

Initial Disclosure Statement
PLATEAU MINERAL DEVELOPMENT INC.
PMDP.PK
As of DECEMBER 31 2010

I. The exact name of new issuer

Plateau Mineral Development, Inc.

Previous Names and Dates of Name Changes:

Aug. 2008: American Food Holdings, Inc. to Plateau Mineral Development, Inc.
Apr. 2007: Du Fox Holding Corp. to American Food Holdings, Inc.
Dec. 2006: CRP Holding Corp. to Du Fox Holding Corp.
Nov. 1997: Boca Raton Capital Corporation to CRP Holding Corp.
Sep. 1989: Mariner Corporation to Boca Raton Capital Corporation
Jan. 1988: U.S. Tech, Inc. to Mariner Corporation
Jan. 1987: Originally incorporated as U.S. Tech, Inc.

II. The principal executive office of the issuer:

81 Oxford St
London W1D 2EU
United Kingdom
TEL: 1.917.463.3364
FAX: 44 (0) 208 338 0655

The Company's web site is: www.plateaumetals.com

III. The jurisdictions and date of issuer's incorporation or organization:

The issuer is a Florida corporation, incorporated on January 27, 1987

VI. The exact title class and description of securities outstanding, number of shares and the total amount outstanding for each class of securities authorized:

Common Stock – CUSIP number **727634107** , Symbol “**PMDP**”

Voting common stock;

as of 31 DEC 2010 15,000,000,000 shares authorized
with 4,813,891,002 shares issued and outstanding.

Preferred Stock:

Series A voting preferred stock; 5,000,000,000 shares authorized; 5,000,000 shares issued and outstanding

V. Par or stated value and description of the security

A. Common Stock; \$.0001 par value Series A voting preferred stock, \$.0001 par value; \$1.00 face value

B. 1. Common Stock Dividends and other rights. No special rights and to date no dividends.

2. Preferred Stock Description. 1,000 votes per shares, each share convertible into common stock on a one-to-one basis.

Each share of the Preferred Stock is convertible into that number of Common Stock shares.

The holder(s) of the Preferred Stock will have 1,000 votes per share of the Preferred Stock.

The Company shall have the right to redeem the Preferred Stock at the redemption price of \$1.00 per share.

3. Material Rights. Material rights described above.

4. Describe any provision in the issuer's charter or by-laws that would delay, defer or prevent a change of control of the issuer. None

VI. The current authorized and issued and outstanding capital stock of consists of:

As Of Date 12/31/2010

Summary: Total Shares Authorized 15,000,000,000

Outstanding Non Restricted (Public Float) 4,507,685,553

Outstanding Restricted 306,205,449

Total Outstanding Shares 4,813,891,002

Active Shareholders 700

VII. Transfer Agent

Olde Monmouth Stock Transfer Co., Inc. Phone: (732) 872-2727

200 Memorial Parkway Fax: (732) 872-2728

Atlantic Highlands, NJ 07716

Contact: John Troster, President

Our transfer agent is registered under the Exchange Act and is regulated by the Securities and Exchange Commission.

VIII. The nature of the company's business:

On the 14th of December, the Company announced a new Board and Executive team will be announced, together with the Plateau Mineral's 2011 Business Plan. All current and unprofitable natural gas operations or opportunities were divested. In their place the company acquired or is acquiring various precious metal production, shipping, surety, and arbitrage operations.

Plateau Metals provides precious metal shipping, access to production, transaction underwriting, and related services. Plateau operates across the world through its agents and offers service to multiple jurisdictions. Plateau offers complete solutions to buyers and sellers of precious metals that include storage, shipping, and transaction underwriting and arbitrage.

Plateau also acquires, develops, integrates and operates strategically aligned precious metal assets in worldwide markets where expansion is planned through additional investments to support organic growth; thereby providing significant revenue, and equity growth.

The company's operations are distributed across multiple international time zones with executives and agents located in client-appropriate locales. The company's website is **www.plateaumetals.com** .

