shall not be personally liable, directly or indirectly, including, without limitation, by way of indemnification, contribution, assessment or otherwise, for any debt, obligation, or liability of the Company, whether arising in contract, tort or otherwise, solely by reason of being a Member of the Company.

3.4. Loans. The Member may, at any time, make or cause one or more loans to be made to the Company from the Member or from any third party, including any Affiliated Person, in any amount and on such terms as determined by the Member.

SECTION IV  
Distributions

4.1. Distributions of Cash Flow and Capital Proceeds. Cash Flow and Capital Proceeds of the Company shall be distributed to the Member in such amounts and at such times as the Manager shall determine in its sole discretion.

4.2. Liquidation and Dissolution. If the Company is liquidated, the assets of the Company shall be distributed to the Member.

SECTION V  
Management

5.1. Power and Authority to Manage. Except as otherwise expressly provided herein or in the Act, the Company shall be managed by the Manager, and the Manager shall have full, exclusive and complete discretion, power and authority to manage, control, administer, and operate the business and affairs of the Company.

5.2. Activities and Contracts With Affiliated Persons. The Manager may, in the Manager’s sole discretion, contract with “Affiliated Persons” for any purpose whatsoever, specifically including the acquisition or disposition of property, the provision
of property management or consulting services and the borrowing of money as provided in Section 3.4.

SECTION VI
Assignment of Interests and Withdrawal

6.1. Assignment. The Member shall have the right to assign all or a portion of such Member’s Membership Interest and shall have the power to grant a transferee the right to become a Member.

6.2. Voluntary Withdrawal. The Member shall have the right or power to Voluntarily Withdraw from the Company.

6.3. Involuntary Withdrawal. Upon the occurrence of an Involuntary Withdrawal, the legal representative or other successor in interest to the Member may, at the election of such legal representative or other successor in interest, become a Member.

SECTION VII
Dissolution, Liquidation, and Termination of the Company

7.1. Events of Dissolution. The Company shall be dissolved upon the happening of any of the following events:

7.1.1. upon the Involuntary Withdrawal of the Member, unless the legal representative or other successor in interest to the Member elects to become a Member within ninety (90) days following the Involuntary Withdrawal;

7.1.2. upon the Voluntary Withdrawal of the Member;

7.1.3. upon the consent of the Member; or

7.1.4. the entry of a decree of judicial dissolution under the Act.

7.2. Procedure for Winding Up and Distribution. If the Company is dissolved, its affairs shall be wound up. On winding up of the Company, the assets of the Company shall be distributed, first, to creditors of the Company, in satisfaction of the liabilities of the Company, and then to the Member in accordance with Section 4.2 of this Agreement.

SECTION VIII
Bank Accounts; Books and Records, and Accounting

8.1. Bank Accounts. All funds of the Company shall be deposited in a bank account or accounts opened in the Company’s name.
8.2. **Books and Records.** The Manager shall keep or cause to be kept complete and accurate books and records of the Company and supporting documentation of transactions with respect to the conduct of the Company’s business. The books and records shall be maintained in accordance with sound accounting practices and shall be available at the Company’s principal office.

8.3. **Annual Accounting Period.** The annual accounting period of the Company shall be the calendar year and end each year on December 31.

**SECTION IX**

**General Provisions**

9.1. **Assurances.** The Member shall execute all certificates and other documents and shall do all such filing, recording, publishing, and other acts as the Member deems appropriate to comply with the requirements of law for the formation and operation of the Company and to comply with any laws, rules, and regulations relating to the acquisition, operation, or holding of the property of the Company.

9.2. **Applicable Law.** All questions concerning the construction, validity, and interpretation of this Agreement and the performance of the obligations imposed by this Agreement shall be governed by the internal law, not the law of conflicts, of the State of Delaware.

9.3 **Section Titles.** The section titles herein are inserted as a matter of convenience only and do not define, limit, or describe the scope of this Agreement or the intent of the provisions hereof.

9.4. **Binding Provisions.** This Agreement is binding upon, and inures to the benefit of, any party hereto and his respective heirs, executors, administrators, personal and legal representatives, successors, and permitted assigns.

9.5. **Jurisdiction and Venue.** Any suit involving any dispute or matter arising under this Agreement may only be brought in the United States District Court for the District of Delaware or any Delaware state court having jurisdiction over the subject matter of the dispute or matter.

9.6. **Terms.** Common nouns and pronouns shall be deemed to refer to the masculine, feminine, neuter, singular and plural, as the identity of the Person may in the context require.

9.7. **Separability of Provisions.** Each provision of this Agreement shall be considered separable; and if, for any reason, any provision or provisions herein are determined to be invalid and contrary to any existing or future law, such invalidity shall not impair the operation of or affect those portions of this Agreement which are valid.

9.8. **Tax Treatment.** The Company shall be disregarded for federal and state income tax purposes.
9.9 **Counterparts.** This Agreement may be executed in any number of counterparts, each of which shall be an original, but all of which together shall comprise one and the same instrument. Delivery of a copy of this Agreement or such other document bearing an original signature by facsimile transmission, by electronic mail in .pdf form, or by any other electronic means intended to preserve the original graphic and pictorial appearance of a document, will have the same effect as physical delivery of the paper document bearing the original signature.

[Signature Page Follows]
IN WITNESS WHEREOF, the undersigned has executed, or caused this Operating Agreement to be executed, under seal, as of the date set forth hereinabove.

COMPANY:

BLOCPower ENERGY SERVICES 3 LLC

By: BlocPower LLC, its sole member

By:  
Name: Donnel Baird
Title: CEO

MEMBER:

BLOCPower LLC

By:  
Name: Donnel Baird
Title: CEO

[Signature Page to LLC Operating Agreement]
EXHIBIT A

<table>
<thead>
<tr>
<th>NAME OF MEMBER</th>
<th>PERCENTAGE INTEREST</th>
</tr>
</thead>
<tbody>
<tr>
<td>BlocPower LLC</td>
<td>100%</td>
</tr>
</tbody>
</table>
UNANIMOUS WRITTEN CONSENT
OF THE MEMBERS
OF
BlocPower Energy Services 3, LLC
a Delaware Limited Liability Company

The undersigned, being all of the directors of BlocPower Energy Services 3, LLC a Delaware Limited Liability Company (the "Company"), pursuant to Del. Code Ann. Title 8 § 141 hereby consent, approve and adopt the following resolutions as if duly adopted at a special meeting of the Manager held for this purpose.

WHEREAS, it has been proposed that the Company sell and offer up to $1,000,000 in Debt via Climate Impact Notes (the “Securities”) through an offering under Regulation Crowdfunding (the “Offering”) under the Securities Act of 1933, as amended (the "Securities Act");

Regulation Crowdfunding Offering

WHEREAS, it has been proposed that the Company sell and offer up to $1,000,000 in Securities through an offering under Regulation Crowdfunding under the Securities Act, (the “Crowdfunding Offering”), pursuant to the terms of a Subscription Agreement by and among the Company and the investors party thereto (the “Subscription Agreement”), substantially in the form attached hereto as Exhibit A; and an Offering Memorandum on Form C that has been reviewed by the Manager (the "Memorandum");

WHEREAS, the Manager has been presented with and reviewed the Memorandum, and deems it to be in the best interests of the Company to authorize and approve the Memorandum and for the Company to engage in the Crowdfunding Offering;

WHEREAS, to comply with Regulation Crowdfunding, the Company must file a Form C with the Securities and Exchange Commission (the “SEC”), use an online portal to communicate the Crowdfunding Offering, have an independent certified public accountant conduct a financial review and enter into agreements with a transfer agent and an escrow agent;

NOW, THEREFORE BE IT RESOLVED, that the directors hereby authorize and approve the Memorandum and the Crowdfunding Offering, and the issuance of the Securities pursuant to the terms thereof;

Subscription Agreement

RESOLVED, that the form, terms and provisions of the Subscription Agreement by and among the Company and the investors party thereto, a copy of which has been submitted in substantially final form to each director of the Company and is attached hereto as Exhibit A, be, and they hereby are, in all respects, approved and adopted, and that the transactions contemplated by the Subscription Agreement, including the issuance of the Securities for a price of $50.00 per Security payable as set forth in the Subscription Agreement, be, and they hereby are, in all respects approved, and, further, that the officers of the Company (the "Authorized Officers") be, and each of them hereby is, authorized and directed in the name and on behalf of the Company, and under its corporate seal or otherwise, to execute and deliver the Subscription Agreement in substantially such form, with such changes therein as
the Authorized Officer executing the same shall, by the execution thereof, approve, and cause the Company to perform its obligations thereunder.

