SECURITIES AND EXCHANGE COMMISSION WASHINGTON, D.C. 20549

SCHEDULE 13D (RULE 13D-101)

INFORMATION TO BE INCLUDED IN STATEMENTS
FILED PURSUANT TO RULE 13D-1(A) AND AMENDMENTS
THERETO FILED PURSUANT TO RULE 13-2(A)

(AMENDMENT NO. 1) *

	Pacific Ethanol, Inc.	
	(Name of Issuer)	
Common	Stock, \$.001 par value per sh	nare
	itle of Class of Securities)	
	69423U 10 7	
	(CUSIP Number)	
	Langley, Chief Financial Offic Avenue, Fresno, CA 93711,(559)	
	Address and Telephone Number ed to Receive Notices and Comm	
	April 19, 2006	
(Date of Event	Which Requires Filing of this	Statement)
the acquisition that is the schedule because of Rule 13 box. NOTE: Schedules filed in pa	eviously filed a statement on subject of this Schedule 13D, d-1(e), 13d-1(f) or 13d-1(g), per format shall include a sigluding all exhibits. See Rule nt.	and is filing this check the following gned original and five
(c	ontinued on following pages) (Page 1 of 1 Pages)	
initial filing on this form	r page shall be filled out for with respect to the subject of the containing information which rior cover page.	class of securities, and
to be "filed" for the purpo 1934 or otherwise subject t	the remainder of this cover property se of Section 18 of the Securion the liabilities of that secter provisions of the Act (hower	ties Exchange Act of ion of the Act but
CUSIP No. 69423U 10 7	SCHEDULE 13D	Page 2 of 6
		Exhibit A
1 NAMES OF REPORTIN I.R.S. IDENTIFICA	G PERSONS TION NO. OF ABOVE PERSONS (ENT	TITIES ONLY)

NEIL M. KOEHLER

	۷	(a) (b)				
_	3	SEC USE ONLY				
-	4	SOURCE OF FUNDS				
		00				
_	5	CHECK BOX IF DISCLOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO ITEM 2(d) OR 2(e)				
_	6 CITIZENSHIP OR PLACE OF ORGANIZATION					
		UNITED STATES				
_		UMBER OF	 7	SOLE VOTING POWER		
	SHARES BENEFICIALLY OWNED BY EACH REPORTING PERSON			3,588,139		
			8	SHARED VOTING POWER		
				0		
WITH		WIII	9	SOLE DISPOSITIVE POWER		
_				3,588,139		
			10	SHARED DISPOSITIVE POWER		
_				0		
	11	AGGREGATE AMOUNT	BENEFICIALLY O	WNED BY EACH REPORTING PERSON		
_		3,588,139				
	12	CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES			1 1	
	13 PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (11)					
11.4% (1)						
	14	TYPE OF REPORTING	PERSON			
_		IN				
_						

(1) The number of outstanding shares for purposes of this calculation consists of 31,581,903 shares outstanding as of May 9, 2006.

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ITEM 1. SECURITY AND ISSUER.

This Amendment No. 1 amends and supplements the statement on Schedule 13D filed on April 4, 2005 filed by Neil M. Koehler (the "Statement"), with respect to the common stock, \$.001 par value per share ("Common Stock"), of Pacific Ethanol, Inc., a Delaware corporation formerly known as Accessity Corp. (the "Issuer"). The names and the address of the principal executive offices of the Issuer is 5711 N. West Avenue, Fresno, CA 93711.

ITEM 3. SOURCE AND AMOUNT OF FUNDS OR OTHER CONSIDERATION.

This Amendment No. 1 is being filed by the Reporting Person to reflect the sale of an aggregate of 600,000 shares of Common Stock at market price on April 18 and 19, 2006. The Reporting Person acquired ownership of shares of Common Stock as described in the Statement.

ITEM 4. PURPOSE OF TRANSACTION.

The purpose of these transactions was to obtain cash. The Reporting Person may determine to dispose of some or all of his Common Stock, periodically, by public or private sale, gift, pledge or otherwise.

Except as described above, the Reporting Person does not have any plans or proposals that relate to or would result in: (i) the acquisition of additional securities of the Issuer, or the disposition of securities of the Issuer; (ii) any extraordinary corporate transaction; (iii) any sale or transfer of a material amount of assets of the Issuer or any of its subsidiaries; (iv) any change in the present board of directors or management of the Issuer; (v) any material change in the present capitalization or dividend policy of the Issuer; (vi) any other material change in the Issuer's business or corporate structure; (vii) any changes in the Issuer's charter, bylaws or instruments corresponding thereto, or other actions which may impede the acquisition of control of the Issuer by any person; (viii) causing a class of securities of the Issuer to be delisted from a national securities exchange or to cease to be authorized to be quoted in an inter-dealer quotation system of a registered national securities association; (ix) a class of equity securities of the Issuer becoming eligible for termination of registration pursuant to Section 12(g)(4) of the Securities Exchange Act of 1934; or (x) any action similar to any of those enumerated above.

ITEM 5. INTEREST IN SECURITIES OF THE ISSUER.

- (a) The Reporting Person beneficially owns 3,588,139 shares of common stock of the Issuer, which equals approximately 11.4% of the outstanding shares of common stock of the Issuer as of May 9, 2006.
- (b) The Reporting Person has sole voting and dispositive power as to $3,588,139 \, \mathrm{shares}$.
- (c) Excluding Reporting Person's sale of 600,000 shares of Common Stock on April 18 and 19, 2006, the Reporting Person has not effected any transactions in the Issuer's common stock during the past 60 days.
- (d) No other person has the right to receive or the power to direct the receipt of dividends from, or the proceeds from the sale of, the securities described in the Statement for which the Reporting Person is deemed to be the beneficial owner.
- (e) As of the date of this Amendment No. 1, the Reporting Person has not ceased to be deemed the beneficial owner of more than five percent of the Common Stock.

