IVANHOE MINES LTD Form 6-K October 22, 2010

# SECURITIES AND EXCHANGE COMMISSION Washington, DC 20549 FORM 6-K REPORT OF FOREIGN PRIVATE ISSUER PURSUANT TO RULE 13a-16 OR 15d-16 OF THE SECURITIES EXCHANGE ACT OF 1934

From: October 22, 2010

#### IVANHOE MINES LTD.

(Translation of Registrant s Name into English)

#### Suite 654 999 CANADA PLACE, VANCOUVER, BRITISH COLUMBIA V6C 3E1

(Address of Principal Executive Offices)

(Indicate by check mark whether the registrant files or will file annual reports under cover of Form 20-F or Form 40-F.)

Form 20-F- o Form 40-F- b

(Indicate by check mark whether the registrant by furnishing the information contained in this form is also thereby furnishing the information to the Commission pursuant to Rule 12g3-2(b) under the Securities Exchange Act of 1934.)

Yes: o No: b

(If Yes is marked, indicate below the file number assigned to the registrant in connection with Rule 12g3-2(b): 82-\_\_\_\_.)

Enclosed:

Material Change Report

## FORM 51-102F3 MATERIAL CHANGE REPORT

#### 1. NAME AND ADDRESS OF COMPANY

Ivanhoe Mines Ltd. ( **Ivanhoe** ) 654 999 Canada Place Vancouver, BC V6C 3E1

#### 2. DATE OF MATERIAL CHANGE

October 18, 2010

#### 3. NEWS RELEASE

The press release was issued on October 18, 2010 and was disseminated through the facilities of recognized newswire services.

#### 4. SUMMARY OF MATERIAL CHANGE

On October 18, 2010, Ivanhoe announced that the company is launching a strategic, conditional rights offering in which all existing shareholders, subject to applicable law, may participate on an equal, proportional basis in purchasing additional common shares of Ivanhoe.

#### 5. FULL DESCRIPTION OF MATERIAL CHANGE

On October 18, 2010, Ivanhoe Mines announced that the company is launching a strategic, conditional rights offering in which all existing shareholders, subject to applicable law, may participate on an equal, proportional basis in purchasing additional common shares of Ivanhoe. The rights offering is expected to raise between approximately US\$800 million to US\$1.0 billion. The completion of the rights offering is conditional on at least 85% of the rights being exercised by holders, but this condition can be waived in the sole discretion of Ivanhoe Mines. Mr. Friedland, the founder and largest individual shareholder of Ivanhoe Mines, intends to participate in the rights offering to the maximum permitted level to maintain his present 18.3% ownership stake in the company s future. An application will be submitted to the Toronto Stock Exchange to approve the listing of the rights and the common shares issuable upon the exercise of the rights. Similar applications also will be made to the New York Stock Exchange and the Nasdaq Stock Market to admit the rights for trading and list the common shares issuable upon the exercise of the rights, subject to Ivanhoe Mines fulfilling listing requirements.

Each common share of Ivanhoe available for purchase by rights holders will be offered at a discount to the company s current market price. Subject to applicable law, all Ivanhoe shareholders will have the choice of deciding whether to participate in the rights offering and, by doing so, to maintain their existing levels of ownership. Shareholders who do not wish to exercise their rights to buy new common shares under the rights offering will have the option of selling the rights that they receive from Ivanhoe through the Toronto Stock Exchange, the New York Stock Exchange or the Nasdaq Stock Market, where the rights will trade for at least 21 days. Shareholders who do not exercise all of their rights consequently will have their present ownership interests in Ivanhoe, as a percentage of the total outstanding common shares, reduced as a result of the rights offering.

Rio Tinto, as an accredited shareholder, will be fully entitled to exercise its rights in the rights offering. Rio Tinto currently owns 34.9% of Ivanhoe s common shares. Ivanhoe Mines believes that the rights offering is exempt from Rio Tinto s right of first offer to acquire shares issued by Ivanhoe under terms of Ivanhoe s 2006 five-year private-placement agreement with Rio Tinto.

A preliminary prospectus for the offering has been filed with securities regulators in each province and territory in Canada and a registration statement on Form F-10 containing such preliminary prospectus has been filed in the United States with the U.S. Securities and Exchange Commission, and such filings are available on SEDAR and EDGAR, respectively. Full details of the offering, including pricing, will be disclosed in the subsequent filing of a final prospectus in Canada and an amended Form F-10 with such final prospectus included therein.

