

Dear CDI Holder

Coeur d'Alene – further information about your options during the delisting process

This letter contains important information about your holding of Coeur d'Alene Mines Corporation (**Coeur**) CHESS Depository Interests (**CDIs**).

You should read this letter carefully and seek professional advice if you have any queries.

Coeur CDIs will be delisted from the ASX

As we announced on 15 September 2010, and described in our letter to holders of Coeur CDIs on 16 September 2010, Coeur has requested that ASX Limited (**ASXL**) suspend quotation of Coeur CDIs on the Australian Stock Exchange (**ASX**).

Suspension will occur on 7 December 2010 (**Suspension Date**) and delisting will occur on 14 December 2010 (**Delisting Date**). Coeur Common Shares will continue to be listed on the New York Stock Exchange (**NYSE**) and the Toronto Stock Exchange (**TSX**) and trading will continue, uninterrupted, during the ASX delisting process.

As we indicated in our letter of 16 September 2010, this letter provides further details about your options during this period.

Indicative dates

The following table sets out the indicative timeframe for the delisting. These dates are the same as those in our letter of 16 September 2010. Unless otherwise indicated, all dates are Sydney Australia dates.

7 December 2010	Suspension Date - effective date of suspension in trading of Coeur CDIs on the ASX. You will not be able to trade or sell your CDIs on the ASX after this date.
14 December 2010	Delisting Date - effective date of removal of Coeur from the Official List of the ASX.
17 December 2010	Opening date of the Voluntary Share Sale Facility.
17 February 2011	Closing date of the Voluntary Share Sale Facility.
18 February 2011	Opening date of the Compulsory Share Sale Facility.
4 March 2011	Closing date of the Compulsory Share Sale Facility.

Summary of options for holders of Coeur CDIs

As outlined in our letter of 16 September 2010, Coeur CDI holders have the following options in respect of the delisting of Coeur from the ASX:

Your options	Result of option for you	How to choose this option	Deadline for choosing this option
1 Sell your CDIs on the ASX	<ul style="list-style-type: none"> If sold for cash, you will receive the net cash proceeds of sale You will no longer hold CDIs 	Contact your stockbroker or financial adviser to arrange the sale	Sales must be made on or before 7 December 2010
2 Convert your CDIs to Coeur Common Shares tradable on the NYSE/TSX	<ul style="list-style-type: none"> You will become a registered holder of Coeur Common Shares on the NYSE and the TSX and you can trade these shares through a U.S. or Canadian broker You will no longer hold CDIs 	Complete the GREEN Register Removal Form enclosed with this letter and send to Computershare at the address specified on the form (stamped addressed envelope provided)	Form must be received by Computershare by 14 February 2011
3 Voluntarily sell the Coeur Common Shares underlying your CDIs on the NYSE	<ul style="list-style-type: none"> You will receive the net Australian dollar amount of proceeds of sale You will no longer hold CDIs 	Complete the BLUE Sale Instruction Form enclosed with this letter and send to Computershare at the address specified on the form (stamped addressed envelope provided)	Form must be received by Computershare by 17 February 2011
4 Do nothing and the Coeur Common Shares underlying your CDIs will be automatically sold on the NYSE	<ul style="list-style-type: none"> You will receive the net Australian dollar amount of proceeds of sale You will no longer hold CDIs 	Do nothing	None

More detailed information on each option is provided below.

If you have any queries regarding the delisting of Coeur from the ASX you can contact:

Computershare on: (+61) 1300 707398 or (+61) (0) 3 9415 4125; or

Coeur on: 02 824 9 4543 (from within Australia) or (+61) 2 824 9 4543 (from outside Australia).

1 Option 1 - Sell your CDIs on the ASX (on or before 7 December 2010)

You are able to sell your CDIs at any time up to and including 7 December 2010 (the Suspension Date).

In order to sell your CDIs please contact your ASX Participant (stockbroker) or financial adviser who can arrange the sale.

You will not be able to sell your CDIs on the ASX after 7 December 2010.

