

## **B Green Becomes Authorized Vendor with Do it Best Corp.**

**As a vendor B Green's VibeAway® and Ecopod® can be marketed to Do it Best Corp. 4100 member-owned stores**

MATAWAN, N.J.- October 24, 2011: B GREEN INNOVATIONS Inc. (OTC Bulletin Board: BGNN), announced today that it has become an authorized vendor with Do it Best Corp., a member-owned co-op representing more than 4100 stores worldwide. The company has already received orders from member-owned stores.

**B Green's VibeAway® and Ecopod® can be marketed at the Do it Best 4100 member stores at special retail pricing, *"stop in and buy a box the earth will thank you."***

### **About Do it Best Corp.:**

Based in Fort Wayne, Ind., Do it Best Corp. is the only U.S.-based, member-owned comprehensive and fully integrated hardware, lumber and building materials buying cooperative in the home improvement industry. With annual sales of \$2.41 billion, Do it Best Corp. is the second largest co-op in the industry, serving more than 4,000 member-owned locations in the United States and in 50 foreign countries.

### **About B Green Innovations:**

The B Green Innovations, Inc. ("B Green") "Go Green" mission from its inception is to create a "Green" company for the development of solutions to eliminate waste from the world's environment. B Green offers consumers a realistic and necessary solution to the problem of waste around the world. We believe that to truly have an impact on the planet, one must be committed to the environment and seek out environmentally friendly products.

Certain information included in this letter to shareholders, may contain forward-looking statements about our current and expected performance trends, growth plans, business goals and other matters. These statements may be contained in our filings with the Securities and Exchange Commission, in our press releases, in other written communications, and in oral statements made by or with the approval of one of our authorized officers. Information set forth in this press release contains various "forward-looking statements" within the meaning of Section 27A of the Securities Act of 1933 and Section 21E of the Securities Exchange Act of 1934. The Private Securities Litigation Reform Act of 1995 (the "Act") provides certain "safe harbor" provisions for forward-looking statements. The reader is cautioned that such forward-looking statements are based on information available at the time and/or management's good faith belief with respect to future events, and are subject to risks and uncertainties that could cause actual performance or results to differ materially from those expressed in the statements. Forward-looking statements speak only as of the date the statement was made. We assume no obligation to update forward-looking information to reflect actual results,

changes in assumptions or changes in other factors affecting forward-looking information. Forward-looking statements are typically identified by the use of terms such as "anticipate," "believe," "could," "estimate," "expect," "intend," "may," "might," "plan," "predict," "project," "should," "will," and similar words, although some forward-looking statements are expressed differently. Although we believe that the expectations reflected in such forward-looking statements are reasonable, we can give no assurance that such expectations will prove to be correct.

<http://www.bgreeninnovations.com/>

Contact: Dolores Serafin  
732-696-9333