**Filing of the Form C**

RESOLVED, that the Authorized Officers are, and each of them acting singly is, authorized, in the name and on behalf of the Company, to cause to be compiled and filed with the SEC such Form C in the form required.

**Online Portal**

RESOLVED, that Raise Green, Inc ("Raise Green") shall be engaged to provide the online portal required for a Crowdfunding Offering and that the Authorized Officers be, and each of them hereby is, authorized and directed in the name and on behalf of the Company, and under its corporate seal or otherwise, to enter into an agreement with Raise Green in connection with the Crowdfunding Offering and cause the Company to perform its obligations thereunder.

**General Authorization**

RESOLVED FURTHER, that the Authorized Officers of the Company are hereby severally authorized and directed to take, or cause to be taken, all actions in the name and on behalf of the Company, that such officers determine are necessary or advisable to consummate the transactions contemplated by, or otherwise to effect the purposes of, the foregoing resolutions, including, but not limited to, signing, certifying to, verifying, acknowledging, delivering, accepting, filing and recording all agreements, instruments and documents related to any of the resolutions.

RESOLVED FURTHER that all acts of the officers of the Company taken before the date hereof in connection with matters referred to in these resolutions are hereby ratified, approved and adopted as acts of the Company.

IN WITNESS WHEREOF, the undersigned have executed this unanimous written consent effective as of DATE: 3/8/2021

[Signature]

Name: Cullen Kasunic, Manager, CFO
EXHIBIT A

SUBSCRIPTION AGREEMENT
Appendix 5 – Subscription Agreement
BlocPower Energy
Services 3 LLC

Subscription Agreement

Climate Impact Notes
5.50% Interest Rate per Year
Fully Amortizing, Annual payments
12 yr Maturity (5/16/2033)
Minimum Investment: $100
Incremental Amounts of $50
Senior Unsecured Debt
From March 8, 2021 to May 14, 2021
Subscription Agreement

Please read and sign this Subscription Agreement promptly by the Closing Date. The Company is offering up to $1,000,000 of its unsecured debt notes in this offering and is under no obligation to accept any additional subscriptions for the Notes once the Company has received subscriptions for the maximum amount of the offering. During the Offering Period, all communications between Investors and the Company must be conducted on the “Forum” located on the BlocPower Energy Services 3, LLC Offering Page at www.raisegreen.com. Questions related to the function and process of the funding portal can be directed to Raise Green at info@RaiseGreen.com.

This Subscription Agreement (“Agreement”) addresses the offer and sale of certain unsecured debt notes (the “Notes”) in BlocPower Energy Services 3 LLC, a Delaware limited liability company (the “Offeror” or the “Company”). The terms of the Notes are set forth in the form of Note attached hereto as Appendix 1 and also found in the Form C, dated March 8, 2021, attached hereto as Appendix 2 (the “Form C”) under “Terms of the Offering”. Such offer and sale of the Notes are referred to herein as the “Offering”. The Notes are not being registered under the Securities Act of 1933, as amended (“Act”), or under the securities laws of the State of Delaware (or of any other state or jurisdiction), but rather are being made by the Offeror pursuant to certain exemptions from registration under “Regulation Crowdfunding”, as adopted by the U.S. Securities and Exchange Commission (“SEC”) under the Securities Act of 1933 and the Securities Exchange Act of 1934 to implement the requirements of Title III of the Jumpstart Our Business Startups Act (collectively, “Regulation Crowdfunding”).

A. Principal Balance of the Note.

The undersigned (the “Offeree”) wishes to subscribe for a Note with an original principal balance (“Principal Balance”) in the amount as set forth on the signature page below.

B. Subscription.

By signing below, the Offeree subscribes to purchase Note in the amount of the Principal Balance (hereinafter, “Subscribed Note” or the “Securities”). The closing of the purchase and sale of the Notes (the “Closing”) shall take place at 11:59 PM Eastern Standard Time on May 14, 2021, or at such other time and place as the Company may designate by notice to the Offeree.
Payment for the Note shall be received by The North Capital Private Securities (the “Escrow Agent”) from the Offeree of immediately available funds or other means approved by the Company by the Closing Date, in the amount of the Principal Balance. Upon the Closing, the Offeror will countersign this Agreement, and the Escrow Agent shall release the funds to the Company. Offerees will receive the countersigned Agreement. This is your record of the purchase of the Note as part of the Offering. This process may take several days or more from the Closing Date.

The Offeree also understands that the Offeror has the unconditional right, in its sole discretion, to accept, partially accept, or reject this subscription. The Offeree further understands that the Offeree's subscription is contingent upon the Offeree qualifying under the suitability standards described more fully below. The Offeree understands that: (i) if their subscription is rejected in whole, or in part, or if the Offering is withdrawn, the funds that Offeree has deposited will be refunded promptly without interest; and (ii) if the Offeree's subscription is accepted, the funds shall be released to the Offeror. Subscriptions, when accepted, are generally allocated on a first come first served basis if the Offering is oversubscribed. The subscription shall be deemed to be accepted by the Company only when it is signed by a duly authorized officer of the Company and delivered to the undersigned after the Closing. The Effective Date of the Note(s) and the date from which the Company will start accruing interest they owe Noteholders is the day after the Closing, May 15, 2021.

The Offeree shall receive a separate notice from the Company after the purchase transaction is completed to evidence the digital entry of the Notes owned by the undersigned, reflected on the books and records of the Company as recorded by Raise Green, which books and records shall bear a notation that the Notes were sold in reliance upon Regulation Crowdfunding.

C. Representations of the Undersigned.

The undersigned has all requisite authority (and in the case of an individual, the capacity) to purchase the Note, enter into this Subscription Agreement and the form of Note attached hereto as Appendix 1, and to perform all the obligations required to be performed by the undersigned pursuant to this Agreement, and such purchase will not contravene with any law, rule or regulation binding on the undersigned or any investment guideline or restriction applicable to the undersigned.
The Offeree understands that the Offeror will be relying on the accuracy and completeness of the responses and representations made by the Offeree to Raise Green and in this Agreement, including those set forth below:

1. The Offeree represents and warrants that the Offeree has received, without limitation, the following information regarding the Offeror and that the Offeree is familiar with and understands the business and financial position of the Offeror, the risks of an investment in the Offeror, and the rights and restrictions applicable to the Subscribed Note as set forth therein:

   i. The Form C submitted by the Company to the SEC, together with all related attachments or disclosures thereto, a copy of which is available through the SEC’s EDGAR database (collectively, the “Offering Disclosure Documents”).

