

CANADA  
PROVINCE OF QUEBEC  
DISTRICT OF MONTREAL  
No.: 500-11-040900-116

**SUPERIOR COURT**  
**(Commercial Division)**  
***The Companies' Creditors Arrangement Act***

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**IN THE MATTER OF THE PLAN OF ARRANGEMENT  
WITH RESPECT TO:**

**KITCO METALS INC.**, a legal person duly incorporated under the laws of Canada, having its principal place of business at 620 Cathcart, 9<sup>th</sup> Floor, suite 900, Montreal, Quebec, H3B 1M1

**Petitioner**

-and-

**RSM RICHTER INC.**, a duly incorporated legal person having its principal place of business at 2 Place Alexis-Nihon, in the city and district of Montreal, Quebec, H3Z 3C2

**Monitor**

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**SIXTH REPORT OF THE MONITOR  
ON THE STATE OF PETITIONER'S FINANCIAL AFFAIRS  
December 21, 2011**

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## **INTRODUCTION**

1. On June 8, 2011, Kitco Metals Inc. (the "Petitioner" or "Kitco") filed a Notice of Intention to Make a Proposal and RSM Richter Inc. ("Richter") was named Trustee. Pursuant to a motion filed by Kitco and the resulting Order issued on June 10, 2011 ("Order") by the Honourable Martin Castonguay, J.S.C., Richter was further appointed Interim Receiver to Kitco.
2. On July 5, 2011, Kitco filed with the Quebec Superior Court, a Motion for the Issuance of an Initial Order pursuant to Section 11 of the *Companies' Creditors Arrangement Act*, R.S.C. 1985, C-36, as amended

(the “CCAA”). On July 6, 2011, the Honourable Mark Schrager, J.S.C. issued an initial order (the “Initial Order”), which *inter alia* appointed Richter as Monitor (the “Monitor”) with duties including duties similar to those that were originally provided for in the Interim Receiver Order.

3. On July 26, 2011, the Petitioner filed a motion requesting an extension to the stay of proceedings until February 29, 2012, in order to allow the Petitioner additional time to litigate and/or negotiate with Agence du Revenu du Québec (“ARQ”) regarding its dispute. The Monitor filed its First Report on July 25, 2011 in support of the motion for an extension. On July 27, 2011, the Court granted an order extending the stay of proceedings until October 18, 2011.
4. On September 1, 2011, the Monitor filed its Second Report providing an update to the Court and creditors with respect to the operations of the Petitioner and the activities of the Monitor.
5. On October 3, 2011, the Monitor filed its Third Report providing an update to the Court and creditors with respect to the operations of the Petitioner and the activities of the Monitor.
6. On October 14, 2011, the Petitioner filed a motion requesting an extension to the stay of proceedings until April 18, 2012, in order to allow the Petitioner additional time to litigate and/or negotiate with ARQ regarding its dispute. The Monitor filed its Fourth Report on October 14, 2011 in support of the motion for an extension. On October 18, 2011, the Court granted an order extending the stay of proceedings until April 18, 2012.
7. On November 16, 2011, the Monitor filed its Fifth Report providing an update to the Court and creditors with respect to the operations of the Petitioner and the activities of the Monitor.
8. All amounts reflected in this report are stated in Canadian currency unless otherwise noted.
9. The purpose of this Sixth Report of the Monitor is to inform the Court of the following:
  - Financial Position;
  - Movement in Customer Inventory Pool;
  - Customer Deposits;
  - Transactions carried out by the Scrap Gold Purchasing Department;
  - Forward Contracts;
  - Significant Metal Transaction;
  - Procedural Developments with respect to the Contestation by the Petitioner of the Notices of Assessment issued by the ARQ;

- Activities of the Monitor.
10. We inform the Court that the Monitor has not conducted an audit or investigation of the information it was provided by the Petitioner and that accordingly, no opinion is expressed regarding the accuracy, reliability or completeness of the information contained within this Report. The information contained herein is based on unaudited financial information provided to the Monitor by the Petitioner's management as well as obtained through discussions with the Petitioner's management and employees.

