SMG Indium Resources Ltd. Form 10-Q August 15, 2011 UNITED STATES

SECURITIES AND EXCHANGE COMMISSION Washington, D.C. 20549

Form	10-Q
(Mark One) x QUARTERLY REPORT UNDER SECTION 13 OR 15(d	OF THE SECURITIES EXCHANGE ACT OF 1934
For the quarterly period	l ended June 30, 2011
OI	₹
"TRANSITION REPORT UNDER SECTION 13 OR 15(d)	OF THE SECURITIES EXCHANGE ACT OF 1934
For the transition period from	to
Commission File N	umber 000-54391
SMG INDIUM RE (Exact name of registrant a	
Delaware	51-0662991
(State or other jurisdiction of	(IRS Employer
incorporation or organization)	Identification No.)
100 Park Ave., 16th Floor New York, New York (Address of Principal Executive Offices)	10017 (Zip Code)
(212) 984 (Registrant's telephone numb	
(Former name, former address and former	fiscal year, if changed since last report)

Indicate by check mark whether the registrant (1) has filed all reports required to be filed by Section 13 or 15(d) of the Securities Exchange Act of 1934 during the preceding 12 months (or for such shorter period that the registrant was required to file such reports), and (2) has been subject to such filing requirements for the past 90 days. Yes x No "

Indicate by check mark whether the registrant has submitted electronically and posted on its corporate Web site, if any, every Interactive Data File required to be submitted and posted pursuant to Rule 405 of Regulation S-T

(§232.405 of this chapter) during the preceding 12 months (or for such shorter period that the registrant was required to submit and post such files x Yes "No

Indicate by check mark whether the registrant is a large accelerated filer, an accelerated filer, a non-accelerated filer or a smaller reporting company. See definitions of "large accelerated filer," "accelerated filer" and "smaller reporting company" in Rule 12b-2 of the Exchange Act.

Large accelerated filer " Accelerated filer " Non-accelerated filer " Smaller reporting company x (Do not check if a smaller reporting company)

Indicate by check mark whether the registrant is a shell company (as defined in Rule 12b-2 of the Exchange Act). Yes "No x

The number of shares of Common Stock par value \$0.001 per share, outstanding as of August 12, 2011 was 6,832,301.

SMG INDIUM RESOURCES LTD.

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PART I—FINANCIAL INFORMATION

Item 1. Financial Statements.

SMG INDIUM RESOURCES LTD. CONDENSED BALANCE SHEETS

ASSETS

Current Assets:	June 30, 2011 (Unaudited)		Decemb 201		
Cash and cash equivalents	\$ 3,980,664	\$	693,9	940	
Prepaid expenses	68,568		3,07		
Total Current Assets	4,049,232		697,0	017	
Cash and cash equivalents restricted for indium purchases	11,729,466		-		
Inventory - indium	13,224,942		4,59	1,016	
Total Assets	\$ 29,003,640	\$	5,28	8,033	
LIABILITIES AND STOCKHOLDERS' EQUITY					
Current Liabilities:					
Accounts payable and accrued expenses	\$ 68,159	\$,		
Note payable to Manager - related party	-		265,0		
Accrued interest payable - Manager - related party	-		45,7		
Total Current Liabilities	68,159		321,2	241	
Commitments and Contingencies					
Charle ald and Francisco					
Stockholders' Equity:					
Preferred stock - \$.001 par value; 1,000,000 shares authorized; 0 shares					
issued and outstanding Class A common stock - \$.001 par value; authorized - 0 shares and	-		-		
2,000,000 shares at June 30, 2011 and December 31, 2010, respectively;					
issued and outstanding - 0 shares and 1,163,600 shares at June 30, 2011					
and December 31, 2010, respectively			1,164	4	
Common stock - \$.001 par value; authorized 40,000,000 shares and	-		1,10	+	
5,000,000 shares at June 30, 2011 and December 31, 2010, respectively;					
issued and outstanding 6,832,301 shares and 155,000 shares at June 30,					
2011 and December 31, 2010, respectively	6,833		155		
Additional paid-in capital	30,234,898			3,771	
Accumulated deficit	(1,306,250)	(408))
Total stockholders' equity	28,935,481	,	•	6,792	,
Total Liabilities and Stockholders' Equity	\$ 29,003,640	\$		8,033	
* *					

The accompanying notes are an integral part of these unaudited condensed financial statements.

SMG INDIUM RESOURCES LTD. CONDENSED STATEMENTS OF OPERATIONS (Unaudited)

	For the Three Months Ended		For the Six Months Ended	
	June 30,			June 30,
	2011	2010	2011	2010
Operating Costs:				
Operating expenses-Manager-related party	\$201,587	\$-	\$201,587	\$-
Officers and directors compensation expense	387,070	-	387,070	-
Other operating expenses	136,302	41,999	313,734	66,631
Total Operating Costs	724,959	41,999	902,391	66,631
Other expense (income):				
Interest expense - Manager-related party	1,325	4,019	5,300	7,994
Interest income	(9,739)	-	(9,739)	-
Net Loss	\$716,545	\$46,018	\$897,952	\$74,625
Net Loss per Common Share - Basic and Diluted	\$0.19	\$0.30	\$0.45	\$0.48
-				
Weighted Average Number of Common Shares Outstanding				
- Basic and Diluted	3,852,840	155,000	2,014,135	155,000

The accompanying notes are an integral part of these unaudited condensed financial statements.

SMG INDIUM RESOURCES LTD. CONDENSED STATEMENTS OF CHANGES IN STOCKHOLDERS' EQUITY (Unaudited)

	Class A Com	mon Stock Value	Common Shares	n Stock Value	Additional Paid In Capital	Accumulated Deficit	Total Stockholders Equity
Balances at December 31, 2010	1,163,600	1,164	155,000	155	5,373,771	(408,298)	4,966,792
A 1 C . 1							
Awards of stock							
options to CFO and Directors	_	_	_	_	93,050	_	93,050
Exchange of	_		_		75,050	-	75,050
Manager-related party note							
payable for stock					217.079		216.070
options Exchange by	-	-	-	-	316,078	<u>-</u>	316,078
Manager-related party of 75,000 shares of common stock for stock							
options	_	_	(75,000)	(75) 75	_	_
Issuance of common stock and warrants in IPO at \$5.00 per							
unit, net	-	-	5,084,750	5,085	24,207,258	-	24,212,343
Conversion of Class A common stock for shares							
of common stock	(1,163,600)	(1,164)	1,163,600	1,164	-	_	-
Stock dividend on Class A common stock in connection with							
IPO	_	_	471,951	472	(472)	_	_
Awards of			. /2 = =	· -	, -)		
common stock to							
officers	-	-	32,000	32	147,488	-	147,520
Award of stock options to Manager-related							
party	-	-	-	_	97,650	-	97,650
Net Loss	-	-	-	-	-	(897,952)	(897,952)
Balances at June 30, 2011	-	-	\$6,832,301	\$6,833	\$30,234,898	(1,306,250)\$	28,935,481

The accompanying notes are an integral part of these unaudited condensed financial statements.