The Company's new operations consist of the following key components:

- Precious metal international shipping and arbitrage
- Risk surety services for trans-shipping and precious metals exchange and arbitrage
- Acquisition and development of precious metal production properties
- Online international marketplace operations for direct purchase, sale, ownership and storage of smaller quantity precious metals

Prior to this December 14th, 2010 announcement, the Company's primary activities included oil and gas development and production. The Company had acquired the right to receive a fractional interest in the income from an oil and gas pipeline to be built in Morgan County, Tennessee (in the Wartburg Basin formation) by Plateau Mineral Development, LLC and PMD Pipeline, LP. This pipeline had not yet begun producing revenue and was divested.

1. The Company is a corporation incorporated in Florida.
2. The Company was incorporated in 1987.
3. The Company's fiscal year-end date is December 31.
4. The Company is not nor has been in bankruptcy, receivership or any similar proceeding.
5. The Company changed its operations on 14 December 2010 and now operates under a new business plan. From late July 2008 to the 14th of December, 2010 the company was perusing oil and gas development and production. From April 2007 to July 2008, the Company was in the business of beef jerky production, but those operations were terminated in July 2008.
6. The Company is not currently in default on the terms of any note, loan, lease, or other indebtedness or financing arrangement requiring the issuer to make payments.
7. The Company experienced a change of control in December 2010 as part of its new business plan and new planned operations. A new Board was appointed. No other form of control change occurred. Effective December 13, 2010, the preferred stock holder and former Director with majority voting control, effected a change in the Board of Directors with the intent of implementing a revised Business Plan. In July 2008, the Company changed control to its current management pursuant to a stock purchase agreement.
8. In 2010 there was no increase of 10% or more of the same class of outstanding security. On or about August 28, 2008, the Company issued a total of 1,000,000,000 common shares to Joe V. Overcash for control shares. On or about December 2, 2008 the Company issued 320,000,000 common shares to Robert Matthews for control shares.
9. There is no pending, or anticipated stock split, stock dividend, recapitalization, merger, acquisition, spin-of, or re-organization expect the completion of acquiring the company's new metals-based operations as part of its revised business plan. Prior events are as follows:
 - On or about April 23, 2007, the Company performed a 1 for 10 reverse stock split.
 - On or about August 28, 2007, the Company performed a 1 for 20 reverse stock split.
 - On or about March 26, 2008, the Company performed a 1 for 100 reverse stock split.
 - On or about April 12, 2007, the Company entered into an Agreement and Plan of Reorganization by which it acquired American Food Co., Inc. (a producer of beef jerky products) in a reverse merger transaction.
 - On or about September 15, 2008, the Company changed its name to Plateau Mineral Development Inc.

10. There has been no delisting of the issuer's securities by any securities exchange or deletion from the OTC Bulletin Board
11. There is no 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 regulator.

(B) Business of Issuer. Describe the Issuer's business so a potential investor can clearly understand it. Please also include, to the extent material to an understanding of the Issuer, the following specific items

Plateau Metals provides precious metal shipping, access to production, transaction underwriting, and related services. Plateau operates across the world through its agents and offers service to multiple jurisdictions. Plateau offers complete solutions to buyers and sellers of precious metals that include storage, shipping, and transaction underwriting and arbitrage.

Plateau also acquires, develops, integrates and operates strategically aligned precious metal assets in worldwide markets where expansion is planned through additional investments to support organic growth; thereby providing significant revenue, and equity growth.

The company's operations are distributed across multiple international time zones with executives and agents located in client-appropriate locales. The company's website is www.plateaumetals.com.

1. The Issuer's primary and secondary SIC Codes;

Primary: 1381 – Investment in oil and gas wells and properties

Secondary: 3590 – Industrial

2. If the Issuer has never conducted operations, is it in the development stage or is currently conducting operations;

The Company is in the development stage.

3. If the Issuer is considered a "shell company" pursuant to SEC Rule 405 of the Securities Act of 1933;

The Issuer is not now, or has ever been, a "shell company" pursuant to SEC Rule 405 of the Securities Act of 1933.