## **FINANCIAL POSITION**

11. In conjunction with the filing of the Motion for the Second Extension of an Initial Order on October 18, 2011, the Petitioner submitted monthly cash flow projections covering the period from October 10, 2011 to May 31, 2012, a copy of which is attached as Exhibit "2" to the Fourth Report of the Monitor on the State of the Petitioner's Financial Affairs.
12. As reported in the Fifth Report of the Monitor (dated November 16, 2011), Kitco has been experiencing lower levels of activity which commenced in October and have continued throughout the month of November and through the date of this Report. Kitco maintains that the lower volume is primarily attributable to general market conditions. As of December 9, 2011, the Petitioner's cash balances amounted to \$9.3 million as compared to the projected balance of \$10.5 million. This \$1.2 million negative variance is due to the following:
- \$0.1 million positive variance from normal course operations consisting of the following:
    - \$0.5 million negative variance in results from operations. Sales continue to trend below budget as a result of reduced trading by Kitco's customers. However, this has been partially offset as a result of a higher than budgeted gross margin (in November 2011) due to a shifting product mix to higher margin items;
    - \$0.6 million positive variance related to cash disbursements, primarily related to general and administrative expenses, a portion of which is now believed to be permanent in nature.
  - The purchase of \$1.3 million of Rhodium as part of the non-renewal of a forward contract obligation with Standard Bank PLC. ("Standard") with only limited subsequent corresponding sales of this inventory in this reporting period. Kitco continues to hold the majority of this inventory and thus expects to generate additional sales and corresponding cash inflow in future periods;
  - Kitco is pursuing various restructuring and cost-cutting initiatives in light of current activity levels.

13. For additional details, we refer you to Exhibit "1" attached hereto entitled Comparative Cash Flow for the period October 10, 2011 to December 9, 2011.
14. Since the filing of the CCAA, the Petitioner is paying its suppliers based on negotiated terms or upon receipt of invoices. The Petitioner advises that since the filing, it has not incurred significant liabilities which remain unpaid.

## MOVEMENT IN CUSTOMER INVENTORY POOL

15. The position of the customer inventory pool is summarized below:

Kitco Metals Inc. Customer Inventory Pool Variation						
	June 8, 2011		Dec 9, 2011		June 8 - Dec 9, 2011	
	Ounces	Value	Ounces	Value	Ounces	Value
	(in thousands)	(in \$ millions)	(in thousands)	(in \$ millions)	(in thousands)	(in \$ millions)
Gold	96	\$ 145.9	93	\$ 163.2	(3)	\$ 17.3
Silver	4,848	176.8	4,810	159.9	(38)	(16.9)
Platinum	6	11.7	7	10.2	1	(1.5)
Palladium	23	18.7	16	11.3	(7)	(7.4)
Rhodium	6	13.5	6	10.8	-	(2.7)
	<u>4,979</u>	<u>\$ 366.6</u>	<u>4,932</u>	<u>\$ 355.4</u>	<u>(47)</u>	<u>\$ (11.2)</u>
					-0.9%	-3.1%

16. In terms of precious metals, overall balances are relatively unchanged from the November 4, 2011 reported amounts with gold experiencing a slight decline and silver a slight increase.
17. Exhibit "2" attached hereto is a summary of the movement in the gold and silver customer pool on a weekly basis.

## CUSTOMER DEPOSITS

18. Customer deposits, which represent cash balances held by Kitco in segregated bank accounts on behalf of its customers, amount to \$53 million as of December 9, 2011. As per the attached chart (Exhibit "3"), since the commencement of the restructuring proceedings, customer deposits have ranged from \$49 million to \$78 million with an average balance of \$61 million.

## TRANSACTIONS CARRIED OUT BY THE SCRAP GOLD PURCHASING DEPARTMENT

19. We refer to Exhibit "4" attached hereto for a summary of the operations of the Petitioner's scrap metals department since it filed for protection on June 8, 2011. We note that the value of scrap metals as of

December 9, 2011 (as reflected in Exhibit "4") is based on spot pricing at that date. Kitco does not value its scrap metal position on a daily basis, but rather tracks the unit movement in ounces of scrap metals daily.

20. In respect of the more material scrap metal positions, we comment as follows:

a) Gold:

- From October 10, 2011 to December 9, 2011, Kitco purchased approximately 2,100 ounces of scrap gold and shipped approximately 2,600 ounces of scrap gold to the Royal Canadian Mint ("RCM") for processing, resulting in a balance of scrap gold of approximately 2,400 ounces on December 9, 2011.
- Since the commencement of the restructuring, scrap gold purchases consist of approximately 2,400 transactions with an average of approximately 3 ounces per transaction. As explained in our prior Reports, this volume is significantly below its normal level of scrap gold purchases, and is due to Kitco's inability to recover its input tax credits which are being withheld by ARQ.

b) Silver:

- From October 10, 2011 to December 9, 2011, Kitco purchased approximately 10,500 ounces of scrap silver and shipped approximately 29,500 ounces of silver for refining, resulting in a December 9, 2011 balance of scrap silver of approximately 58,300 ounces.
- Since the commencement of the restructuring, scrap silver purchases consisted of approximately 1,400 transactions with an average of 46 ounces per transaction. As explained in our prior Reports, this volume is significantly below its normal level of scrap gold purchases, and is due to Kitco's inability to recover its input tax credits which are being withheld by ARQ.

