UNITED STATES SECURITIES AND EXCHANGE COMMISSION Washington, D.C. 20549

	3,	
	FORM 8-K/A	
	CURRENT REPORT (Amendment No. 2) Pursuant to Section 13 or 15(d) of the Securities Exchange Act of 1934	
	Date of Report (date of earliest event reported): April 2	4, 2007
	GALES INDUSTRIES INCORPORATED (Exact Name of Registrant as Specified in its Charte	r)
State	Delaware 000-29245 20 of Incorporation Commission File Number IRS Employ	-4458244 yer I.D. Number
	1479 North Clinton Avenue Bayshore, New York 11706 Address of principal executive offices	
	·	
	Registrant's telephone number: (631) 968-5000	
	(Former Name or Former Address, if Changed Since Last R	eport)
simult	the appropriate box below if the Form 8-K filing is intender caneously satisfy the filing obligation of the registrant unving provisions (see General Instruction A.2. below):	
_	Written communications pursuant to Rule 425 under the Secur. CFR 230.425)	ities Act (17
I_I	Soliciting material pursuant to Rule 14a-12 under the Excha 240.14a-12)	nge Act (17 CFR
I_I	Pre-commencement communications pursuant to Rule 14d-2(b) un Exchange Act (17 CFR 240.14d-2(b))	nder the
I_I	Pre-commencement communications pursuant to Rule 13e-4(c) un Exchange Act (17 CFR 240.13e-4(c))	nder the
	Explanatory Note	
	•	0.1
Indust Securi which capita staten by Ite	mendment supplements the Current Report on Form 8-K filed by ries Incorporated ("we," "our," "us," "Gales" or the "Compaities and Exchange Commission on April 18, 2007, as previous we disclosed the completion of our acquisition of all the own stock of Sigma Metals, Inc., to include in such report the nents of Sigma Metals, Inc. for the period ended March 31, 2007 and the pro forma financial information for the quality and the pro forma financial information for the quality and the pro forma financial information for the quality and the pro forma financial information for the quality and the pro forma financial information for the quality and the pro forma financial information for the quality and the professional financial information for the quality and the profession formation for the quality and the quality	ny") with the ly amended, in utstanding e financial 007, required
Item 9	0.01 Financial Statements and Exhibits	
(a)	Financial Statements of Business Acquired	
	SIGMA METALS, INC.	
	Financial Information for the quarter ended March 31, (Unaudited)	2007
	SIGMA METALS, INC.	
	Balance Sheet	
	ASSETS	MARCH 31, 2007
		(unaudited)
	IT ASSETS n and Cash Equivalents	\$ 26,895
Inve	ounts Receivable entory paid Expenses	2,734,910 2,874,510 32,234
r i ek	MIG EMPONICO	32,234

TOTAL CURRENT ASSETS FIXED ASSETS - AT COST Property and Equipment

\$5,668,549

\$ 298,218

Less: Accumulated Depreciation	168,378
FIXED ASSETS - NET	\$ 129,840
OTHER ASSETS Security Deposits Other Assets	\$ 22,763 63
TOTAL OTHER ASSETS	\$ 22,826
TOTAL ASSETS	\$5,821,215 =======

The accompanying notes are an integral part of these statements

${\tt SIGMA\ METALS,\ INC.}$

Balance Sheet

LIABILITIES AND STOCKHOLDERS' EQUITY	MARCH 31, 2007
	(unaudited)
CURRENT LIABILITIES Accounts Payable Notes Payable - SBA Notes Payable - State Bank - Software Notes Payable - State Bank Accrued Operating Expenses	\$2,162,808 4,451 19,889 897,800 79,713
TOTAL CURRENT LIABILITIES	\$3,164,661
LONG-TERM LIABILITIES Advances from Stockholders	\$ 257,000
TOTAL LONG-TERM LIABILITIES	\$ 257,000
TOTAL LIABILITIES	\$3,421,661
COMMITMENTS AND CONTINGENCIES	
STOCKHOLDERS' EQUITY Common Stock (\$300 par value; 100 shares authorized and outstanding) Retained Earnings	\$ 30,000 2,369,554
TOTAL STOCKHOLDERS' EQUITY	\$2,399,554
TOTAL LIABILITIES AND STOCKHOLDERS' EQUITY	\$5,821,215 ======

