ESTATE COFFEE HOLDINGS CORP.

Form PRE 14C September 15, 2010

UNITED STATES SECURITIES AND EXCHANGE COMMISSION WASHINGTON, D.C. 20549 SCHEDULE 14C INFORMATION

Information Statement Pursuant to Section 14(c) of the Securities Exchange Act of 1934

[X]	Preliminary Information Statement					
[]	Confidential, for Use of the Commission Only (as permitted by Rule					
	14c-5(d)(2)					
[]	Definitive Information Statement					
	ESTATE COF	FFEE HOLDINGS CORP.				
		ant as Specified in its Charter)				
Payn	nent of Filing Fee (Check the appropriate the company of the compa	riate box):				
-	No fee required.					
	Fee computed on table below per Exchange Act Rules 14c-5(g) and 0-11.					
	(1)	Title of each class of securities to which transaction applies:				
	(2)	Aggregate number of securities to which transaction applies:				
	(3)	Per unit or other underlying value of transaction computed pursuant to				
		Exchange				
		Act Rule 0-11(set forth the amount on which the filing fee is calculated				
		and state how it was determined):				
	(4)	Proposed maximum aggregate value of transaction: 0				
	(5)	Total fee paid: 0				
[]	Fee paid previously with Preliminar	y materials.				
<u> </u>	Check box if any part of the fee is offset as provided by Exchange Act Rule 0-11(a)(2) and identify the filing fo					
	which the offsetting fee was paid previously. Identify the previous filing by registration statement number, or					
	the Form or Schedule and the date o					
	(1)	Amount Previously Paid:				
	(2)	Form, Schedule or Registration Statement No.:				
	(3)	Filing Party:				
	(4)	Date Filed:				
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WE ARE NOT ASKING YOU FOR A PROXY AND YOU ARE REQUESTED NOT TO SEND US A PROXY.

Estate Coffee Holdings Corp. 201 Portage Avenue Canwest Place Suite 1680 Winnipeg MB R3B 3K6

INFORMATION STATEMENT

This Information Statement (this "Information Statement") is being furnished to all holders of shares of Common Stock, par value \$0.001 per share ("Common Stock") of record at the close of business on September 13, 2010 (collectively, the "Stockholders") of Estate Coffee Holdings Corp., a Nevada corporation (the "Company"), with respect to certain corporate action of the Company. This Information Statement is first being provided to the Stockholders on or about September, 2010.

The corporate action involves one (1) proposal (the "Proposal") providing for the following:

1. To approve the change of name of the Company from Estate Coffee Holdings Corp. to Fresh Traffic Group, Inc.

Only the Stockholders of record at the close of business on September 13, 2010 are entitled to notice of the proposal. Consenting Stockholders who collectively hold in excess of twenty percent (20%) of the Company's shares of voting common stock entitled to vote on the Proposal have voted in favor of the Proposal. As a result, the Proposal has been approved without the affirmative vote of any other Stockholders of the Company.

This Information Statement is being mailed on or about September , 2010 to shareholders of record on September 13th, 2010.

BY ORDER OF THE BOARD OF DIRECTORS OF ESTATE COFFEE HOLDINGS CORP.

/s/ Errol Gillespie Errol Gillespie President

INFORMATION SHEET

This Information Statement contains information related to certain corporate action of Estate Coffee Holdings Corp., a Nevada corporation (the "Company"), and is expected to be mailed on or about September , 2010 to all holders of shares of Common Stock, par value \$0.001 (the "Stockholders") of record at the close of business on September 13, 2010.

ABOUT THE INFORMATION STATEMENT

WHAT IS THE PURPOSE OF THE INFORMATION STATEMENT?

This Information Statement is being provided pursuant to Section 14 of the Securities Exchange Act of 1934, as amended, to notify the Stockholders, as of the close of business on September 13, 2010 (the "Record Date"), of the corporate action taken pursuant to the written consent of certain consenting stockholders.

Specifically, several holders of our Common Stock are expected to act upon a certain corporate matter outlined in this Information Statement, which action is expected to take place on October , 2010, consisting of:

To approve the change of name of the Company from Estate Coffee Holdings Corp. to Fresh Traffic Group Inc.

WHO IS ENTITLED TO NOTICE?

All holders of shares of Common Stock on the close of business on the Record Date will be entitled to notice of the matter voted upon by the consenting stockholders pursuant to the written consent of the consenting stockholders. Under Nevada corporate law Section NRS 78.32, as provided for in the articles or bylaws of the Company, all of the activities requiring stockholder approval may be taken by obtaining the written consent and approval of twenty percent (20%) of the holders of voting stock in lieu of a meeting of the stockholders. Specifically the holders of 23.28% of all outstanding shares of the Company have voted in favor of the proposal listed in this notice.