## FORWARD CONTRACTS

21. RSM Richter's Reports dated July 25, 2011, August 31, 2011, September 30, 2011, October 14, 2011 and November 16, 2011 noted Kitco's and Kitco International Limited's ("KIL") involvement in various forward contracts, on which we provide the following update:

a) **Contracts with Heraeus Precious Metals Inc. ("Heraeus")** – Kitco and Heraeus have been unable to reach a settlement concerning various forward contracts for Rhodium relating to both Kitco and KIL. As previously reported, Heraeus has previously notified Kitco and KIL that it was

proceeding to liquidate the various Rhodium positions. As of the date of this report, based on communications between counsel for Kitco and Heraeus, we advise as follows:

i. KIL contracts:

**Prior Status:** We refer to our prior reports for details surrounding these forward contracts, including the reported net loss of \$4.5 million suffered by Heraeus and the claim of Heraeus with respect to its entitlement to hold approximately 900 ounces of Kitco Rhodium (with a current market value of \$1.5 million) as collateral to offset any losses suffered on these contracts, which entitlement is contested by Kitco.

**Current Status:** On October 24, 2011, Heraeus instituted legal proceedings against KIL in an amount of \$4.5 million plus interest and costs in New York. Kitco has not been named in the proceedings. We understand that counsel for KIL is reviewing the proceedings and will be responding in due course. The Monitor will follow the developments and provide further updates as they become available.

ii. Kitco contract:

**Prior Status:** We refer to the information contained in our Fourth Report dated October 14, 2011 for details surrounding this forward contract. There have been no further developments in respect of this contract since that date.

- b) **Contract with Standard** – As previously reported, Kitco was obligated to purchase 700 ounces of Rhodium from Standard at a price of \$1,836 per ounce for \$1.3 million on November 15, 2011, which contract was expected to be rolled over for 90 days. In fact, Kitco repurchased the Rhodium from Standard for a net payment of \$1.3 million. Since November 15, 2011, Kitco has been holding this inventory on its books and using it to complete orders. Kitco intends to dispose of this inventory in due course.

## **SIGNIFICANT METAL TRANSACTION**

22. As originally noted in our Third Report, on September 27, 2011, Kitco entered into a transaction with a corporate customer in the United States whereby Kitco acquires gold and silver bullion for refining and resale.
23. The entire transaction has now been completed and Kitco has received all payments due to it which are included in the net results from operations reported upon elsewhere in this Report.

## PROCEDURAL DEVELOPMENTS RELATING TO THE NOTICES OF ASSESSMENT

We refer to the attached memo from Petitioner's tax counsel (Exhibit "5") which sets out the status of recent developments relating to the notices of assessment.

### ACTIVITIES OF THE MONITOR

24. The Monitor's activities have included the following:

- The Monitor has been at the premises of the Company on a regular basis to carry out its duties including the requirement to monitor: i) the Petitioner's cash flow, ii) the position of the precious metals and participations in pool accounts, iii) position of segregated accounts and storage accounts and iv) transactions carried out by the scrap gold purchasing department. As well, the Monitor has had meetings and conference calls with the Petitioner's management and legal counsel with a view to keeping all parties apprised of material developments and to seek input with respect to the restructuring process;
- The Monitor has responded to queries from the Petitioner's suppliers, customers and other unsecured creditors;
- The Monitor has communicated with Petitioner's counsel to follow the status of developments relating to the notices of assessment;
- The Monitor reviewed the Petitioner's financial affairs and results;
- The Monitor has prepared and filed this Report;
- Other administrative and statutory matters relating to the Monitor's appointment.

Respectfully submitted at Montreal, this 21<sup>st</sup> day of December, 2011.

**RSM Richter Inc.**

Monitor



Andrew Adessky, CA, CIRP

Kitco Metals Inc.  
 Reported vs. Projected Cash Flow  
 For the Period: October 10 to December 9, 2011  
 (in millions \$CAD) - Unaudited