The accompanying notes are an integral part of these statements $% \left(1\right) =\left(1\right) \left(1\right) \left($

Statements of Income and Retained Earnings

	THREE MONTHS ENDED MARCH 31, 2007
	(unaudited)
REVENUE	\$5,186,868
COST OF GOODS SOLD Inventory, Beginning Purchases Testing & Tolling Manufacturing Overhead	\$2,812,873 3,503,662 80,974 206,807
Less: Inventory, Ending	\$6,604,316 2,874,510
COST OF GOODS SOLD	\$3,729,806
GROSS PROFIT	\$1,457,062
EXPENSES Selling General and Administrative Interest Franchise Tax	\$ 442,454 505,120 37,591 425
TOTAL EXPENSES	\$ 985,590
NET INCOME FOR PERIOD	\$ 471,472
RETAINED EARNINGS, BEGINNING OF PERIOD	1,898,082
RETAINED EARNINGS, END OF PERIOD	\$2,369,554 =======

The accompanying notes are an integral part of these statements $% \left(1\right) =\left(1\right) \left(1\right) \left($

Statements of Cash Flows

	THREE MONTHS ENDED MARCH 31, 2007
	(unaudited)
CASH FLOWS FROM OPERATING ACTIVITIES Net Income for Period Adjustments to Reconcile Net Income to Net Cash Used in Operating Activities:	\$ 471,472
Depreciation Changes in Assets and Liabilities:	9,598
(Increase) Decrease In - Accounts Receivable Inventory Prepaid Expenses Other Current Assets Increase (Decrease) In - Accounts Payable Accrued Operating Costs	(341,963) (61,637) (4,416) 788 127,778 (202,879)
noor ded operating costs	
NET CASH USED IN OPERATING ACTIVITIES (Forward)	\$ (1,259)
CASH FLOWS FROM INVESTING ACTIVITIES Purchase of Equipment	\$ (7,443)
NET CASH USED IN INVESTING ACTIVITIES (Forward)	\$ (7,443)

The accompanying notes are an integral part of these statements

Statements of Cash Flows (Continued)

THREE MONTHS ENDED

	MARCH 31, 2007
·	(unaudited)
NET CASH PROVIDED (USED) BY OPERATING ACTIVITIES (Forward)	\$ (1,259)
NET CASH (USED) BY INVESTING ACTIVITIES (Forward)	\$ (7,443)
CASH FLOWS FROM FINANCING ACTIVITIES Increase (Decrease) in Notes Payable Equipment	(9,201)
NET CASH PROVIDED BY FINANCING ACTIVITIES	\$ (9,201)
NET INCREASE IN CASH AND CASH EQUIVALENTS	\$(17,903)
CASH AND CASH EQUIVALENTS, BEGINNING OF PERIOD	44,798
CASH AND CASH EQUIVALENTS, END OF PERIOD	\$ 26,895 ======
Supplemental Disclosure of Cash Flow Information:	
Interest Paid	\$ 37,591
Income Taxes Paid	\$ 425

The accompanying notes are an integral part of these statements $% \left(1\right) =\left(1\right) \left(1\right) \left($

NOTES TO FINANCIAL STATEMENTS MARCH 31, 2007

1- SIGNIFICANT ACCOUNTING POLICIES

BACKGROUND OF COMPANY

Sigma Metals, Inc. ("The Company") is a stocking aircraft metals warehouse with value added capability. The Company also services the critical needs of aircraft manufacturers and the major airlines. The Company is located in Deer Park, New York. Its customer base consists of both foreign and domestic Corporations.

CASH & CASH EQUIVALENTS

Cash and cash equivalents include all highly liquid debt instruments with an original maturity of three month or less. Cash consists of aggregate cash balances in the Company's bank accounts and cash equivalents consist primarily of money market accounts.

ACCOUNTS RECEIVABLE

Accounts receivable are presented at face value, net of the allowance for doubtful accounts. The allowances for doubtful accounts are established through provisions charged against income and are maintained at a level believed adequate by management to absorb estimated bad debts based on current economic conditions. Management considers all accounts to be collectible and, therefore, has not established a provision for uncollectible accounts.