SMG INDIUM RESOURCES LTD. CONDENSED STATEMENTS OF CASH FLOWS (Unaudited)

	Unaudited		
	For the Six Months Ende		
	June 30,	June 30,	
	2011	2010	
Cash flow from operating activities:			
Net loss	\$(897,952)	\$(74,625)	
Adjustments to reconcile net loss to net cash used in operating activities:			
Non-cash compensation to officers and directors	240,570	-	
Non-cash compensation to Manager-related party	97,650	-	
Accrued interest to Manager - related party	5,300	7,994	
Changes in operating assets and liabilities:			
Increase in prepaid expenses	(65,491)	-	
Increase in cash and cash equivalents restricted for indium purchases	(11,729,466)		
Increase in inventory - indium	(8,633,926)	(3,419,963)	
Increase in accounts payable and accrued expenses	57,696	-	
Net cash used in operating activities	(20,925,619)	(3,486,594)	
Cash flow from financing activities:			
Proceeds from IPO and overallotments, net	24,212,343	-	
Proceeds from sale of Class A common stock, net	-	648,000	
Net cash provided by financing activities	24,212,343	648,000	
Net increase (decrease) in cash and cash equivalents	3,286,724	(2,838,594)	
Cash and cash equivalents, at beginning of period	693,940	3,605,228	
Cash and cash equivalents, at end of period	\$3,980,664	\$766,634	

The accompanying notes are an integral part of these unaudited condensed financial statements.

SMG INDIUM RESOURCES LTD. NOTES TO CONDENSED FINANCIAL STATEMENTS (Unaudited)

Note 1 — Organization and Nature of Business and Basis of Presentation

Organization and Nature of Business

SMG Indium Resources Ltd. (the "Company") is a corporation established pursuant to the laws of Delaware on January 7, 2008. Effective with the interim condensed financial statements for the quarter ended June 30, 2011, the Company is considered an operating company and is no longer in the development stage. On April 2, 2008, the Company changed its name from Specialty Metals Group Indium Corp. to SMG Indium Resources Ltd. The Company's primary business purpose is to purchase and stockpile indium, a specialty metal that is being increasingly used as a raw material in a wide variety of consumer electronics manufacturing applications. While it is not the Company's current intention to do so in the short term, at its discretion and based on market conditions, the Company may subsequently lend or sell some or all of its' indium stockpile to cover annual operating expenses - see Note 2, "Revenue Recognition." The Company's common shares represent an indirect interest in the physical indium it owns.

To assist in the purchase of indium, the Company entered into a Management Services Agreement, as amended and restated on May 10, 2011 (the "MSA") with a related party, Specialty Metals Group Advisors, LLC (the "Manager") - see Note 4. The primary responsibilities of the Manager are: (i) purchasing and selling indium; (ii) submitting written reports detailing the delivery and payment particulars regarding each purchase and sale of indium to the Company's Board of Directors; (iii) arranging for the storage of indium; (iv) preparing a bi-weekly report on the Net Market Value ("NMV"), as defined below; (v) preparing any regulatory filings or special reports to the Company's stockholders and Board of Directors; and (vi) managing the general business affairs of the Company. The MSA will have an initial term of five years with options to renew upon mutual agreement between the parties. Pursuant to the terms of the MSA, the Company is required to pay the Manager a fee of 2% per annum of the monthly NMV beginning in May 2011 upon the completion of the Company's Initial Public Offering ("IPO") see Note 4. Since the Company was not obligated to pay any fees prior to the IPO, no fees were paid or accrued to the Manager prior to May 2011. The Company recorded fees of \$103,937 to the Manager in the second quarter of 2011 for the months of May and June 2011 - see Note 4.

The NMV is not a generally accepted accounting principles ("GAAP") measurement. It is an internally created formula used by the Company to compute the management fee and the number of IPO units which the Class A stockholders received upon the completion of the IPO. The NMV, for this purpose, is determined by multiplying the number of kilograms of indium held by the Company by the last spot price for indium published by Metal Bulletin posted on Bloomberg L.P. for the month, plus cash and other Company assets, less any liabilities multiplied by the monthly fee of 1/6 of 1% (or 2% per annum). The Company publishes the updated spot price, the quantity of indium held in inventory and the Company's NMV on its website on a bi-weekly basis. There may not be a correlation between its NMV, the price of indium and the price of its common stock.

The Company's business strategy is to purchase and stockpile indium in order to achieve long-term appreciation in the value of its indium stockpile, and not to actively speculate with regard to short-term fluctuations in indium prices. However, there is no assurance that the price of indium or the value of the Company's securities will increase over time. The Company will use at least 85% of the net proceeds of the IPO to purchase and stockpile already processed and mined indium ingots within 18 months of consummating the IPO. In the event the Company is unable to utilize all 85% of the net proceeds from the IPO to purchase or contract to purchase and stockpile indium within 18 months from the consummation of the IPO, the Company will return to the shareholders their pro-rata share of the unused proceeds designated for the purchase and stockpile of indium. The Company's indium is insured and physically stored in a facility located in New York. In the future the Company's indium may be stored in other facilities in the United States,

Canada, Netherlands and/or the United Kingdom.

Indium is an essential raw material for a number of consumer electronics applications. The primary commercial application of indium is in coatings for the flat panel display industry and in the liquid crystal display ("LCD") industry on electronic devices like television sets, computers, cell phones and digital cameras. Indium is increasingly being used as a crucial raw material in light emitting diodes ("LED") and in the solar energy industry. Its main use in solar energy applications is for high-efficiency photovoltaic cells in the form of thin-film photovoltaic. Other uses of indium are in electrical components, alloys and solders.