2. The Offeree represents and warrants that:

   i. The Offeree (together with their professional advisors or representatives, if any) has sufficient knowledge and experience in business and financial matters to be capable of evaluating the merits and risks of an investment in the Offeror and the Subscribed Note; and

   ii. The Offeree can bear the economic risk of the purchase of the Subscribed Note, including the total loss of the Offeree’s investment in the Subscribed Note, and has adequate means for the Offeree’s current needs and possible contingencies and has no need for liquidity in this investment.

3. The Offeree represents and warrants that the Offeree understands that no federal or state agency, including the SEC, has passed upon, or endorsed, the merits of this Offering or the accuracy or adequacy of the information contained in the Offering Disclosure Documents, or made any finding or determination as to the appropriateness of the Subscribed Note for public investment. The Offeree acknowledges that the Subscribed Note has not been registered under the Act or the securities laws of any state (including, but not limited to, the state of Delaware), and shall be subject to any applicable restrictions on transfer as may be set forth in the Offering Disclosure Documents or under applicable law.
4. The Offeree represents and warrants that the Offeree is acquiring the Subscribed Note for their own account without a view to public distribution or resale and that the Offeree has no agreement or arrangement to sell, or otherwise transfer, or dispose of any of the Subscribed Note to any other person of said Subscribed Note.

The Offeree understands that the Securities are restricted from transfer for a period of time under applicable federal securities laws and that the Securities Act and the rules of the SEC provide in substance that the undersigned may dispose of the Securities only pursuant to an effective registration statement under the Securities Act, an exemption therefrom or as further described in Section 227.501 of Regulation Crowdfunding, after which certain state restrictions may apply.

The Offeree confirms that the undersigned will not sell, assign, pledge, give, transfer or otherwise dispose of the Securities or any interest therein, or make any offer or attempt to do any of the foregoing, except pursuant to Section 227.501 of Regulation Crowdfunding which applies specific limitations for the first year after purchase of the newly issued Notes. After the one year period, any agreement to transfer or sell the Note will be authorized only by the written confirmation of both the Offeree and the Offeror. See Appendix 3 - Restrictions on the Transfer or Sale of Securities - for important details on restrictions.

5. The Offeree represents and warrants that the Offeree understands that the Offeror has no obligation or intention to register any of the Subscribed Notes for resale under the Act or any state securities laws, or to take any action which would make available any exemption from the registration requirements of any such laws, and that the Offeree may be precluded from selling or otherwise transferring the Subscribed Notes or any portion thereof unless the transfer is otherwise in accordance with such laws and the terms of the Offering Disclosure Documents. Even if the Subscribed Notes become freely transferable, a secondary market in the Subscribed Notes may not develop. Consequently, the undersigned understands that the undersigned must bear the economic risks of the investment in the Subscribed Notes for an indefinite period of time.

The Offeree acknowledges that the Offeror is authorized to issue uncertificated Subscribed Notes in the form attached hereto as Appendix 1, and hereby waives the Offeree’s right to receive a physical certificate representing the Subscribed Note and consents and agrees to the issuance of uncertificated Subscribed Notes. The Offeror will maintain all books and records electronically.
6. The Offeree represents and warrants that the Offeror has not: (A) given any guarantee or representation as to the potential success, return, effect or benefit (either legal, regulatory, tax, financial, accounting or otherwise) of an investment in the Subscribed Note; or (B) made any representation to the Offeree regarding the legality of an investment in the Subscribed Note under applicable legal investment or similar laws or regulations. The Offeree represents and warrants that, in determining to purchase the Subscribed Note, the Offeree has relied solely upon the advice of the Offeree's legal counsel, accountant and/or other financial advisors with respect to the tax, investment, and other consequences involved in purchasing the Subscribed Note, and acknowledges that the information provided in the Offering Disclosure Documents does not constitute investment, accounting, legal, or tax advice.

7. The Offeree represents and warrants that:
   i. The Offeree is familiar with the business and financial condition and operations of the Offeror, all as described in the Offering Disclosure Documents;
   ii. The Offeree has had access to such information concerning the Offeror and the Notes as the Offeree deems necessary to enable it to make an informed investment decision concerning the purchase of the Note;
   iii. The Offeree has read the Offering Disclosure Documents (including, without limitation, any disclosure related to certain “risk factors” incident to an investment in the Subscribed Note) furnished to the undersigned, including all exhibits, appendices, attachments, and supplements (if any) thereto;
   iv. The Offeree has been offered the opportunity to ask such questions and inspect such documents concerning the Offeror and its business and affairs as the Offeree has requested.

8. The Offeree represents and warrants that the Offeree is not subject to backup withholding either because the Offeree has not been notified that the Offeree is subject to backup withholding as a result of a failure to report all interest or dividends, or the Internal Revenue Service has notified the Offeree that they are no longer subject to backup withholding.
9. If the Offeree is an individual, the Offeree represents and warrants that (i) that the Offeree is at least eighteen (18) years of age; (ii) maintains their principal residence in the State shown in Section D; and (iii) has the adequate means of providing for their current needs and personal and/or business contingencies. The Offeree further represents and warrants that any personal financial information which they have provided when signing up for their Raise Green account and in this Agreement accurately reflects their financial condition at the date of this Agreement, and the Offeree anticipates no material adverse change to that condition.

10. The Offeree represents and warrants that the Offeree understands that they may not cancel, terminate or revoke this Agreement except as may be applicable in accordance with applicable securities laws, the Securities Act, or other applicable law, and that this Agreement shall survive their death or disability and shall be binding on their heirs, executors, administrators, successors and assigns; provided, however, that nothing in this Section shall be deemed to affect the Offeree’s right to unconditionally cancel any investment commitment made in connection with the Offering for any reason until 48 hours prior to the close of the Offering.

11. The Offeree shall, within ten (10) days after the receipt of a written request from the Offeror, provide such information, and shall execute and deliver such documents, as reasonably may be necessary to comply with any and all laws and regulations to which the Offeror is subject.

12. The Offeree represents and warrants that all of the information the Offeree has provided in this Agreement is complete, true, and correct. The Offeree shall notify Raise Green at Info@raisegreen.com immediately of any material change in any statement made by the Offeree in this Agreement occurring prior to the closing of their purchase of the Subscribed Note.

13. The Offeree understands that during the Offering Period any material updates to the Offering, if any, will be communicated to the Offeree via email from Raise Green and available on the Company’s Offering Page at www.raisegreen.com. Offeree will be asked to reconfirm your investment commitment by responding to the email, or in another manner if outlined in the communication from Raise Green, and not required to reconfirm by resigning the Subscription Agreement unless otherwise notified.
D. Offeree Information and Notices.

If at any time during the 12 year period of holding the Subscribed Note, your contact information as shown below changes, you confirm that you will promptly notify the Company of such changes.

All notices and other communications provided for herein shall be in writing and shall be deemed to have been duly given if delivered personally or sent by registered or certified mail, return receipt requested, postage prepaid or email to the following addresses (or such other address as either party shall have specified by notice in writing to the other):

If to the Company:

Name: __BlocPower Energy Services 3, LLC__________
Address: __63 Flushing Ave Bldg 212, Suite 507______________
________Brooklyn, NY 11205__________________________

Email: ______davidb@blocpower.io________________________
Attention: _______Dave Brubacher__________________________

If to Offeree:

Account Name: ____________________________
Mailing Address: ____________________________
__________________________________________

Email: ____________________________________
State of Residence: __________________________
Attention: _________________________________

E. Indemnification.

The Offeree shall indemnify, hold harmless and defend the Offeror, BlocPower LLC and their respective officers, directors, employees, agents, affiliates, successors, and permitted assigns and the other Noteholders (the “Indemnified Parties”) from all damages, losses, costs, and expenses (including reasonable attorneys’ fees) which they may incur by reason of the Offeree’s failure to
fulfill any of the terms or conditions of this Agreement or by reason of any breach of the representations and warranties made by the Offeree in this Agreement and Questionnaire or in connection with any other Offering Disclosure Documents provided by the Offeree to the Offeror or any member or manager thereof.