Costs of selling your CDIs under option 1

You will be responsible for any costs associated with selling your CDIs before the Suspension Date. This may include commission charged by your broker.

2 Option 2 – Convert your CDIs to Coeur Common Shares held in your name (up to 14 February 2011)

You can cancel and convert your CDIs into Coeur Common Shares which can be traded on the New York Stock Exchange (**NYSE**) and the Toronto Stock Exchange (**TSX**).

On or before 7 December 2010

If you choose to cancel and convert your CDIs on or before 7 December 2010 this can be done by contacting:

- (Issuer sponsored subregister) - Coeur's Australian share registry (**Computershare**), if your CDIs are held on the Issuer sponsored subregister; or
- (CHESS subregister) - your broker, if your CDIs are held on the CHESS subregister.

If you are unsure which subregister your CDIs are held on, you can call Computershare on: (+61) 1300 707398 or (+61) (0) 3 9415 4125.

After 7 December 2010 to 14 February 2011

If you choose to cancel and convert your CDIs after 7 December 2010 (the Suspension Date), regardless of which subregister your CDIs are on at the date of this letter, you must contact Computershare: on: (+61) 1300 707398 or (+61) (0) 3 9415 4125.

Contacting Computershare

If you contact Computershare to cancel and convert your CDIs, they will send you a Register Removal Request form to complete. For convenience, we have attached this form. If you validly complete and return the green Register Removal Request form attached to this letter and it is received by Computershare by 14 February 2011, your CDIs will be cancelled and converted into Coeur Common Shares. We enclose a stamped addressed envelope with this letter that you can use for this purpose.

If you wish to receive a physical share certificate for your Coeur Common Shares, please select this option on the Register Removal Request Form.

If you choose this option 2, you will not be able to trade your Coeur Common Shares on the NYSE and the TSX until the conversion process is complete. The period of time should not exceed 15 trading days. Once the conversion process is complete, further detail on trading your Coeur Common Shares is set out below under 'Establishing an independent account with a U.S., Canadian or Australian broker'. Please be aware that if you wish to choose this option you must return your form to be received by Computershare by 14 February 2011 for the transfer to be effected before 17 February

2011, otherwise your shares will be sold under the Compulsory Share Sale Facility described under option 4 below.

Cost of cancelling and converting your CDIs under option 2

No fee is payable by you for the conversion of your CDIs into Coeur Common Shares effected by Computershare.

If you elect to convert and cancel your CDIs before the Suspension Date using a broker, your broker may charge fees which will be payable by you. Please contact your broker for information about fees which may be applicable.

Establishing an independent account with a U.S., Canadian or Australian broker

If you would like to hold and trade the Coeur Common Shares underlying your CDIs, you will need to:

- contact a stockbroker in the United States or Canada (or an Australian broker that has a relationship with a financial institution in the United States or Canada) to facilitate trading; and
- enter into arrangements with the stockbroker in order to open an account.

Australian stockbrokers may have relationships with stockbrokers in the United States or Canada that would be able to provide this service. The names and contact details of licensed brokers in the U.S. may be found on the website of the U.S. Securities and Exchange Commission at sec.gov.

Once your Coeur Common Shares have been deposited in your account, you may instruct your broker to sell them on the NYSE or the TSX. Any costs of selling your shares on the NYSE or the TSX will be borne by you.

Holding or selling shares on the NYSE or the TSX may have tax implications. You should consult your financial adviser for advice about the tax consequences of these actions.

3 Option 3 - Participate in the voluntary share sale facility (17 December 2010 – 17 February 2011)

You may sell the Coeur Common Shares underlying your CDIs by participating in the voluntary share sale facility (**Voluntary Share Sale Facility**). Under this facility:

- Coeur will procure the transfer of your Coeur Common Shares to an affiliate of Goldman Sachs & Partners Australia Pty Ltd (the **Broker**) for the purposes of enabling the shares to be sold on the NYSE; and
- you will receive the net Australian dollar proceeds of the sale.

