United EcoEnergy Corp. Form SC 13G/A April 27, 2009

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

SCHEDULE 13G/A

UNDER THE SECURITIES EXCHANGE ACT OF 1934 (Amendment No. 2)*

United EcoEnergy Corp.

COMMON STOCK (Title of Class of Securities)

910203108 (CUSIP Number)

March 31, 2009
April 17, 2009
(Date of Event Which Requires Filing of this Statement)

Check the appropriate box to designate the rule pursuant to which this Schedule is filed:

/__/ Rule 13d-1(b) / X / Rule 13d-1(c) /__/ Rule 13d-1(d)

*The remainder of this cover page shall be filled out for a reporting person's initial filing on this form with respect to the subject class of securities, and for any subsequent amendment containing information which would alter disclosures provided in a prior cover page.

The information required on the remainder of this cover page shall not be deemed to be "filed" for the purpose of Section 18 of the Securities Exchange Act of 1934 ("Act") or otherwise subject to the liabilities of that section of the Act but shall be subject to all other provisions of the Act (however, see the Notes).

CUSIP No. 910203108

Names of Reporting Persons.
I.R.S. Identification Nos. of Above Persons (entities only)
Roadrunner Capital Group, LLC EIN: 22-3695261

2)	Check the Appropr (See Instructions)		ox if	a Member	of	a Group		(a) (b)	
3)	SEC Use Only								
4)	Citizenship or Pl New Jersey	ace of	Organi	zation					
	Number of Shares Beneficially Owned by Each Reporting Person With	6) 7)	Shared Sole	Voting Por	Powe:	r -0- 	016,586)
9)	Aggregate Amount Beneficially Owned by Each Reporting Person								
10)	Check if the Aggregate Amount in Row (9) Excludes Certain Shares (See Instructions) []								
11)	Percent of Class Represented by Amount in Item 9								
12)	Type of Reporting Person (See Instructions)								
(a)	Roadrunner Capital Gr 6,715,760 shares of pursuant to an option LLC ("Enterprise"). control of the shares of Roadrunner may be dispositive control or estriction that resowning, together wishares of common stocare exercised, cur	common agreemment Although upon pure deemed over such tricts the its	n stock nt betwee yh Road urchase, d to have n common Roadrun: affilia e Issuer	of Unite en Roadre runner has Chris Me e the righ stock. Th ner from tes, more outstand	ed Edunner s sole essale ht to he option exemination described that ding	coEnergy and Enter e voting as as the direct tion agre rcising a n 9.5% o on the o	Corperprise and comment and be confided to the dates to the dates to the confided to the confi	e Padispo dispo ging votin cont enefi num	"Issu") artners ositive Member ng and tains a icially mber of

Roadrunner owns 1,000,000 shares of the Issuer's common stock and the balance remaining under the option agreement is 5,715,760.

2

CUSIE	No. 910203108		
1)	Names of Reporting I.R.S. Identificati Leaddog Capital L.P.	on Nos. of Above Persons (entities only)	
2)	Check the Appropri (See Instructions)	•] X]
3)	SEC Use Only		
4)	Citizenship or Pla Delaware	ce of Organization	
	Number of Shares Beneficially Owned by Each Reporting Person With	5) Sole Voting Power 2,250,000 (b) 6) Shared Voting Power -0- 7) Sole Dispositive Power 2,250,000 (b) 8) Shared Dispositive Power -0-	
9)	Aggregate Amount Be	eneficially Owned by Each Reporting Person	
10)	Check if the Agg Certain Shares (S	gregate Amount in Row (9) Excludes See Instructions)	[]
11)	Percent of Class	Represented by Amount in Item 9	
12)	Type of Reporting	g Person (See Instructions)	

