Form 4/A June 08, 200													
FORM	1								OMB AI	PPROVAL			
	UNITED S	STATES SE					GE C	COMMISSION	OMB Number:	3235-0287			
Check thi if no long subject to Section 1 Form 4 o		Washington, D.C. 20549 F CHANGES IN BENEFICIAL OWNERSHIP OF SECURITIES							January 31, 2005 average irs per 0.5				
Form 5 obligation may cont <i>See</i> Instru 1(b).	$\frac{ns}{inue.}$ Section 17(a) of the Pub	lic Utility	Hold		any A	Act of	e Act of 1934, 1935 or Section 0	1				
(Print or Type F	Responses)												
1. Name and A Valentine D	Syı	2. Issuer Name and Ticker or Trading Symbol LIME ENERGY CO. [LMEC]					5. Relationship of Reporting Person(s) to Issuer						
(Last)					-			(Check all applicable)					
1280 LANDMEIER RD			01/24/2007 —					X_ Director Officer (give below)	or 10% Owner (give title Other (specify below)				
ELK GROV	(Street) VE VILLAGE, IL	File 02	If Amendmo ed(Month/Da /22/2007		-			6. Individual or Jo Applicable Line) _X_ Form filed by O Form filed by M Person	one Reporting Pe	erson			
(City)	(State)	(Zip)	Table I -	Non-D	erivative Se	curiti	es Acq	uired, Disposed of	, or Beneficial	lly Owned			
1.Title of Security (Instr. 3)	2. Transaction Date (Month/Day/Year)	2A. Deemed Execution Da any (Month/Day/	ned 3. 4. Securities Acquired 5. Amount of n Date, if Transaction(A) or Disposed of (D) Securities Code (Instr. 3, 4 and 5) Beneficially Oay/Year) (Instr. 8) Owned Following Reported				5. Amount of Securities Beneficially Owned Following	6. Ownership Form: Direct (D) or Indirect (I) (Instr. 4)	7. Nature of				
			Co	de V	Amount	or (D)	Price	(Instr. 3 and 4)					
Lime Energy Co Common Stock	01/24/2007		J		3,867	A	<u>(1)</u>	30,247 <u>(6)</u>	D				
Lime Energy Co Common Stock	02/01/2007		J		322,653	A	$\frac{(4)}{(5)}$	352,900	D				
Lime Energy Co Common Stock	02/02/2007		J		2,067	A	<u>(2)</u>	354,967	D				

Lime							
Energy Co	02/15/2007	т	933	Δ	(3)	355,900	D
Common	02/13/2007	5	755	11	<u>107</u>	555,700	D
Stock							

Reminder: Report on a separate line for each class of securities beneficially owned directly or indirectly.

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

Table II - Derivative Securities Acquired, Disposed of, or Beneficially Owned (e.g., puts, calls, warrants, options, convertible securities)

1. Title of Derivative Security (Instr. 3)	2. Conversion or Exercise Price of Derivative Security	3. Transaction Date (Month/Day/Year)	3A. Deemed Execution Date, if any (Month/Day/Year)	4. Transactio Code (Instr. 8)	5. of Derivative Securities Acquired (A) or Disposed of (D)		ate	Amou Unde Secur	le and int of rlying ities . 3 and 4)	8. Price of Derivative Security (Instr. 5)	9. Nu Deriv Secur Bene Owne Follo Repo Trans (Instr
					(Instr. 3, 4, and 5)						
				Code V	(A) (D)	Date Exercisable	Expiration Date	Title	Amount or Number of Shares		

Reporting Owners

Reporting Owner Name / Address	Relationships							
	Director	10% Owner	Officer	Other				
Valentine David 1280 LANDMEIER RD ELK GROVE VILLAGE, IL 60007	Х							
Signatures								
Tammy Hogue, by power of attorney	06/08/2007							
**Signature of Reporting Person		Date						

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).

(1) A provision for the PIPE Transaction pursuant to which Mr. Valentine received shares required the Company to file and have declared effective by November 3, 2006, a registration statement registering the shares issued as part of the PIPE Transaction. To the extent that the Company failed to have the registration statement declared effective by this date, it is required to pay penalties to the PIPE investors

at the rate of 1% per month of the purchase price paid by the investors. The Company was not able to have the registration statement declared effective before the November 3, 2006 deadline. All of the investors in the PIPE Transaction agreed to accept shares of the Company's common stock, valued at \$1.00 per share, as payment of this registration penalty. The shares listed here represent the payment due Mr. Valentine for the period from November 4, 2006 through December 31,2006.