4. State the names of any parent, subsidiary, or affiliate of the Issuer, and describe its business purpose, its method of operation, its ownership, and whether it is included in the financial statements attached to this disclosure;

None.

5. The effect of existing or probable governmental regulations on the business;

None anticipated.

6. An estimate of the amount spent during each of the last two fiscal years on research and development activities, and, if applicable, the extent to which the cost of such activities are borne directly by customers;

The Company has spent an estimated \$35,000 on oil and gas research and development over the last two fiscal years

7. Cost and effects of compliance with environmental laws (federal, state and local)

The Issuer is not producing any products that are hazardous to the environment and does not foresee any changes that could adversely affect the environment. The Issuer is not subject to compliance with any federal, state or local laws.

8. Number of total employees and the number of full time employees;

The Issuer currently has 10 full-time employees, 3 part time employees 5 Distributor/Agents.

IX. The nature of the products or services offered:

A. Principal products or services and their markets;

The Company's revised Business Plan announced December 14, 2010 called for the Company's new operations consist of the following key components:

- Precious metal international shipping and arbitrage
- Risk surety services for trans-shipping and precious metals exchange and arbitrage
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Plateau Mineral Development, Inc. had invested in a partnership that provides an oil and gas pipeline to oil and gas companies in Morgan County Tennessee.

B. Distribution methods of the products or services;

The Company is currently formulating its distribution methods. The Company markets and provides its services through its various agents located internationally.

C. Status of any publicly announced new product or services;

None at this time

D. Competitive business conditions, the Issuer's competitive position in the industry, and the methods of competition;

There are several companies in this business but the size of potential markets is of such magnitude in the world that we feel the Company will not be adversely affected by competition for many years to come.

E. Sources and availability of raw materials and the names of principal suppliers;

The majority of materials required by the company are readily available at competitive prices from a variety of suppliers.

F. Dependence on one or a few major customers;

Since inception, the company has bid on contracts from several different customers. The current customer list exceeds contains one major customer and several smaller ones.

G. Patents, trademarks, licenses, franchises, concessions, royalty agreements or labor contracts, including their duration;

The Issuer does not currently have any patents, trademarks, licenses, franchises, concessions, royalty agreements or labor contracts at this time.

H. The need for any government approval of principal products of services;

The Issuer is not currently subject to any governmental approval for any of its products or services.

X. The Nature and extent of the Issuer's facilities:

1. Describe the general character and locations of all materially important properties held or intended to be acquired by or leased to the Issuer and describe the present or proposed use of such properties and their suitability and adequacy for such use.

The company leases various executive and sales offices in its geographic region of operation. The Company's agents maintain offices appropriate for their duties. The Company believes its offices are adequate for its operations.

XI. MANAGEMENT STRUCTURE AND FINANCIAL INFORMATION

Officer and Directors:

Name: Brian Burley, Director

Employment History: 20 plus years experience in Financial Management with such companies as First Union National Bank, Sheffield Financial and Woodforest National Bank. 1986-1988 Served in the US Army, Honorably Discharged, Rank E4.

Responsibilities: Corporate Supervision

Business Address: 78 York Street, London, W1H 1DP, United Kingdom

Name: Anthony Welch, Interim Director

Business Address: 78 York Street, London, W1H 1DP, United Kingdom

Employment History: Served as acting Chairman and CEO of Chromocure, Inc since from 2007 to 2009. In May 2004, Mr. Welch served as Director for Encore Energy Systems, as company in the business of providing energy conservation solutions. In March 2004, Mr Welch served as Chairman of Modern Technology Corp, a company in the business of acquiring specialized assets and technology. Mr Welch provides executive support and business development services to various companies and clients and may serve as either a Director, Consultant or both to public or private companies from time to time.

