

SECURITIES AND EXCHANGE COMMISSION
Washington, D.C. 20549

FORM 8-K

CURRENT REPORT

Pursuant to Section 13 or 15(d) of the Securities Exchange Act of 1934

Date of Report (Date of earliest event reported): **April, 20, 2013**

CLEAN COAL TECHNOLOGIES, INC.
(Exact name of registrant as specified in its charter)

NEVADA
(State or other jurisdiction
of incorporation)

000-50053
(Commission File Number)

26-1079442
(IRS Employer ID No.)

295 Madison Avenue (12th Floor), New York, NY 10017
(Address of principal executive office)

Registrant's telephone number, including area code: **(646) 710-3549**

Check the appropriate box below if the Form 8-K filing is intended to simultaneously satisfy the filing obligation of the registrant under any of the following provisions (see General Instruction A.2. below):

- Written communications pursuant to Rule 425 under the Securities Act (17 CFR 230.425)
 Soliciting material pursuant to Rule 14a-12 under the Exchange Act (17 CFR 240.14a-12)
 Pre-commencement communications pursuant to Rule 14d-2(b) under the Exchange Act (17 CFR 240.14d-2(b))
 Pre-commencement communications pursuant to Rule 13e-4(c) under the Exchange Act (17 CFR 240.13e-4(c))

Item 1.01 Entry into a Material Definitive Agreement.

The information under Item 8.01 is incorporated herein by this reference.

Item 8.01 Other Events.

On April 20, 2013, Clean Coal Technologies, Inc. (the "Company") entered into a settlement agreement ("Settlement") with AGPL Investments Pte. Ltd. ("AGPL") which includes mutual termination of all agreements between the parties and mutual releases of claims relating to the Joint Venture Agreement dated May 31, 2012, the Exclusive Technology License Agreement, the Heads of Terms Agreement dated March 13, 2012, and the EPC Payment Agreement dated September 21, 2012. The Settlement also calls for the immediate closure and dissolution of Good Coal Pte Limited, Singapore ("Good Coal"), as well as the release by AGPL and Good Coal of any and all rights under any of the agreements between the Company, AGPL and Good Coal, and mutual releases by the Company and AGPL of any damage claims against each other. AGPL has also granted the Company a 60 day option to purchase the 48,528,082 shares of the Company's common stock held by AGPL at a price of \$0.05 per share.

The Company previously announced the termination of its agreements with AGPL in its Current Report on Form 8-K filed December 24, 2012.

Item 9.01 Financial Statements and Exhibits.

10.1 Settlement Letter

SIGNATURES

Pursuant to the requirements of the Securities Exchange Act of 1934, as amended, the Registrant has duly caused this report to be signed on its behalf by the undersigned hereunder duly authorized.

Dated: April 25, 2013

CLEAN COAL TECHNOLOGIES, INC.

By: /S/ Robin Eves
Robin Eves
Chief Executive Officer

CLEAN COAL TECHNOLOGIES, INC
295 Madison Avenue, 12th Floor
New York, NY 10017
Tel: (646) 710-3549

April 18, 2013

K. Narayanan
AGPL Investments Ptc, Ltd.
7500A Beach Road, #11-303, The Plaza
Floor Singapore 199591

Re: Binding Settlement Terms

Dear Mr. Narayanan,

We are in receipt of your letter dated March 28, 2013 to our counsel, Thompson Hine LLP. In order to consummate a settlement of the matters discussed in our recent correspondence, Clean Coal Technologies, Inc. ("CCTI") will agree to the terms proposed in your March 28, 2013 letter conditioned upon AGPL Investments Ptc, Ltd. ("AGPL") granting CCTI an exclusive and irrevocable option to purchase the 48,528,082 shares of CCTI's common stock originally issued to AGPL as part of the prior transactions between the parties. The option will be for a term of sixty (60) days from the Effective Date (as defined below) at a price of \$0.05 per share.

The Effective Date shall be the date upon which AGPL's broker/banker in New York, New York provides written notice that: (1) AGPL has delivered to AGPL's broker/banker in New York, New York the 48,528,082 shares of CCTI's common stock and (2) AGPL has provided instructions to AGPL's broker/banker in New York, New York consistent with Paragraphs 9, 10 and 11 below.

The binding terms of the settlement shall be as follows:

1. Mutual termination of the Joint Venture Agreement dated May 31, 2012;
2. Mutual termination of the Exclusive Technology License Agreement;
3. Immediate commencement of the dissolution of Good Coal Pte Limited, Singapore ("Good Coal") upon CCTI's provision to AGPL necessary supporting resolutions and papers;
4. Mutual termination of the Heads of Terms Agreement dated effective March 13, 2012
5. Mutual termination of the September 21, 2012 EPC Payment Agreement
6. Irrevocable and unconditional Release by CCTI of its claims relating to funds returned by SAIC to Good Coal;
7. Irrevocable and unconditional Release by AGPL and Good Coal and CCTI of any and all rights under any of the agreements between CCTI, AGPL and Good Coal;
8. Mutual releases by CCTI and AGPL of any damage claims against each other;
9. Grant by AGPL to CCTI of an exclusive and irrevocable option to purchase the 48,528,082 shares of CCTI's common stock held by AGPL at a price of \$0.05 per share at any time up to and including sixty days from the Effective Date, which 60th day shall be called the Option Termination Date;
10. AGPL's agreement that after the Option Termination Date, AGPL shall restrict its daily sales of shares of CCTI's common stock on the open market to an amount not greater than 20% of the daily volume averaged over the preceding five (5) trading days;
11. AGPL's agreement that after the Option Termination Date and in the event that AGPL receives an offer for a privately negotiated sale of any shares of CCTI's common stock held by AGPL, AGPL or its agent shall provide a prompt written notice of the offer to CCTI and CCTI shall have an exclusive and irrevocable option for three (3) business days from the date notice is given to purchase the shares subject to the terms of the privately negotiated offer and at the price offered to AGPL;
- 12.

[Type text]

CCTI will use its best efforts to assist AGPL and AGPL's broker/banker in New York, New York with the removal of the restricted legends on the shares of CCTI's common stock held by AGPL within 30 days of the Effective Date; and

13. CCTI represents that the pilot plant for proving the Pristine M technology will not be commissioned before August 31, 2013.

If these terms are acceptable, please indicate by signing below, initialing each page and returning a copy to the undersigned. Upon execution of this letter, the provisions numbered 1-13 above will be binding on the parties, and this letter agreement will be formalized by a more detailed Settlement Agreement (containing mutual releases) and an Option Agreement, which will be in forms mutually acceptable to CCTI and AGPL. Your signature will constitute acceptance of the binding terms as proposed.

Sincerely,

/s/Robin Eves
President & CEO

AGREED AND ACCEPTED
AGPL INVESTMENTS PTE., LTD.

BY/s/K. Narayanan
DATE: 4/20/2013