G. Miscellaneous.

This Agreement together with the exhibits and attachments thereto, represents the entire agreement between the parties and supersedes all prior agreements or understandings between the parties. This Agreement shall be governed and construed in accordance with the laws of the State of Delaware, with applying any conflict of law principles.
IN WITNESS WHEREOF, intending to be legally bound, the undersigned has executed this Subscription Agreement as of the date set forth below.

Dated: _____________________________________________

By (Signature*): _____________________________________________
Print Name: _____________________________________________

Investment Amount (i.e., Principal Balance amount) $________________

Number of Notes (Increments of $50.00, minimum of two):________________________

*By signing here, you represent that you are an “authorized signatory” for the account purchasing

The offer to purchase Note(s) as set forth above is confirmed and accepted by the Company as to the Principal Balance set forth immediately above for a like amount to be paid by Offeree.

BlocPower Energy Services 3, LLC

Dated: _____________________________________________
By (Signature): _____________________________________________
Print Name: _______Cullen Kasunic____________________________
Title: _______Managing Member, Chief Financial Officer_______
Appendix 1

Form of Note
Appendix 1

This is a representative form of what a promissory note is. This is not supposed to be executable. It serves only as a legacy comparison to traditional corporate promissory notes.

Form of Note

THIS NOTE HAS NOT BEEN REGISTERED UNDER THE SECURITIES ACT OF 1933, AS AMENDED (THE “ACT”), OR THE SECURITIES LAWS OF ANY STATE AND MAY NOT BE SOLD OR OTHERWISE TRANSFERRED IN THE ABSENCE OF EFFECTIVE REGISTRATION STATEMENTS UNDER SUCH ACT AND STATE SECURITIES LAWS, OR AN OPINION OF COUNSEL REASONABLY ACCEPTABLE TO THE DEBTOR THAT SUCH REGISTRATION IS NOT REQUIRED.

BlocPower Energy Services 3 LLC

PROMISSORY NOTE

$XXXXXXX May 15, 2021

FOR VALUE RECEIVED, and subject to the terms and conditions set forth herein, BlocPower Energy Services 3 LLC, a Delaware limited liability company (the "Company"), hereby promises to pay, at any time on or after the earlier of (i) any Optional Redemption Date (ii) the Mandatory Redemption Date, or (iii) May 16, 2033 (the “Maturity Date”), to XXXXXXX (the “Holder”) the principal sum of $XXXX or such lesser principal amount then outstanding, together with all accrued and unpaid interest thereon as set forth below. This Note is being issued in connection with the Notes Offering (as defined in the Subscription Agreement) by Company in an amount of up to $1,000,000, pursuant to the terms of certain Subscription Agreements (the “Subscription Agreements”) by and between Company and the Holder, and the other lenders. Terms not defined herein shall have the meanings set forth in the Note Subscription Agreements between the Company and the Holder, and other lenders who have executed similar Note Subscription Agreements.

Section 1. Interest. Interest on the principal amount of this Note will accrue from and including the date hereof until and including the date such principal amount is paid, at a rate equal to five and one-half percent (5.50%) per annum, without compounding. Principal and interest shall be payable in lawful money of the United States of America, in immediately available funds, at the principal office of the Holder or at such other place as the legal holder may designate from time to time in writing to the Company. Interest shall be computed on the basis of a 365-day year, for the actual days elapsed. Notwithstanding any other provision of this Note, the Holder hereof
does not intend to charge, and the Company shall not be required to pay, any interest or other fees or charges in excess of the maximum permitted by applicable law; any payments in excess of such maximum shall be refunded to the Company or credited to reduce principal hereunder.

Section 2. Terms and Method of Payment.

The Notes constitute a general unsecured and unsubordinated obligation of the Company. The Company will repay principal and interest on the Notes to the Holder at the close of business on May 16 (the “Payment Date”) each year until the Maturity Date.

The Company may, at its option, pay this Note in whole or in part prior to the Maturity Date without the prior approval or consent of the Holder (an “Optional Prepayment”), provided that the Company shall prepay, on the consummation of a Change of Control (the “Mandatory Redemption Payment Date”), all outstanding principal and accrued interest on the Notes (a “Mandatory Redemption”). The Company will use its best efforts to provide the Holder with at least fifteen (15) days’ prior notice to any Optional Prepayment (an “Optional Prepayment Date”). On each Optional Prepayment Date and the Mandatory Redemption Date, each payment will consist of (i) the outstanding principal subject to such prepayment; (ii) accrued and outstanding interest on such principal subject to such prepayment; and (iii) a prepayment penalty equal to five percent (5%) of the outstanding principal subject to such prepayment. To the extent that prepayments are made, such prepayments will be applied to all Notes, pro rata, based on the total outstanding principal balance of all outstanding Notes.

As used in this Note, the term “Change of Control” means (i) the sale or other disposition of all or any substantial portion of the assets or equity securities of the Company; (ii) a change in ownership of more than fifty percent (50%) of the issued and outstanding voting securities of the Company; or (iii) any merger or reorganization of the Company, except a merger in which the persons owning a majority of the issued and outstanding voting securities of the Company prior to such merger or reorganization retain more than fifty percent (50%) of the combined voting power of the resulting entity.

If any Payment Date, the Maturity Date, any Optional Redemption Date, or Mandatory Redemption Date falls on a day that is not a business day, the required payment will be made on the next succeeding business day and no interest on such payment will accrue in respect of the delay.

Section 3. Events of Default. The occurrence of any of the following events shall constitute an event of default in the Notes (an “Event of Default”): (i) the Company is past due on payment of principal or interest for a period of five (5) days or more (ii) the Company has breached a covenant and failed to cure such breach in thirty (30) days; (iii) any representation or warranty of the
Company was untrue when made (iv) the Company is adjudicated bankrupt or insolvent under the federal bankruptcy laws or any similar jurisdiction; or (v) the Company has instituted proceedings to be adjudicated as a voluntary bankruptcy or file a petition seeking reorganization or an arrangement with creditors under the federal bankruptcy laws, or any similar applicable federal or state law, or shall make an assignment for the benefit of creditors. Upon the occurrence of an Event of Default, any Holder may, by written notice to the Company, declare the unpaid principal amount of their Notes, and interest accrued thereon, to be due and payable.

Section 4. Remedies upon Default. Upon the occurrence and during the continuance of an Event of Default, Holders may petition the Company for the Notes to become due and payable immediately. If the Company receives such petitions from Holders owning more than 30% of the outstanding principal of the Notes, Company shall pay all outstanding principal and interest on the Notes without further demand. Upon the occurrence and during the continuance of an Event of Default, interest will accrue at 7.5%.

Section 5. Miscellaneous. This Note applies to, inures to the benefit of, and binds the successors and assigns of the parties hereto. This Note is made under and shall be governed by and construed in accordance with the internal laws of the State of Delaware. This Note may be amended, substituted, altered, waived, modified or extended, and the Note may be substituted, extended, converted or exchanged, by the written consent of the Company and the Holder.

