ROYAL GOLD INC Form 8-K June 21, 2010

UNITED STATES SECURITIES AND EXCHANGE COMMISSION

Washington, D.C. 20549

FORM 8-K

CURRENT REPORT Pursuant to Section 13 OR 15(d) of The Securities Exchange Act of 1934

Date of Report (Date of earliest event reported): June 21, 2010

ROYAL GOLD, INC.

(Exact name of registrant as specified in its charter)

Delaware (State or other jurisdiction of incorporation)

001-13357 (Commission File Number)

84-0835164 (IRS Employer Identification No.)

1660 Wynkoop Street, Suite 1000, Denver, CO

(Address of principal executive offices)

80202-1132 (Zip Code)

Registrant s telephone number, including area code 303-573-1660

(Former name or former address, if changed since last report.)

Check the appropriate box below if the Form 8-K filing is in the following provisions (see General Instruction A.2. below	ntended to simultaneously satisfy the filing obligation of the registrant under any of v):
o Written communications pursuant to Rule 425 under the S	Securities Act (17 CFR 230.425)
o Soliciting material pursuant to Rule 14a-12 under the Exc	change Act (17 CFR 240.14a-12)
o Pre-commencement communications pursuant to Rule 14	d-2(b) under the Exchange Act (17 CFR 240.14d-2(b))
o Pre-commencement communications pursuant to Rule 13	e-4(c) under the Exchange Act (17 CFR 240.13e-4(c))

Item 8.01	Other Events.

On January 29, 2010, Royal Gold received comments from the staff of the Securities and Exchange Commission with respect to its Annual Report on Form 10-K for the year ended June 30, 2009 (the 2009 10-K Report). In resolution of the staff is comments, Royal Gold agreed to revise, among other matters, its Critical Accounting Policy and Royalty Revenue recognition disclosure in the notes to its financial statements on a prospective basis, and without amending its 2009 10-K Report, as follows:

Royalty revenue is recognized pursuant to guidance in Staff Accounting Bulletin (SAB) No. 104, Revenue Recognition for Financial Statements and based upon amounts contractually due pursuant to the underlying royalty agreement. Specifically, revenue is recognized in accordance with the terms of the underlying royalty agreements subject to (i) the persuasive evidence of the existence of the arrangements; (ii) the risks and rewards having been transferred; (iii) the royalty being fixed or determinable; and (iv) the collectability of the royalty being reasonably assured. For royalty payments received in gold, royalty revenue is recorded at the average spot price of gold for the period in which the royalty was earned.

Revenue recognized pursuant to the Robinson royalty agreement is based upon 3 percent of revenue received by the operator of the mine, Quadra Mining Ltd. (Quadra), for the sale of minerals from the Robinson mine, reduced by certain costs incurred by Quadra. Quadra's concentrate sales contracts with third-party smelters, in general, provide for an initial sales price payment based upon provisional assays and quoted metal prices at the date of shipment. Final true up sales price payments to Quadra are subsequently based upon final assays and market metal prices set on a specified future date, typically one to three months after the date the concentrate arrives at the third-party smelter (which generally occurs four to five months after the shipment date from the Robinson mine). We do not have all of the key information regarding the terms of the operator s smelter contracts, such as the terms of specific concentrate shipments to a smelter or quantities of metal or expected settlement arrangements at the time of an operator s shipment of concentrate.

Each monthly payment from Quadra is typically a combination of revenue received by Quadra for provisional payments during the month and any upward or downward adjustments for final assays and commodity prices for earlier shipments. Whether the payment to Royal Gold is based on Quadra s revenue in the form of provisional or final payments, Royal Gold records royalty revenue and a corresponding receivable based on the monthly amounts it receives from Quadra, as determined pursuant to the royalty agreement. The royalty contract does not provide Royal Gold with the right or the obligation to settle any final assay and commodity price adjustments with Quadra. Therefore, once a given monthly payment is received by Royal Gold it is not subject to later adjustment based on adjustments for assays or commodity prices. Under the royalty agreement, Quadra may include such final adjustments as a component of future royalty payments.

Item 9.01 Financial Statements and Exhibits.

(a) Financial Statements of businesses acquired.

None.

(b) Pro forma financial information.

In connection with the prospectus supplement to be filed by Royal Gold, Inc. pursuant to Section 424 of the Securities Act of 1933, as amended, Royal Gold, Inc. (Royal Gold) is furnishing additional proforma financial informatiofThis proforma financial information supersedes and replaces the proforma information that was provided on Form 8-K/A filed with the Securities and Exchange Commission on February 23, 2010; such replaced proforma information should no longer be relied upon. The proforma information has been updated to reflect the periods described herein and update the preliminary purchase price allocation for the IRC transaction. This proforma financial information has been presented for informational purposes only. It does not purport to project the future financial position or operating results of Royal Gold.

