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GRAN TIERRA ENERGY INC. Form 8-K/A December 16, 2014
UNITED STATES
SECURITIES AND EXCHANGE COMMISSION
WASHINGTON, DC 20549
FORM 8-K/A
(Amendment No. 1)
CURRENT REPORT
PURSUANT TO SECTION 13 OR 15(d) OF
THE SECURITIES EXCHANGE ACT OF 1934
Date of Report (Date of earliest event reported): December 10, 2014
Gran Tierra Energy Inc.

(Exact name of Registrant as specified in its charter)

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Nevada (State or other jurisdiction of incorporation)		98-0479924 (IRS Employer Identification No.)	
300, 625 - 11th Avenue S.V	W.		
Calgary, Alberta, Canada T	C2R 0E1		
(Address of principal executive offices)			
(403) 265-3221			
(Registrant's telephone number, including area code)			
		orm 8-K filing is intended to simultaneously satisfy the filing obligation of provisions (see General Instruction A.2. below):	
"Written communications	pursuant to Rul	ale 425 under the Securities Act (17 CFR 230.425)	
" Soliciting material pursua	nt to Rule 14a-	-12 under the Exchange Act (17 CFR 240.14a-12)	
" Pre-commencement comm	nunications pur	arsuant to Rule 14d-2(b) under the Exchange Act (17 CFR 240.14d-2(b))	
" Pre-commencement comm	nunications pur	ursuant to Rule 13e-4(c) under the Exchange Act (17 CFR 240.13e-4(c))	

of

EXPLANATORY NOTE

This Amendment No. 1 to Current Report on Form 8-K/A is being filed to amend the Current Report on Form 8-K filed with the Securities and Exchange Commission on December 15, 2014 (the "Original Form 8-K"). This amendment corrects the range of fees set forth in the first paragraph of Item 1.01 of the Original Form 8-K to be \$5.10 to \$7.30, rather than \$5.10 to \$10.24 as reported in the Original Form 8-K.

Item 1.01. Entry into a Material Definitive Agreement.

On December 10, 2014, Gran Tierra Energy Colombia Ltd. ("Gran Tierra Colombia") and Petrolifera Petroleum (Colombia) Limited ("Petrolifera Colombia"), both wholly owned indirect subsidiaries of Gran Tierra Energy Inc., each entered into an agreement with Ecopetrol S.A. (each, a "Purchase Agreement"), each Purchase Agreement comprising a general conditions agreement and a special conditions agreement. The Purchase Agreements provide that each of Gran Tierra Colombia and Petrolifera Colombia agrees to sell to Ecopetrol, and Ecopetrol agrees to purchase from each of Gran Tierra Colombia and Petrolifera Colombia, up to 100% of the crude oil produced in the Chaza Block, Santana Block and Guayuyaco Block owned by Gran Tierra Colombia, and up to 100% of the crude oil produced in the Chaza Block and Guayuyaco Block owned by Petrolifera Colombia, respectively. The volume of crude oil does not include the volume of oil owned by a third party corresponding to royalties. The Purchase Agreements provide that the sales price for the crude oil is determined based upon (1) a "marker" price (the average export price of a specified blend of crude oil made by Ecopetrol in the month of delivery for export through the applicable port) less (2) fees, such as handling fees, commercialization fees, transportation fees and transport taxes, ranging in the aggregate from \$5.10 to \$7.30 per barrel of oil depending upon the point of delivery and how it is to be transported.

The term of each Purchase Agreement is December 1, 2014, to November 30, 2015, and either party may terminate the Purchase Agreement upon 30 days prior written notice.

The Purchase Agreements replace the prior purchase agreements between Ecopetrol and each of Gran Tierra Colombia and Petrolifera Colombia for the sale of crude oil production produced in the Chaza Block, Santana Block and Guayuyaco Block owned by Gran Tierra Colombia and Petrolifera Colombia, which prior purchase agreements had expired.

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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.

Gran Tierra Energy Inc.

By:/s/ David Hardy Name: David Hardy

Title: General Counsel, Vice President, Legal and Secretary

Dated: December 16, 2014