[Signature page follows.]
IN WITNESS WHEREOF, the Company has executed this Note as an instrument under seal as of the date first written above.

ATTEST: BLOCKPOWER ENERGY SERVICES 3, LLC

_____________________ By: _______________________________
XXXXXXXX  Cullen Kasunic, Managing Member,
Note Holder Name Chief Financial Officer
Appendix 2

Offering Disclosure Documents

The Form C and all Offering Disclosure documents are available on the SEC EDGAR database. Type in BlocPower Energy Services 3 LLC in the “company and person lookup” box.

The Company's Offering page that can be found on www.raisegreen.com has a Forum section for Crowd and Company Live Questions and Answers!
Appendix 3

Restrictions on the Transfer or Sale Of Securities

Within the First Year after the Purchase
Offeree to contact the Company. Only upon written approval of both the Company and the Offeree will a transfer or sale occur.

The securities being offered generally may not be resold by any purchaser of such securities for a period of one year beginning when the securities were issued, unless such securities are transferred: (1) to the issuer of the securities; (2) to an “accredited investor”; (3) as part of an offering registered with the U.S. Securities and Exchange Commission; or (4) to a member of the family of the purchaser or the equivalent, to a trust controlled by the purchaser, to a trust created for the benefit of a member of the family of the purchaser or the equivalent, or in connection with the death or divorce of the purchaser or other similar circumstance.

The term “accredited investor” means any person who comes within any of the categories set forth in Rule 501(a) of Regulation D, or who the seller reasonably believes comes within any of such categories, at the time of the sale of the securities to that person. The term “member of the family of the purchaser or the equivalent” includes a child, stepchild, grandchild, parent, stepparent, grandparent, spouse or spousal equivalent, sibling, mother-in-law, father-in-law, son-in-law, daughter-in-law, brother-in-law, or sister-in-law of the purchaser, and includes adoptive relationships. The term “spousal equivalent” means a cohabitant occupying a relationship generally equivalent to that of a spouse.

Post the First Year after the Purchase
Offeree to contact the Company. Only upon written approval of both the Company and the Offeree will a transfer or sale occur.
The Company maintains the books and records of all Noteholders for the duration of the Note. Without limiting the foregoing, the Company shall not recognize and shall issue stop-transfer instructions with respect to any such sale, pledge, or transfer, except upon the conditions specified in this Agreement, which conditions are intended to ensure compliance with applicable law. Before any proposed sale, pledge, or transfer of any Subscribed Note, unless there is in effect a registration statement under the Securities Act covering the proposed transaction, the holder thereof shall give notice to the Company of such holder's intention to effect such sale, pledge, or transfer. Each such notice shall describe the manner and circumstances of the proposed sale, pledge, or transfer in sufficient detail and, if reasonably requested by the Company, shall be accompanied at such holder's expense by either (i) a written opinion of legal counsel who shall, and whose legal opinion shall, be reasonably satisfactory to the Company, addressed to the Company, to the effect that the proposed transaction may be effected without registration under the Securities Act; (ii) a “no action” letter from the SEC to the effect that the proposed sale, pledge, or transfer of such Restricted Securities without registration will not result in a recommendation by the staff of the SEC that action be taken with respect thereto; or (iii) any other evidence reasonably satisfactory to counsel to the Company to the effect that the proposed sale, pledge, or transfer of the Subscribed Note may be effected without registration under the Securities Act, whereupon the holder of such Subscribed Note shall be entitled to sell, pledge, or transfer such Subscribed Note in accordance with the terms of the notice given by the Holder to the Company.
Appendix 6 – Offering Page Content
Overview

Invest in greener, smarter, healthier buildings across the United States.
Introducing the BlocPower Climate Impact Note

Investment Terms

BlocPower Energy Services 3 LLC is issuing Senior Unsecured Debt called Climate Impact Notes ("Notes") with the following characteristics:

- Minimum principal investment is $100, with incremental amounts of $50 thereafter.
- A fixed interest rate of 5.50% per year paid annually for the 12 year term of the Note.
- In addition to interest, the Investor will receive annually a repayment of their invested principal. So for each of the 12 annual payments, Investors will receive a flat payment that includes interest due plus repayment of a portion of their principal.
- 12 Year final maturity (May 16, 2033)
- Target minimum offering amount of $25,000 with a maximum offering amount of $1,000,000
- The notes are callable at any time with a 5% penalty paid to the Investor if called.

Full details of the offering are available in the Form C filed on the Securities and Exchange Commission’s EDGAR Database.

The Company

You are investing in BlocPower Energy Services 3 (BPES3), a wholly-owned subsidiary of BlocPower LLC, formed to own and operate energy projects from the BlocPower pipeline, installed in client buildings. While BlocPower LLC operates BPES3 through a management agreement, debt or equity in BlocPower LLC itself is not being offered.
“BlocPower is electrifying buildings much like Tesla is electrifying cars. By eliminating their use of fossil fuels and making them smarter and healthier, we're increasing the health and wealth of building owners and occupants and creating economic opportunities in underserved communities.”

- Donnel Baird, BlocPower CEO

BlocPower LLC is a Brooklyn-based climate technology startup that is making American cities greener, smarter and healthier. BlocPower partners with utilities, government agencies, and building owners to identify unhealthy, energy-wasting buildings to retrofit. The company then works with these building owners to develop, install and finance targeted energy saving improvements. BlocPower gets paid via installation profits, financing fees, and enterprise contracts.

Since its founding in 2014, the company has retrofitted more than 1,000 buildings in disadvantaged communities in New York City, with projects underway in 24 cities. The business is based on the Company's proprietary software for analysis, leasing, project management, and monitoring. The company's clean energy projects often save the building owners 20%-70% on annual energy costs.
Blocpower LLC, the owner of BPES3, has raised $68 million from the world's top investors including American Family Insurance Institute for Corporate and Social Impact, AccelR8, The Goldman Sachs Urban Investment Group, Kapor Capital, Elemental Excelerator, CityRock Venture Partners, Hatzimemos/Libby, The Schmidt Family Foundation, Salesforce Ventures, Andreessen Horowitz, MaC Venture Capital, Exelon, Echoing Green, and the New York Ventures of the Empire State Development Corporation.

Why Invest?

The Climate Impact Note will fund a portfolio of already vetted energy retrofit projects from BlocPower's pipeline, some of which are already constructed and complete.

Investing in the Climate Impact Note will give you an annual return of 5.5% a year on your investment. With interest rates so low today, the 5.5% rate on a Climate Impact Note provides investors with an alternative. Although it's not the same risk profile, investors may be seeing FDIC guaranteed U.S. Savings Accounts around 0.5% and up to 5 yr CDs hovering below 1%, while Banks are earning under 3% on 15 year mortgages. This rate is locked in for 12 years, unless it is prepaid. If it is prepaid, nearly a full extra year of interest is paid as a prepayment penalty.

Just as importantly, investors can directly impact communities across America, playing a critical role in helping communities become more resilient by:

- Improving Public health from filters that reduce the spread of pollutants and infectious diseases, including COVID; and from non-combustion heating units that reduce exposure to pollutants that can trigger asthma.
- Address Climate change by transitioning away from gas and oil-burning heating systems and reducing overall energy use which will reduce greenhouse gas emissions.
- Improving Economic Outcomes by reducing energy bills for tenants and increasing net operating income for building owners through reduced energy bills, as well as driving increases in property values.
- Generating Employment Opportunities through new job opportunities and workforce training developed for hard-to-employ workers in project neighborhoods.