## **6. RELIANCE ON SUBSECTION 7.1(2) OR (3) OF NATIONAL INSTRUMENT 51-102** Not applicable.

#### 7. OMITTED INFORMATION

Not applicable.

#### 8. EXECUTIVE OFFICERS

The name and business number of the executive officer of Ivanhoe who is knowledgeable of the material change and this report is:

Beverly A. Bartlett

Vice President & Corporate Secretary

Telephone: (604) 331-9803 **9. DATE OF REPORT** October 22, 2010

# ISSUER FREE WRITING PROSPECTUS Filed pursuant to Rule 433 Registration Statement No. 333-[\_\_\_\_\_] Dated October XX, 2010

October 18, 2010

#### Ivanhoe Mines initiates strategic rights offering open to all shareholders on a dilution-free, equal participation basis Financing will support progress toward early start-up of Oyu Tolgoi copper-gold complex in Mongolia

LONDON, ENGLAND Robert Friedland, Executive Chairman and Chief Executive Officer of Ivanhoe Mines, announced today that the company is launching a strategic, conditional rights offering in which all existing shareholders, subject to applicable law, may participate on an equal, proportional basis in purchasing additional common shares.

The rights offering is expected to raise between approximately US\$800 million to US\$1.0 billion.

The goal of the offering is to ensure that Ivanhoe Mines remains in a strong financial position to bring the Oyu Tolgoi copper-gold mining complex into operation ahead of schedule in 2012 and to reinforce the company s independence to pursue strategic alternatives to protect and enhance shareholder value, Mr. Friedland said.

The Ivanhoe Mines Board of Directors unanimously approved the rights offering on October 15. A preliminary prospectus for the offering has been filed with securities regulators in Canada and the United States. Full details of the offering, including pricing, will be disclosed in the subsequent filing of a final prospectus.

Mr. Friedland, the founder and largest individual shareholder of Ivanhoe Mines, intends to participate in the rights offering to the maximum permitted level to maintain his present 18.3% ownership stake in the company s future.

Successful completion of this offering will significantly de-risk the Oyu Tolgoi project, which we are developing in partnership with the Government of Mongolia to be one of the world s largest and lowest-cost copper and gold producers, Mr. Friedland said.

We already have 5,300 people working on the project and Oyu Tolgoi LLC is investing \$58 million in skills training, instruction centres and scholarships so Mongolians can play key roles in building a sustainable future by developing their mineral endowment.

Mr. Friedland said discussions are progressing with a group of international financial institutions on a separate debt-financing package that is expected to close in the first half of 2011. The proposed multi-billion-dollar package is being considered by a core lending group comprised of the European Bank for Reconstruction and Development, the International Finance Corporation, Export Development Canada, BNP Paribas and Standard Chartered.

In the meantime, the Ivanhoe Mines Board of Directors has chosen to proceed with a rights offering as the best of several available alternative measures to help secure the independence and flexibility of the company to maintain the accelerated construction schedule at Oyu Tolgoi and to establish a financing bridge to the planned debt package. Subject to applicable law, a rights certificate and a prospectus will be mailed to each shareholder after a record date has been set for issuance of the rights in conjunction with the filing of the final prospectus. The rights offering will be open for exercise for at least 21 days from the date of mailing to shareholders.

In keeping with international practice in rights offerings, each new common share of Ivanhoe Mines available for purchase by rights holders will be offered at a discount to the company s current market price. Subject to applicable law, all Ivanhoe Mines shareholders will have the choice of deciding whether to participate and, by doing so, to maintain their existing levels of ownership. It means, for example, that an individual shareholder with a one per cent stake in Ivanhoe will be issued rights to buy a maximum number of new shares that would maintain that shareholder s stake at one per cent following completion of the offering.

The completion of the rights offering also is conditional on at least 85% of the rights being exercised by holders, but this condition can be waived at the sole discretion of Ivanhoe Mines.