CONCENTRATION OF CREDIT RISK

Financial instruments that potentially subject the Company to concentrations of credit risk consist of trade accounts receivable. The Company grants credits to its customers, which are located in and out of the United States. The Company does have foreign sales, but they are primarily with large corporations that the Company has done business with for a number of years. The majority of these transactions are insured.

INVENTORY

Inventories are stated at the lower of cost (first-in, first-out) or $\max \ker$.

PROPERTY AND EQUIPMENT

Property and equipment are carried at cost less accumulated depreciation and amortization. The Company maintains a policy to capitalize all property and equipment purchases in excess of \$1,000. Expenditures for repairs and improvements in excess of \$1,000 that add to the productive capacity or extend the useful life of an asset are capitalized. Repair and maintenance charges are expensed as incurred. Property under a capital lease is capitalized and amortized over the lease terms. Upon disposition, the cost and related accumulated depreciation are removed from the accounts and any related gain or loss is reflected in earnings. Depreciation on property and equipment is calculated on the straight-line method over the estimated useful lives of the assets.

PROPERTY AND EQUIPMENT - (Continued)

Depreciation and Amortization are provided by charges to operations over the estimated useful lives, principally on the straight-line method. The estimated useful lives are:

Tools 5 Years
Furniture, Fixtures and Office
Equipment 5 Years
Transportation Equipment 5 Years
Machinery and Equipment 7 Years
Leasehold Improvements 3-15 Years

IMPAIRMENT OF LONG-LIVED ASSETS

The Company reviews long-lived assets for impairment at the facility level annually or when events or circumstances indicate that the carrying value of such assets may not be fully recoverable. Impairment is evaluated based on the sum of undiscounted estimated future cash flows expected to result from use of the assets compared to their carrying value. If impairment is recognized, the carrying value of the impaired asset is reduced to their fair value, based on discounted estimated future cash flows.

FINANCE COSTS

Costs connected with obtaining and executing debt arrangements are capitalized and amortized on the straight-line basis over the term of the related debt.

REVENUE RECOGNITION

The Company generally recognizes revenue when products are shipped and the customer takes ownership and assumes risk of loss, collection of the relevant receivable is probable, persuasive evidence of an arrangement exists, and the sales price is fixed or determinable.

EXPENSES

Selling, general, and administrative costs are charged to expense as incurred. $% \left(1\right) =\left(1\right) \left(1\right) \left($

USE OF ESTIMATES

In preparing the financial statements, management is required to make estimates and assumptions that affect the reported amounts in the financial statements and accompanying notes. The more significant management estimates are the useful lives of property and equipment, provisions for inventory obsolescence, unamortized finance costs, accrued expenses, and various contingencies. Actual results could differ from those estimates. Changes in facts and circumstances may result in revised estimates, which are recorded in the period in which they become known.

FAIR VALUE OF FINANCIAL INSTRUMENTS

The Company has estimated the fair value of financial instruments using available market information and other valuation methodologies in accordance with Statement of Financial Accounting Standards No. 107, "Disclosures about Fair Value of Financial Instruments."

FAIR VALUE OF FINANCIAL INSTRUMENTS - (Continued)

Management of the Company believes that the fair value of financial instruments, consisting of cash, accounts receivable, accounts payable and accrued liabilities, approximates carrying value due to the immediate or short-term maturity associated with these instruments and that the notes payable is carried at fair value in that is carries interest rates that are comparable to similar instruments with similar maturities.

INCOME TAXES

The Company has elected to be taxed as a Small Business Corporation and, consequently, no Federal tax liability is reflected on the Comparative Statements of Income and Retained Earnings.

2- INVENTORY

Inventory consists primarily of sheet metal and is considered all raw materials.

		2007
Raw Material	(Sheet Metal)	\$2,874,510

3- PROPERTY AND EQUIPMENT

A schedule of Property and Equipment as of March 31, 2007 is set forth below:

Tools, Machinery and Equipment Furniture, Fixtures and Office Equipment Transportation Equipment Leasehold Improvements	\$ 107,702 120,021 17,006 53,489
Total Property and Equipment	\$ 298,218
Less: Accumulated Depreciation	(168,378)
PROPERTY, AND EQUIPMENT, NET	\$ 129,840 =======

Depreciation and amortization expense for the three months ended was \$9,598.