Note 1 — Organization and Business and Basis of Presentation – (continued)

Basis of Presentation

The accompanying interim unaudited condensed financial statements have been prepared in accordance with accounting principles generally accepted in the United States of America for interim financial statements and with the instructions to Form 10-Q and Article 10 of Regulation S-X as promulgated by the Securities and Exchange Commission. Accordingly, these interim unaudited condensed financial statements do not include all of the disclosures required by generally accepted accounting principles for complete financial statements. These interim unaudited condensed financial statements should be read in conjunction with the Company's audited financial statements for the period ended December 31, 2010. In the opinion of management, the interim unaudited condensed financial statements furnished herein include all adjustments, all of which are of a normal recurring nature, necessary for a fair statement of the results for the interim period presented. The condensed balance sheet at December 31, 2010 has been derived from the Company's 2010 audited financial statements included in our Prospectus dated May 4, 2011 as filed with the Securities and Exchange Commission.

Operating results for the three months and six-month period ended June 30, 2011 are not necessarily indicative of the results that may be expected for the year ending December 31, 2011 or any interim period. The preparation of financial statements in conformity with United States GAAP requires management to make estimates and assumptions that affect reported amounts of assets and liabilities and disclosure of contingent assets and liabilities at the date of the financial statement and the reported amounts of revenue and expenses during the reporting period. The most significant estimates relate to inventory, share-based compensation, income tax, and revenue recognition. Actual results could differ from those estimates.

Note 2 — Summary of Significant Accounting Policies

Cash and Cash Equivalents

The Company considers all highly liquid instruments with original maturities of 90 days or less at the time of purchase to be cash equivalents.

The Company has classified 85% of the net proceeds from the IPO as restricted cash and cash equivalents for indium purchases in long-term assets. The balance in restricted cash of \$11,729,466 represents the Company's remaining commitment to purchase indium at June 30, 2011 to utilize up to the 85% of the net proceeds from the IPO.

Inventory of the Metal Indium

In accordance with FASB ASC 330-10, the Company's inventory or "stockpile" of the metal indium will be recorded at cost including all associated costs of delivering the indium to the bonded storage warehouse on the date we take delivery of the physical metal. The stockpile of the physical metal indium is carried at the lower of cost or market with cost being determined on a specific identification method and market being determined as the net realizable value based on a variety of factors which could include among other things, spot prices obtained from Metal Bulletin on Bloomberg L.P., a real-time financial information services data platform, current levels of supply and demand and general economic conditions. Further, the Company periodically reviews the indium stockpile to determine if a loss should be recognized where the utility of indium has been impaired on an other-than-temporary basis. Where such

impairment is viewed as something other-than-temporary, the Company will charge against earnings the amount by which the fair market value is less than the cost. Realized gains (losses) from other transactions will be determined for income tax and for financial reporting purposes on a specific identification method when incurred.

Basic and Diluted Loss per Share

The Company computes net loss per share in accordance with FASB ASC 260-10, "Earnings per Share." This codification requires presentation of both basic and diluted earnings (loss) per share ("EPS") on the face of the statement of operations. Basic EPS is computed by dividing net income (loss) available to common stockholders by the weighted average number of common shares outstanding during the period. Diluted EPS gives effect to all dilutive potential common shares outstanding during the period including stock options and warrants, using the treasury stock method and convertible debt using the if-converted method. If anti-dilutive, the effect of outstanding warrants and options is ignored. In computing diluted EPS, the average stock price for the period is used in determining the number of shares assumed to be purchased from the exercise of stock option or warrants. For the three months and six months ended June 30, 2011, the basic and diluted EPS loss per share are based upon a weighted average number of shares outstanding of 3,852,840 and 2,014,135, respectively and 155,000 for both the three months and six months ended June 30, 2010. For the three months and six months ended June 30, 2010, the number of common shares potentially issuable upon the exercise of certain options and warrants was 6,758,101 and 1,201,400, respectively, and has not been included in the computation of the diluted EPS since the effect would be antidilutive. Also, for the three month and six months ended June 30, 2010, 1,163,600 shares of Class A common stock were excluded from the calculation of dilutive EPS since the effect would be antidilutive.

Note 2 — Summary of Significant Accounting Policies – (continued)

Revenue Recognition

While it is not the Company's current intention to do so, our stockpile of indium may be used from time to time for "direct sales and or "lending" transactions. Under a "direct sale" transaction we would record a gain (loss) equal to the difference between the proceeds received from the sale of indium and the indium carrying value. We may also elect to enter into a lending transaction. In indium lending transactions, we would exchange a specified tonnage and purity of indium for cash. Title and the risks and rewards of such indium ownership would pass to the purchaser/counterparty in the lending transaction. We would simultaneously enter into an agreement with such counterparty in which we would unconditionally commit to purchase and the counterparty would unconditionally commit to sell a specified tonnage and purity of indium that would be delivered to us at a fixed price and at a fixed future date in exchange for cash (the Unconditional Sale and Purchase Agreement or "USPA"). The USPA would also contain terms providing the counterparty with substantial disincentives ("penalty fees") for non-performance of the return of indium to the Company as a means to assure our future supply of indium. While we believe that this risk would be mitigated by the penalty fee features of the USPA, it is nonetheless a risk associated with a transaction of this type. We anticipate recognizing revenues on purchases and sales of indium under these arrangements in accordance FASB ASC 845-25 "Non-Monetary Transactions" and "Accounting for Purchases and Sales of Inventory with the Same Counterparty." Accordingly we will disclose unconditional purchase obligations under these arrangements ("Disclosure of Long Term Obligations") and, if applicable, accrue net losses on such unconditional purchase obligations in accordance with FASB ASC 440-10-50.

Income Taxes

The Company follows FASB ASC 740 as it relates to "Accounting for Income Taxes". Under FASB ASC 740, the Company accounts for income taxes under the asset and liability method. Deferred tax assets and liabilities are recognized for the future tax consequences attributable to the differences between the financial statement carrying amounts of existing assets and liabilities and the respective tax bases and operating loss and tax credit carryforwards. Deferred tax assets and liabilities are measured using enacted tax rates expected to apply to taxable income in the years in which those temporary differences are expected to be recovered or settled. The effect on deferred tax assets and liabilities of a change in tax rates is recognized in income in the period that includes the enactment date.

The asset and liability method requires that deferred tax assets and liabilities be recorded without consideration as to their realizability. The deferred tax asset primarily includes net operating loss carryforwards, accrued expenses not currently deductible and the cumulative temporary differences which have been charged to expense in the accompanying statements of operations but have been recorded as assets for income tax purposes. The portion of any deferred tax asset for which it is more likely than not that a tax benefit will not be realized must then be offset by recording a valuation allowance. A valuation allowance has been established against all of the deferred tax assets, as it is more likely than not that these assets will not be realized given the Company's history of operating losses.