The Voluntary Share Sale Facility will open on 17 December 2010 and close on 17 February 2011.

If you choose to participate in the Voluntary Share Sale Facility, regardless of which subregister your CDIs are held on at the date of this letter (i.e. Issued Sponsored or CHESS), you will need to complete and return the blue Sale Instruction Form attached to this letter. This form must be returned to Computershare at:

Computershare Investor Services Pty Limited
GPO Box 2115
Melbourne VIC 3001,

so that it is received by Computershare by no later than 17 February 2011. We enclose a stamped addressed envelope with this letter that can be used for this purpose.

If you need assistance with completing the blue Sale Instruction Form you can contact Computershare on: (+61) 1300 707398 or (+61) (0) 3 9415 4125.

If you choose this option you may only sell all of the Coeur Common Shares underlying your Coeur CDIs (i.e. you cannot sell some of your underlying Coeur Common Shares through the Voluntary Share Sale Facility).

Participation in the Voluntary Share Sale Facility is entirely voluntary and holders are not obliged to dispose of the Coeur Common Shares underlying their CDIs through this facility.

Please be aware that if you wish to choose this option you must have completed and returned the blue Sale Instruction Form for receipt by Computershare by 17 February 2011. If you fail to do so your underlying Coeur Common Shares will be sold under the Compulsory Share Sale Facility described under option 4 below.

Eligibility for the Voluntary Share Sale Facility

You will be eligible to participate in the Voluntary Share Sale Facility if you are a CDI holder who is registered on Coeur's Australian register at 7:00pm AEDT on 14 December 2010.

How the Voluntary Share Sale Facility will operate

The Voluntary Share Sale Facility will operate in the following manner:

- CDI holders who wish to participate must complete and return a Sale Instruction Form (the blue form attached to this letter) to Coeur's Australian share registry, Computershare.
- From:
 - 17 December 2010 to 17 January 2011; and then
 - 18 January 2011 to 17 February 2011,Computershare will aggregate valid Sale Instruction Forms in relation to CDIs into parcels of equal numbers of Coeur Common Shares.
- An instruction to sell these parcels will be provided to the Broker within the following week.
- Parcels will then be sold on the NYSE by the Broker within 5 business days after they are aggregated and made available to the Broker, noting that sales may be made on different days.
- If the parcel size resulting from that division is not sufficient in size, parcel sizes of a reasonable size to be sold will be formed and sold on an agreed sale frequency.
- The amount received for Coeur Common Shares sold through the NYSE on a particular trading day (less costs and charges of sale) will be converted from U.S. dollars to Australian dollars at the rate of exchange at which the Broker is able to purchase Australian dollars at the applicable time within 3 business days following settlement of the parcel of shares sold.
- The net proceeds will be paid to you by Computershare on behalf of Coeur in Australian dollars within two weeks after the trading day on which your shares are sold.
- You will receive as consideration for a sale through the Voluntary Share Sale Facility the amount which is:
 - the multiple of the number of CDIs that you held and the weighted average amount received for each share sold on the NYSE in the parcel of shares of which your shares formed part on the relevant trading day; less

- the costs and charges incurred for the sale of the shares (brokerage fees, transfer fees and applicable taxes) on a per share basis.
- Payment will be made by Computershare on behalf of Coeur by direct credit into your bank account. If Computershare does not have a record of your bank account details, payment will be made by cheque. You may update your bank account details by visiting investorcentre.com and following the prompts. Any update to bank account details must be made within 5 days of you returning your blue Sale Instruction Form otherwise payment may not be made in accordance with the updated details.