4- LINES OF CREDIT

The Company had a Bank Line of Credit that expired on May 31, 2006 with a maximum borrowing limit of \$800,000 and interest at one and one half over prime. The prime interest rate at March 31, 2007 was 8.25%. The Line of Credit was renewed for a maximum borrowing limit of \$900,000 and interest at one and one half over prime. This new Line of Credit expired on May 31, 2007. As of March 31, 2007 the balance was \$897,800. Subsequent to the Balance Sheet date, as part of the stock purchase agreement (see Note 10), the line of credit was satisfied. The Line of Credit is secured by a first security interest in all assets. The Line of Credit is due on demand or, if no demand is made, in one payment of all outstanding principal plus accrued unpaid interest on May 31, 2007, at which time it is subject to annual review, pending receipt of the subject's financial statements.

5- NOTES PAYABLE - SOFTWARE

In March of 2006, the Company financed the purchase of new computer software with State Bank of Long Island in the amount of \$50,000. The terms of the Note are 2 years at 8% payable monthly in the amount of \$2,261.36. As of the Balance Sheet date, the current balance was \$19,889.

Scheduled amortization payments for the following years are set forth helow:

> December 31, 2007 \$19,673 December 31, 2008 216

6- NOTES PAYABLE - SBA

The Company has an SBA Loan of 50,000, payable in monthly installments of 1,477 that started on June 17,2004 with an interest rate of 4%. The loan is secured by the Company's assets. This loan matured in May of 2007.

7- RETIREMENT PLAN

The Company adopted a 401(k) Profit Sharing Plan effective June 6, 1994. The terms of the Plan are as follows:

Up to 25% of Plan Participations' Compensation. CONTRIBUTION:

3.32% of Annual Compensation greater than Cov. Comp. plus 3.32070% of Annual Compensation. Cov. Comp. is based upon \$72,001 year. ALLOCATION- EMPLOYER:

NORMAL RETIREMENT AGE: 65 or 5 years of Participation, if later.

FORFEITURES: Allocated to Participants' Accounts.

ELIGIBILITY: All Non-Union Employees over the Age of 21 who

completed 1 year of service.

DEATH BENEFIT: 100% of the Total Account DISABILITY: 100% of the Total Account

EMPLOYEES CONTRIBUTIONS: Up to 100% of Annual Compensation. (Maximum

\$15,000)

MATCHING CONTRIBUTIONS: 0.00% of Employee deferral up to 0.00% of

Compensation deferred.

VESTING SCHEDULE

YEAR	PCT VESTED
1	0
2	20
3	40
4	60
5	80
6-15	100

8- SHAREHOLDER LOANS

Two of the major shareholders have advanced the Company \$125,000 each for working capital. These notes are payable on demand and bear interest at a rate of 6%. They also have been subordinated to State Bank of Long Island.

9- COMMITMENTS AND CONTINGENCIES

The Company presently leases manufacturing and office facilities under a lease expiring January 31, 2008, at an annual rental of approximately \$22,000, plus annual real estate tax and utilities by the lessee.

This lease is between the Company and Giaquinto - Lusting Associates, LLC, a Limited Liability Company.

10- SUBSEQUENT EVENTS

On January 2, 2007, the Company entered into a Stock Purchase Agreement (the "Sigma Agreement") with Gales Industries Incorporated, a Delaware Corporation and the holders of all of the outstanding shares of Sigma Metals (the "Shareholder"). Pursuant to the Sigma Agreement, subject to the satisfaction of various terms and conditions, the Company will acquire from the Shareholders all of the issued and outstanding capital stock of Sigma Metals.

The closing of the Agreement occurred in April of 2007. The purchase price for all of the shares is \$5,008,204, plus an amount equal to Sigma Metals' earnings for the period from January 1, 2006, until the closing, subject to certain adjustments as set forth in the Sigma Agreement.

(b) Pro forma financial information

UNAUDITED PRO FORMA CONDENSED CONSOLIDATED FINANCIAL INFORMATION

The following unaudited pro forma condensed consolidated financial statements and related notes are presented to show the pro forma effects of the acquisition of Sigma Metals, Inc. and the issuance of Series B Convertible Preferred Stock having an initial liquidation value of \$8,023,000. The pro forma condensed consolidated statement of operations for the quarter ended March 31, 2007 is presented to show income from continuing operations as if the acquisition of Sigma Metals, Inc. and the issuance of the Series B Convertible Preferred Stock had occurred as of the beginning of the period. The pro forma condensed consolidated balance sheet is based on the assumption that the acquisition of Sigma Metals, Inc. and the issuance of the Series B Convertible Preferred Stock had occurred effective March 31, 2007.