Funds will not go to project or parent company overhead. This should result in timely revenue generation to cover debt service, while providing buildings with long-term affordable payments for the projects. The Note is senior to or pari
passu (on even repayment terms) with any other debt the project company may take on.

It should be noted that since repayment of this debt is to be supported by long-term fixed contracted cash flows from energy efficiency projects, cash should be available to cover debt service with an additional excess of 20%, independent of the parent company. At the same time, parent company BlocPower LLC has the ability, but not the obligation, to support repayment of the debt, should there be issues at the project level.

Competitive Advantage

BlocPower offers no-money-down system leasing for building owners, covering all maintenance and repairs for the duration of the contract. This reduces barriers to entry, complexity, capital requirements, and technology risk for the customers.

BlocPower transforms a fragmented, high touch, expensive, low volume incumbent process into a turnkey, digital, high volume operational process that is quick and streamlined by software and finance innovation consisting of:

- Pre-screening tool, to identify buildings with high feasibility for energy efficiency projects
- Virtual site-assessment tool, which allows remote scoping of work
- Buildings database containing tens of thousands of buildings nationwide, which powers the pre-screening and assessment tools
- Workflow management tools
- Financial optimization models, to provide energy project savings quotes to customers

In the Press

“He's attacking a problem that's proven intractable in the past.”

- NPR
“And the mission for Donnel isn’t just about hitting milestones for investors. It’s about changing the fabric of underserved communities that are plagued by pollution and energy poverty.”

- *Watt it Takes*, a podcast from Powerhouse

“He founded the startup BlocPower to prove that we can green America’s buildings while creating good jobs in low-income neighborhoods – and he wants to build a billion-dollar business while he’s at it.”

- *How to Save a Planet*

---

**Investment**

**Highlights**

**Operations**


- $100,000 in cash and two in progress projects transferred in to seed Company from parent BlocPower LLC.
Company plans to put all funds raised — whether $25K and up to $1mil — to work with project installations within 12 months.

- All projects expected to be revenue producing within the following 12 months.
- The Company expects to sustain itself and meet its debt service obligations whether it raises the target $25K goal or up to the $1 million maximum, however the impact on Communities that will be limited by the raise amount.

Revenue
- Long-term Lease payments from projects (15-20 years in length).

Expenses
- No fixed costs, just variable costs based on projects implemented.

Lease Payment Default Protection
- The Company in addition will keep a 6 month cash reserve for payments due to Crowd investors.
- Only after the Company has covered its expenses and reserves, is it allowed to dividend cash to its parent company.

Use of Proceeds

The funds raised will go directly to fund energy efficiency or renewable energy projects - 10 individual projects have already been earmarked in New York and California.

Additional projects with similar or better financial returns will be selected from the pipeline to meet the total raised funds. Energy-efficient upgrades can include, but are not limited to:

- Air Source Heat Pump Installation / fossil-fuel fired system conversion
- LED lights
- Monitoring and control systems
- Domestic hot water upgrades
- Insulation and air sealing
- Window replacement
- Low flow fixtures and water saving measures
- Combined Heat and Power (CHP)
Renewable Energy including Solar PV and Community Solar

- Battery Storage

The Company benefits from access to the specialty departments at BlocPower: Marketing, Finance, Construction, and Engineering, and is not charged directly for these costs. BlocPower does charge a 0.4% annual management fee to the Company based on project asset value to cover specific accounting, legal, insurance, and IT related expenses paid by BlocPower for the benefit of the Company.

<table>
<thead>
<tr>
<th></th>
<th>If Target Amount Sold</th>
<th>If Maximum Amount Sold</th>
</tr>
</thead>
<tbody>
<tr>
<td>Total Proceeds</td>
<td>$25,000</td>
<td>$1,000,000</td>
</tr>
<tr>
<td>Less: Raise Green Fees</td>
<td>1,250</td>
<td>50,000</td>
</tr>
<tr>
<td>Net Proceeds</td>
<td>$23,750</td>
<td>$973,250</td>
</tr>
<tr>
<td>Energy Efficiency Upgrade Projects</td>
<td>19,300</td>
<td>246,700</td>
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<tr>
<td>Additional Projects</td>
<td>0</td>
<td>720,550</td>
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<tr>
<td>Legal</td>
<td>950</td>
<td>2,500</td>
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<tr>
<td>Accounting</td>
<td>3,500</td>
<td>3,500</td>
</tr>
<tr>
<td>Total Use of Net Proceeds</td>
<td>23,750</td>
<td>973,250</td>
</tr>
</tbody>
</table>

Figure 1. Use of Proceeds. The Company will adjust roles and tasks based on the net proceeds of the offering. While the Company plans to use the proceeds in the above manner, the Company maintains discretion to alter the use of proceeds, set forth above, to adhere to the Company’s overall business plan and liquidity requirements.

<table>
<thead>
<tr>
<th></th>
<th>2021</th>
<th>2022</th>
<th>2023</th>
<th>2024</th>
<th>2025</th>
</tr>
</thead>
<tbody>
<tr>
<td>BPES3 Income from Project Leases</td>
<td>$73,720</td>
<td>$174,702</td>
<td>$175,674</td>
<td>$176,656</td>
<td>$177,648</td>
</tr>
<tr>
<td>Expenses</td>
<td>$23,568</td>
<td>$24,806</td>
<td>$25,046</td>
<td>$25,289</td>
<td>$25,534</td>
</tr>
<tr>
<td>Less: Operations &amp; Maintenance</td>
<td>$16,308</td>
<td>$16,471</td>
<td>$16,635</td>
<td>$16,802</td>
<td>$16,970</td>
</tr>
<tr>
<td>Less: Unscheduled Maintenance</td>
<td>$737</td>
<td>$1,747</td>
<td>$1,757</td>
<td>$1,767</td>
<td>$1,776</td>
</tr>
<tr>
<td>Less: Management Fee</td>
<td>$6,523</td>
<td>$6,588</td>
<td>$6,654</td>
<td>$6,721</td>
<td>$6,788</td>
</tr>
<tr>
<td>EBITDA</td>
<td>$50,153</td>
<td>$149,896</td>
<td>$150,628</td>
<td>$151,367</td>
<td>$152,114</td>
</tr>
<tr>
<td>Debt Service to Crowd</td>
<td>-</td>
<td>$116,029</td>
<td>$116,029</td>
<td>$116,029</td>
<td>$116,029</td>
</tr>
<tr>
<td>DSCR</td>
<td>-</td>
<td>1.31x</td>
<td>1.31x</td>
<td>1.32x</td>
<td>1.33x</td>
</tr>
</tbody>
</table>

Figure 2. Financial Projections as of February 18, 2021, assumes $1,000,000 raised. These are forward-looking financial statements and/or projections which may differ materially from actual results. Any material updates will be provided during the raise period.

Team

Donnel A. Baird,
Donnel spent three years as a community organizer in Brooklyn and one year as a voter contact director for Obama For America. While ma.

Keith L. Kinch,
General Manager of BlocPower LLC and Chief...

Keith plans, coordinates, and manages all business operations to achieve corporate goals which includes developing and implementing business..

Cullen C. Kasunic,
Chief Financial Officer of BlocPower LLC and...

Cullen is the executive responsible for all finance related issues for the BlocPower companies. He is the lead in the establishment, ope..