ΡN

(b) Leaddog Capital L.P. ("Leaddog") has the right to purchase up to 2,000,000 shares of common stock of United EcoEnergy Corp. ("Issuer") pursuant to an option agreement between Leaddog and Enterprise Partners LLC ("Enterprise"). Although Leaddog has sole voting and dispositive control of the shares upon purchase, Chris Messalas and Joseph B. LaRocco as Managing Members of Leaddog Capital Markets, LLC, (Leaddog's general partner) may be deemed to have the right to direct the voting and dispositive control over such common stock. The option agreement contains a restriction that restricts Leaddog from exercising and beneficially owning, together with its affiliates, more than 9.5% of the number of shares of common stock of the Issuer outstanding on the dates the options are exercised. Leaddog has exercised its option to purchase all 2,000,000 shares. Leaddog also received an additional 100,000 shares as partial consideration for a loan to the Issuer on February 21, 2008. Leaddog is entitled to receive an additional 100,000 shares as partial consideration for a loan to the Issuer on March 31, 2009. Leaddog is entitled to receive an additional 50,000 shares as partial consideration for a loan to the Issuer on April 17, 2009.

Explanatory Note

The Reporting Persons hereby amend and restate the following items and supplements the statement on Schedule 13G filed with the Securities and Exchange Commission (the "SEC") on March 6, 2009.

3

ITEM 1.

(A) NAME OF ISSUER

United EcoEnergy Corp.

(B) ADDRESS OF ISSUER'S PRINCIPAL EXECUTIVE OFFICE

1365 N. Courtenay Parkway, Suite A, Merritt Island, FL 32953

ITEM 2.

(A) NAME OF PERSONS FILING

Roadrunner Capital Group, LLC New Jersey Leaddog Capital, L.P. Delaware

- (B) ADDRESS OF PRINCIPAL BUSINESS OFFICE OR IF NONE, RESIDENCE

 120 Wall Street, 24th Floor, New York, NY 10005
- (C) CITIZENSHIP

Roadrunner Capital Group, LLC New Jersey Leaddog Capital, L.P. Delaware

(D) TITLE OF CLASS OF SECURITIES

Common Stock

(E) CUSIP NUMBER 910203108

ITEM 3.

Not Applicable.

ITEM 4. OWNERSHIP.

Provide the following information regarding the aggregate number and percentage of the class of securities of the issuer identified in Item 1.

(a) Amount beneficially owned:

		Roadrunner	Leaddog
(a)	Beneficial Ownership	1,016,586	2,250,000
(b)	Percentage of Class	2.93%	6.48%
(c)	Sole Voting Power	1,016,586	2,250,000
	Shared Voting Power	-0-	-0-
	Sole Dispositive Power	1,016,586	2,250,000
	Shared Dispositive Power		-0-

4

- ITEM 5. OWNERSHIP OF FIVE PERCENT OR LESS OF A CLASS See Item 4.
- ITEM 6. OWNERSHIP OF MORE THAN FIVE PERCENT ON BEHALF OF ANOTHER PERSON Not Applicable.
- THE SECURITY BEING REPORTED ON BY THE PARENT HOLDING COMPANY

 Not Applicable.
- ITEM 8. IDENTIFICATION AND CLASSIFICATION OF MEMBERS OF THE GROUP Not Applicable.
- ITEM 9. NOTICE OF DISSOLUTION OF GROUP

 Not Applicable.

ITEM 10. CERTIFICATION.

By signing below we certify that, to the best of our knowledge and belief, the securities referred to above were not acquired and are not held for the purpose of or with the effect of changing or influencing the control of the issuer of the securities and were not acquired and are not held in connection with or as a participant in any transaction having that purpose or effect.

Dated: April 27, 2009

By: /s/ Chris Messalas

Name Chair Managha

Name: Chris Messalas Title: Managing Member

EXHIBITS

A: Joint Filing Statement

5

Exhibit A

Agreement of Joint Filing

We, the undersigned, hereby express our agreement that the attached Schedule 13G is filed on behalf of us.

Date: April 27, 2009

SIGNATURES

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.

Roadrunner Capital Group, LLC

/s/ Chris Messalas

By:______
Chris Messalas, Managing Member

Leaddog Capital L.P. by its General Partner Leaddog Capital Markets, LLC

/s/ Chris Messalas

By:
Chris Messalas, Managing Member