The Securities and Exchange Commission has not necessarily reviewed the information in this filing and has not determined if it is accurate and complete.

The reader should not assume that the information is accurate and complete.

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

Notice of Exempt Offering of Securities

OMB APPROVAL

OMB 3235-Number: 0076

Estimated average

burden

hours per response:

4.00

1. Issuer's Identity

CIK (Filer ID Number)

Previous
Names

None

Entity Type

0001575793 DvineWave Inc. X Corporation

Name of Issuer Limited Partnership

Energous Corp

Limited Liability Company

Jurisdiction of
Incorporation/OrganizationGeneral Partnership
Business TrustDELAWAREOther (Specify)

Year of Incorporation/Organization

Over Five Years Ago

X Within Last Five Years (Specify Year) 2012

Yet to Be Formed

2. Principal Place of Business and Contact Information

Name of Issuer

Energous Corp

Street Address 1 Street Address 2

3590 NORTH FIRST STREET SUITE 210

City State/Province/Country ZIP/PostalCode Phone Number of Issuer

SAN JOSE CALIFORNIA 95134 (408) 963-0200

3. Related Persons

Last Name First Name Middle Name

Rizzone Stephen R.

Street Address 1 Street Address 2

3590 North First Street Suite 210

City State/Province/Country ZIP/PostalCode

San Jose CALIFORNIA 95134

Relationship: X Executive Officer X Director Promoter

Clarification of Response (if Necessary):

Last Name First Name Middle Name

Leabman Michael

Street Address 1 Street Address 2

3590 North First Street Suite 210

City State/Province/Country ZIP/PostalCode

San Jose CALIFORNIA 95134

Relationship: X Executive Officer X Director Promoter

Clarification of Response (if Necessary):

Last Name First Name Middle Name

Cooper Martin

Street Address 1 Street Address 2

3590 North First Street Suite 210

City State/Province/Country ZIP/PostalCode

San Jose CALIFORNIA 95134

Relationship: Executive Officer X Director Promoter

Clarification of Response (if Necessary):

Last Name First Name Middle Name

Gaulding John R.

Street Address 1 Street Address 2

3590 North First Street Suite 210

City State/Province/Country ZIP/PostalCode

San Jose CALIFORNIA 95134

Relationship: Executive Officer X Director Promoter

Clarification of Response (if Necessary):

Last Name First Name Middle Name

Griffin Robert J.

Street Address 1 Street Address 2

3590 North First Street Suite 210

City State/Province/Country ZIP/PostalCode

San Jose CALIFORNIA 95134

Relationship: Executive Officer X Director Promoter

Clarification of Response (if Necessary):

Last Name First Name Middle Name

Jackson Rex S.

Street Address 1 Street Address 2

3590 North First Street Suite 210

City State/Province/Country ZIP/PostalCode

San Jose CALIFORNIA 95134

Relationship: Executive Officer X Director Promoter

Clarification of Response (if Necessary):

4. Industry Group

Agriculture Health Care Retailing

Banking & Financial Services

Commercial Banking
Insurance
Investing
Health Insurance
Hospitals & Physicians
Computers

Investing
Investment Banking
Pharmaceuticals
Pooled Investment Fund
Pharmaceuticals
Telecommunications
Telecommunications
Telecommunications

Is the issuer registered as Manufacturing Travel

an investment company under the Investment Company

Real Estate Airports

Act of 1940? Commercial Lodging & Conventions

Ves. No. Construction Tourism & Travel Services

Yes No Construction Tourism & Travel Services
Other Banking & Financial Services REITS & Finance Other Travel

Residential Other **Business Services** Energy Other Real Estate

Coal Mining

Electric Utilities Energy Conservation

Environmental Services

Oil & Gas Other Energy

5. Issuer Size

OR Aggregate Net Asset Value Range **Revenue Range**

No Revenues No Aggregate Net Asset Value

\$1 - \$5,000,000 \$1 - \$1,000,000

X \$1,000,001 - \$5,000,000 \$5,000,001 - \$25,000,000 \$5,000,001 -\$25,000,001 - \$50,000,000 \$25,000,000

\$25,000,001 -\$50,000,001 - \$100,000,000 \$100,000,000

Over \$100,000,000 Over \$100.000.000 Decline to Disclose Decline to Disclose Not Applicable Not Applicable

6. Federal Exemption(s) and Exclusion(s) Claimed (select all that apply)

	Investment Company Act Section 3(c)		
Rule 504(b)(1) (not (i), (ii) or (iii))	Section 3(c)(1)	Section 3(c)(9)	
Rule 504 (b)(1)(i)	Section 3(c)(2)	Section 3(c)(10)	
Rule 504 (b)(1)(ii) Rule 504 (b)(1)(iii)	Section 3(c)(3)	Section 3(c)(11)	
Rule 505	Section 3(c)(4)	Section 3(c)(12)	
X Rule 506(b)	Section 3(c)(5)	Section 3(c)(13)	
Rule 506(c)	Section 3(c)(6)	Section 3(c)(14)	
Securities Act Section 4(a)(5)	Section 3(c)(7)		