While the Company believes that its tax positions are fully supportable, there is a risk that certain positions could be challenged successfully. In these instances, we look to establish reserves. If we determine that a tax position is more likely than not of being sustained upon audit, based solely on the technical merits of the position, we recognize the benefit. We measure the benefit by determining the amount that has likelihood greater than 50% of being realized upon settlement. We presume that all tax positions will be examined by a taxing authority with full knowledge of all relevant information. We regularly monitor our tax positions, tax assets and tax liabilities. We reevaluate the technical

merits of our tax positions and recognize an uncertain tax benefit or derecognize a previously recorded tax benefit when (i) there is a completion of a tax audit, (ii) there is a change in applicable tax law including a tax case or legislative guidance, or (iii) there is an expiration of the statute of limitations. Significant judgment is required in accounting for tax reserves.

Note 2 — Summary of Significant Accounting Policies – (continued)

Share Based Payment Arrangements

The Company accounts for employee share based payment arrangements in accordance with the provision of FASB ASC 718-10-S99, "Share-Based Payments" ("SBP"). This statement addresses all forms of SBP awards including shares issued under employee stock purchase plans, stock options, restricted stock and stock appreciation rights. In accordance with this statement, awards result in a cost that is measured at fair value on the awards' grant date, based on the estimated number of awards that are expected to vest and results in a charge to operations on a straight-line basis over the vesting terms. We estimate pre-vesting forfeitures and revise those estimates in subsequent periods if actual forfeitures differ from those estimates.

The Company recorded non-cash charges for SBP of \$338,220, of which \$97,650 was included in expenses of the Manager, a related party, in the interim condensed statements of operations for both the three months and six months ended June 30, 2011, respectively. As of March 31, 2011 the Company had not issued any SBP. The fair value of each option granted during the three months and six months ended June 30, 2011 was estimated on the date of grant using the Black-Scholes option-pricing model with the following weighted-average assumptions in the following table:

	Three	
	months ar	ıd
	six month	ıS
	ended	
	June 30, 2011	
Expected dividend yield	0	%
Expected option term (years)	5	
Expected volatility	19	%
	1.55% -	
Risk-free interest rate	1.57	%

The weighted average fair value at the date of grant for options granted during the three months and six months ended June 30, 2011, was \$0.68 per share. The expected term of options granted represents the period of time that options granted are expected to be outstanding. Because of the limited history of trading volume, the expected volatility was calculated based on the five year volatility of indium. The assumed discount rate was the default risk-free interest rate provided by Bloomberg LP.

Common Stock Purchase Warrants and Other Derivative Financial Instruments

The Company accounts for the issuance of common stock purchase warrants and other free standing derivative financial instruments in accordance with the provisions of FASB ASC 505. Based on the provisions as contained therein, the Company classifies as equity any contracts that (i) require physical settlement or net-share settlement or settlement in its own shares (physical settlement or net-share settlement). The Company classifies as assets or liabilities any contracts that (i) require net-cash settlement (including a requirement to net cash settle the contract if an event occurs and if that event is outside the control of the Company) or (ii) gives the counterparty a choice of net-cash settlement or settlement in shares (physical settlement or net-share

settlement). The Company assesses classification of its common stock purchase warrants and other free standing derivatives at each reporting date to determine whether a change in classification between assets and liabilities is required. The Company's outstanding warrants were accounted for as equity through June 30, 2011.

SMG INDIUM RESOURCES LTD. NOTES TO CONDENSED FINANCIAL STATEMENTS (Unaudited)

Note 2 — Summary of Significant Accounting Policies – (continued)

Concentration of Credit Risk

The Company considers all highly liquid securities with maturities of three months or less when purchased as cash and cash equivalents. The Company maintains cash deposits with banks that at times exceed applicable insurance limits. The Company reduces its exposure to credit risk by maintaining such deposits with high quality financial institutions. The Company has not experienced any losses in such accounts. At June 30, 2011, the Company had cash on deposit of \$15,460,130 in excess of federally insured limits of \$250,000.

Fair Value of Financial Instruments

For cash and cash equivalents, accrued expenses, and other liabilities, the carrying amount approximates the fair value because of the immediate or short term nature of those instruments. The carrying amount of notes payable approximates fair value due to the length of the maturity of the underlying note and the interest rate which is comparable to market rates currently available to the Company.

Supplemental Cash Flow Information

During the quarter ended June 30, 2011, the Company issued 150,000 stock options to acquire shares of the Company's common stock at \$4.50 per share to the Manager in repayment of the \$316,078 owed under the revolving line of credit including the accrued interest - see Note 4. The fair value of the options on the date of grant was \$0.79 per share using the Black-Scholes option-pricing model. In connection with this exchange, the Company recorded a credit to additional paid-in capital. No gain was recorded on the extinguishment of debt due to the fact that the Manager is a related party - see Note 4.

During the quarter ended June 30, 2011, the Manager, a related party, exchanged 75,000 shares of common stock for fully vested options to acquire 150,000 shares of common stock at \$4.50 per share expiring in May 2016. The 75,000 shares of common stock were retired. The options were valued at \$0.79 per share using the Black-Scholes option-pricing model. In connection with the exchange, the Company retired the shares of common stock and no gain was recorded on the exchange due to the fact that the Manager is a related party-see Note 4.

During the quarter ended June 30, 2011, the Company's Class A common stockholders converted 1,163,600 shares of Class A common stock outstanding for 1,635,551 common shares including 471,951 shares representing an adjustment required as a result of the consummation of the IPO. Such adjustment resulted in a stock dividend that was recorded as a stock split in the interim condensed statement of stockholders' equity at June 30, 2011 - see Note 3.

Recently Issued Accounting Pronouncements

In May 2011, the FASB issued ASU No. 2011-04, Fair Value Measurement (Topic 820). This updated accounting guidance establishes common requirements for measuring fair value and for disclosing information about fair value measurements in accordance with U.S. GAAP) and International Financial Reporting Standards (IFRS). This guidance includes amendments that clarify the intent about the application of existing fair value measurements and disclosures, while other amendments change a principle or requirement for fair value measurements or disclosures. This guidance is effective for interim and annual periods beginning after December 15, 2011. The adoption of this standard is not expected to have a material impact on the Company's financial position and results of operations.

