# CROWNE VENTURES, INC. INITIAL COMPANY INFORMATION AND DISCLOSURE STATEMENT MARCH 31, 2011

Crowne Ventures is not a Shell Company

#### PART A -- GENERAL COMPANY INFORMATION

#### ITEM I. NAME OF ISSUER

CROWNE VENTURES, Inc. No Predecessor(s)

#### ITEM II. ADDRESS OF ISSUER'S PRINCIPAL EXECUTIVE OFFICES

5348 Vegas Drive, Suite 551, Las Vegas, Nevada, 89118, USA

Office: (702) 789-1088.

Web: www.crownemining.com

#### ITEM III. JURISDICTION AND DATE OF THE ISSUER'S INCORPORATION

Crowne Ventures Inc. is a corporation organized and existing under the laws of the State of Nevada, USA. Date of incorporation: May 30, 1991.

#### ITEM IV. TITLE AND CLASS OF SECURITIES OUTSTANDING

- **A.** <u>Common Stock</u> The Company is authorized to issue 1,000,000,000 share of Common Stock with \$0.001 par value. The Company's Common Stock is traded through the OTC Markets.
- **B.** <u>Preferred Stock</u> The Company is authorized to issue 50,000,000 share of Preferred Stock with \$0.001 par value. Electronic Quotation Service under the symbol "CRWV.PK" (CUSIP 814259206) As of March 31, 2011:

<u>Common Stock</u> – 17,155 shares of the Company's Common Stock were outstanding as of March 31, 2011. Subsequently the Company has issued 200,000,000 restricted shares and 200,000,000 common shares.

**Preferred Stock** -- No Preferred Stock has been issued to date.

#### ITEM V. PAR VALUE AND DESCRIPTION OF SECURITIES

A. <u>Par Value</u> - The Company's Common stock authorized with par value \$0.001 per share.

#### B. Common Stock

- 1. Dividends Declared on Common Stock Through March 31, 2011, the Company had no dividend.
- 2. Voting Rights one vote per share
- 3. Preemption Rights -- None
- 4. Other Material Rights -- None
- 5. Provisions in Charter or by-laws that would delay, defer or prevent a change in control of the issuer -- None
- **C. Stock --** No Preferred Stock has been issued to date. Any rights regarding voting, preemption, etc., will be determined by the Board of Directors at the time of issuance.

#### PART B -- SHARE STRUCTURE

### ITEM VI. NUMBER OF SHARES OR TOTAL AMOUNT OFSECURITIES OUTSTANDING EACH CLASS OF SECURITIES AUTHORIZED

Α.	Common	Stoc	k
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March 31, 2011

Shares authorized 1,000,000,000

Shares outstanding 17,155 Common Shares

Restricted shares 0

Freely tradable shares 17,155

# of beneficial shareholders 0

# of shareholders of record 280

<sup>(1)</sup> The number of beneficial share holders or each year represent estimates, only, as the actual information is not readily available.

#### Part C - Business Information

ITEM VII.

### NAME AND ADDRESS OF TRANSFER AGENT WHICH IS REGISTERED UNDER THE EXCHANGE ACT

Pacific Stock Transfer Company 4045 South Spencer Street Suite 403 Las Vegas, NV 89119 (702) 361-3033

ITEM VIII

#### **NATURE OF ISSUER'S BUSINESS**

#### **A. Business Development**

Crowne Ventures, Inc. (Crowne), is a mining company duly registered in the State of Nevada, trading on the PINK exchange under the symbol CRWV and is engaged in Mineral Exploration, Development, Mining, Processing, Property Acquisition, and Marketing of Products.

- 1. Crowne Ventures, Inc is a Nevada "C" Corp.
- 2. Crowne Ventures, Inc was organized in May 1991.
- 3. Crowne Ventures, Inc fiscal year end December 31.

- 4. Crowne Ventures, Inc has never been in bankruptcy, Receivership or any similar proceeding.
- Crowne Ventures, Inc has not done any material reclassification, merger, consolidation, or purchase or sale of a significant amount of assets;
- Crowne Ventures, Inc did not default of the terms of any note, loan, lease, or other indebtedness or financing arrangement requiring the issuer to make payments;
- 7. Crowne Ventures, Inc did not change control.
- 8. Crowne Ventures, Inc did not have increase of 10% or more of the same class of outstanding equity securities;

- 9. Crowne Ventures, Inc. does not have, pending or anticipated stock split, stock dividend, recapitalization, merger, acquisition, spin-off, or reorganization; but reserves the right under its by-laws
- 10. Crowne Ventures, Inc did not have any delisting of the issuer's securities by any securities exchange deletion from the *a OTC* Markets Board; and
- 11. Crowne Ventures, Inc. has no 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.**

Crowne Ventures, Inc. (Crowne), is a mining company duly registered in the State of Nevada, trading on the PINK exchange under the symbol CRWV and is engaged in Mineral Exploration, Development, Mining, Processing, Property Acquisition, and Marketing of Products.