7. Type of Filing

X New Notice Date of First Sale 2016-11-09 First Sale Yet to Occur Amendment

8. Duration of Offering

Does the Issuer intend this offering to last more than one year? Yes X No

9. Type(s) of Securities Offered (select all that apply)

Pooled Investment Fund Interests X Equity Tenant-in-Common Securities Option, Warrant or Other Right to Acquire Another Security Mineral Property Securities X Security to be Acquired Upon Exercise of Option, Warrant or

Other (describe) Other Right to Acquire Security

10. Business Combination Transaction

Clarification of Response (i	f Necessary):					
11. Minimum Investment						
Minimum investment accep	oted from any	outside in	vestor \$0 U	JSD		
12. Sales Compensation						
Recipient				Recipient CRD Number X None		
(Associated) Broker or Dea	aler X None			(Associated) Broker or Dealer CRD Number	X None	
Stree	et Address 1			Street Address 2		
City				State/Province/Country		ZIP/Postal Code
State(s) of Solicitation (sel Check "All Statesâ€∏ o States			All States	Foreign/non-US		
13. Offering and Sales Amo	ounts					
Total Offering Amount Total Amount Sold	\$23,000,019 \$23,000,019		Indefinite			
Total Remaining to be Sold	\$0	USD or	Indefinite			
Clarification of Response (i	f Necessary):					
Includes 763,552 shares of ostock at an exercise price of				1.48 and a warrant to purchase up to 763,5 ever be exercised.	52 shares o	of common
14. Investors						
investors, and enter the r	number of suc	h non-acc	redited inve	to persons who do not qualify as accredite estors who already have invested in the off or may be sold to persons who do not quali	ering.	
accredited investors, ent	er the total nu	mber of ir	ivestors wh	o already have invested in the offering:		
15. Sales Commissions & F	inder's Fees E	xpenses				
Provide separately the amount known, provide an estimate				ers fees expenses, if any. If the amount of a unt.	ın expendi	ture is not
Sales Commissions	\$0 USD	Estimat	e			
Finders' Fees	\$0 USD	Estimat	e			
Clarification of Response (i	f Necessary):					
16. Use of Proceeds						
	cutive officer	s, director		nas been or is proposed to be used for paymeters in response to Item 3 above. If the amo		
	\$0 USD	Estimat	e			
Clarification of Response (i	f Necessary):					
Signature and Submission						
Please verify the informatio below to file this notice.	n you have en	tered and	review the	Terms of Submission below before signing	g and click	ing SUBMIT

Terms of Submission

In submitting this notice, each issuer named above is:

- Notifying the SEC and/or each State in which this notice is filed of the offering of securities described and undertaking to furnish them, upon written request, in the accordance with applicable law, the information furnished to offerees.*
- Irrevocably appointing each of the Secretary of the SEC and, the Securities Administrator or other legally designated officer of the State in which the issuer maintains its principal place of business and any State in which this notice is filed, as its agents for service of process, and agreeing that these persons may accept service on its behalf, of any notice, process or pleading, and further agreeing that such service may be made by registered or certified mail, in any Federal or state action, administrative proceeding, or arbitration brought against the issuer in any place subject to the jurisdiction of the United States, if the action, proceeding or arbitration (a) arises out of any activity in connection with the offering of securities that is the subject of this notice, and (b) is founded, directly or indirectly, upon the provisions of: (i) the Securities Act of 1933, the Securities Exchange Act of 1934, the Trust Indenture Act of 1939, the Investment Company Act of 1940, or the Investment Advisers Act of 1940, or any rule or regulation under any of these statutes, or (ii) the laws of the State in which the issuer maintains its principal place of business or any State in which this notice is filed.
- Certifying that, if the issuer is claiming a Regulation D exemption for the offering, the issuer is not disqualified from relying on Regulation D for one of the reasons stated in Rule 505(b)(2)(iii) or Rule 506(d).

Each Issuer identified above has read this notice, knows the contents to be true, and has duly caused this notice to be signed on its behalf by the undersigned duly authorized person.

For signature, type in the signer's name or other letters or characters adopted or authorized as the signer's signature.

Issuer	Signature	Name of Signer	Title	Date
Energous Corp		Brian Sereda	Chief Financial Officer	2016-11-22

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 number.

* This undertaking does not affect any limits Section 102(a) of the National Securities Markets Improvement Act of 1996 ("NSMIA") [Pub. L. No. 104-290, 110 Stat. 3416 (Oct. 11, 1996)] imposes on the ability of States to require information. As a result, if the securities that are the subject of this Form D are "covered securities" for purposes of NSMIA, whether in all instances or due to the nature of the offering that is the subject of this Form D, States cannot routinely require offering materials under this undertaking or otherwise and can require offering materials only to the extent NSMIA permits them to do so under NSMIA's preservation of their anti-fraud authority.