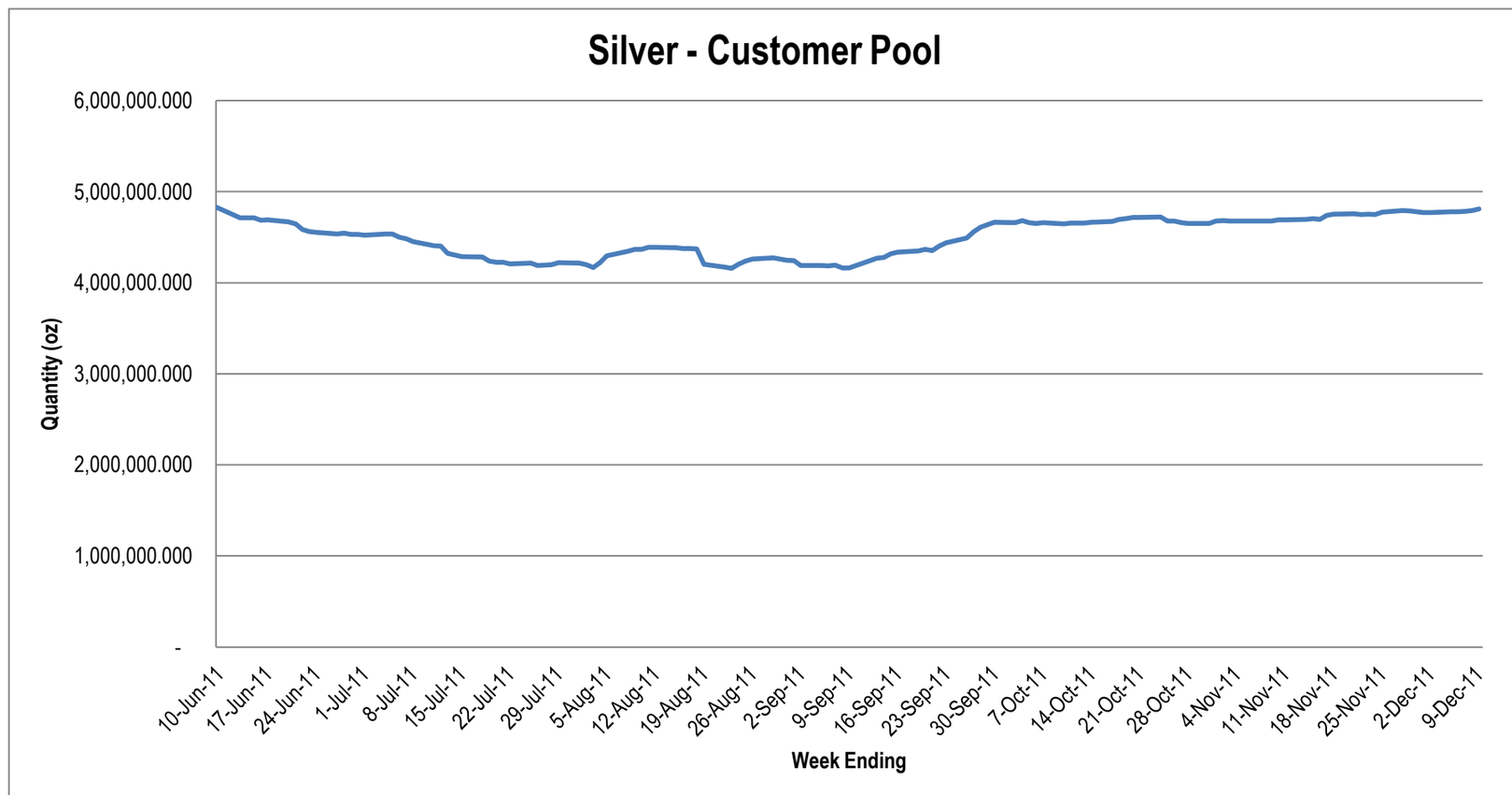
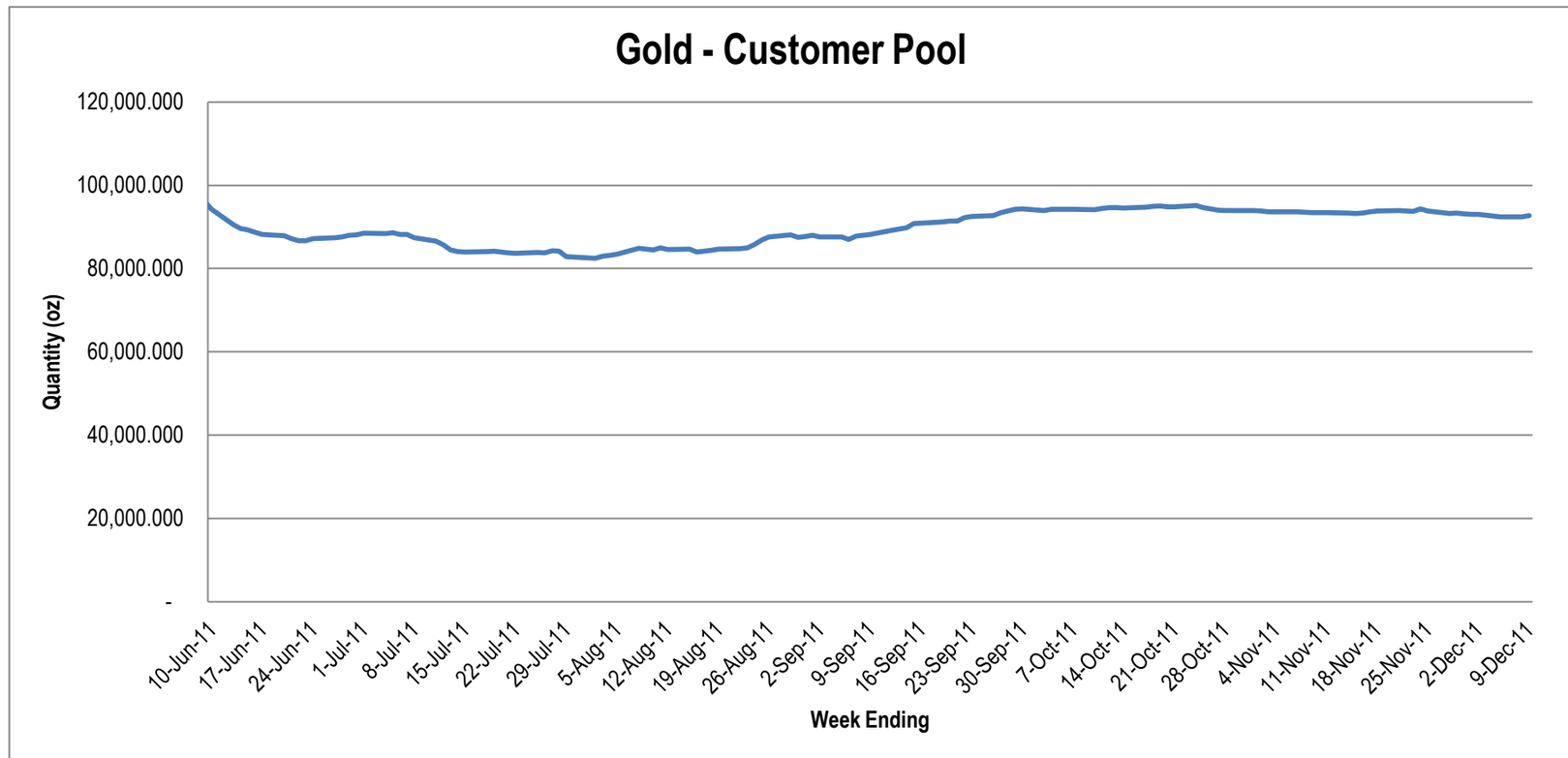
Exhibit "1"

