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

Form 6-K

**REPORT OF FOREIGN PRIVATE ISSUER
PURSUANT TO RULE 13a-16 OR 15d-16
UNDER THE SECURITIES EXCHANGE ACT OF 1934**

For the month of July 2017

Commission File Number 001-37678

SPI Energy Co., Ltd.

(Exact name of registrant as specified in its charter)

**Suite 2703, 27/F, China Resources Building
26 Harbour Road, Wan Chai
Hong Kong SAR, China**

(Address of principal executive office)

Indicate by check mark whether the registrant files or will file annual reports under cover of Form 20-F or Form 40-F.

Form 20-F Form 40-F

Indicate by check mark if the registrant is submitting the Form 6-K in paper as permitted by Regulation S-T Rule 101(b)(1):

Indicate by check mark if the registrant is submitting the Form 6-K in paper as permitted by Regulation S-T Rule 101(b)(7):

SIGNATURES

Pursuant to the requirements of the Securities Exchange Act of 1934, the registrant has duly caused this report to be signed on its behalf by the undersigned, thereunto duly authorized.

SPI Energy Co., Ltd.

Date: July 17, 2017

By: /s/ Tairan Guo
Name: Tairan Guo
Title: Chief Financial Officer

[Signature Page to Form 6-K]

EXHIBIT INDEX

Exhibit Number	Description
99.1	Press Release
99.2	Press Release

SPI Energy Co., Ltd. Announces Repurchase of EnSync Shares

HONG KONG, July 13, 2017 — SPI Energy Co., Ltd. (“SPI Energy” or the “Company”) (NASDAQ:SPI), a global clean energy market place for business, residential, government and utility customers and investors, today announced the buyback of preferred shares in EnSync, Inc. (“EnSync”).

On August 30, 2016, SPI Solar, Inc. (“SPI Solar”), a subsidiary of the Company, entered into an agreement (the “Melodious SPA”) with Melodious Investments Company Limited (“Melodious”) and certain other party to sell to Melodious 8,000,000 shares of common stock, 7,012 shares of series C-1 convertible preferred stock and 4,341 shares of C-2 convertible preferred stock of EnSync for an aggregate price of US\$17 million, which sale was completed in December 2016. Pursuant to the Melodious SPA, Melodious has the right to request SPI Solar to repurchase 7,012 shares of the C-1 preferred stock and 4,341 shares of the C-2 preferred stock under certain circumstances. In April 2017, Melodious exercised such right and requested that SPI Solar repurchase those preferred stocks at a per share price of US\$1,018.25, with a total repurchase consideration of US\$11.6 million plus interest. The aforementioned repurchase was completed on July 10, 2017. Among the repurchase consideration, US\$8.5mn was set off against the outstanding payment obligation of Melodious under the Melodious SPA with net payment by SPI Solar in the amount of US\$3.2 million. After the completion of this repurchase, SPI Solar holds 28,048 shares of series C preferred stock of EnSync (consisting of 7,012 shares of each of series C-1, C-2, C-3 and C-4 preferred stock) and a warrant to purchase 50 million shares of common stock of EnSync, subject to certain conditions. Those preferred stocks and the warrant were originally acquired by SPI Solar from EnSync in July 2015.

About SPI Energy Co., Ltd.

SPI Energy Co., Ltd. is a global provider of photovoltaic (PV) solutions for business, residential, government and utility customers and investors. SPI Energy focuses on the EPC/BT, storage and O2O PV market including the development, financing, installation, operation and sale of utility-scale and residential PV projects in China, Japan, Europe and North America. The Company operates an online energy e-commerce and investment platform in China, as well as B2B e-commerce platform offering a range of PV and storage products in Australia. The Company has its operating headquarters in Hong Kong and maintains global operations in Asia, Europe, North America and Australia.

For additional information, please visit: <http://investors.spisolar.com>.

For investors and media inquiries please contact:

SPI Energy Co., Ltd.

IR Department

Email: ir@spisolar.com

SPI Energy Co., Ltd. Provides Update on Private Placement

HONG KONG, July 13, 2017 — SPI Energy Co., Ltd. (“SPI Energy” or the “Company”) (NASDAQ:SPI), a global clean energy market place for business, residential, government and utility customers and investors, announced the closing of a previously disclosed private placement.

As disclosed by the Company on April 24, 2017, the Company entered into a share purchase agreement (the “April 2017 SPA”) with Tiger Capital Fund SPC participating in Tiger Global SP (the “Tiger Fund”) to issue 80,000,000 ordinary shares of the Company to the Tiger Fund at an aggregate purchase price of US\$5,760,000. In June 2017, the Tiger Fund agreed to assign its rights and obligations under the April 2017 SPA to a third party designated by the Company. Consequently, the Company designated Qian Kun Prosperous Times Investment Limited as substitution for Tiger Fund for the purchase of 80,000,000 ordinary shares of the Company at an aggregate purchase price of US\$5,760,000, which transaction was completed on July 12, 2017.

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