Other recently issued accounting pronouncements did not, or are not believed by management to, have a material effect on the Company's present or future financial statements.

SMG INDIUM RESOURCES LTD.

NOTES TO CONDENSED FINANCIAL STATEMENTS (Unaudited)

Note 3 — Stockholders' Equity

Preferred Stock

The Company is authorized to issue 1,000,000 shares of preferred stock with such designations, voting and other rights and preferences as may be determined from time to time by the Board of Directors. At June 30, 2011 and 2010, there were no outstanding preferred shares. For a period of one year after the effectiveness of the IPO, the Company will not offer preferred stock to any of its promoters (including the Company's officers, directors and the Manager, a related party) except on the same terms as it is offered to all other existing or new stockholders. In addition, a majority of the Company's independent directors that do not have an interest in the transaction shall approve any offering of preferred stock and have access, at the Company's expense, too our counsel or independent counsel. Any document relating to an offering of preferred stock by the Company will disclose whether the dividends on the preferred stock are cumulative, the risk of failure to declare or pay dividends on the preferred stock and the equity characteristics of any convertible preferred stock being offered to investors.

Class A Common Stock

In 2009 and 2010, the Company raised aggregate net proceeds of \$5,818,000 from the sale of an aggregate of 1,163,600 units in a private placement. A unit consisted of one share of Class A common stock and one warrant to purchase one share of common stock at an exercise price of \$5.75 per share. The warrants became exercisable immediately after the IPO and expire in May 2016. The Class A stockholders converted all of their Class A common shares into common shares immediately prior to the IPO. The Class A Shareholders were entitled to an adjustment reflecting: (i) the 20% increase in shares and warrants associated with the failure to complete an IPO within a certain timeframe, plus (ii) the NMV adjustment which is computed by multiplying the number of kilograms of indium held by the Company by the last spot price for indium published by the Metal Bulletin posted on Bloomberg L.P., plus cash and other assets, less any liabilities. The Company issued the equivalent of an additional 471,951 common shares and warrants. In May 2011, the Company recorded a stock dividend that was accounted for as a stock split relating to the additional shares and warrants issued to the Class A stockholders. The 471,951 adjustment took into consideration the 20% time based accretion factor resulting in the issuance of 232,720 common shares and warrants and the NMV based accretion factor resulting in the issuance 239,231 common shares and warrants. The NMV based adjustment for the increase of 239,231 was calculated as follows:

Total "Further Adjustment" Shares to be issued:

NMV of the Corporation immediately preceding the IPO Closing*

Minus

NMV of the Corporation after the application of the Private Placement gross proceeds from the sale of Class A Common Stock

\$5.00 or the IPO Unit Price

^{*} The average indium price used to determine the NMV shall be based on the mid-point of the low and high monthly average prices as published by the Metal Bulletin under the category

"Indium Ingots MB free market monthly average in warehouse \$ per Kg" for the three (3) month period immediately preceding the Closing date of the IPO

Calculation of "Adjustment Ratio per Private Placement Share":

Total Further Adjustment Shares to be Issued

Equals

Adjustment Ratio Per Private Placement Share

Total Class A Common Shares Outstanding

Following the conversion of all of the Class A shares into common shares, all of the authorized but unissued Class A shares were retired.

Note 3 — Stockholders' Equity – (continued)

Common Stock

On May 4, 2011, the Company amended its Certificate of Incorporation to extend the life of the company to perpetuity. In addition, it increased the number of authorized common stock from 5,000,000 shares to 40,000,000.

In May 2011, the Company completed its IPO pursuant to a Registration Statement that was declared effective on May 4, 2011. The Company sold an aggregate of 5,084,750 units, including the partial exercise of the underwriters' overallotment option, at a price of \$5.00 per unit for aggregate net proceeds of \$23,956,933 after deducting underwriting discounts and commissions of and offering expenses aggregating \$1,466,817. Of those, expenses (1) \$1,211,407 has been recorded as a reduction of the proceeds received in arriving at the amount to be recorded in additional paid-in capital during the six months ended June 30, 2011 and (2) \$255,410 was recorded as a reduction of additional paid-in capital in the Company's balance sheet at December 31, 2010. Each IPO unit consisted of one share of the Company's common stock and one redeemable common stock purchase warrant. Of the total net proceeds, approximately \$20,363,393 will be used to purchase and stockpile indium and approximately \$3,593,540 will be used for general working capital purposes. Each warrant entitles the holder to purchase from the Company one share of common stock at an exercise price of \$5.75 per share commencing with the effective date of the registration statement and expiring on May 4, 2016. The warrants also contain a call feature that permits the Company to redeem the warrants at a price of \$.01 per warrant at any time after the warrants become exercisable, upon providing at least 30 days advance written notice of redemption and if, and only if, the last sales price of the Company's common stock equals or exceeds \$8.00 per share for any 20 trading days within a 30 trading day period ending three business days before the Company sends the notice of redemption. In addition, the Company may not redeem the warrants unless the warrants comprising the units sold in the IPO and the shares of common stock underlying those warrants are covered by an effective registration statement from the beginning of the measurement period through the date fixed for the redemption.

If the foregoing conditions are satisfied and the Company calls the warrants for redemption, each warrant holder shall then be entitled to exercise their warrants prior to the date scheduled for redemption. The redemption provisions for the Company's warrants have been established at a price which is intended to avail to the warrant holders a premium in the market price as compared to the initial exercise price. There can be no assurance, however, that the price of the common stock will exceed either the redemption price of \$8.00 or the warrant exercise price of \$5.75 after the Company calls the warrants for redemption.

The Company also issued a unit purchase option ("UPO") to the underwriters or their designees, equal to 5% of the aggregate number of units sold in the IPO (excluding the over-allotment option). The underwriter paid \$100 for the UPO which is included in the net proceeds from the IPO in the Company's interim condensed statement of changes in stockholders' equity for the six months ended June 30, 2011. The UPO allows the underwriters to purchase units at an exercise price of 110% of the price per unit in the IPO (or \$5.50 share). The associated warrants in connection with this unit purchase option are exercisable at \$5.75. The Company accounted for the fair value of this purchase option as an expense of the IPO resulting in a charge directly to stockholders' equity. The Company engaged the underwriters as its exclusive advisors with respect to the solicitation of the exercise of the Warrants and, subject to applicable FINRA rules, shall pay the underwriters a fee equal to 5% of the gross proceeds, if any, received from the exercise of such Warrants.