	<u>Reported</u>	<u>Projected</u>	<u>Variance</u>	<u>Notes</u>
<b><u>Net results from Operations</u></b>	<b>\$ 3.3</b>	<b>\$ 5.1</b>	<b>\$ (1.8)</b>	<b>1</b>
<b><u>Disbursements</u></b>				
Salary and benefits	1.8	1.8	0.0	
General and Administrative	0.8	1.3	0.5	2
Restructuring Costs	0.3	0.4	0.1	
	<u>2.9</u>	<u>3.5</u>	<u>0.6</u>	
<b>Net Cash Flow</b>	<b>0.4</b>	<b>1.6</b>	<b>(1.2)</b>	
Opening Consolidated Bank Balance per Book	8.9	8.9	-	
Closing Consolidated Bank Balance per Book	<u>\$ 9.3</u>	<u>\$ 10.5</u>	<u>\$ (1.2)</u>	<b>3</b>

Note 1: The negative variance is attributed primarily to a \$1.3 million purchase of Rhodium as a result of the non-renewal of a forward contract obligation with only limited subsequent corresponding sales of this inventory during the reporting period. Kitco has indicated it will be selling this inventory in subsequent periods.

Note 2: Reported general and administrative costs continue to trend favorably during the reporting period and a portion of this favorable variance is likely permanent in nature.

