FORM 3

UNITED STATES SECURITIES AND EXCHANGE COMMISSION

Washington, D.C. 20549

INITIAL STATEMENT OF BENEFICIAL OWNERSHIP OF OMB Number: 3

OMB APPROVAL

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SECURITIES

			or Sec	ction 30(h) of	the Investment Company Act of 1	940				
1. Name and Address of Reporting Person* Pacven Walden Management VI Co. Ltd.		2. Date of Event Requiring Statement (Month/Day/Year) 03/25/2015		3. Issuer Name and Ticker or Trading Symbol SolarEdge Technologies Inc [SEDG]						
(Last) (First) (Middle) ONE CALIFORNIA STREET, 28TH FLOOR				4. Relationship of Reporting Person(s) to Issue (Check all applicable) Director X 10% Owner Officer (give title below) Other (spe below)		cify 6. I	Amendment, Date of Original Filed nth/Day/Year) ndividual or Joint/Group Filing (Check			
(Street) SAN FRANCISCO CA 94111							Applicable Line) Form filed by One Reporting Person X Form filed by More than One Reporting Person			
(City)	(State)	(Zip)								
			Table I - No	n-Derivat	ive Securities Beneficial	ly Owned				
1. Title of Se	curity (Instr. 4)				2. Amount of Securities Beneficially Owned (Instr. 4)	3. Ownershi Form: Direc or Indirect ((Instr. 5)	t (D) (Ins	ature of Indirect tr. 5)	Beneficial Ownership	
		(e			e Securities Beneficially ants, options, convertible		s)		Joint/Group Filing (Check e) iled by One Reporting Person iled by More than One ing Person Schip Diect r. 5) By Pacven Walden Ventures VI, L.P.(2) By Pacven Walden Ventures VI, L.P.(2) By Pacven Walden Ventures Parallel VI, L.P.(2) By Pacven Walden Ventures Parallel VI, L.P.(2) By Pacven Walden Ventures Parallel VI, L.P.(2) By Pacven Walden Ventures Parallel VI, L.P.(2) By Pacven Walden Ventures Parallel VI, L.P.(2) By Pacven Walden Ventures VI, L.P.(2) By Pacven Walden Ventures VI, L.P.(2) By Pacven Walden Ventures Parallel VI, L.P.(2) By Pacven Walden Ventures Parallel VI, L.P.(2) By Pacven Walden Ventures VI, L.P.(2) By Pacven Walden Ventures Parallel VI, L.P.(2)	
1. Title of Derivative Security (Instr. 4)		(Instr. 4)	2. Date Exercisable and Expiration Date (Month/Day/Year)		3. Title and Amount of Securities Underlying Derivative Security (Instr. 4)		4. Conversio or Exercis Price of		Beneficial Ownership	
		Date Exercisable	Expiration Date	Title	Amount or Number of Shares	Derivative Security				
Series A Co	onvertible Prefe	rred Stock	(1)	(1)	Common Stock	1,394,670	(1)	I	l ř	
Series A Co	onvertible Prefe	rred Stock	(1)	(1)	Common Stock	108,598	(1)	I	Ventures Parallel	
Series B Co	onvertible Prefe	rred Stock	(1)	(1)	Common Stock	1,256,014	(1)	I		
Series B Co	onvertible Prefe	rred Stock	(1)	(1)	Common Stock	97,801	(1)	I	Ventures Parallel	
Series C Co	onvertible Prefe	rred Stock	(1)	(1)	Common Stock	615,191	(1)	I		
Series C Co	onvertible Prefe	rred Stock	(1)	(1)	Common Stock	47,903	(1)	I	Ventures Parallel	
Series D Co	onvertible Prefe	rred Stock	(1)	(1)	Common Stock	446,531	(1)	I		
Series D Co	onvertible Prefe	rred Stock	(1)	(1)	Common Stock	34,769	(1)	I	Ventures Parallel	
Series D-1	Convertible Pre	ferred Stock	(1)	(1)	Common Stock	120,845	(1)	I	l *	
Series D-1	Convertible Pre	ferred Stock	(1)	(1)	Common Stock	9,409	(1)	I	Ventures Parallel	
Series D-2	Convertible Pre	ferred Stock	(1)	(1)	Common Stock	145,014	(1)	I		
Series D-2	Convertible Pre	ferred Stock	(1)	(1)	Common Stock	11,291	(1)	I	l *	