- 1. The primary SIC code is 1000
- 2. Crowne Ventures, Inc. is currently conducting operations.
- 3. Crowne Ventures, Inc has never been a 'Shell company"
- 4. Crowne Ventures, Inc. does not have any parent, subsidiary, or affiliate of the issuer.
- 5. The Company is not aware of any legislation that will have an effect on the business of the Company.
- 6. Crowne Ventures, Inc. has research and development cost for the fourth quarter.
- 7. No specific costs related to environmental laws.
- 8. 2 full time and currently outsources

#### ITEM IX. NATURE OF PRODUCTS OR SERVICES OFFERED

#### A. Principal Products.

Crowne Ventures Inc (CROWNE) is a mining company engaged in exploration, development, mining, processing, property acquisition, marketing of products, beneficiation of small-scale mining operations and revitalization of old and abandoned mining properties into profit generating business in the Tecuala Mining area in the State of Nayarit, Mexico.

Crowne's vision and mission for the development of the mining industry is to partner with well established local prospectors in order to acquire abandoned mines with known and proven reserves left for centuries. Similarly, develop an environmentally friendly and sustainable operation adopting the best mining practice projecting low Capital Cost projects yet income generating Business Company with optimization in the extraction of valuable minerals while at the same time aiming to provide community upliftment by strengthening local governance and enhancement of the living standards of the employee and community as a whole into sustainable economic growth.

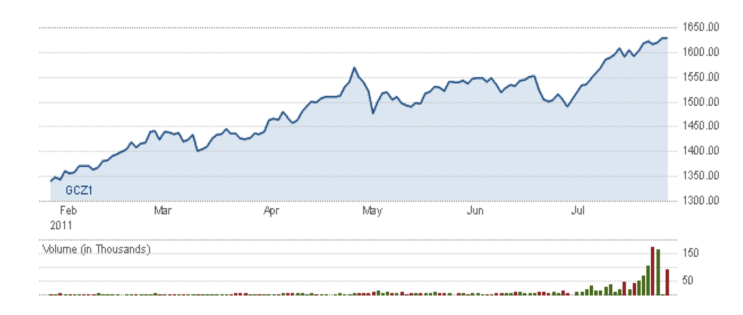
The Small Scale Mining Project would be a catalyst into providing initial investment for the development of the main mining operations and serve as the engine for growth. As Crowne starts Large Scale Gold Mining it will be engaged on the extraction and production of precious metals, gold and rare earth minerals with bullion bars as the finished product. The high demands for metals particularly with the continuing economic boom in China and India as well as the current price and state of the world economy and currencies make this business highly active and attractive for investment.

In the other hand, the indication of healthy deposit of gold and other minerals in the area makes the district attractive to mining companies both local and foreign. With notably known world class deposits of gold the area provides big opportunity for Crowne to undertake field exploration that could generate meaningful results and likely increase the company's mineral reserve potential. The company has engaged the services of seasoned mining experts and several support professionals who have good experience in the business and implementation of mining operations internationally.

#### B. Distribution and Marketing.

#### Sales & Marketing Strategy

Crowne is involved in the production of a commodity – Gold the prices is set on a daily basis, the trend has been excellent over the past several years and continued growth is anticipated due to significant increased demand in Jewelry from China and India as well as a safe investment as the international market becomes more cautious with currency.



#### C. Competitive Business Conditions.

#### **Competitive Overview**

Prevailing global socio-economic conditions will continue to drive investment demand for gold. These include: continued uncertainty over the US economy and the dollar, ongoing European sovereign debt concerns, global inflationary pressures and continued tensions in the Middle East and North Africa. Sustained momentum in Chinese and Indian jeweler demand will underpin growth in the jeweler sector throughout 2011. Strong demand in India during the recent Akshay Tritiya festival and the beginning of the wedding season, alongside extensive purchasing on dips in the gold price, underlines the strength of the Indian market. Net purchasing by the official sector is expected to continue in 2011 as central banks turn to gold as a means of diversifying their reserves.