Responsibilities: Corporate Supervision

Common Shares Percentage (%)

Brian Burley, 0%

Anthony Welch, 0%

Preferred Shares Percentage (%)

Brian Burley, 0%

Anthony Welch, 0%

As of December 31 2010, neither Mr. Burley or Mr. Welch have compensation agreements with the Company.

B. Legal/Disciplinary History: None.

C. Disclosure of Family Relationships: NONE.

D. Disclosure of Related Party Transactions: NONE

XII. FINANCIAL INFORMATION FOR THE ISSUERS MOST RECENT FISCAL PERIOD

The financial statements for the two years ending 31 DEC 2010 have been separately filed with the OTC Disclosure Service and are hereby incorporated by reference.

XIII. SIMILAR FINANCIAL INFORMATION FOR SUCH PART OF THE TWO PRECEDING FISCAL YEARS AS THE ISSUER OR ITS PREDECESSOR HAS BEEN IN EXISTENCE.

These documents are disclosed under Annual Report and publicly available on Pinksheets.com under filings for the issuer.

Please visit: <http://www.pinksheets.com/quote/finance.jsp?symbol=PMDP>

XIV. BENEFICIAL OWNERS

JOE OVERCASH, Business Address: 78 York Street, London, W1H 1DP, United Kingdom

100% PREFERRED STOCK, 5,000,000 SHARES.

XV. The name, address, telephone number, and e-mail 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

This does not apply to the Company

2. Promoters

None at this time

3. Counsel

Chris Davies, Esq.
2234 N. Federal Highway Suite 300
Boca Raton, FL 33431
Telephone (561) 289-9780
chris@atlascapitalpartners.org

4. Accountant

Internal

5. Public Relations Consultant(s)

None at this time

6. Investor Relations

None at this time

7. Any other advisor(s) that assisted, advised, prepared or provided information with respect to this disclosure statement

In house staff assisted the President and CEO in the preparation of this statement.

XVI Management's Discussion and Analysis or Plan of Operations

Plateau Metals provides precious metal shipping, access to production, transaction underwriting, and related services. Plateau operates across the world through its agents and offers service to multiple jurisdictions. Plateau offers complete solutions to buyers and sellers of precious metals that include storage, shipping, and transaction underwriting and arbitrage.

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Products and Services

The Company offers services, buying and resale of gold and precious metals in the following categories of operations: precious metal shipping, access to production, transaction underwriting, and related services.

Market and Competitive Analysis

The company focuses on International markets. The marketplace for gold and precious metal trans-shipping, purchase and resale, and refining is highly competitive. We believe we have a market advantage from our ability to combine transaction underwriting, shipping insurance, and refining as an 'end to end' solution for clients.

Competition

All companies which operate in the metals refining, shipping, and purchase/resale industry can be considered competitors to the Company. We believe we have no direct perfectly matched competition due to the Company's belief it has a unique strategy and combination of services.

Forward Plans

The Company intends to expand its shipping, refining, and surety operations through organic growth. The Company intends to acquire various new operations that complement its existing operations.

OFF BALANCE SHEET TRANSACTIONS

The Company has no off Balance Sheet transactions.

XVII. List of the securities offerings and shares issued for services in the last two years:

NONE

XVIII. Material Contracts:

The Company has no material contracts that will be required of or performed by them that are not in the normal course of business

XIX. Articles of Incorporation and Bylaws:

Filed with OTC Disclosure Service and are hereby incorporated by reference.

XX. Purchases of Equity Securities by the Issuer and Affiliated Purchasers:

There are no purchase of equity securities by or on behalf of the Company or any "Affiliated Purchaser" of shares or other units of any class of the Company's equity securities.

XXI. Issuer's Certifications:

I, Mark Appleton, President and Director, certify that:

1. I have reviewed this initial disclosure statement of Better Energy Concepts Corporation.;
2. Based on my knowledge, this disclosure statement does not contain any untrue statement of 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
3. Based on my knowledge, the financial statements, and other financial information included or incorporated by reference in this disclosure statement, fairly present 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.

MARCH 3, 2011

/s/ Mark Appleton
Mark Appleton, Chairman