An application will be submitted to the Toronto Stock Exchange to approve the listing of the rights and the common shares issuable upon the exercise of the rights. Similar applications also will be made to the New York Stock Exchange and the Nasdaq Stock Market to admit the rights for trading and list the common shares issuable upon the exercise of the rights, subject to Ivanhoe Mines fulfilling listing requirements.

Shareholders who do not wish to exercise their rights to buy new common shares under the offering plan will have the option of selling the rights that they receive from the company through the Toronto Stock Exchange, the New York Stock Exchange or the Nasdaq Stock Market, where the rights will trade for at least 21 days. Shareholders who do not exercise all of their rights consequently will have their present ownership interests in Ivanhoe Mines, as a percentage of the total outstanding common shares, reduced as a result of the rights offering.

Rio Tinto, as an accredited shareholder, will be fully entitled to exercise its rights in the offering announced today. Rio Tinto currently owns 34.9% of Ivanhoe s common shares. Ivanhoe Mines believes that the rights offering is exempt from Rio Tinto s right of first offer to acquire shares issued by Ivanhoe Mines under terms of Ivanhoe s 2006 five-year private-placement agreement with Rio Tinto.

Citi has been appointed dealer manager for the rights offering.

This news release does not constitute an offer to sell or the solicitation of an offer to buy any securities, nor shall there be any sale of these securities in any state or jurisdiction in which such offer, solicitation or sale would be unlawful prior to registration or qualification under the securities laws of any such state or jurisdiction.

#### **About Ivanhoe Mines**

Ivanhoe Mines (NYSE, NASDAQ & TSX: IVN) is an international mining company with operations focused in the Asia Pacific region. Assets include the company s 66% interest in the world-scale, Oyu Tolgoi copper-gold mine development project in southern Mongolia; its 57% interest in Mongolian coal miner SouthGobi Resources (TSX: SGQ; HK: 1878); a 62% interest in Ivanhoe Australia (ASX: IVA), a copper-gold-uranium-molybdenum-rhenium exploration and development company; and a 50% interest in Altynalmas Gold Ltd., a private company developing the Kyzyl Gold Project in Kazakhstan.

#### Information contacts

Investors: Bill Trenaman +1.604.688.5755. Media: Bob Williamson +1.604.331.9830

#### Forward-looking statements

Certain statements made herein, including statements relating to matters that are not historical facts and statements of our beliefs, intentions and expectations about developments, results and events which will or may occur in the future, constitute forward-looking information within the meaning of applicable Canadian securities legislation and forward-looking statements within the meaning of the safe harbour provisions of the United States Private Securities Litigation Reform Act of 1995. Forward-looking information and statements are typically identified by words such as anticipate, could. should. expect. seek. may. intend. likely. plan. estimate. will. believe and suggesting future outcomes or statements regarding an outlook. These include, but are not limited to whether or not the above contemplated rights offering or debt-financing package will be successfully completed in the future, and other statements that are not historical facts.

All such forward-looking information and statements are based on certain assumptions and analyses made by Ivanhoe Mines management in light of their experience and perception of historical trends, current conditions and expected future developments, as well as other factors management believes are appropriate in the circumstances. These statements, however, are subject to a variety of risks and uncertainties and other factors that could cause actual events or results to differ materially from those projected in the forward-looking information or statements. Important factors that could cause actual results to differ from these forward-looking statements include those described under the heading Risks and Uncertainties included in the preliminary prospectus or in the Company's Annual Information Form, both filed on Sedar and EDGAR. The reader is cautioned not to place undue reliance on forward-looking information or statements.

The issuer has filed a registration statement (including a prospectus) with the SEC for the offering to which this communication relates. Before investing, individuals should read the prospectus in that registration statement and other documents the issuer has filed with the SEC for more complete information about the issuer and this offering. The documents are available free of charge by visiting EDGAR on the SEC website at www.sec.gov. Alternatively, the issuer or the dealer manager participating in the offering will arrange to send you the prospectus if you request it by calling toll-free 1-877-858-5407.

#### **SIGNATURES**

Pursuant to the requirements of the Securities Exchange Act of 1934, the registrant has duly caused this report to be signed on its behalf by the undersigned, thereunto duly authorized.

#### IVANHOE MINES LTD.

**Date:** October 22, 2010 By: /s/ Beverly A. Bartlett

BEVERLY A. BARTLETT

Vice President & Corporate Secretary