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

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 24, 2007								
GALES INDUSTRIES INCORPORATED (Exact Name of Registrant as Specified in its Charter)								
State o	Delaware 000-29245 20-4458244 f Incorporation Commission File Number IRS Employer 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 Report)								
simulta	ne appropriate box below if the Form 8-K filing is intended to neously satisfy the filing obligation of the registrant under any of the ng provisions (see General Instruction A.2. below):							
	ritten communications pursuant to Rule 425 under the Securities Act (17 =R 230.425)							
	pliciting material pursuant to Rule 14a-12 under the Exchange Act (17 CFR 40.14a-12)							
	re-commencement communications pursuant to Rule 14d-2(b) under the xchange Act (17 CFR 240.14d-2(b))							
	re-commencement communications pursuant to Rule 13e-4(c) under the xchange Act (17 CFR 240.13e-4(c))							
	Explanatory Note							
	Explanatory note							
This amendment corrects a typographical error in the unaudited pro forma consolidated comparative condensed balance sheet at December 31, 2006 included in the Current Report on Form 8-K/A (Amendment No.1) filed by Gales Industries Incorporated ("we," "our," "us," "Gales" or the "Company") with the Securities and Exchange Commission on June 8, 2007, relating to our acquisition of all the outstanding capital stock of Sigma Metals, Inc. The line item "Due to SellersSigma Net of Current Portion" under "Long term liabilities" in the amount of \$257,000 was mistakenly placed in the Gales column rather than the column headed "Sigma."								

Item 9.01 Financial Statements and Exhibits

Financial Statements.

(b) Unaudited Pro Forma Condensed Consolidated Financial Information and Notes

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.

GALES INDUSTRIES INCORPORATED. Dated: June 11, 2007

By: /s/ Louis A.Giusto.

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

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 year ended December 31, 2006 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 December 31, 2006.

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 here with.

Gales Industries Incorporated Unaudited Pro Forma Consolidated Comparative Condensed Balance Sheet December 31, 2006

	Gales Industries	Sigma 	Adjustments	Gales Sigma Consolidated
ASSETS				
Current Assets Cash and Cash Equivalents	\$	\$ 44,798	\$ 3,004,342 (a)	\$ 3,049,140
Accounts Receivable (Net of Allowance for Doubtful Accounts of \$176,458 for Gales and \$25,000 for Sigma@ 12/31/2006)	3,508,957	2,392,947		5,901,904
Inventory	15,257,641	2,812,873		18,070,514
Prepaid Expenses and Other Current Assets Deposits	232,749 180,456	27,818		260,567 180,456
DCD051E5				
Total Current Assets	19,179,803	5,278,436	3,004,342	27,462,581
Property, Plant, and Equipment, net	3,565,316	131,995		3,697,311
Deferred Financing Costs	369,048			369,048
Other Assets Goodwill	63,522 1,265,963	851 		64,373 6,671,410
Deposits	448,530	22,763	5,405,447 (b) 	471,293
2000200				
TOTAL ASSETS	\$ 24,892,182	\$ 5,434,045	\$ 8,409,789	\$ 38,736,016
				=========
Current Liabilities				
Accounts Payable and Accrued Expenses	\$ 7,648,426	\$ 2,317,622	\$	\$ 9,966,048
Notes Payable Current Portion	127,776	33,541		127,776
Notes Payable - Revolver	5,027,463	897,800	(897,800)(c)	5,027,463
Notes Payable - Sellers AIM - Current Portion	192,400		, ()	553,804
Capital Lease Obligations - Current Portion Due to Sellers AIM	407,228 53,694			407,228 53,694
Dividends Payable	120,003			120,003
Deferred Gain on Sale - Current Portion	38,033			38,033
Income Taxes Payable	653,426		653,426	653,426
Total current liabilities	14,268,449	3,248,963	(569,937)	16,947,475
Long term liabilities Due to Sellers - Sigma - Net of Current Portion		257,000	(257,000)(c)	
Notes Payable - Net of Current Portion	645,458	257,000	1,188,341 (c)	1,833,799
Notes Payable - Sellers AIM - Net of Current Portion	1,290,562		1/100/041 (0)	1,290,562
Notes Payable - Sellers Sigma - Net of Current Portion			722,807 (d)	722,807
Capital Lease Obligations - Net of Current Portion	552,589			552,589
Deferred Tax Liability Deferred Gain on Sale - Net of Current Portion	512,937			512,937
Deferred Rent	713,118 39,371			713,118 39,371
TOTAL LIABILITIES	\$ 18,022,484	\$ 3,505,963	\$ 1,804,211	\$ 22,612,658
Series B Convertible Preferred - \$.001 Par value, 2,000,000 Shares Authorized, 802,300 Shares Issued and Outstanding with an initial liquidation value of \$8,023,000 '(Authorized, Issued and Oustanding for the Proforma	\$	\$	\$ 8,023 (e)	\$ 8,023
December 31, 2006) Common Stock - \$.001 Par value, 120,055,746 Shares Authorized, 57,269,301 Shares Issued and Outstanding as of December 31, 2006 on a pro forma basis 65,314,694 Shares Issued and Outstanding as of December 31,2006	57,269	30,000	(21,955)(f)	65,314
Additional Paid-In Capital	7,898,702			7,898,702
Additional Paid-In Capital Series B Preferred	•		7,345,637 (g)	7,345,637
Additional Paid-In Capital: Sigma Shares Retained Earnings (Accumulated Deficit)	(1.086 273)	1,898,082	1,891,955 (h) (1,898,082)(i)	1,891,955 (1,086,273)
Retained Earnings (ModelingTated Borlott)			(1,000,002)(1)	
Total Stockholders' Equity	6,869,698			
TOTAL LIABILITIES AND STOCKHOLDERS' EQUITY	\$ 24,892,182		\$ 8,409,789	\$ 38,738,016 =======
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	0	0	0	0

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 Industries Incorporated Pro Forma Combined Satement Of Income For the Year Ended December 31, 2006

	Gales Industries	Sigma 	Adjustments	Gales Sigma Consolidated
Net Sales	\$ 33,044,996	\$ 17,979,414		\$ 51,024,410
Cost of Sales	28,002,942	12,822,494		40,825,436
Gross Profit	5,042,054	5,156,920		10,198,974
Operating costs and expenses				
Selling and marketing General and administrative	601,011 3,789,587	923,847 2,218,053		1,524,858 6,007,640
Income (Loss) from operations	651,456	2,015,020	0	2,666,476
Other (income) and expenses: Interest & financing costs Gain on Sale of Life Insurance Policy Gain on Sale of Real Estate Other Income Other Expenses	1,040,108 (53,047) (300,037) (435,627) 246,659	129,490 425	61,094 (b)	1,230,692 (53,047) (300,037) (435,627) 247,084
Net Income (Loss) before provision for income taxes	153,400	1,885,105	(61,094)	1,977,411
Provision for income taxes	489,969	767,396 (a)	(24,450)	1,232,915
Net Income (Loss)	\$ (336,569)	\$ 1,130,686	\$ (36,644)	\$ 744,496
Pro Forma dividend attributable to preferred stockholders			347,945 (c)	347,945
Pro Forma net earnings attribute to common stockholders				\$ 396,551 ======

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 \$4,349,318 portion of 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 8, 2007 GALES INDUSTRIES INCORPORATED

By: /s/ Peter D. Rettaliata Name: Peter D. Rettaliata Title: Chief Executive Officer