Note 3 — Stockholders' Equity – (continued)

Equity Compensation Plan

In January 2008, the Company's Board of Directors adopted, and the Company's stockholders approved, the 2008 Equity Incentive Plan (the "Plan"). Under the Plan, the Company may grant incentive stock options, non-qualified stock options, restricted and unrestricted stock awards and other stock-based awards. On July 7, 2010, the Company's board of directors authorized an increase from 550,000 shares of common stock to 1,000,000 shares of common stock to be reserved for issuance pursuant to the Plan. On April 19, 2011, prior to the consummation of the IPO, such increase was submitted and approved by the shareholders. Options are granted with exercise prices equal to or greater than the fair value of the common stock. The terms of the options are approved by the Company's Board of Directors. Options granted to date have vested immediately and expire in five years.

Stock Options

In 2008, the Company agreed to grant 8,333 options to purchase common stock to each of the Company's three independent directors and 50,000 options to the Company's Chief Financial Officer, contingent upon the successful completion of the IPO. The options are exercisable at \$7.50 per share, vested immediately with the closing of the IPO and expire on May 9, 2016. These options were valued upon the closing of the IPO at \$0.15 per share using the Black-Sholes option pricing model.

In 2010, the Company agreed to grant an additional 5,000 options to purchase common stock to each of the Company's four non-executive directors and 30,000 options to the Company's Chief Financial Officer, contingent upon the successful completion of the IPO. The options are exercisable at \$4.50 per share, vested immediately with the closing of the IPO and expire on May 9, 2016. The Company estimated the fair value of the 2010 option grants at \$0.79 per share using the Black-Sholes option pricing model.

In June 2011, the Company agreed to grant an additional 5,000 stock options to each of the Company's three independent directors and 30,000 options to the Company's CFO. The options are exercisable at \$4.75 per share, vest immediately and expire in five years. The Company estimated that the fair value of the director's and CFO options are \$0.94 per share using the Black-Sholes option pricing model.

The Company recorded non-cash officers' and directors' compensation expense aggregating \$93,050 for the above stock options during the three month and six month period ended June 30, 2011.

Upon the successful completion of the IPO, the Manager, a related party, was granted 155,000 stock options that are exercisable at \$4.50 per share, vesting immediately upon the closing of the IPO and expire on November 23, 2014. The Company valued these options at \$0.63 per share using the Black-Sholes option pricing model and resulted in non-cash compensation expense of \$97,650 recorded as operating expenses-Manager – related party during the three months and six months ended June 30, 2011.

Further, the Manager, a related party, also received 150,000 stock options in connection with the exchange of 75,000 shares of common stock on the IPO closing date and an additional 150,000 stock options received in connection with the exchange of the Company's Note Payable on the IPO closing date. These 300,000 stock options are exercisable at \$4.50 per share, vest immediately and expire on May 9, 2016. The non-monetary exchange of (1) the stock options for

common stock resulted in an adjustment to retire the common stock, and (2) the Note Payable and related interest was recorded as an equity transaction in the accompanying interim condensed statement of changes in stockholders' equity for the three month and six month ended June 30, 2011. No gain was recognized on either exchange because the manager was a related party.

Note 3 — Stockholders' Equity – (continued)

During the three months ended June 30, 2011, the aggregate number of stock options issued was 624,999. The range of exercise prices was \$4.50 to \$7.50, the weighted average grant date fair value was \$.68 and the aggregate exercise price was \$3,048,743. There were no options outstanding at December 31, 2010 and there is no unrecognized costs associated with share based awards at June 30, 2011

Stock Awards

In June 2011, The Company awarded 32,000 fully-vested restricted shares of common stock to its officers resulting in non-cash compensation expense of \$147,520 recorded during the three and six month period ended June 30, 2011 based on the fair value at the time of the awards of \$4.61 per share based on the spot price of indium on the date of issue since the company's common stock was not trading separate from the units issued in the IPO.

Warrants

As of June 30, 2011, the Company has outstanding warrants exercisable for 6,758,101 shares of the Company's common stock at an exercise price of \$5.75 per share. Such warrants expire on May 4, 2016.

Note 4 — Related Party Transaction

In accordance with FASB 850-50 "Related Party Disclosures", some of the Company's executives are also members of the Manager. The Manager is considered to be a variable interest entity with its members, and not the Company, being the primary obligors. Accordingly, the Managers financial statements are not consolidated with those of the Company. Pursuant to the MSA, the Manager is responsible for: (i) the purchase and sale of indium, (ii) submission of written reports detailing the delivery and payment particulars regarding each purchase and sale to the Company's Board of Directors, (iii) arranging for the storage of indium and preparing a report on the net market value of the Company's common stock, (iv) preparing regulatory filing materials, reports to the Company's stockholders and other reports to its Board of Directors and (v) generally managing the Company's business and affairs. Upon the initial closing of the minimum funds sought in connection with the private placement, the Company issued to the Manager options exercisable for 155,000 shares of common stock at an exercise price of \$4.50 per share. The options expire on November 23, 2014.

The MSA has an initial term of five years with options to renew the agreement on terms mutually acceptable to each party and may be terminated by either party upon 90 days prior written notice. The Company is responsible for paying all costs and expenses incurred in connection with the business, except those expressly assumed by the Manager. The Company pays the Manager a fee equal to 2% per annum, payable monthly, of its net market value beginning upon the successful completion of the IPO. Such fees paid to the manager aggregated \$103,937 during the three and six months ended June 30, 2011 for the months of May and June 2011. In addition, as previously disclosed, the manager received non-cash compensation for stock awards and stock options aggregating \$97,650. The members of SMG Advisors, and the positions they hold in the Company, are as follows: Ailon Z. Grushkin, President; Richard A. Biele, Chief Operating Officer; Alan C. Benjamin, Chairman and Chief Executive Officer; and RCM Indium, LLC, an entity controlled by William C. Martin, Director. SMG Advisors is managed by Ailon Z. Grushkin.

On January 8, 2008, the Company entered into a revolving line of credit with the Manager in the aggregate amount of \$300,000 (the "Revolver"). The line of credit was used to fund the offering costs incurred by the Company in connection with its attempt to go public in 2008. The Company borrowed \$265,000 under the line of credit.