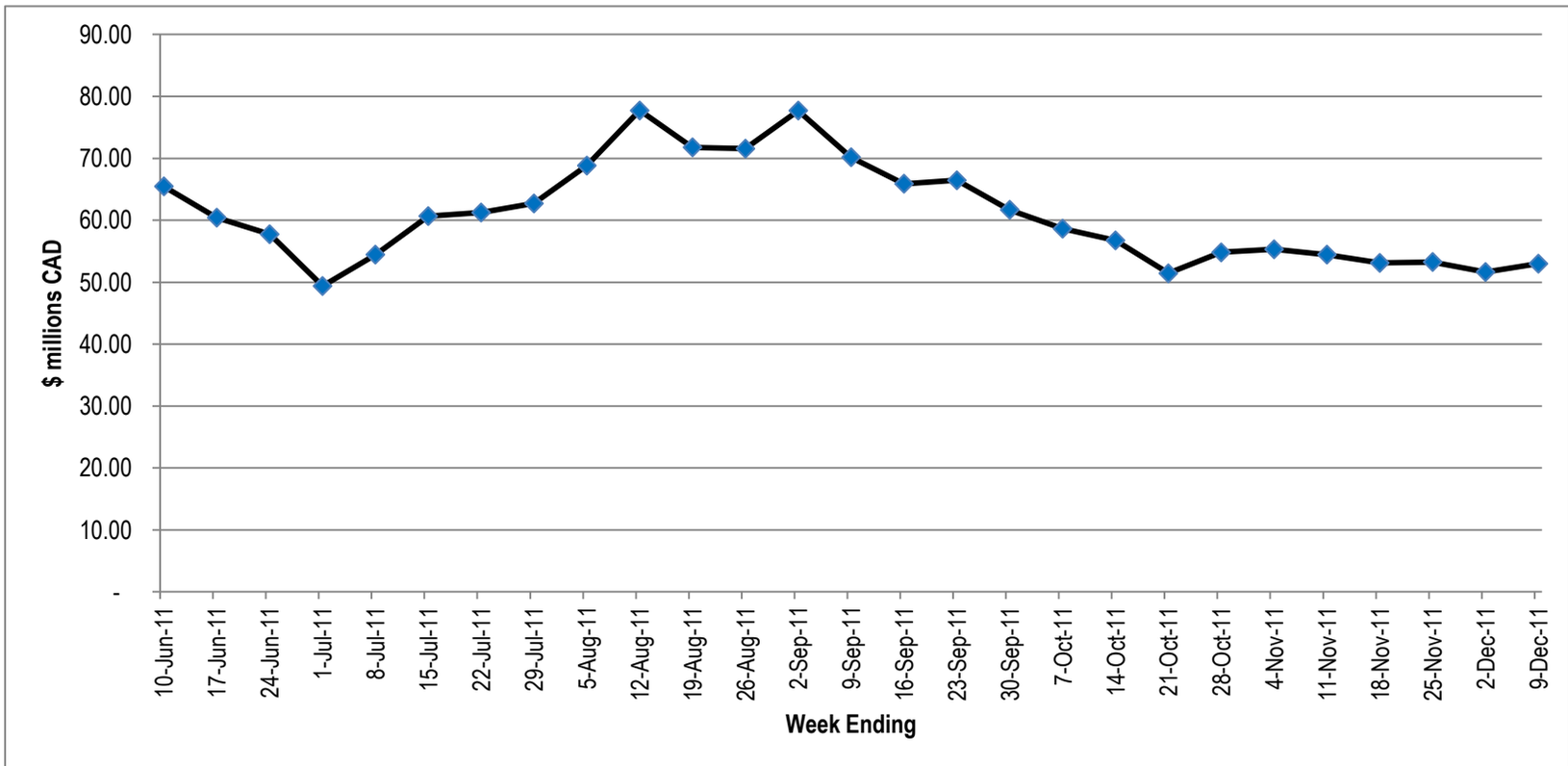
Note 3: Closing consolidated bank balance includes \$0.4 million of cash on hand.



Summary of Customer Deposits

For the Period June 8, 2011 to December 9, 2011

Unaudited



Kitco Metals Inc.  
**Summary of Scrap Transactions**  
For the period June 8, 2011 to December 9, 2011  
Unaudited

Exhibit "4"

		Gold	
		Ounces	\$
(in \$ millions)			
<b>Beginning balance</b>		<b>2,623</b>	
Purchase		7,502	
Sale		(19)	
Sent to refinery		(7,708)	
<b>Ending balance</b>		<b>2,399</b>	<b>\$ 4.2</b>

		Silver	
		Ounces	\$
(in \$ millions)			
<b>Beginning balance</b>		<b>101,633</b>	
Purchase		65,902	
Sale		(2,460)	
Sent to refinery		(106,816)	
<b>Ending balance</b>		<b>58,259</b>	<b>\$ 1.9</b>

		Platinum	
		Ounces	\$
(in \$ millions)			
<b>Beginning balance</b>		<b>1,293</b>	
Purchase		771	
Sale		(0)	
Sent to refinery		(560)	
<b>Ending balance</b>		<b>1,504</b>	<b>\$ 2.3</b>

		Palladium	
		Ounces	\$
(in \$ millions)			
<b>Beginning balance</b>		<b>266</b>	
Purchase		22	
Sale		-	
Sent to refinery		(81)	
<b>Ending balance</b>		<b>207</b>	<b>\$ 0.1</b>

		Iridium	
		Ounces	\$
(in \$ millions)			
<b>Beginning balance</b>		<b>102</b>	
Purchase		97	
Sale		-	
Sent to refinery		-	
<b>Ending balance</b>		<b>200</b>	<b>\$ 0.2</b>

		Rhodium	
		Ounces	\$
(in \$ millions)			
<b>Beginning balance</b>		<b>48</b>	
Purchase		21	
Sale		-	
Sent to refinery		(17)	
<b>Ending balance</b>		<b>52</b>	<b>\$ 0.1</b>

Note 1: The value of scrap metal as of December 9, 2011 is based upon spot pricing as of that date.

