Adequate and Current Information Statement – Third Quarter 2012

Item 1. The exact name of the issuer and its predecessor (if any). Bayport International Holdings, Inc. (the "Company", "we", "our", "BAYPORT"). Bayport International Holdings, Inc. ("Bayport") changed its corporate name from Exit Only, Inc. on January 17, 2012. Throughout this report, we will continue to refer to it as Bayport International Holdings, Inc. The address of the issuer's principal executive offices is:

9101 West Sahara Avenue #105 Las Vegas, NV 89117 Phone: 702-629-6312

Item 2. The number of shares or total amount of the securities outstanding for each class of securities outstanding.

As of October 1, 2012, the Company's number of shares authorized was as follows:

Common shares 850,000,000, Preferred shares 25,000,000 of which 729,716,049 common shares and 8,000,000 Preferred shares were outstanding (the outstanding Preferred shares were Series A; no Series B Preferred are outstanding). Of the outstanding common shares, 480,671,049 shares are freely-tradable. The number of shareholders of record was 72.

Item 3. Interim Financial Statements. See financials for Quarter 3 of 2012.

Item 4. Management's Discussion and Analysis and Plan of Operation.

The Company has obtained a commitment from two groups of private investors to provide the cost of commercialization of its mineral claims. Expenditures from these sources are reflected on our balance sheet under "Capitalized Mining Expenses" and Startup Costs". Since no revenues have been realized, these expenditures do not appear on the Company's Statement of Operations. Such capitalized expenses include payment of \$3000 in compensation to each of James Louis Porter and Clay Franks. A subsidiary of the Company, CARE, has obtained a letter of intent from Aegis Capital Inc. in New York City to raise funds on a "best efforts" basis, the outcome of which remains to be seen. There can be no assurance that the Company's mining operations will ever be undertaken or, if undertaken, profitable.

Management's Discussion and Analysis of Financial Condition and Results of Operations.

The following discussion and analysis is management's assessment of the results and financial condition of the Company for the nine months ended September 30, 2012. Our goal and commitment towards development has positioned us for a solid chance to be operational; anticipated to be in the Fourth Quarter of 2012. Cash needs have been met by investors pursuant to agreement with them to do so. The company expects to be generating revenue from an oil and gas contract later in 2012 (amounts undetermined), but none from any mining ventures. Our mining support agreements in place will position the company for growth that could prove to be significant. Without this support and growth, our plans to move towards becoming operational will not be successful.

Item 5. Legal Proceedings.

On July 9, 2012 The Company settled the lawsuit ("Lawsuit") filed in the US District Court for the Eastern District of Pennsylvania, captioned "Securities and Exchange Commission v. Mark Johnson, Marc Manoff, Kyle Gotshalk, Leonard Gotshalk and Exit Only, Inc.". Settlement was made by the Company agreeing to (and the presiding judge subsequently entering an order) permanently enjoining the Company from any future violations of certain of the federal securities laws. To the best of current management's knowledge, there are no current, past, pending or threatened legal proceeding or administrative actions either by or against the Company that could have a material adverse effect on the issuer's business, financial condition, or operations and any current, past or pending trading suspensions by a securities regulator.

Item 6. Defaults Upon Senior Securities.

Not applicable.

Item 7. Other Information.

Not applicable.

Item 8. Material Contracts.

On June 22, 2012, the Company entered into an agreement with two unaffiliated individuals pursuant to which the Company acquired certain iron ore mineral claims in Juab County, Utah for an aggregate consideration of 40,000,000 shares of the Company's common stock.

Item 9. Certifications.

I, James Louis Porter, certify that: I have reviewed this disclosure document of Bayport International Holdings, Inc. Based on my knowledge, this disclosure document does not contain any untrue statement of a material fact or omit to state a material fact necessary to make the statements made, in light of the circumstances under which such statements were made, not misleading with respect to the period covered by this disclosure statement. Based on my knowledge, the financial statements, and other financial information included or incorporated by reference in this document, fairly present in all material respects the financial condition, results of operations and cash flows of Bayport International Holdings, Inc as of September 30, 2012 and for the periods presented in this disclosure document.

Date: October 15, 2012

Signature:

James L. Porter, President

Bayport International Holdings, Inc.

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I, Gina Porter, certify that: I have reviewed this disclosure statement of Bayport International Holdings, Inc. Based on my knowledge, this disclosure document does not contain any untrue statement of a material fact or omit to state a material fact necessary to make the statements made, in light of the circumstances under which such statements were made, not misleading with respect to the period covered by this disclosure statement. Based on my knowledge, the financial statements, and other financial information included or incorporated by reference in this document, fairly present in all material respects the financial condition, results of operations and cash flows of Bayport International Holdings, Inc as of September 30, 2011 and for the periods presented in this disclosure document.

Date: October 15, 2012

Signature:

Gina Porter, Treasurer

Bayport International Holdings, Inc.

Gina L. Forter

I, Clay Franks, certify that: I have reviewed this disclosure statement of Bayport International Holdings, Inc. Based on my knowledge, this disclosure document does not contain any untrue statement of a material fact or omit to state a material fact necessary to make the statements made, in light of the circumstances under which such statements were made, not misleading with respect to the period covered by this disclosure statement. Based on my knowledge, the financial statements, and other financial information included or incorporated by reference in this document, fairly present in all material respects the financial condition, results of operations and cash flows of Bayport International Holdings, Inc. as of September 30, 2012 and for the periods presented in this disclosure document.

Date: October 15, 2012

Signature:

Clay Franks, Vice President

Clay Lit

Bayport International Holdings, Inc.