## UNITED STATES SECURITIES AND EXCHANGE COMMISSION Washington, D.C. 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): October 5, 2015

# CANYON GOLD CORP.

(Exact name of registrant as specified in its charter)

Delaware (State or other jurisdiction of incorporation) **000-54851** (Commission File Number) Not Applicable (IRS Employer Identification No.)

**4730 South Fort Apache Road, Suite 300, Las Vegas, Nevada 89147** (Address of principal executive offices)

Registrant's telephone number, including area code: (888) 788-0986

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 (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))

#### FORM 8-K/A

When used in this Current Report on Form 8-K/A, the terms "company", "Canyon Gold," "we," "us," "our" and similar terminology reference to Canyon Gold Corp.

#### Item 1.01 Entry into a Material Definitive Agreement.

As reported in our Form 8/K Current Report filed with the SEC on October 13, 2015, Canyon Gold Corp. has entered into an agreement to acquire 100% of Defense Technology Corporation, a privately held Colorado company ("*DTC*") with principal offices in New Port Richey, Florida. DTC is the developer of defense, detection and protection products to improve security for military personnel and schools and other public facilities.

Both Canyon Gold Corp. and Defense Technology Corporation LLC have with date of December 31, 2015 mutually consented and executed requisite documents to close the agreement and whereby from this day forward DTC is a wholly owned subsidiary of Canyon Gold Corp. and DTC shall forthwith execute all their operations as a subsidiary of Canyon Gold Corp.

As required under the agreement, Canyon Gold Corp. shall appoint Jeff Analstine President of DTC to the Board of Directors of Canyon Gold and DTC shall appoint Stephen Studdert, President of CanyonGold to the Board of DTC.

In consideration for acquiring DTC, Canyon Gold will issue 4,000,000 shares of voting Common Stock to the sole shareholder of DTC and certain of its note holders. Additionally, DTC will be able to earn certain additional Canyon Gold Series "B" Convertible Preferred Shares upon attaining certain gross sales milestones. Following completion of the acquisition, DTC will become a wholly owned subsidiary of Canyon Gold. We also intend to use our reasonable best efforts to effectuate a spin-off of our subsidiary, Long Canyon Gold Resources Corp., on terms to be determined.

### Exhibit No. Description

- 10.1<sup>(1)</sup> Definite Agreement to acquire Defense Technology Corporation [to be filed at closing]
- 99.1<sup>(1)</sup> Press Release
- (1) Filed as exhibit to Form 8-K filed on October 13, 2015.

#### **Cautionary Note About Forward-looking Statements**

Statements contained in this current report which are not historical facts, may be considered "forward-looking statements," which term is defined by the Private Securities Litigation Reform Act of 1995. Any "safe harbor under this Act does not apply to a "penny stock" issuer, which definition would include the Company. Forward-looking statements are based on current expectations and the current economic environment. We caution readers that such forward-looking statements are not guarantees of future performance. Unknown risks and uncertainties as well as other uncontrollable or unknown factors could cause actual results to materially differ from the results, performance or expectations expressed or implied by such forward-looking statements.

## 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.

# Canyon Gold Corp.

Date: December 11, 2015

By: <u>S/ STEPHEN M. STUDDERT</u> Stephen M. Studdert President