On January 25, 2010, the Company amended its revolving line of credit as follows: (i) the maturity date was amended to be due and payable on the earlier of (a) the date the Company completes an IPO; (b) the date of a dissolution, liquidation, winding up or insolvency proceeding commenced by or on behalf of the Company in the event the Company does not complete the IPO; or (c) November 24, 2011. On May 10, 2011, the Company completed its IPO and such amount due to the Manager was automatically converted into 150,000 common stock options exercisable at \$4.50 per share expiring on May 9, 2016. In connection with this conversion, the Company recorded additional paid-in capital for the value of the accrued interest of \$51,078 and the amount borrowed under the line of credit of \$265,000, no gain was recorded on this transaction because the Manager is a related party.

Note 4 — Related Party Transaction – (continued)

On May 10, 2011, the Company completed its IPO and 75,000 shares of common stock owned by the Manager were automatically converted into 150,000 common stock options exercisable at \$4.50 per share expiring on May 9, 2016 - (see Note 3).

The Company believes that all related party transactions were made on terms no less favorable to the Company than could have been obtained from unaffiliated parties. The Company will not engage in any transactions with its officers and directors involving purchasing, lending, or selling indium to or from the Company, except pursuant to the terms of our MSA.

Traxys Projects LP, 100% owned by Traxys S.a.r.l and its wholly owned subsidiary, Traxys North America LLC, and Traxys Commodity Fund LP each invested \$500,000 in the Company's 2009 Private Placement. This represented beneficial ownership in the Company by entities affiliated with Traxys North America LLC of 15.2% prior to the IPO and 4.1%, upon the completion of the IPO. Accordingly, after the IPO, Traxys is no longer a related party. Through May 10, 2011, the completion date of the IPO, the Company purchased an aggregate of 7.2 tons of indium, representing 78.2% of its stockpile at that time, at prices that approximate market value, from Traxys North America LLC. The Company did not and does not have any outstanding special agreements or arrangements with Traxys S.a.r.l or any of its affiliates including its wholly owned subsidiary, Traxys North America LLC.

Note 5 — Commitments and Contingencies

Management Services Agreement

As described in Note 4, the Company entered into the MSA, as amended and restated on May 10, 2011, with the Manager, a related party. The MSA has an initial term of five years with options to renew upon mutual agreement between the parties. The Company is required to pay the Manager a fee of 2% per annum of the monthly NMV, as previously defined, beginning with the closing of the IPO. For the three months and six months ended June 30, 2011, the Company paid \$103,937 to the Manager in connection with the MSA.

Indium Purchase Commitments

Through August 12, 2011, the Company has future commitments to purchase a total of approximately 5,302 kilograms of indium for which it has ordered, but not yet received or paid for, the indium. The value of these purchase commitments of approximately \$3,483,633 is not included in indium inventory nor included in accounts payable at June 30, 2011 due to the terms of title transfer on such shipments.

Director and Executive Compensation

In July 2011, the Company entered into an arrangement with its new Chief Financial Officer ("CFO") that provides for an annual base compensation of \$50,000 to be paid quarterly. The Company awarded the CFO options to acquire 2,500 shares of common stock at \$4.51 per share, the net market value at the date of grant. The options vest immediately and expire on July 22, 2016. Further, the Company will grant the CFO quarterly five-year options to acquire 2,500 shares of common stock up to an aggregate of 7,500 shares vesting at the date of grant and exercisable at the market value at the date of grant. In June 2011, the compensation committee of the Board of Directors approved

the payment of \$10,000 per year to each of the non-executive Board members and \$1,000 to such directors for each meeting attended in person. In June 2011, the Company engaged a relative of one of its officers to perform future outsourced secretarial services for the Company at \$5,000 per quarter.

On June 29, 2011, the Company's Board of Directors approved a contingent cash bonus awards to three of its officers aggregating \$100,000 and the award of an aggregate of 22,000 shares of restricted common stock. The aforementioned awards will be granted to the officers if the Company completes an additional equity offering raising a minimum of \$15,000,000 in one single transaction of cash or a combination of cash and indium metal in lieu of cash. Further, the Board approved an additional contingent cash bonus awards to its officers aggregating \$100,000 and the award of 22,000 shares of restricted common stock if the Company's officers can successfully list the Company's common stock on a major exchange.

Note 6 — Segment Information

The Company operates a single segment business in which it owns and accumulates stockpiles of indium. At June 30, 2011 and December 31, 2010, the Company's management calculated the NMV of the Company to be \$31,152,299 and \$5,540,655, respectively. The Company's management monitors the performance of this segment based, in part, on the changes in NMV. NMV is a Non-GAAP measurement. A reconciliation of the Non-GAAP NMV to the GAAP historical net book value is as follows:

		December
	June 30,	31,
	2011	2010
GAAP historical net book value	\$28,935,481	\$4,966,792
Excess of the indium spot value over historical cost	2,216,818	573,863
NMV	\$31,152,299	\$5,540,655

The \$2,216,818 represents the excess of the indium spot value of \$762.50 (as published by Metal Bulletin and posted on Bloomberg LP (Bloomberg LP is not regulated or government approved)) relating to the 20,251 kilograms of indium owned as of June 30, 2011 for a fair market value of \$15,441,760 versus its historical book value \$13,224,942. The \$573,863 represents the excess of the indium spot value of \$562.50 per kilogram (as published by Metal Bulletin and posted on Bloomberg LP) relating to the 9,182 kilograms of indium owned as of December 31, 2010 for a value of \$5,164,878 versus its historical book value \$4,591,015. The Company's business strategy is to achieve long-term appreciation, if any, in the value of its indium stockpile and not to actively speculate with regard to short-term fluctuations in indium prices.

Note 7 — Subsequent Events

The Company evaluates events that have occurred after the balance sheet date but before the financial statements are issued. Based upon the evaluation, the Company did not identify any recognized or non-recognized subsequent events that have required adjustment or disclosure in the financial statements other than mentioned below.

Subsequent to June 30, 2011, the Company purchased and received an aggregate of 2,000 kilograms of indium for an aggregate purchase price of \$1,403,455. Such amount was not included in indium inventory at June 30, 2011 due to the terms of title transfer on these orders. See note 5 for indium purchase commitments for which the indium has not been received or paid for as of August 12, 2011.

Item 2. Management's Discussion and Analysis of Financial Condition and Results of Operations.