Table II - Derivative Securities Beneficially Owned (e.g., puts, calls, warrants, options, convertible securities)							
1. Title of Derivative Security (Instr. 4)	2. Date Exercisable and Expiration Date (Month/Day/Year)		3. Title and Amount of Securities Underlying Derivative Security (Instr. 4)		4. Conversion or Exercise	5. Ownership Form:	6. Nature of Indirect Beneficial Ownership (Instr. 5)
	Date Exercisable	Expiration Date	Title	Amount or Number of Shares	Price of Derivative Security	Direct (D) or Indirect (I) (Instr. 5)	
Series D-3 Convertible Preferred Stock	(1)	(1)	Common Stock	242,353	(1)	I	By Pacven Walden Ventures VI, L.P. ⁽²⁾
Series D-3 Convertible Preferred Stock	(1)	(1)	Common Stock	18,871	(1)	I	By Pacven Walden Ventures Parallel VI, L.P. ⁽²⁾

Name and Address of Reporting Person* Pacven Walden Management VI Co. Ltd.							
(Last)	(First)	(Middle)					
ONE CALIF	ORNIA STREET, 2	BTH FLOOR					
(Street)							
SAN FRANC	CISCO CA	94111					
(City)	(State)	(Zip)					
1. Name and Address of Reporting Person*							
Pacven Walden Ventures VI LP							
(Last)	(First)	(Middle)					
ONE CALIFORNIA STREET, 28TH FLOOR							
(Street)							
SAN FRANC	CISCO CA	94111					
(City)	(State)	(Zip)					
	dress of Reporting Pers						
VILP	<u>WALDEN VEN</u>	<u>FURES PARALLEI</u>	<u> </u>				
(Last)	(First)	(Middle)					
	ORNIA STREET, 2	BTH FLOOR					
(Street)							
SAN FRANC	CISCO CA	94111					
(City)	(State)	(Zip)					
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Explanation of Responses:

1. Each three (3) shares of the issuer's Series D-3, D-2, D-1, D, C, B, and A Convertible Preferred Stock will convert into one (1) share of the issuer's Common Stock immediately prior to the closing of an approved initial public offering meeting certain criteria ("IPO"). Such shares have no expiration date.

2. Pacven Walden Management VI Co., Ltd. ("Pacven Mgmt VI"), the Designated Filer, is the general partner of Pacven Walden Ventures VI, L.P. ("Pacven VI") and Pacven Walden Ventures Parallel VI, L.P. ("Pacven Parallel VI") Pacven Mgmt VI is affiliated with Walden International, a venture capital firm. Mr. Lip-Bu Tan is the sole director and a member of the investment committee of Pacven Mgmt VI and shares voting and investment power with respect to the shares held by Pacven VI and Pacven Parallel VI with other members of the Investment Committee, i.e., Andrew Kau and Brian Chang. Each such person disclaims beneficial ownership of the shares in which he or she has no pecuniary interest.

/s/ Lip-Bu Tan as director of
Pacven Walden Management
VI Co., Ltd., the General
Partner of Pacven Walden
Ventures VI, L.P.
/s/ Lip-Bu Tan as director of
Pacven Walden Management
VI Co., Ltd., the General
Partner of Pacven Walden
Ventures Parallel VI, L.P.

** Signature of Reporting Person Date

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

- * If the form is filed by more than one reporting person, see Instruction 5 (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).

Note: File three copies of this Form, one of which must be manually signed. If space is insufficient, see Instruction 6 for procedure.

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.