## **Exhibit 5**

Memo from the Petitioner's Tax Counsel

Montréal, le 20 décembre 2011

**PAR COURRIEL**  
**ET PAR COURRIER**

Monsieur Gilles Robillard CA  
RSM RICHTER INC.  
2, Place Alexis Nihon  
Bureau 18120  
Montréal (Québec) H3Z 3C2

**Me Yves Ouellette**  
Ligne directe : (514) 392-9521  
Télec. : (514) 878-1450  
yves.ouellette@gowlings.com

Adjointe : Tél. : (514) 878-1041  
Poste n° : 65205

**Objet : In the matter of the Companies' Creditors Arrangement Act, R.S.C. 1985, ch. C-36  
Kitco Metals Inc. and RSM Richter Inc. and l'Agence du revenu du Québec  
Cour supérieure, chambre commerciale  
NO. 500-11-040900-116  
Notre dossier : L121970003**

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Cher Monsieur Robillard,

Suite à l'ordonnance initiale rendue par l'honorable juge Mark Schrager et à votre nomination comme contrôleur conformément à la *Loi sur les arrangements avec les créanciers des compagnies*, L.R.C. (1985), ch. C-36, nous en comprenons tant en vertu de l'alinéa vi) du sous-paragraphe c. du paragraphe [30] du « INITIAL ORDER », vous devez produire à la Cour supérieure un rapport mensuel et suite à la prolongation du « INITIAL ORDER » jusqu'au 18 avril 2002, nous désirons vous faire part des derniers développements à l'égard des dossiers de contestation des avis de cotisation émis en vertu de la *Loi sur la taxe de vente du Québec*, L.R.Q., c. T-0.1 et en vertu de la *Loi sur la taxe d'accise – Partie IX – taxe sur les produits et services*, L.R.C. (1985), ch. E-15.

Plus précisément, nous désirons vous informer de ce qui suit suite à notre dernière lettre portant la date du 14 novembre 2011 :

1. En date des présentes, aucune décision n'a été rendue par la direction des oppositions de l'Agence du revenu du Québec suite aux avis d'opposition notifiés et présentés par la société Métaux Kitco Inc.
2. En ce qui concerne l'enquête de l'Agence du revenu du Québec initiée le 7 juin 2011 par l'exécution de trois (3) mandats de perquisition, l'enquête n'est pas complétée et les conclusions de l'enquête ne sont pas encore connues.
3. Tel que mentionné dans notre dernière correspondance du 14 novembre 2011, nous avons transmis à l'honorable juge en chef adjoint André Wery de la Cour supérieure une demande de gestion particulière de l'instance et, en date du 8 décembre 2011, nous

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avons rencontré l'honorable juge en chef adjoint André Wery à l'égard des questions relatives aux documents confidentiels, privilégiés et protégés par le secret professionnel.

4. Pour les fins des présentes, nous produisons photocopie du procès verbal portant la date du 8 décembre 2011 que nous avons reçu en date du 19 décembre 2011.
5. En conséquence, la société Métaux Kitco Inc. et l'Agence du revenu du Québec doivent faire décider par la Cour supérieure, chambre civile, de certaines questions et des différends les opposant concernant les documents confidentiels, privilégiés et protégés par le secret professionnel.
6. Tel que mentionné dans notre dernière correspondance, la société Métaux Kitco Inc., suite à la réception de l'inventaire définitif des documents saisis par les fonctionnaires enquêteurs de l'Agence du revenu du Québec, continue à identifier à partir de cet inventaire définitif les documents qui pourraient être utiles et utilisés, le cas échéant, pour la contestation des avis de cotisation devant les tribunaux et dans le but d'en obtenir des photocopies auprès de l'Agence du revenu du Québec.
7. De plus, nous avons également initié auprès du directeur adjoint à la direction du contentieux de l'Agence du revenu du Québec une communication afin de savoir, s'il était possible d'entreprendre des discussions voire des négociations avec les représentants de l'Agence du revenu du Québec et, au cours de la semaine dernière, nous avons été avisé que l'Agence du revenu du Québec considérait que toutes discussions ou négociations étaient prématurées à ce stade.

Nous espérons ces quelques informations à votre satisfaction et nous vous prions d'agréer, cher Monsieur, l'expression de notre considération.