A provision for the PIPE Transaction pursuant to which Mr. Valentine received shares required the Company to file and have declared effective by November 3, 2006, a registration statement registering the shares issued as part of the PIPE Transaction. To the extent that the Company failed to have the registration statement declared effective by this date, it is required to pay penalties to the PIPE investors

(2) at the rate of 1% per month of the purchase price paid by the investors. The Company was not able to have the registration statement declared effective before the November 3, 2006 deadline. All of the investors in the PIPE Transaction agreed to accept shares of the Company's common stock, valued at \$1.00 per share, as payment of this registration penalty. The shares listed here represent the payment due Mr. Valentine for the period from January 1, 2007 through January 31,2007.

A provision for the PIPE Transaction pursuant to which Mr. Valentine received shares required the Company to file and have declared effective by November 3, 2006, a registration statement registering the shares issued as part of the PIPE Transaction. To the extent that the Company failed to have the registration statement declared effective by this date, it is required to pay penalties to the PIPE investors

(3) at the rate of 1% per month of the purchase price paid by the investors. The Company was not able to have the registration statement declared effective before the November 3, 2006 deadline. All of the investors in the PIPE Transaction agreed to accept shares of the Company's common stock, valued at \$1.00 per share, as payment of this registration penalty. The shares listed here represent the payment due Mr. Valentine for the period from February 1, 2007 through February 15,2007.

In June, 2006, Lime Energy's board of directors approved and the Company announced a 1 for 15 reverse split of its common stock, effective on June 15, 2006. The stock has been trading on this basis since that date. Thereafter, on June 29, 2006, the Company closed four transactions including the PIPE Transaction pursuant to which these shares were issued (these four transactions are collectively

(4) referred to as the "June 29 Transaction"). All of the June 29 Transactions were premised on the belief of the parties thereto that the 1 for 15 reverse split was completed on June 15, 2006, and all of these transactions valued the Company's common stock at a price of \$1 per share. Subsequently, the Company learned that under Delaware law the reverse split would not be effective until it had been set forth in an amendment to its Certificate of Incorporation approved by its stockholders and filed with the Delaware Secretary of State.

The Company completed such actions on January 23, 2007 and the reverse split became effective on that date. Upon the filing of the amendment of the Certificate of Incorporation on January 23, 2007 the shares of common stock that were issued in the June 29 Transactions were reduced on a 1 for 15 basis. Since both the Company and the other parties to the June 29 Transactions intended that the

(5) shares that were issued be post-reverse split shares, following the filing of the amendment and the reverse split becoming effective, the Company offered to each of the recipients of shares in the June 29 Transactions additional shares of common stock (the "Catch-up share") so that each would have the specific number of post-reverse split shares that were intended to be issued in those transactions in satisfaction of any claims such recipients might have in respect of such matter. These Catch Up Shares are the shares being reported here.

(6) Beginning balance adjusted for 1 for 15 reverse stock split.

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. participant in any transaction having that purpose or effect.

SIGNATURE

After reasonable inquiry and to the best of my knowledge and belief, I certify that the information set forth in this statement is true, complete and correct.

January 22, 2013 Date /s/ Jane E. Washington Signature Jane E. Washington, Vice President Trust Operations Name/Title

Exhibit A

EXPLANATORY NOTE

This Schedule 13G is filed by Wells Fargo & Company on its own behalf and on behalf of any subsidiaries listed in Exhibit B. Aggregate beneficial ownership reported by Wells Fargo & Company under Item 9 on page 2 is on a consolidated basis and includes any beneficial ownership separately reported herein by a subsidiary.

Exhibit B

The Schedule 13G to which this attachment is appended is filed by Wells Fargo & Company on behalf of the following subsidiaries:

Wells Capital Management Incorporated (1) Wells Fargo Advisors Financial Network, LLC (2) Wells Fargo Advisors, LLC (2)

(1) Classified as a registered investment advisor in accordance with Regulation 13d-1(b)(1)(ii)(E). (2) Classified as a broker dealer in accordance with Regulation 13d-1(b)(1)(ii)(A).

Attention: Intentional misstatements or omissions of fact constitute Federal criminal violations (See 18 U.S.C. 1001)