

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): June 8, 2010

Goldspan Resources, Inc.

(Exact name of registrant as specified in its charter)

Nevada

(State or other jurisdiction of incorporation)

333-146442

(Commission File Number)

26-3342907

(I.R.S. Employer Identification No.)

6260 South Rainbow Blvd., Suite 110, Las Vegas, Nevada
(Address of principal executive offices)

89118
(Zip Code)

Registrant's telephone number, including area code: (818) 340-4600

(Former name or former address, if changed since last report)

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:

- Written communications pursuant to Rule 425 under the Securities Act (17CFR 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))
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SECTION 1 – Registrant’s Business and Operations

Item 1.01 Entry Into A Material Definitive Agreement

As discussed in our Current Report filed May 24, 2010, on May 22, 2010, we entered into a non-binding letter of intent with American Bio Fuels, LLC (“ABF”) for the potential purchase of 100% of the issued and outstanding stock of ABF’s wholly-owned subsidiary, Able Energy New York, Inc. (“Able NY”).

On June 8, 2010, we executed a brief addendum to the letter of intent, which is filed herewith as Exhibit 10.1. As discussed in the addendum, the parties have agreed that the consideration to paid for the contemplated acquisition of Able NY will be solely in the form of new common stock to be issued by Goldspan Resources, Inc. and will not include a cash or debt component. In addition, the addendum to the letter of intent specifies that Able NY will undergo an audit for its two fiscal years ended June 30, 2010 prior to consummation of the contemplated acquisition.

Item 9.01 Financial Statements and Exhibits

The exhibits listed in the following Exhibit Index are filed as part of this Current Report on Form 8-K.

<u>Exhibit Number</u>	<u>Description</u>
10.1	Addendum to Letter of Intent

SIGNATURES

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

Goldspan Resources, Inc.

/s/ Leon M. Caldwell
Leon M. Caldwell
President, Chief Financial Officer, and Director
Date: June 10, 2010



GOLDSPAN
RESOURCES

Phone: 818.340.4600

Fax: 818.340.4545

Email: info@goldspanresources.com

June 8, 2010

Mr. Vincent J. Franzone
AMERICAN BIO FUELS, LLC
56 West 45th Street
New York, NY 10036

On May 21, 2010 Goldspan Resources, Inc., a Nevada corporation ("GSPN") and American Bio Fuels, LLC ("ABF"), entered into an LOI for the acquisition of Able NY by GSPN. GSPN and ABF shall be collectively referred to herein as the "Parties".

The initial LOI provided for the issuance of convertible notes and common shares of GSPN in amounts and numbers to be determined.

During the due diligence period the Parties were to evaluate Able NY. Since the initial LOI the Parties have hereby agreed that the acquisition by GSPN will be solely for restricted common shares and there will be no debt or cash required for the Acquisition.

Further, as a requirement of the LOI for Able NY to obtain audited financial statements for the two years ended June 30, 2010 Able NY has engaged Silberstein Ungar, PLLC the auditors currently being used by Goldspan.

Further, the Parties acknowledge that this LOI may be provided to the SEC in the form of an 8-K filing. Both Parties shall agree to any public statement or press release by mutual consent with the understanding that the Parties agree that a press release shall be made once the Form 8-K announcing the execution of this letter of intent has been filed. Board of Directors approval of GSPN shall be provided prior to the filing of the 8-K.

This revised letter of intent shall be governed by and construed in accordance with the laws of the State of New York, without giving effect to the principles of conflicts of law thereof.

If the foregoing correctly states the general understanding that has been reached between us, please so indicate by signing in the space provided and returning one of the enclosed letters to us.

Sincerely,

Goldspan Resources, Inc.

By /s/ Leon Caldwell
Leon Caldwell, President

ACCEPTED AND AGREED

American Bio Fuels, LLC

/s/ Vincent J. Franzone
Vincent J. Franzone, President