Cautionary Note regarding Forward-Looking Statements

Unless otherwise indicated, the terms "SMG Indium," "SMG," the "Company," "we," "us," and "our" refer to SMG In Resources Ltd. In this Quarterly Report on Form 10-Q, we may make certain forward-looking statements, including statements regarding our plans, strategies, objectives, expectations, intentions and resources that are made pursuant to the safe harbor provisions of the Private Securities Litigation Reform Act of 1995.

The statements contained in this Quarterly Report on Form 10-Q that are not historical fact are forward-looking statements (as such term is defined in the Private Securities Litigation Reform Act of 1995), within the meaning of Section 21E of the Securities Exchange Act of 1934, as amended,, and Section 27A of the Securities Act of 1933, as amended. Forward-looking statements may be identified by the use of forward-looking terminology such as "should," "could," "may," "will," "expect," "believe," "estimate," "anticipate," "intends," "continue," or similar terms or variations of th or the negative of those terms. These statements appear in a number of places in this Form 10-Q and include statements regarding the intent, belief or current expectations of SMG Indium Resources Ltd. Forward-looking statements are merely our current predictions of future events. Investors are cautioned that any such forward-looking statements are inherently uncertain, are not guaranties of future performance and involve risks and uncertainties. Actual results may differ materially from our predictions. There are a number of factors that could negatively affect our business and the value of our securities, including and not limited to indium price volatility from supply and demand factors, international export quotas that could affect the availability of indium and our ability to purchase indium, lack of any internationally recognized exchanges for indium, limited number of potential suppliers of indium and potential customers who purchase indium, disruption of mining operations, technological obsolescence, substitution of other materials decreasing the demand for indium, regulatory requirements regarding indium, risks associated with international economic and political events, lack of operational liquidity, lack of investment liquidity, factors affecting our Net Market Value, and changes in interest rates. Such factors could materially affect our Company's future operating results and could cause actual events to differ materially from those described in forward-looking statements relating to our Company. Although we have sought to identify the most significant risks to our business, we cannot predict whether, or to what extent, any of such risks may be realized, nor is there any assurance that we have identified all possible issues which we might face. We assume no obligation to update our forward-looking statements to reflect new information or developments. We urge readers to carefully review and consider the various disclosures we make in this report and our other reports filed with the Securities and Exchange Commission that attempt to advise interested parties of the risks, uncertainties and other factors that may affect our business including the risk factors disclosed in our Prospectus dated May 4, 2011 as filed with the Securities and Exchange Commission..

Overview

SMG Indium Resources Ltd. was formed under the laws of the State of Delaware on January 7, 2008. On April 2, 2008, we changed our name from Specialty Metals Group Indium Corp. to SMG Indium Resources Ltd. On May 4, 2011, we amended our certificate of incorporation to provide for 40,000,000 shares of authorized common stock, par value \$.001 per share and 1,000,000 shares of authorized preferred stock, par value \$.001. In addition, the Company amended its corporate charter extending the life of the Company to perpetuity. We were formed to purchase and stockpile the specialty metal indium. We intend to utilize cash derived from the proceeds of offerings of our capital stock, debt, or a combination of cash, capital stock and debt, for acquiring and storing indium.

In 2010, we completed a private placement that resulted in gross proceeds of \$5,818,000. With the capital raised through the private placement, we began purchasing and stockpiling indium. In May 2011, we completed an Initial Public Offering ("IPO") of an aggregate of 5,084,750 units at \$5.00 per unit and raised aggregate net proceeds of \$23,956,933 including the partial exercise of the underwriters' overallotment option. Each IPO unit consisted of one

share of the Company's common stock and one redeemable common stock purchase warrant. Each warrant entitles the holder to purchase from the Company one share of common stock at an exercise price of \$5.75 per share commencing with the effective date of the registration statement and expiring on May 4, 2016. Of this total raised, 85% of the net proceeds, or approximately \$20,363,393, will be used to purchase and stockpile indium and 15% of the net proceeds, or approximately \$3,593,540, will be used for general working capital to fund operations. Effective August 4, 2011, the units sold in the IPO split with the common stock and the warrants trading separately under the ticker symbols SMGI.OB and SMGIW.OB, respectively.

As of June 30, 2011, we purchased approximately \$13,224,942 of indium with the aggregate net proceeds of the IPO and the private placement. Our indium is currently stored in a secure insured bonded warehouse facility located in New York owned by The Brink's Company.

Our Company

We were formed to purchase and stockpile the metal indium. Our strategy is to achieve long-term appreciation in the value of our indium stockpile, and not to actively speculate with regard to short-term fluctuations in indium prices. We plan to achieve long-term appreciation in the value of our indium stockpile primarily through price appreciation of the physical metal. Although the price of indium has declined substantially from its high in March 2005, it is our belief that the long-term industry prospects for indium are attractive and over time the price of the metal will appreciate. However, there is no assurance that the price of indium or the value of the Company's securities will increase over time. To our knowledge, this is currently the only investment that allows potential stockholders to participate in the price appreciation of indium other than physical delivery of the metal itself. Our structure provides a simple and efficient mechanism by which a potential public stockholder may benefit from the appreciation in the price of indium. Our shareholders have the ability to effectively purchase an interest in indium in a manner that does not directly include the risks associated with ownership of companies that explore for, mine and process indium. Our common shares represent an indirect interest in the physical indium we own.

All of the indium we purchase and own is, and will be, insured and physically stored in third-party warehouses or storage facilities located in the United States, Canada, Netherlands and or the United Kingdom. Our Manager, Specialty Metals Group Advisors LLC, which is a related party, will negotiate storage arrangements for our indium holdings and is required to use commercially reasonable efforts to ensure that the indium holdings have the benefit of insurance arrangements obtained on standard industry terms.

We currently store and intend to store our indium stockpile in reputable, adequately capitalized and insured third-party facilities that have the following characteristics:

- Experience storing minor metals or precious metals such as gold, silver, platinum, and palladium.
- Provide comprehensive inventory service that includes:
 - reporting on inventory positions to our company and auditors,
 - full liability for our inventory held in their facility,
 - insurance on standard industry terms,

•proper warehouse security such as the use of alarm systems, digital cameras, and or independent power sources.

- Management throughout the supply chain from mine to end user by:
 - preparation of the shipment in accordance with our instructions,
 - conduct visual inspections, spot checks and arrange and facilitate for independent third-party assays,
 - confirmation of deliveries to supplier packing lists,
 - weighing according to industry standards,
 - preparation of documents for letter of credit,
 - experience dealing with import and export duties,
 - flexible infrastructure that is tractor-trailer accessible during regular business hours,