Because the holders of more than twenty percent, i.e., 23.28%, of the collective voting rights of the Common Stock, voted in favor of the Proposals, no action by the remaining stockholders in connection with the Proposal set forth herein is required.

WHO ARE THE CONSENTING STOCKHOLDERS AND HOW MANY VOTES ARE THEY ENTITLED TO CAST?

The consenting Stockholders as listed in the table below voted. The number of shares are disclosed next to their names. Collectively, the voting rights total 23.28% of the shares entitled to vote.

Series of Stock	Shareholder	Shares in Series	Percent of Ownership in Series	Percent of All Voting Rights
Common Stock	Albury Investments Limited. Suite 801, 8/F Tower 1, The Gateway, 25 Canton Road TST, Kowloon, Hong Kong	848,079	3.25%	3.25%
Common Stock	Cornhill Services Ltd. 60 Market Square Belize City Belize	1,246,149	4.78%	4.78%
Common Stock	Dartmore International Inc. Ste. 13, Oliaji Trade Center, Francis Rachel St. Victoria Mahe, Seychelles	1,054,875	4.04%	4.04%
Common Stock	Nadelson Internacional S. A. Karyna Condominium Costa Rica	410,517	1.57%	1.57%
Common Stock	Northlake Equities Ltd. Quantum Bldg #29, Caribbean Commercial Center, The Valley British Anguilla	1,201,257	4.60%	4.60%
Common Stock	Sierra Growth Inc. Henville Building Charlestown, Nevis	226,760	0.87%	0.87%
Common Stock	Stonehurst Limited	1,089,000	4.17%	4.17%

NOTES

1. Based on 26,100,000 shares of Common Stock issued and outstanding as of September 13, 2010. Under Rule 13d-3, certain shares may be deemed to be beneficially owned by more than one person (if, for example, persons share the power to vote or the power to dispose of the shares). In addition, shares are deemed to be beneficially owned by a person if the person has the right to acquire the shares (for example, upon exercise of an option) within 60 days of the date as of which the information is provided. In computing the percentage ownership of any person, the amount of shares outstanding is deemed to include the amount if shares beneficially owned by such person (and only such person) by reason of these acquisition rights. As a result, the percentage of outstanding shares of any person as shown in this table does not necessarily reflect the person's actual ownership or voting power with respect to the number of shares of Common Stock actually outstanding on September 13, 2010.

WHAT CORPORATE MATTER HAVE THE CONSENTING STOCKHOLDERS VOTED FOR?

The consenting stockholders holding a greater than required percentage (23.8%) of the total issued and outstanding Voting Rights of the Company have voted by written consent for the approval and ratification of the Board of Directors Proposal described in this Information Statement.

Series Stock	o f Shareholder	Shares in Series	Percent of Ownership in Series	Percent of All Voting Rights
Common Stock	Errol Gillespie 6122 Little Foxes Run Columbia MD 21045	0.00	0.00%	0.00%

WHAT IS THE RECOMMENDATION OF THE BOARD OF DIRECTORS?

On September 9th, 2010, the sole member of the Board of Directors unanimously adopted a resolution approving the Proposal. The sole member of the Board of Directors recommends adoption of the Proposal.

WHAT VOTE IS REQUIRED TO APPROVE THE PROPOSAL?

Pursuant to the Company's bylaws, a vote of twenty percent (20%) of the voting capital stock is required to approve the Proposal. As a result, a vote to approve the Proposal by twenty percent (20%) of the aggregate voting rights held by the holders of the Common Stock is sufficient to approve the Proposals. In this instance, 23.28% of the outstanding shares of voting stock have approved the Proposals.

PRINCIPAL OWNERSHIP OF CERTAIN BENEFICIAL OWNERS AND MANAGEMENT

The following tables set forth certain information concerning the number of shares of our capital stock owned beneficially as of September 13, 2010 by: (i) each person (including any group) known to us to own more than five percent (5%) of any Series of our voting securities, (ii) our directors, and our named executive officers.

Unless otherwise indicated, the stockholders listed possess sole voting and investment power with respect to the shares shown.

Title of Series	Name and Address of Beneficial Owner	Amount and Nature of Beneficial Ownership	Percentage of Common Stock (1)
	Errol Gillespie		
	Chief Executive Officer, President,		
Common Stock Secretary-Treasurer and Director		0.00	0.00%
	6122 Little Foxes Run		
	Columbia MD 21045		
Common Stock	All Directors and Executive Officers as a	0.00	0.00%
Common Stock	Group (1 person)		

1. Based on 26,100,000 shares of Common Stock issued and outstanding as of September 13, 2010.

DIRECTORS, EXECUTIVE OFFICERS, PROMOTERS AND CONTROL PERSONS

Our executive officer and director and his age and titles as of September 13th, 2010 are as follows:

Name of Age Position

Director

Errol Gillespie 46 Chief Executive Officer, President, Secretary-Treasurer and a Director

ERROL GILLESPIE: Mr. Gillespie was appointed a director of the Company on April 28, 2010 and Chief Executive Officer, President and Secretary-Treasurer on July 26, 2010. Mr. Gillespie is a native of the Jamaican Blue Mountain region and has extensive background in coffee farming and distribution. Mr. Gillespie has been employed since April of 2005 with Maines Paper and Food Services working in transportation and logistics. He has been on a leave of absence from Maines since August of 2009. During his leave of absence he has been president of Jamaica Estate Coffee Holdings Ltd., a private company incorporated in Jamaica. He has held this position since August of 2009. Mr. Gillespie graduated from Elim Agricultural School in 1984 with a Bachelor of Science in Agriculture Science.

The Company does not have any promoters or control persons.

TERM OF OFFICE

Members of our Board of Directors are appointed to hold office until the next annual meeting of our stockholders or until his or her successor is elected and qualified, or until he or she resigns or is removed in accordance with the provisions of the Nevada Revised Statutes. Our officers are appointed by our Board of Directors and hold office until removed by the board or until he or she presents the Board with an executed resignation.

SIGNIFICANT EMPLOYEES

We have no significant employees, other than our executive officer.

COMMITTEES OF THE BOARD OF DIRECTORS

We do not presently have a separately constituted audit committee, compensation committee, nominating committee, executive committee or any other committees of our Board of Directors.

AUDIT COMMITTEE FINANCIAL EXPERT

Not applicable, as we do not presently have an audit committee.

DIRECTOR INDEPENDENCE

Quotations for our Common Stock are entered on the OTC Bulletin Board inter-dealer quotation system, which does not have director independence requirements. For purposes of determining director independence, we have applied the definitions set out in NASDAQ Rule 4200 (a) (15). Under NASDAQ Rule 4200 (a) (15), a director is not considered to be independent if he or she is also an executive officer or employee of the corporation. Our sole director is also the sole executive officer of the Company.

EXECUTIVE COMPENSATION

SUMMARY COMPENSATION TABLE

We did not pay any compensation to our executive officers and directors during the fiscal year ended August 31, 2010.

Subsequent to the fiscal year ended August 31, 2010, we did not pay any compensation to our executive officers and directors.

EMPLOYMENT CONTRACTS

We have no employment contracts, termination of employment or change-in-control arrangements with our executive officer.

DESCRIPTION OF SECURITIES

The current authorized capital stock of our Company consists of Six Hundred Seventy-Five Million (675,000,000) shares of Common Stock, par value \$0.001 per share. No shares of Common Stock have been issued since September 13, 2010. The following description is a summary of the capital stock of our Company and contains the material terms of our voting capital stock. Additional information can be found in our Articles of Incorporation and our Bylaws.

COMMON STOCK

On September 13, 2010 (the "Record Date"), there were 26,100,000 shares of Common Stock issued and outstanding. Each share of Common Stock entitles the holder to one (1) vote on each matter submitted to a vote of our stockholders, including the election of Directors. There is no cumulative voting. The holders of our Common Stock are entitled to receive ratably such dividends, if any, as may be declared from time to time by the Board. Common Stock holders have no preemptive, conversion or other subscription rights. There are no redemption or sinking fund provisions related to the Common Stock. In the event of liquidation, dissolution or winding up of the Company, our Common Stock holders are entitled to share ratably in all assets remaining after payment of liabilities, subject to prior distribution rights of preferred stock, if any, then outstanding.

OPTIONS

No options are outstanding as of the date of this Information Statement.

WARRANTS

No warrants are outstanding as of the date of this Information Statement.

ANTI-TAKEOVER EFFECTS OF PROVISIONS OF THE ARTICLES OF INCORPORATION, BYLAWS AND NEVADA LAW

AUTHORIZED AND UNISSUED STOCK

The authorized but unissued shares of our Common Stock are available for future issuance without the approval of our stockholders. These additional shares may be utilized for a variety of purposes including but not limited to future public or direct offerings to raise additional capital, corporate acquisitions and employee incentive plans. The issuance of such shares may also be used to deter a potential takeover of the Company that may otherwise be beneficial to our stockholders by diluting the shares held by a potential suitor or issuing shares to a stockholder that will vote in accordance with the desires of the Board. A takeover may be beneficial to stockholders because, among other reasons, a potential suitor may offer stockholders a premium for their shares of stock compared to the then-existing market price.

NEVADA ANTI-TAKEOVER LAWS

Nevada Revised Statutes ("NRS") Sections 78.378 to 78.3793 provide state regulation over the acquisition of a controlling interest in certain Nevada corporations unless the articles of incorporation or bylaws of the corporation provide that the provisions of these sections do not apply. Our Articles of Incorporation and Bylaws do not state that these provisions do not apply.