Pro forma condensed consolidated financial statements and related notes to show the pro forma affects of the acquisitions of Sigma Metals, Inc. and the issuance of the Series B Convertible Stock referred to above on the results of the registrant as at and for the year ended December 31, 2006, were previously filed.

Pro forma data are based on assumptions and include adjustments as explained in the notes to the unaudited pro forma condensed consolidated financial statements. The pro forma data are not necessarily indicative of the financial results that would have been attained had the acquisition of Sigma Metals, Inc. and the issuance of the Series B Convertible Preferred Stock occurred on the dates referenced above and should not be viewed as indicative of operations in future periods. The unaudited pro forma condensed consolidated financial statements should be read in conjunction with the notes thereto, our consolidated financial statements as of and for the year ended December 31, 2006 and the consolidated financial statements as of and for the year ended December 31, 2006 and the consolidated financial statements as of and for the years ended December 31, 2006 and 2005 of Sigma Metals, Inc. filed as part of this Report.

	GALES rch 31, 2007 (unaudited)	SIGMA rch 31, 2007 (unaudited)	Adjustments (unaudited)		Gales/Sigma Consolidate (unaudited	ed
ASSETS Current Assets Cash and Cash Equivalents Accounts Receivable, Net of Allowance for Doubtful Accounts of 204,566 and 25,000 Inventory Prepaid Expenses and Other Current Assets Deposits	\$ 2,672,799 15,866,131 455,958 776,673	2,874,510	\$ 3,004,342 	. ,	\$ 3,031,2 5,407,7 18,740,6 488,1 776,6	709 641 192 673
Total Current Assets	19,771,561	5,668,549	3,004,342		28,444,4	452
Property, Plant, and Equipment, net Deferred Financing Costs Other Assets Goodwill Deposits	 3,399,089 338,294 65,122 1,265,963 495,632	129,840 22,826	 5,405,447		3,528,9 338,2 65,1 6,671,4 518,4	294 122 410 458
TOTAL ASSETS	25,335,661 =======	5,821,215 =======	\$ 8,409,789 =======		\$ 39,566,6	
LIABILITIES AND STOCKHOLDERS' EQUITY Current liabilities Accounts Payable and Accrued Expenses Notes Payable - Revolver Notes Payable - Current Portion Notes Payable - Sellers - Current Portion Capital Lease Obligations - Current Portion Due to Sellers Dividends Payable Deferred Gain on Sale - Current Portion Income Taxes Payable	\$ 7,544,130 5,352,845 127,776 192,400 413,463 53,694 120,003 38,033 769,396	897,800 24,340 		(c)	\$ 9,786,6 5,352,8 118,5 553,8 413,4 53,6 120,6 38,6 956,8	845 575 804 463 694 003 033 812
Total current liabilities	14,611,740	3,164,661	(382,521)		17,393,8	380
Long term liabilities Due to Sellers - Sigma - Net of Current Portion Notes Payable - Net of Current Portion Notes Payable - Sellers AIM - Net of Current Portion Notes Payable - Sellers Sigma - Net of Current Portion Capital Lease Obligations - Net of Current Portion Deferred Tax Liability Deferred Gain on Sale - Net of Current Portion Deferred Rent	 613,514 577,200 524,053 461,731 703,609 86,929	257,000 		(c)	1,801,8 577,2 722,8 524,6 461,7 703,6	200 807 053 731 609
Total liabilities	17,578,776	3,421,661	1,271,627		22,272,6	964
Commitments and contingencies Stockholders' Equity Series B Convertible Preferred001 Par Value, 2,000,000 Shares Authorized, 802,300 Shares Issued and Outstanding with an intial liquidation value of \$8,023,000 '(Authorized, Issued and Outstanding for the Proforma March 31, 2007 Common Stock001 Par, 120,055,746 Shares Authorized 59,579,998 and 57,269,301 Shares Issued and Outstanding as of March 31, 2007; on a pro forma basis 65,314,694 shares issued and outstanding as of March 31, 2007 Additional Paid-In Capital Additional Paid-In Capital Series B Preferred Additional Paid-In Capital: Sigma Shares Accumulated Deficit	59,580 8,855,065 (1,157,760)	30,000 2,369,554	8,023 (21,955) 7,345,637 2,176,011 (2,369,554)	(f) (g) (h)	8,6 67,6 8,855,6 7,345,6 2,176,6 (1,157,7	065 637 011
Total Stockholders' Equity	 7,756,885	 2,399,554	7,138,162		17,294,6	
TOTAL SCOOMIDINGTS EQUILY	 	 ۷, عام 554 	., 130, 102		17,294,6	
TOTAL LIABILITIES AND STOCKHOLDERS' EQUITY	\$ 25,335,661 	5,821,215 ======	\$ 8,409,789 =======		\$ 39,566,6	