**GOWLING LAFLEUR HENDERSON S.E.N.C.R.L., S.R.L.**



Yves Ouellette  
YO/mc  
p.j.

**PROCES-VERBAL**  
(en matière civile)

N° de dossier <b>500 - 17-066605-117</b>		Cour <input type="checkbox"/> du Québec <input checked="" type="checkbox"/> supérieure
Nom du juge <b>Hon. André Wery J.C.A.C.</b>		Inscription <input type="checkbox"/> par défaut <input type="checkbox"/> ex parte <input checked="" type="checkbox"/> contestée
Chambre <b>CONFÉRENCE PRÉPARATOIRE</b>	Salle n° <b>17.07</b>	Date <b>8 Décembre 2011</b>

PARTIE DEMANDERESSE     PARTIE REQUÉRANTE     PRÉSENT(E)     ABSENT(E)

<b>Métaux Kiteco Inc.</b>	M <sup>e</sup> <b>Yves Ouellette</b>
	M <sup>e</sup> <b>Billy Katelanos</b>
	M <sup>e</sup> <b>(Gowling Lafleur Henderson)</b>
	M <sup>e</sup>

PARTIE DÉFENDRESSE     PARTIE INTIMÉE     PRÉSENT(E)     ABSENT(E)

<b>L'Agence du Revenu du Québec et al.</b>	M <sup>e</sup> <b>Eric Downs</b>
	M <sup>e</sup> <b>(Downs LePage)</b>
	M <sup>e</sup>
	M <sup>e</sup>

INTERVENANT(E)

	M <sup>e</sup> <b>Danielle Feron</b>
	M <sup>e</sup> <b>(Langlois Kronström Desjardins)</b>

TIERS MIS EN CAUSE

	M <sup>e</sup> <b>(Procureure indépendante désignée par la Cour)</b>
	M <sup>e</sup>

Nature de la cause: Demande de gestion participative #7 \$

Greffier <b>C. Chalifour</b>	Interprète	Sténographe
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**ENREGISTREMENT MÉCANOGRAPHIQUE**

DÉBUT <b>16 25</b>	FIN <b>17 00</b>													
Bobine maîtresse	Bobine individuelle													
<p><b>AFFAIRES RÉFÉRÉES AU MAÎTRE DES RÔLES</b></p> <table style="width:100%;"> <tr> <td><input type="checkbox"/> pour encombrement</td> <td rowspan="4" style="border: 1px solid black; width: 100px; height: 60px; vertical-align: middle;">Temps prévu</td> <td><input type="checkbox"/> affaire réglée hors cour</td> <td><input type="checkbox"/> affaire rayée</td> </tr> <tr> <td><input type="checkbox"/> suite à une demande des parties</td> <td><input type="checkbox"/> affaire en délibéré</td> <td><input type="checkbox"/> affaire en délibéré après notes</td> </tr> <tr> <td><input type="checkbox"/> suite à une ordonnance du juge</td> <td><input type="checkbox"/> jugement rendu le _____</td> <td></td> </tr> <tr> <td><input type="checkbox"/> cause en progrès</td> <td><input type="checkbox"/> autre _____</td> <td></td> </tr> </table>		<input type="checkbox"/> pour encombrement	Temps prévu	<input type="checkbox"/> affaire réglée hors cour	<input type="checkbox"/> affaire rayée	<input type="checkbox"/> suite à une demande des parties	<input type="checkbox"/> affaire en délibéré	<input type="checkbox"/> affaire en délibéré après notes	<input type="checkbox"/> suite à une ordonnance du juge	<input type="checkbox"/> jugement rendu le _____		<input type="checkbox"/> cause en progrès	<input type="checkbox"/> autre _____	
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<input type="checkbox"/> suite à une ordonnance du juge		<input type="checkbox"/> jugement rendu le _____												
<input type="checkbox"/> cause en progrès		<input type="checkbox"/> autre _____												

Remarques \_\_\_\_\_

Date <b>8-12-11</b>	Signature du greffier <b>C. Chalifour</b>	Signature du juge (s'il y a lieu) <b>Page 1 de 2</b>
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District MH  
N° 17-066605-117

**ENREGISTREMENT**

M	Dist.	An	Mois	Jour	Cas.

Dist.	An	Mois	Jour	Cas.	Salle	Piste

**RÉFÉRENCES**

**PROCÈS-VERBAL D'AUDIENCE (suite)**

Débat de la conférence

Le soussigné suspend la décision sur la demande de gestion particulière de l'instance et suspend les délais d'inscription sine die;

Pour toute demande contestée, les procureurs devront soumettre au soussigné la requête appropriée ainsi que la déclaration commune requise pour la fixation d'une audience.

C. Clach  
Epcj