The state creates a number of restrictions on the ability of a person or entity to acquire control of a Nevada company by settling down certain rules of conduct and voting restrictions in any acquisition attempt, among other things. The restrictions on the acquisition of controlling interests contained in NRS Sections 78.378 to 78.3793 apply only to a Nevada corporation that:

- (a) Has 200 stockholders of record (at least 100 of who have address in the State of Nevada appearing on the stock ledgers of the Corporation); and
 - (b) Does business in the State of Nevada, either directly or through an affiliated corporation.

Currently, we do not have 200 stockholders of record and we have only one stockholder of record with an address in the State of Nevada. Furthermore, we do not conduct business in the State of Nevada and we do not intend to conduct business in the State of Nevada in the near future. Accordingly, the anti-takeover provisions contained in NRS Sections 78.378 to 78.3793 do not apply to us, and are not likely to apply to us in the foreseeable future.

TRANSFER AGENT AND REGISTRAR

Holladay Stock Transfer, Inc. is the transfer agent and registrar of our Common Stock. Their address is 2939 North 67th Place, Scottsdale AZ 85251 and their telephone number is (480) 481-3940.

INTERESTS OF CERTAIN PERSONS IN OPPOSITION TO THE MATTER TO BE ACTED UPON

- (a) No officer or Director of the Company has any substantial interest in the matter to be acted upon, other than his role as an officer or Director of the Company.
- (b) No Director in good standing with the Company has informed the Company that he intends to oppose the actions to be taken by the Company as set forth in this Information Statement.

ADDITIONAL INFORMATION

Additional information concerning Estate Coffee Holdings Corp., including its annual and quarterly reports filed with the SEC, may be accessed through the SEC's EDGAR archives at http://www.sec.gov.

PROPOSAL - CHANGE OF NAME

The Company's Board proposes to change the name of the Company from Estate Coffee Holdings Corp. to Fresh Traffic Group Inc.

PURPOSE OF THE CHANGE OF NAME

The Company is presently engaged in the wholesale import and distribution of coffee. Operations for this business are handled through Estate Coffee Holdings Ltd., a wholly owned subsidiary of the Company. While we will continue to make this line of business a part of our business plan, the change of name will reflect the Company's recent diversification by way of a letter of intent to acquire Fresh Traffic Group Corp., a company incorporated pursuant to the laws of Manitoba, as a wholly owned subsidiary of the Company. The Company believes that the new name, Fresh Traffic Group Inc., is appropriate to identify our intended wider range of products and services as Fresh Traffic Group Corp. is an operating company generating substantially more revenues than Estate Coffee Holdings Corp.

POTENTIAL EFFECTS OF THE CHANGE OF NAME

The Company does not believe that there are any potential effects with respect to the change of name other than the Company must obtain a new CUSIP number from the CUSIP Service Bureau and a new trading symbol from FINRA.

SUMMARY OF ADVANTAGES AND DISADVANTAGES

There are certain advantages of voting for the Change of Name. The advantages include

• To better identify the business plan and future operations of the Company.

There are no apparent disadvantages of voting for the Change of Name.

RECOMMENDATION OF THE BOARD OF DIRECTORS

The sole member of the Board of Directors unanimously recommended a vote "FOR" the approval to effectuate a change of name of the Company from Estate Coffee Holdings Corp. to Fresh Traffic Group Inc.

NO VOTING OF STOCKHOLDERS REQUIRED

We are not soliciting any votes with regard to the proposal to effectuate a Change of Name. Certain consenting stockholders that have voted in favor of this Proposal hold 23.28% of the total issued and outstanding shares of voting stock and accordingly pursuant to our bylaws requiring 20% of the total issued and outstanding shares to approve, these consenting stockholders have sufficient shares to approve the Proposal.

DELIVERY OF DOCUMENTS TO SECURITY HOLDERS SHARING AN ADDRESS

Only one (1) Information Statement is being delivered to multiple security holders sharing an address unless the Company has received contrary instructions from one or more of the security holders. The Company shall deliver promptly upon written or oral request a separate copy of the Information Statement to a security holder at a shared address to which a single copy of the documents was delivered. A security holder can notify the Company that the security holder wishes to receive a separate copy of the Information Statement by sending a written request to the Company at 201 Portage Avenue, Canwest Place, Suite 1680, Winnipeg MB R3B 3K6; or by calling the Company at (876) 428-4309 and requesting a copy of the Information Statement. A security holder may utilize the same address and telephone number to request either separate copies or a single copy for a single address for all future Information Statements and annual reports.

BY ORDER OF THE BOARD OF DIRECTORS

/s/ Errol Gillespie Errol Gillespie President

Winnipeg, Manitoba September 14th, 2010