INITIAL INFORMATION AND DISCLOSURE STATEMENT

For the Fiscal Year Ended December 31, 2012

Hybrid Fuels, Inc

Corporate office 401 E. Las Olas Blvd Ft. Lauderdale, Florida 33301

Cusip No Tax ID 44860F 10 3 45-2221635

Trading Symbol HRID

Part A General Company Information

Item I The exact name of the issuer and its predecessor (if any). Hybrid Fuels, Inc.

Item II The address of the issuer's principal executive offices.

401 E. Las Olas Blvd, Ft. Lauderdale FL. 33301 Ph (954) 903-2993

Item III The jurisdiction(s) and date of the issuer's incorporation or organization

The issuer was incorporated May 27, 1998 and is a Nevada corporation

Part B Share Structure

Item IV The exact title and class of securities outstanding.

Currently there are 899,999,733 Common shares issued with no class distinction, and bear the cusip # 44860F103

Item V Par or stated value and description of the security.

The company has one class of common stock; stated par value is \$0.0001. Each share may vote on all items brought before the shareholders. Cumulative and per-emptive voting is prohibited.

The company has one class of preferred stock; stated par value is \$0.0001.

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

Period end date	December 31, 2010
Common shares authorized	50,000,000
Common shares outstanding	30,111,733
Freely tradable shares	22,462,471
Total number of shareholders of record	260
Period end date	December 31, 2011
Period end dateCommon shares authorized	,
	900,000,000
Common shares authorized	900,000,000 899,999,733

Item VII Name and address of the transfer agent.

Standard Registrar and Transfer Co. 12528 South1840 E. Draper, UT, 84020; Ph: 801-571-8844; the company is an SEC approved transfer agency

Part C Business Information

Item VIII The nature of the issuer's business.

Hybrid Fuels, Inc. is in the process of changing its name to Nouveau Life Pharmaceuticals, Inc. to reflect the nature of its current business. The current business of the Company is to provide consumers with natural alternatives to prescription drugs for a new healthy life style. Nouveau Life will provide nutraceutical solutions to patients suffering from impotence, erectile dysfunction, acne, cholesterol and many other common conditions. The Company has already introduced its all natural male enhancement product known as Azul Instant to be distributed in the U.S.

Hybrid Fuels' predecessor company originally incorporated in Florida on May 8, 1998 as Polo Equities. Polo Equities of Nevada changed the corporate domicile to Nevada. Polo Equities of Florida merged into Hybrid Fuels, Inc, which was a Nevada corporation; Hybrid Fuels, Inc. was the surviving entity.

A. Business Development

- 1. The company is a corporation
- 2. Incorporated in 1998.
- 3. Fiscal year end December 31
- 4. The issuer has not been in bankruptcy.
- 5. AMCT, Inc. and Warren Wheeler, the CEO, Director and Majority shareholder of the Company entered into a stock purchase agreement wherein Mr. Wheeler sold 119,888,000 shares of common stock and 10,000,000 shares of preferred stock to AMCT. Mr. Wheeler resigned upon the execution of the stock purchase agreement and AMCT appointed Mr. Phillip Schmidt the new CEO and Director of the Company. On December 1, 2011 the Company acquired 100% of the shares of EMG Marketing Solutions. EMG provides sales, marketing and product development expertise to the multi-billion dollar nutraceutical and pharmaceutical industry. EMG Marketing Solutions became a wholly owned subsidiary of Hybrid Fuels. On December 6, 2011 Mr. Schmidt resigned and Mr. Ramiro Cadena was appointed as the Company's new CEO and President. Mr. Cadena was the founder and CEO of EMG Marketing Solutions, and will be instrumental in implementing the Company's new business direction in the pharmaceutical/nutraceutical industry.

- 6. o default of the terms of any note, loan, lease, or other indebtedness or financing arrangement requiring the issuer to make payments have occurred
- 7. Election of the current officers and directors occurred at the 2011 annual meeting.
- 8. None.
- 9. There are no past, pending or anticipated stock split, stock dividend, recapitalization, acquisition, spin-off, or reorganizations planned.
- 10. None
- 11. There are no known current, past, pending or threatened legal proceedings or administrative actions either by or against the issuer that could have a material effect on the issuer's business, financial condition, or operations and any current, past or pending trading suspensions by a securities

B. Business of Issuer

- 1. The company's primary and secondary SIC Codes are 2833 and 2836
- 2. The company is currently conducting business but remains in the development stage
- 3 The Company is not a "Shell Company" within the meaning of Rule 405 of the Securities Act, nor would the Company be considered a shell company within the meaning of Rule 405 if it were a registrant
- 4 None
- 5 None
- 6 The time and money spent on R&D is approximately \$100,000
- 7 The issuer is a developer of nutraceuticals and the cost of compliance with environmental laws is negligible
- 8 The companies have 5 employees all of which are full time

Item IX The nature of products or services offered

The issuer produces nutraceutical products and distributes them wholesale to retail stores. The issuer is engaged in a very competitive market and its competitors are large pharmaceutical and other nutraceutical companies that may have more capital and resources than the issuer. The issuer's sources of its raw materials and principle suppliers are contract-manufacturing laboratories that formulate the issuer's products. These laboratories are numerous and have not had any negative effect on the issuer's production.