Grace Park-Bradbury,
National Head of Operations, BlocPower LLC

Grace Park-Bradbury is the senior executive in charge of operations, business development, sales operations, performance management and trac..
The fun part! BlocPower Energy Services 3 will generally focus on energy efficiency and renewable energy projects for single family homes, community facilities, small commercial buildings, small multifamily (generally 2-4 units), and for the medium to larger multifamily units (4+), outside the state of New York. Projects financed by this Offering are expected to have long-term 15-20 year contracts. You can see examples of projects at http://bpes3.blocpower.io (http://bpes3.blocpower.io)!

What are the projects like?

How will the Company make money to pay the interest rate and when do I get my original investment back?

Why invest in a subsidiary rather than in the parent company?

What is a carbon offset and will I get any with my investment in...
A crowdfunding investment involves risk.
You should not invest anything you cannot lose entirely.

Full details of the offering are available in the Form C filed on the Securities and Exchange Commission’s EDGAR Database.

You should not invest any funds in this offering unless you can afford to lose your entire investment. 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. Investors should carefully read the Issuer’s Offering Materials, including the Form C and this Offering Page. Investors should seek advice from a financial advisor and ask questions, if any, directly to the Company on the Forum Section on this Page. Raise Green does not provide financial, tax, accounting, or legal advice, and does not recommend any particular investment. Investors must take into consideration their own particular financial circumstances prior to investing.

These securities have not been recommended or approved by any federal or state securities commission or regulatory authority. Furthermore, these authorities have not passed upon the accuracy or adequacy of this document. The U.S. Securities and Exchange Commission does not pass upon the merits of any securities offered or the terms of the offering, nor does it pass upon the accuracy or completeness of any offering document or literature. These securities are offered under an exemption from registration; however, the U.S. Securities and Exchange Commission has not made an independent determination that these securities are exempt from registration.

Company Risks

Customer repayment risk
There is a risk that the customers fail to make payments to the Company and default under the leases. Although the Company has the right to remove equipment from a building upon a customer’s default under the lease, some of the equipment is difficult to remove and still retain residual value (i.e. insulation) which results in limited or no cash recoupment from the equipment which proceeds would be used to pay the Investors. Also, given the importance of heat pumps, the Company may not want to remove them from the property. This could impact accounts receivable and the cash available to repay Investors.

The Company asset size and project numbers will be small initially, at least for the near term future, and thus carry a lack of diversification risk. The more projects and sources of revenue as the Company adds more projects and funding in the future, the less dependent the Company is on any particular project to ensure it can meet its financing obligations.

**Project Delay Risk**

The Company could experience unforeseen contractor/supplier issues such as lack of resources, delay in materials from manufacturers, inability to access building properties, especially as a result of the COVID-19 pandemic. The Company could then experience delays in their ability to meet targeted commercial operation dates and monthly lease payments from building customers. Accounts receivables could be lower than expected and impact the Company’s ability to pay Investors.

**Limited Operating History**

The Company and its Business (defined below) are continuing to be developed, in part, with the proceeds of the Offering. The Company, which was organized in January 2021, has not yet generated revenue. The revenue-generating customer lease payments for funds raised have yet to be deployed. The likelihood of its success should be considered in light of the problems, expenses, difficulties, complications, and delays usually encountered by companies in their early stages of development; however, the Company will benefit from its parent’s, BlocPower, eight years of operational history and know-how. The Company may not be successful in attaining the objectives necessary for it to overcome these risks and uncertainties.

**Natural Disaster**

There is the possibility that a natural disaster or other events beyond the control of the Company could cause damage to the equipment. This would be especially devastating as we are regionally concentrated in New York. This may cause unexpected replacement costs and negatively impact financial returns. While the equipment is covered by a number of insurance policies, including an
inland marine insurance policy during the construction period, and under the customer’s property insurance during the operating term, both to cover replacement costs for potential damage, all possible damage may or may not be covered by the insurance company or the insurance coverage may not be adequate.

Change in Regulations

The Company is subject to legislation and regulation at potentially all levels of government - federal, state, and local. Regulations are continually being reviewed and we expect that court actions and regulatory proceedings could change the Company’s obligations under applicable federal, state, and local laws, which cannot be predicted.

The Company greatly benefits and expects to continue to benefit from federal/state/local incentives that serve to significantly reduce the costs to construct and run projects. While the initial set of projects coming out of this raise should not be impacted given how quickly they will be implemented, changes to incentives could impact the overall sector growth and BlocPower’s business.

Software/Hardware Failure

With all technology, there is a possibility of having unexpected software and/or hardware failures. If this occurs, it would require repair or replacement. This would inhibit the operation until repaired or replaced, and create an additional cost burden to the Company, if not covered by warranty at the time reducing the profit margin for the investors. The Company in many cases guarantees that systems will operate for customers, and in these cases, holds ultimate responsibility for maintenance and functional status of these systems. While the Company does utilize to the extent possible long term manufacturer warranties, installer warranties, 3rd party maintenance contracts, and insurance policies of various types, there is no guarantee these will cover the full range of possible failures of or damages to the systems.

Reliance on Contractors

We depend on energy efficiency and renewable energy contractors and subcontractors to assess and install energy efficiency solutions, and maintain performance in certain cases over the life of the contract, typically a 15 year period. Our ability to meet obligations to customers and partners may be adversely affected if suppliers or subcontractors do not perform the agreed-upon services in compliance with customer requirements and in a timely and cost-effective manner. Our suppliers may be less likely than us to be able to quickly recover from natural disasters and other events beyond their control and may be subject to additional risks such as financial problems that limit
Project Uncertainty

While the Company has identified projects to finance, the Company has discretion to make changes to this list and can add additional projects if the maximum amount is raised. While the Company has a well developed Underwriting process and intends to select similar projects in building customer profiles as the projects listed, there is a risk that these projects may have unforeseen issues that will negatively impact the lease payments.

There is a risk that the Company won’t be able to identify alternative projects to include due to competition or other reasons, and the total revenues from lease payments will be reduced which may impact the company's ability to pay its debt obligations. The Company has the right to add new lines of business and new projects in the future. The risks associated with those are unknown, and could result in negative impact to the ability of the Company to pay its debts. The Company focuses on projects for single family homes which may take additional customer assistance in order to move to contract, small multifamily (generally 2-4 units), and medium to larger multifamily units (4+) outside the state of New York, which is where BlocPower has deeper contractor relationships.

General Economic Conditions

The success of the Company can be impacted by general economic conditions — adverse economic conditions could impact the Company's ability to collect lease payments and the Company's ability to find quality projects should the Company need to substitute projects in the future.

Breach of Contract

There is a possibility that there could be a breach of contract associated with the project. This breach could result in a loss to the Company or delayed cash inflows that could impact the Company's ability to meet its liabilities. For example, if the building customer that signs the Lease does not pay their Lease payments in a timely manner or at all. Other third party vendors, like the installers, could not fulfill their contracts.

Project Uncertainty

While the Company has identified projects to finance, the Company has discretion to make changes to this list and can add additional projects if the maximum amount is raised. While the Company has a well developed Underwriting process and intends to select similar projects in building
customer profiles as the projects listed, there is a risk that these projects may have unforeseen issues that will negatively impact the lease payments.

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General Economic Conditions

The success of the Company can be impacted by general economic conditions — adverse economic conditions could impact the Company’s ability to collect lease payments and the Company’s ability to find quality projects should the Company need to substitute projects in the future.

COVID-19

COVID-19 may impact the Company’s ability to complete projects on a timely basis. Contractors and access to building premises could experience delays or additional unexpected expenses. Building owners may experience unexpected financial difficulties given unemployment rates and illness amongst tenants and thus default on or delay their lease payments which in turn would impact the Company’s ability to meet its debt obligations. Property owners in certain impacted industries may lose their jobs or remain unemployed, which could impact their ability to make financing payments.