#### D. Sources and Availability of Raw Materials.

**E.** The Tecuala Mineral Deposit that is located in the State of Nayarit, Mexico is considered a widely mineralized area and identified as a major deposit of gold and other minerals. It has been explored and is currently successfully mined by several known mining and geological institutions.

#### F. Major Customers.

No major customers at the present time.

#### G. Patents and Trademarks.

Not applicable

#### H. Government Regulations.

Mining in Mexico is regulated and the Company will have all the appropriate documentation and licenses.

#### ITEM X. NATURE AND EXTENT OF ISSUER'S FACILITIES

The strategy of the company is to first mine and process the ores under lying within the surface zones in the mineral deposit using the Small Scale Mining Permits. Simultaneously Crowne will be pursuing further exploration program of the area. This entail rehabilitation of the tunnels for the purpose of determining the extent of mineralization at depth as well as raise confidence level of inferred resource into measured and indicated category.

#### PART D - MANAGEMENT STRUCTURE AND FINANCIAL INFORMATION ITEM

#### XI. NAME OF CHIEF EXECUTIVE OFFICER, MEMBERS OF THE BOARD OF DIRECTORS

#### **A. Officers and Directors**

#### Xiao yu Hou, President

- Chief Executive Officer from March 2011-Present.
- No Share Holdings

#### Ron Lindsay, Secretary/Treasurer

- Secretary/Treasurer March 2011 Present
- Director since March 2011
  - No Share Holdings
  - Member of board OWVI

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

- 1. None of the board members has been convicted in a criminal proceeding or named as a defendant in a pending criminal proceeding (excluding traffic violations and other minor offenses);
- None of the board members has entry of an order, judgment, or decree, not subsequently reversed, suspended or vacated, 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;
- None of the board members has a finding or judgment by a court of competent jurisdiction, 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; or
- 4. None of the board members has 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. Disclosure of Family Relationship.

Currently there is no family relationship among and between the issuer's directors, officers, persons nominated or chosen by the issuer to become directors or officers, or beneficial owners of more than five percent (5%) of the any class of the issuer's equity securities.

#### D. Disclosure of Related Party Transactions.

There was no transaction during the issuer's last two full fiscal years and the current fiscal year or any currently proposed transaction, involving the issuer, in which (i) the amount involved exceeds the lesser of \$120,000 or one percent of the average of the issuer's total assets at year-end for its last three fiscal years and (ii) any related person had or will have a direct or indirect material interest.

#### E. Disclosure of Conflicts of Interest.

To the best of our knowledge there is not conflicts of interest involving and mitigating factors for any executive officer or director with competing professional or personal interests

### ITEM XII. & XIII. FINANCIAL INFORMATION FOR THE ISSUER'S MOST RECENT FISCAL PERIOD.

See separate Financial Notes and Financial Statements Listed on OTC Markets for current financial periods and past financial periods from inception

#### ITEM. XIV. BENEFICIAL OWNERS

There are no beneficial owners with more than 5% of the Company's shares.

#### ITEM XV. OUTSIDE PROVIDERS

- 1. INVESTMENT BANKER None Retained
- 2. PROMOTORS None Retained
- 3. COUNSEL Alan M. Rothman ESQ. 895 Dove Street, Suite 300 Newport Beach CA 92660
- 4. ACCOUNTANT No External Audits Or Reviews Completed. Financials are prepared by. management

### ITEM XVI. MANAGEMENT'S DISCUSSION AND ANALYSIS OR PLAN OF OPERATION. EXECUTIVE SUMMERY

#### A. Plan of Operation.

### i. a discussion of how long the issuer can satisfy its cash requirements and whether it will have to raise additional funds in the next twelve months:

As reflected in the accompanying financial statements, the Company has a net loss of (\$59,081.00) from inception to March 31, 2011. Its ability to continue as a going concern is dependent upon the ability of the Company to generate profitable operations in the future and/or to obtain the necessary financing to meet its obligations and repay its liabilities arising from normal business operations when they come due. Management intends to address the going concern issue by funding future operations through the sale of equity capital and by director loans, if needed.