UNAUDITED PRO FORMA, COMBINED, CONDENSED FINANCIAL INFORMATION OF ROYAL GOLD

On February 22, 2010, Royal Gold, through RG Exchangeco Inc. (formerly known as 7296355 Canada Ltd.), a wholly-owned Canadian subsidiary of Royal Gold (RG Exchangeco), acquired all of the issued and outstanding common shares of International Royalty Corporation (IRC), a company incorporated in Canada (the IRC Transaction). The purchase price for the IRC Transaction consisted of approximately \$350 million in cash, 5,234,086 shares of Royal Gold common stock (valued at \$230.4 million on February 22, 2010) and 1,806,649 exchangeable shares of RG Exchangeco (valued at \$79.5 million on February 22, 2010), which shares are convertible on a one-for-one basis for Royal Gold common stock.

The following unaudited pro forma combined condensed financial information for the nine-month period ended March 31, 2010 and for the fiscal year ended June 30, 2009 is presented below to show the results of operations for Royal Gold as if the IRC Transaction had occurred as of July 1, 2008. The unaudited pro forma condensed financial information includes results of operations of IRC for the period ended February 22, 2010.

This unaudited pro forma combined condensed financial information should be read in conjunction with the selected historical financial information included in the financial statements and accompanying notes of Royal Gold. You should not rely on the unaudited pro forma combined condensed financial information as an indication of the results of operations that would have been achieved if the transaction with IRC had taken place on the dates indicated or an indication of the results of operations in the future.

The following unaudited pro forma combined condensed financial data of Royal Gold consists of Unaudited Pro Forma Condensed Statements of Operations and Comprehensive Income for the nine-months ended March 31, 2010 and for the fiscal year ended June 30, 2009 (collectively, the Pro Forma Statements). IRC s historical financial statements were prepared on a calendar year basis and in accordance with Canadian GAAP, which differs in certain respects from U.S. GAAP. IRC s historical results of operations used in the Pro Forma Statements have been prepared on a June 30 year end basis to conform to Royal Gold s year end and are adjusted to and presented in accordance with U.S. GAAP. The change to U.S. GAAP resulted in a de minimus increase in IRC s reported net income during the fiscal year ended June 30, 2009 (there were no differences for the nine month period ended March 31, 2010). Royal Gold s historical financial statements are prepared in accordance with U.S. GAAP. Effective July 1, 2009, Royal Gold changed its presentation of non-controlling interest amounts in accordance with the FASB ASC 810. Except for presentation changes, the adoption of the new accounting standard had no impact on Royal Gold s consolidated financial position, results of operations or cash flows. The adoption of the new accounting standard has been reflected in all periods in the accompanying Pro Forma Statements.

Royal Gold s management believes that, on the basis set forth herein, the Pro Forma Statements reflect a reasonable estimate of the IRC Transaction based on currently available information. The IRC Transaction qualified as a business combination which requires the allocation of the purchase price to be based upon the estimated fair value of assets acquired and liabilities assumed. As of March 31, 2010, the Company was in the process of finalizing its assessment of the fair value of the assets acquired and liabilities assumed as part of the IRC Transaction. Please refer to our Quarterly Report on Form 10-Q for the period ended March 31, 2010, for further information regarding the IRC Transaction.

Unaudited Pro Forma Combined Condensed Statement of Operations and Comprehensive Income For the Year Ended June 30, 2009 (In thousands except share and per share amounts)

	Roya	l Gold	International Royalty Historical		Pro Forma Adjustments		Note	P	ro Forma	Andacollo	Note	Pro Forma Combined Total	
	Hist	orical					Reference	5	Subtotal	Adjustments	Reference		
Royalty revenues	\$	73,771	\$	36,023	\$	3,465	(1)	\$	113,259	\$		\$	113,259
Costs and expenses													
Costs of operations		3,551				6,289	(6)		9,840				9,840
General and administrative		7,352		6,009					13,361				13,361
Asset impairments				8,581					8,581				8,581
Exploration and business													
development		2,998		1,461					4,459				4,459
Royalty taxes				6,289		(6,289)	(6)						
Depreciation, depletion and													
amortization		32,578		16,265		1,525	(1),(3)		50,368				50,368
Severance and acquisition													
related costs				6,708					6,708				6,708
Total costs and expenses		46,479		45,313		1,525			93,317				93,317
Operating income (loss)		27,292		(9,290)		1,940			19,942				19,942
Gain on royalty restructuring		33,714							33,714				33,714
Foreign currency gain (loss)				3,153					3,153				3,153
Unrealized gain on fair													
market value of foreign													
currency contract				833					833				833
Interest and other income		3,192		121									