Some site visits do continue. BlocPower has developed a COVID-19 protocol and methodology to keep employees, contractors, community members, and building residents safe during the onsite assessment and installation phase of clean energy projects however there are no guarantees.

Undercapitalization

In order to achieve the Company’s near and long-term goals, the Company may need to procure funds in addition to the amount raised in the Offering. There is no guarantee the Company will be able to raise such funds on acceptable terms or at all. If we are not able to raise sufficient capital in the future, we may not be able to execute our business plan, our continued operations will be in jeopardy and we may be forced to cease operations and sell or otherwise transfer all or
substantially all of our remaining assets, which could cause an Investor to lose all or a portion of his or her investment.

Asset Liability Cash Flow Mismatch

The lease payments may not exactly match the Company's obligations under the Notes thus leaving the Company without the cash flow to pay Note obligations. The projects also are relying on money back from incentives for the projects to maximize projects developed and there is always a risk that there is a delay in receiving the incentives back in a timely manner. The Company must ensure they manage the potential for cash flow mismatch by maintaining cash reserves and debt service coverage to manage this.

Energy Market Risk

The energy efficient industry is an emerging market that is constantly evolving and may not develop to the size or at the rate we expect. It may take several years to fully develop and mature, and we cannot be certain that the market will grow to the size or at the rate we expect. Any future growth of the market and the success of our service offerings depend on many factors beyond our control, including recognition and acceptance of the energy efficient upgrades by consumers, the pricing of alternative sources of energy, a favorable regulatory environment, the continuation of expected tax benefits and other incentives, and our ability to provide cost-effective service offerings. If the market is not widely accepted, it may affect our ability to receive funding. If there were declining macroeconomic conditions (i.e. job markets and residential real estate markets), this could impact customer's financial viability and credit to enter into long-term contracts, even if such contracts would generate immediate and long-term savings.

Unsecured Fixed Income Note Risk

Fixed Income Risk

With fixed income securities (such as the Notes), there is a promise by the Company to pay you interest and your principal investment back in the future (pursuant to the applicable terms and conditions of such security). The amounts payable on the Notes are fixed amounts. Unlike with an equity investment, a Noteholder does not have the ability to participate in the upside potential that an equity investor does if the Company is very successful.

Credit Risk

There is no guarantee that the Company will be able to make the fixed amounts payable to a Noteholder or for that matter pay other liabilities. If the Company
should default on a scheduled payment, goes into bankruptcy, becomes insolvent, or otherwise is unable to pay its debts as they become due, then the Company may not be able to satisfy its payment obligations under the Note, and an investor may therefore either suffer a loss of their investment or not realize their anticipated return on their investment.

Unsecured Risk

The notes are not secured by specific collateral; that is, the noteholder has no special rights to the assets of the Company in order to reclaim their investment. Rather, in a bankruptcy scenario, the noteholders rely on a trustee to sell the assets and pay the noteholder with the proceeds of the assets. The Company will not pledge any of its assets to other creditors so no other creditors will have rights to its assets ahead of the noteholders.

Valuation Risk

While the Company believes the interest rate is generally reflective of market terms for an investment of this nature, there is currently a very limited market of comparable offerings to reference. Unlike listed companies that are valued publicly through market-driven trading, the valuation of securities of private companies, especially startups or in early stages, is difficult.

Interest Rate Risk

Interests fluctuate over time and may go up or go down. If interest rates go up (for example from 5.5% to 6.5% for a similar investment) in the future, your investment will maintain its original lower coupon rate. Subject to any applicable restrictions on the transfer of such Notes, if an investor desires to sell their Note to someone else, a third-party, such third-party may require a discount from your, the investor's, original investment amount, which would cause them to potentially realize a loss on their investment.

Call (Prepayment) Risk

The Notes, at the option of the Company, can be repaid at any time. The Company is obligated to give Note Holders their remaining principal investment back plus any interest that is accrued up to the call date; in return for this option, the Company has also promised to pay Noteholders a penalty for prepaying early. See the Optional Prepayment section. However, when you go to reinvest your money, current interest rates may be lower, and if so your new investment would carry a lower interest rate which may not be compensated fully by the extra cash you get from the prepayment penalty.

General Crowdfunding Risks
Investments in startups and early-stage ventures are speculative and these enterprises can fail. Unlike an investment in a mature business where there is a track record of revenue and income, the success of a startup or early-stage venture often relies on the development of a new product or service that may or may not find a market. You should be able to afford and be prepared to lose your entire investment.

**Illiquidity**

Pursuant to state and federal securities laws, you will be limited in your ability to resell your investment for the first year and may need to hold your investment for an indefinite period of time. Unlike investing in companies listed on a stock exchange where you can quickly and easily trade securities on a market, you may have to locate an interested buyer when you do seek to resell your crowdfunded investment.

**Cancellation Restrictions**

Once you make an investment commitment for a crowdfunding offering, you will be committed to make that investment (unless you cancel your commitment within a specified period of time).

**Limited Disclosure**

The Company may disclose only limited information about the Company, its business plan, the offering, and its anticipated use of proceeds, among other things. An early-stage company may be able to provide only limited information about its business plan and operations because it may not have fully developed operations or a long history to provide more disclosure. The Company is also only obligated to file information annually regarding its business, including financial statements, and certain companies may not be required to provide annual reports after the first 12 months. A publicly listed company, in contrast, is required to file annual and quarterly reports and promptly disclose certain events—continuing disclosure that you can use to evaluate the status of your investment. In contrast, you may have only limited continuing disclosure about your crowdfunding investment.

**Investment In Personnel**

An early-stage investment is also an investment in the entrepreneur or management of the Company. Being able to execute on the business plan is often an important factor in whether the business is viable and successful. You should also be aware that a portion of your investment may fund the compensation of the company's employees, including its management.
Possibility of Fraud

As with other investments, there is no guarantee that crowdfunding investments will be immune from fraud.
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You should view all of the investment opportunities on our Site as risky. You should consider investing only if you can afford to lose your entire investment as you could lose your entire investment. You won't be able to sell your stock in companies as easily as stock you may purchase on a public exchange. It will be hard to estimate how much you could earn from your investment. Learn more in our education section.

Please contact us at info@raisegreen.com with any questions.

Made with ❤️ at Greentown Labs
Hi, I'm Donnel CEO of Blocpower.

I'm the CEO of Bloc Power which is a climate tech startup. We are offering folks the opportunity to co-invest with some of the world's best investors in our company.

We're reducing greenhouse gases, creating carbon offsets, and we're making buildings greener, smarter, and healthier. We're really excited about this, you think people should invest in the crowdfunding campaign.

One, you get to co-invest with awesome investors like Kapor Capital, Andreessen Horowtiz, and Goldman Sachs.

You get to invest to save the planet and to help your neighbors reduce their fossil fuel use and their annual energy bills. So not only are you going to get a financial return, you're going to get an environmental impact and a carbon offset.

When I look at data that show how the average American feels about climate change, we know that somewhere between 18 and 25% of Americans are alarmed about climate change. It's here. They know that it's going to impact our life, the lives of our children and grandchildren. We're already there. We've already crossed the Rubicon. But these 10s of millions of Americans don't know what they can specifically do to help address climate change.

The opportunity to co-invest, allows you to lend money to local green energy projects in your community, in your city, in your state. You're alarmed about climate change? you want to build a better world?

We've created an opportunity for you to do that. You'll get carbon offsets. Plus you'll get to create American jobs. Partner with us as we go building to building, block to block, to green America's infrastructure and build back better.