The Company is in the development stage and anticipates that it will continue to generate significant losses from operations in the near future. The Company believes its current available cash, along with anticipated revenues, may be insufficient to meet its cash needs for the near future. There can be no assurance that financing will be available in amounts or terms acceptable to the Company, if at all. These conditions raise substantial doubt about the Company's ability to continue as a going concern. The ability of the Company to continue its operations is dependent on Management's plans, which include the raising of capital through debt and/or equity markets with some additional funding from other traditional financing sources, including term notes, until such time that funds provided by operations are sufficient

to fund working capital requirements. The Company may need to incur additional liabilities with certain related parties to sustain the Company's existence.

ii. A s	summary	of any	product	research	and deve	lopment	that the	issuer v	will
perfo	rm for th	ne term	of the pla	an;					

Crowne will be exploring the opportunities that have surfaced by current and relevant challenges faced by the industry.

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**CROWNE VENTURES, INC.** 

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#### iii. Any expected purchase or sale of plant and significant equipment; and

None at Present

#### iv. Any expected significant changes in the number of employees.

Only at the time of launch will the company evaluate the need for more personal. Until such time there will not be a significant change in the number of employees.

#### **C.Off-Balance Sheet Arrangements.**

Please see Crowne Ventures, Inc. Financial Notes for March 31, 2011.

#### PART E - ISSUANCE HISTORY

#### ITEM XVII. ISSUANCE HISTORY

(1) Within the two-year period ending on the last day of the issuer's most recent fiscal year and

Crowne Ventures Inc. did not issue Shares for services in 2008-2009

(2) Since the last day of the issuer's most recent fiscal year.

Crowne Ventures, Inc.did not issue shares in 2010

Crowne Ventures, Inc. not issued any Restrictive shares in the First Quarter of 2011.

The list shall include all offerings of securities, whether private or public, and shall indicate: As of March 31, 2011 there were no active Offerings of securities whether private or public for Crowne Ventures, Inc.

- (i) The nature of each offering (e.g., Securities Act Rule 504, intrastate, etc.); As of March 31, 2011 there were no active Offerings of securities whether private or public for Crowne Ventures, Inc.
- (ii) Any jurisdictions where the offering was registered or qualified; As of March 31, 2011 there were no active Offerings of securities whether private or public for Crowne Ventures, Inc.
- (iii) The number of shares offered; As of March 31, 2011 there were no active Offerings of securities whether private or public for Crowne Ventures, Inc.
- (iv) The number of shares sold; As of March 31, 2011 there were no active Offerings of securities whether private or public for Crowne Ventures, Inc.

- (v) The price at which the shares were offered, and the amount actually paid to the issuer; As of March 31, 2011 there were no active Offerings of securities whether private or public for Crowne Ventures, Inc.
- (vi) The trading status of the shares; and As of March 31, 2011 there were no active Offerings of securities whether private or public for Crowne Ventures, Inc.
- (vii) Whether the certificates or other documents that evidence the shares contain a legend;

As of March 31, 2011 there were no active Offerings of securities whether private or public for Crowne Ventures, Inc.

- (1) Stating that the shares have not been registered under the Securities Act and As of March 31, 2011 there were no active Offerings of securities whether private or public for Crowne Ventures. Inc.
- (2) Setting forth or referring to the restrictions on transferability and sale of the shares under the Securities Act.

As of March 31, 2011 there were no active Offerings of securities whether private or public for Crowne Ventures. Inc.

#### **PART F - EXHIBITS**

#### ITEM XVIII. MATERIAL CONTRACT

Currently there is no single contract that represents 10% of the company business. From time to time the company does enter into significant contracts however none are material

#### ITEM XIX ARTICLES OF INCORPORATION AND BYLAWS

These have been filed separately on OTC Markets, under Company Financial

#### ITEM XX. PURCHASE OF EQUITY SECURITIES

NONE

#### ITEM XXI ISSUERS CERTIFICATE

I, Xiao yu Hou, Chief Executive Officer certify that: I have reviewed this initial disclosure statement of Crowne Ventures, Inc. for quarter end March 31, 2011. 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 if the circumstances under which the 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 in this disclosure statement, fairly present in all material respects the financial condition, results of operations and cash flows of the issuer as and for the periods presented in the disclosure document

March 31, 2011

Xiao yu Hou

Chief Executive Officer

March, 31, 2011

Safe Harbor Disclosure:

This document includes "forward-looking statements" within the meaning of the federal securities laws, commonly identified by such terms as "believes," "looking ahead," "anticipates," "estimates" and other terms with similar meaning. Although the Company believes that the assumptions upon which its forward-looking statements are based are reasonable, it can give no assurance that these assumptions will prove to be correct. Important factors that could cause actual results to differ materially from the Company's projections and expectations are disclosed in the Company's filings with the Securities and Exchange Commission. All forward looking statements in this document are expressly qualified by such cautionary statements and by reference to the underlying assumption