Item X The nature and extent of the issuer's facilities.

Office equipment (computers, desks etc) comprises the issuer's physical assets; office space is leased on a quarterly basis. The issuer has no mortgages or asset secured debt.

Part D Management Structure and Financial Information

Item XI The name of the chief executive officer, members of the board of directors, as well as control persons.

A. Officers and Directors.

Ramiro Cadena

Mr. Cadena has over 25 years of extensive experience in the sales, marketing and product development of nutraceuticals. Under his leadership, EMG has established vendor relationships with Walgreen Pharmacies, Navarro Pharmacies and 85% of the Wholesalers in the U.S. that cater to convenience stores(C-stores), Grocery and Gas Stations. Prior to EMG, Mr. Cadena founded Pharma-Natural, Inc. (PNI), a leader in vitamins and nutritionals, and grew the company from owning one brand to over 120 Sku's. He served as an industry expert/consultant for Anda Pharmaceuticals (Andrx Pharmaceuticals) and was a key player in establishing their over the counter (OTC) and Vitamin division to market and sell nutraceuticals to Pharmacies in their data base. He was also the CEO of World Wide Nutritionals, a marketing company focused on marketing vitamins and OTCs to Pharmacies via U.S. Drug wholesalers; Amerisource, Mckesson Drug and Bergen Brunswig. Mr. Cadena began his pharmaceutical career with Trend Pharmaceuticals in a sales capacity and was promoted to General Manager responsible for all aspects of operations from sales to product development/manufacturing. He has a marketing degree from Montclair State University.

B. <u>Legal/Disciplinary History</u>

There is not nor has there been any conviction in a criminal proceeding or named as a defendant in a pending criminal proceeding; nor an entry of an order, judgment, or decree by a court of competent jurisdiction that permanently or temporarily enjoined, barred, suspended or otherwise limited such person's involvement in any type of business, securities, commodities, or banking activities; nor a finding or judgment by a court of competent jurisdiction (in a civil action), the Securities and Exchange Commission, the Commodity Futures Trading Commission, or a state securities regulator of a violation of federal or state securities or commodities law, which finding or judgment has not been reversed, suspended, or vacated; nor an entry of an order by a self-regulatory organization that permanently or temporarily barred, suspended or otherwise limited such person's involvement in any type of business or securities activities.

C. <u>Disclosure of Family Relationships</u>

There are no family members entitled to or owning company stock. There is no cash owed to any family member; the only known debt is the funds occasionally advanced to the company by the president. Funds advanced to the company are noon-interest bearing and at the option of the advancing party may be settled with common or preferred stock.

D. <u>Disclosure of Related Party Transactions</u>

There are no related party transactions.

Item XII Financial information for the issuer's most recent fiscal period.

Uploaded as a separate document

Item XIII Similar financial information for such part of the two preceding fiscal years as the issuer or its predecessor has been in existence.

Uploaded as a separate document

Item XIV Beneficial Owners

EMG Marketing Solutions, Inc-55.556% 1500 Weston Rd. Ste. 200 Weston, FL 33326

Cede & Co.-15.6295% Attn: Underwriting Department 55 Water Street New York, NY 10041

Warren Wheeler-13.3209% 102 Derbigny St. Gretna, LA 70053

Ambrose & Keith Management, LLC-7.667% 1555 Palm Beach Lakes Blvd West Palm Beach, FL 33401

Cayman Institutional Bank-6.08% dms House, 20 Genesis Close Grand Cayman KY1-1104 Cayman Islands

Item XV The name, address, telephone number, and email address of each of the following outside providers that advise the issuer on matters relating to the operations, business development and disclosure:

- 1. Investment Banker None
- 2. Promoters None
- 3. Counsel

None

4. Accountants or Auditor

None - The company financial statements are prepared in-house; they are not reviewed

5. Public Relations Consultant(s)

None

6. Investor Relations Consultant

None

Item XVI Management's Discussion and Analysis or Plan of Operation.

The Company currently has committed capital available for current operations and will continue to raise capital as needed to execute upon its business plan. At this time, we can satisfy our cash requirements for the next 12 months. Within the next 12 months the Company anticipates growth through acquisition. In connection with our acquisitions we plan to hire general and specialized employees to assist in the execution of our business plan and the delivery of our services.

The Company has no significant elements of income or loss that do not arise from its continuing operations, it has no current material commitments for capital expenditures; from time to time, the Company's financial statements may be materially different.

Off-Balance Sheet Arrangements

None

Part E Issuance History

Item XVII List of securities offerings and shares issued for services in the past two

years.

None

Part F Exhibits

Item XVIII Material Contracts.

None

Item XIX Articles of Incorporation and Bylaws

Uploaded to this website as a separate documents

Item XX Purchase made by or on behalf of the issuer or any Affiliated Purchaser of shares or other units of any class of the issuer's equity securities.

None

Item XXI Issuer's Certifications

I, Ramiro Cadena certify that:

I have reviewed this initial disclosure statement of Hybrid Fuels, and based on my knowledge, it 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, and based on my knowledge, the financial statements, and other financial information included or incorporated by reference herein fairly presents in all material respects the financial condition, results of operations and cash flows of the issuer as of, and for, the periods presented in this disclosure statement.

Date: April 11, 2012

\S\Ramiro Cadena,
President