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ITEM 6. CONTRACTS, ARRANGEMENTS, UNDERSTANDINGS OR RELATIONSHIPS WITH RESPECT TO SECURITIES OF THE ISSUER.

Except as described in this Item 6, the Reporting Person has no contracts, arrangements, understandings, or relationships (legal or otherwise) with respect to any securities of the Issuer.

VOTING LETTER AGREEMENT

The Reporting Person entered into a Voting Letter Agreement dated April 13, 2006 as required in connection with the sale of the Issuer's Series A Cumulative Redeemable Convertible Preferred Stock ("Series A Preferred Stock") on April 13, 2006 to Cascade Investment, L.L.C. ("Cascade"). The Voting Letter Agreement provides that the Reporting Person will vote all of the Issuer's securities owned by him or over which the Reporting Person has voting control in favor of directors nominated by Cascade. The Voting Letter Agreement shall terminate on the earlier of the date that Cascade and its affliates own less than 10% of the Issuer's securities and the date the Reporting Person is not an officer, director or employee of the Issuer or its subsidiaries.

LOCK-UP AGREEMENT

Person, certain other stockholders of Issuer (each a "Stockholder"), the Issuer and Cascade entered into a Lock-Up Agreement (the "Lock-Up Agreement"). The Lock-Up Agreement provides that, through April 13, 2007, no Stockholder shall sell or otherwise transfer more than 40% of the shares of Common Stock that such Stockholder held on April 13, 2006

The information set forth in response to this Item 6 is qualified in its entirety by reference to Voting Letter Agreement (see Exhibit 99.1) and the Lock-Up Agreement (see Exhibit 99.2), which are incorporated by reference herein.

ITEM 7. MATERIAL TO BE FILED AS EXHIBITS.

EXHIBIT	DESCRIPTION		
99.1	Voting Letter Agreement dated as of April 13, 2005 by Neil Koehler.		
99.2	Lock-Up Agreement dated as of April 13, 2006 by and among Pacific Ethanol, Inc., Cascade Investment, L.L.C. and the persons listed on Schedule I thereto (incorporated by reference to Exhibit 99.3 to Schedule 13D filed by Cascade Investment, L.L.C. with the Securities and Exchange Commission on April 21, 2006, File No. 005-51517).		

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.

> May 10, 2006 _____ (Date)

/s/ Neil M. Koehler, an individual (Signature)

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EXHIBIT FILED WITH THIS SCHEDULE

EXHIBIT	DESCRIPTION		
99.1	Voting Letter Agreement dated as of April 13, 2005 by Neil Koehler.		

Voting Letter Agreement dated as of April 13, 2005 by Neil Koehler.

April 13, 2006

Pacific 5711 N. Fresno, Attentic	West A	Ave. 711	
Cascade 2365 Cai Kirkland	cillon	Point	L.L.C.
Attentio	on:		

VOTING LETTER AGREEMENT

Ladies and Gentlemen:

This letter agreement (this "Voting Letter Agreement") sets forth certain agreements relating to a Registration Rights and Stockholders Agreement (the "Registration Rights and Stockholders Agreement") dated as of April 13, 2006, by and among Pacific Ethanol, Inc., a Delaware corporation (the "Company") and Cascade Investment, L.L.C., a Washington limited liability company (the "Investor"). Capitalized terms used herein without definition have the meanings ascribed to them in the Registration Rights and Stockholders Agreement. In order to induce the Investor to enter into the Purchase Agreement and purchase the Shares and in consideration of the agreements set forth in this Registration Rights and Stockholders Agreement, the undersigned, an executive officer, director or manager of the Company or one of its Subsidiaries (the "Insider"), agrees as follows:

- 1. The Insider hereby grants to the Company an irrevocable proxy, coupled with an interest, to vote all of the Voting Securities now or hereafter owned by such Insider or over which such Insider has voting control in favor of the Investor Directors at any general or special meeting of stockholders of the Company at which directors are to be elected. The Insider further agrees to take such other actions as may be within his or her authority as an officer or director of the Company and/or one of the Subsidiaries of the Company to carry out the provisions of Section 10 of the Registration Rights and Stockholders Agreement.
- 2. The Insider further agrees that such Insider will not vote any Voting Securities owned by such Insider or over which such Insider has voting control, or take any action by written consent, or take any other action as a shareholder of the Company, to circumvent the voting arrangements required by Section 10 of the Registration Rights and Stockholders Agreement or this Voting Letter Agreement. The Insider hereby agrees to vote or cause to be voted or cause such Insider's designees as directors to vote all Voting Securities owned by such Insider or over which such Insider has voting control so as to comply with Section 10 of the Registration Rights and Stockholders Agreement and this

Voting Letter Agreement. The provisions set forth herein constitute a voting agreement under Section 218 of the Delaware General Corporation Law, as amended, and, in connection therewith, the Insider expressly consents to the enforcement of this Voting Letter Agreement by specific performance.

3. This Voting Letter Agreement shall terminate on the earlier of the Termination Date and the date that the Insider is not an officer, director, manager or employee of the Company or any of its Subsidiaries.

By: /s/ Neil Koehler

Name: Neil Koehler

Title: Chief Executive Officer and President