Notes to Unaudited Pro Forma Consolidated Comparative Condensed Balance Sheet

- (a) Represents the net cash from sale of Series B Convertible Preferred Stock remaining after using a portion of the proceeds for the purchase of the stock of Sigma Metals, Inc. and paying soft costs associated with the acquisition.
- (b) Represents the goodwill resulting from the excess of the purchase price paid for the stock of Sigma over the value of the assets acquired less the liabilities assumed.

- (c) Represents the revolving loan facility put in place to pay the amounts due third parties and the former Officers of Sigma for borrowed money.
- (d) Represents the current and long term portions of the notes issued by Gales Industries as part of the purchase price for the stock of Sigma.
- (e) Represents the par value of the shares of Gales Industries Series B Convertible Preferred stock issued, in part, to finance the purchase of the stock of Sigma.
- (f) Represents the elimination of Sigma's Stockholders' Equity (\$30,000) partially offset by the par value (\$8,045) of the 8,045,393 shares issued to the sellers as part of the purchase price for the stock of Sigma.
- (g) Represents the excess of amounts paid by investors over the par value of shares of Gales Industries Series B Convertible Preferred stock net of the soft costs associated with the issuance of such shares.
- (h) Represents the excess over par value of the fair value of the common stock issued as part of the purchase price for the stock of Sigma.
- (i) Represents the eliminations of Sigma's accumulated surplus.

	GALES 3/31/2007 (unaudited)	SIGMA 3/31/2007 (unaudited)	Adjustments (unaudited)	Gales/Sigma Consolidated (unaudited)
Net sales	7,488,130	5,186,868		12,674,998
Cost of Sales	6,239,484	3,729,806		9,969,290
Gross profit	1,248,646	1,457,062		2,705,708
Operating costs and expenses: Selling and marketing General and administrative	95,342 1,031,450	442,879 505,120	 	538,221 1,536,570
Income from operations	121,854	509,063		630,917
Other (Income) and Expenses Interest and financing costs Gain on Sale of Real Estate Other Income Other Expenses	130,954 (9,509) (1,446) 8,578	37,591 	18,974 (b) 	187,519 (9,509) (1,446) 8,578
Net (Loss) income before provision for income taxes	(6,723)	471,472	(18,974)	445,775
Provision for income taxes	64,764	188,683 (a)	(7,593)	245,854
Net (Loss) Income		282,789	(11,380)	199,921
Pro Forma dividend attributable to preferred stockholders	5		160,460 (c)	160,460
Pro forma net earnings attributable to common stockholder	rs .			39,461 =======

Notes to Pro Forma Combined Statement Of Income

- (a) Represents the pro forma income tax expense for Sigma, as if it were taxable as a "C" not an "S" corp.
- (b) Represents one year's interest expense on \$1,084,213 of notes issued as part of purchase price for Sigma stock, being amortizing monthly with an interest rate of 7%.
- (c) Represents the 8% preferred stock dividend for the \$8,023,000 Series B Convertible Preferred Stock used to purchase Sigma.

SIGNATURES

Pursuant to the requirements of the Securities Exchange Act of 1934, the Registrant has duly caused this amendment to its Current Report to be signed on its behalf by the undersigned hereunto duly authorized.

Dated: June 28, 2007 GALES INDUSTRIES INCORPORATED.

By: /s/ Louis A.Giusto.

Name: Louis A.Giusto. Title: Vice Chairman and Chief Financial Officer