FORM 4

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

OMB APPROVAL
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Check this box if no longer subject to Section 16. Form 4 or Form 5 obligations may continue. *See* Instruction 1(b).

STATEMENT OF CHANGES IN BENEFICIAL OWNERSHIP OF SECURITIES

Filed pursuant to Section 16(a) of the Securities Exchange Act of 1934 or Section 30(h) of the Investment Company Act of 1940

	pe Response		*								_			5 Dalation	achin of Don	orting Darge	n(a) to 1	001100	
1. Name and Address of Reporting Person – Feitelson Jerald S.				2. Issuer Name and Ticker or Trading Symbol Global Clean Energy Holdings, Inc. [GCEH]								5. Relationship of Reporting Person(s) to Issuer (Check all applicable) Director 10% Owner							
(Last) (First) (Middle) 2790 SKYPARK DRIVE, SUITE 105				3. Date of Earliest Transaction (Month/Day/Year) 04/15/2021								X Officer (give title below) Other (specify below) VP, Chief Scientific Officer							
TORRANCE, CA 90505			4. If Amendment, Date Original Filed(Month/Day/Year)							6. Individual or Joint/Group Filing(Check Applicable Line) _X_ Form filed by One Reporting Person Form filed by More than One Reporting Person									
(City		(State)		(Zip)		7	Γable]	I - Nor	1-Der	ivative S	Seci	urities .	Acqui	ired, Disp	osed of, or I	Beneficially	Owned		
1.Title of Security (Instr. 3)			2. Transaction Date (Month/Day/Year)		2A. Deemed Execution Date, if any (Month/Day/Year)		if Coo	Code (Instr. 8)		(A) or Disposed of (Instr. 3, 4 and 5)				Beneficia Reported	t of Securities lly Owned Following Transaction(s)		6. Owners Form:	ship of B	7. Nature of Indirect Beneficial Ownership
					(IVIOII	uii/Day/Tea		Code	V	Amoun	ıt	(A) or (D)	Price	(msu. 3 a	nstr. 3 and 4)		or India (I) (Instr. 4	rect (I	nstr. 4)
Common	Stock		04/1:	5/2021				A		209,22	25	A	(1)	209,225	5		D		
1. Title of Derivative Security (Instr. 3)		3. Transactic Date (Month/Day/	/Year)	3A. Deemed Execution Data	e.g., puts, calls, wa 4. te, if Transaction Code Year) (Instr. 8)		5. Num of Deri Secu Acque (A) of Disp of (I (Inst	5. Number of Derivative Securities Acquired (A) or Disposed of (D) (Instr. 3,		d, Disposed of, or Benetions, convertible securi 6. Date Exercisable and Expiration Date (Month/Day/Year)		7. Ti Amo Und Secu	itle and ount of erlying urities r. 3 and	8. Price of Derivative Security (Instr. 5)	9. Number of Derivative Securities Beneficially Owned Following Reported Transaction(s (Instr. 4)	Ow For Der Sec Dire or I	nership m of ivative urity: ect (D) ndirect tr. 4)	(Instr. 4)	
						Code V	(A)		Date		Ex ₁	piration te	Title	Amount or Number of Shares					
Repor	ting O	wners																	
Repor	ting Owner	Name /			1	Relationshi	ips												
Reporting Owner Name / Address			Directo	or 10%	Officer					Otl	Other								

VP, Chief Scientific Officer

Signatures

SUITE 105

Feitelson Jerald S. 2790 SKYPARK DRIVE

TORRANCE, CA 90505

/s/ Jerald S. Feitelson	05/05/2021
**Signature of Reporting Person	Date

Owner

Explanation of Responses:

- * If the form is filed by more than one reporting person, see Instruction 4(b)(v).
- ** Intentional misstatements or omissions of facts constitute Federal Criminal Violations. See 18 U.S.C. 1001 and 15 U.S.C. 78ff(a).
 - The reporting person acquired 209225 shares of issuer common stock in exchange for 100 percent of the reporting persons interest in Agribody Technologies Inc. pursuant to ATI's merger into a wholly owned subsidiary of the issuer. The merger agreement, which was entered into on April 15, 2021, placed a value on the issuer's common stock of
- (1) 6.02028 a share, the volume-weighted average price over April 8, 9, 12, 13, and 14. Of the 209,225 shares issued to the reporting person in the merger, 20,920 shares are currently being held in escrow and are subject to forfeiture following the merger to satisfy claims arising as a result of ATIs breach of its representations and warranties or covenants in the merger agreement. Half of the escrowed shares are eligible for release to the reporting person six months after the merger, and the other half of the escrowed shares are eligible for release twelve months following the merger.

Note: File three copies of this Form, one of which must be manually signed. If space is insufficient, see Instruction 6 for procedure.

Potential persons who are to respond to the collection of information contained in this form are not required to respond unless the form displays a currently valid OMB number.