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

SCHEDULE 14A

PROXY STATEMENT PURSUANT TO SECTION 14(A) OF THE SECURITIES EXCHANGE ACT OF 1934

Filed by the Registrant □ Filed by a Party other than the Registrant □ Check the appropriate box:

Preliminary Proxy Statement

Confidential, For Use of the Commission Only (as permitted by Rule 14a-6(e)(2))

Definitive Proxy Statement

Definitive Additional Materials

□ Soliciting Materials Under Rule 14a-12

GLOBAL CLEAN ENERGY HOLDINGS, INC.

(Name of Registrant as Specified in its Charter)

(Name of Person(s) Filing Proxy Statement, if other than the Registrant)

Payment of Filing Fee (Check the appropriate box):

No fee required.

Fee computed on table below per Exchange Act Rules 14a-6(i)(1) and 0-11.

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

□ Fee paid previously with preliminary materials

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

(1) Amount Previously Paid:_

(2) Form, Schedule or Registration Statement No.:

(3) Filing Party: _____

(4) Date Filed:



You invested in GLOBAL CLEAN ENERGY HOLDINGS, INC and it's time to vote! You have the right to vote on proposals being presented at the Annual Meeting. This is an important notice regarding the availability of proxy material for the shareholder meeting to be held on November 17, 2021.

Get informed before you vote

View the Annual Report, Proxy Statement online OR you can receive a free paper or email copy of the material(s) by requesting prior to November 03, 2021. If you would like to request a copy of the material(s) for this and/or future shareholder meetings, you may (1) visit www.ProxyVote.com, (2) call 1-800-579-1639 or (3) send an email to sendmaterial@proxyvote.com. If sending an email, please include your control number (indicated below) in the subject line. Unless requested, you will not otherwise receive a paper or email copy.

Pv	For complete information Control #	and to vote, visi	
	Smartphone users Point your camera here and vote without entering a control number	6451 ROSEDA BAKERSFIELD	

*If you choose to vote these shares in person at the meeting, you must request a "legal proxy." To do so, please follow the instructions at www.ProxyVote.com or request a paper copy of the materials, which will contain the appropriate instructions. Please check the meeting materials for any special requirements for meeting attendance.

THIS IS NOT A VOTABLE BALLOT

This is an overview of the proposals being presented at the upcoming shareholder meeting. Please follow the instructions on the reverse side to vote these important matters.

GLOBAL CLEAN ENERGY HOLDINGS, INC 2021 Annual Meeting Vote by November 16, 2021 11:59 PM ET

1.	Electi	ion of Directors					Recommen
	Nominees:						
	01	Richard Palmer	03	Martin Wenzel	05	Phyllis E. Currie	♥For
	02	David R. Walker	04	Susan L. Anhalt			
2	To ap	oprove, by non-binding	advisory vote, t	the compensation of our	named execut	ive officers.	⊘For
3	To ra year	tify the appointment o ending December 31, 2	f Grant Thornto 2021.	on LLP as our independen	it registered pu	blic accounting firm for our fiscal	⊘ For
				e before the meeting or a			
Jnder o us a	New Yi It least	ork Stock Exchange rules, br 10 days before the meeting	okers may vote "rou We will neverth tructions are received	utine" matters at their discretic reless follow your instruction	on if your voting in ms, even if the b	structions are not communicated roker's discretionary vote has	
Jnder o us a ilread	New Yi It least y beer	ork Stock Exchange rules, br 10 days before the meeting 1 given, provided your ins	okers may vote "rou . We will neverth tructions are recei	utine" matters at their discretic reless follow your instructio ved prior to the meeting da	on if your voting in ns, even if the b te.	structions are not communicated roker's discretionary vote has	1.00