Some important things to note about the Voluntary Share Sale Facility

If you choose to participate in the Voluntary Share Sale Facility you should note the following important factors:

- There may be risks regarding the level of proceeds realised through the sale by virtue of the level of buyer demand, buyer pricing constraints, trading volatility in Coeur on the NYSE and the A\$/US\$ exchange rates at the time of conversion of the proceeds of the Voluntary Share Sale Facility from U.S. dollars to Australian dollars. The impact of these factors on the level of proceeds of sale for CDI holders who do nothing and so are subjected to the Compulsory Share Sale Facility, or Voluntary Share Sale Facility participants whose shares are sold in a different parcel of shares, may be more or less adverse than if they had chosen to participate in the Voluntary Share Sale Facility or participated in a different sale parcel.
- The amount of money received by a participating holder for a Coeur Common Share that is sold through the Voluntary Share Sale Facility may be more or less than the actual price received by the Broker for that Coeur Common Share (disregarding costs).
- The Broker gives no assurances as to the sale price that will be achieved for the sale of any Coeur Common Shares under the Voluntary Share Sale Facility.
- If you are not contactable, the amount receivable in respect of your shares will be placed in a trust account to be held by Computershare on your behalf for a period of 6 years.
- You will be responsible for any tax incidence including personal income tax or capital gains tax if you sell your shares through the Voluntary Share Sale Facility.
- To obtain up-to-date information on the market price of Coeur Common Shares traded on the NYSE, you should visit the NYSE website at nyse.com. The ticker symbol for Coeur common stock is CDE.
- The Voluntary Share Sale Facility is being arranged by Coeur and not the Broker. In providing services to Coeur in connection with this facility, the Broker is not providing any services on behalf of, for, or to you or assuming or accepting any duty or responsibility to you.

Cost of participating in the Voluntary Share Sale Facility (option 3)

The proceeds you receive from the sale of the Coeur Common Shares underlying your CDIs will be after the deduction of brokerage fees, transfer fees and applicable taxes and will reflect the market price and A\$/US\$ exchange rate at the time of conversion.

4 Option 4 - Do nothing and participate in the Compulsory Share Sale Facility (18 February 2011 – 4 March 2011)

CHESS Depository Nominees Pty Ltd (**CDN**) is entitled to exercise a power of sale in relation to the Coeur Common Shares underlying the CDIs to facilitate a delisting of the CDIs.

If you do not choose one of the above options (1 – 3) before their applicable deadline, those options will no longer be available to you and the Coeur Common Shares underlying your CDIs will be sold as part of the compulsory share sale facility described below and the net proceeds remitted to you (**Compulsory Share Sale Facility**).

How the Compulsory Share Sale Facility will operate

The Compulsory Share Sale Facility will operate in the following manner:

- An instruction will be provided to the Broker, and the Broker will seek to sell all Coeur Common Shares underlying CDIs remaining on the register on 18 February 2011 and for which a valid Sale Instruction Form had not been received by 17 February 2011, subject to the Compulsory Share Sale Facility within 10 business days from 20 February 2011.
- The net proceeds from Coeur Common Shares sold on the NYSE during this period will be converted from U.S. dollars to Australian dollars following the settlement of the sale at the rate of exchange at which the Broker is able to purchase Australian dollars at the applicable time, within 3 business days, following settlement of the parcel of shares sold.
- You will be paid the consideration by Computershare on behalf of Coeur in Australian dollars within two weeks after the shares are sold on the NYSE.
- You will receive as consideration for a sale through the Compulsory Share Sale Facility the amount which is:
 - the multiple of the number of CDIs that you held and the average price received for Coeur Common Shares sold by the Broker under the Compulsory Share Sale Facility; less
 - the costs and charges incurred for the sale of the shares (brokerage fees, transfer fees and applicable taxes) on a per share basis.
- Payment will be made by Computershare on behalf of Coeur by direct credit into your bank account. If Computershare does not have a record of your bank account details, payment will be made by cheque. You may update your bank account details by visiting investorcentre.com and following the prompts. Any update to bank account details must be made by 18 February 2011 otherwise payment may not be made in accordance with the updated details.

Important facts about the Compulsory Share Sale Facility

If you choose to participate in the Compulsory Share Sale Facility you should note the following important factors:

- The proceeds of the sale of the Coeur Common Shares underlying your CDIs, less costs, charges and applicable tax, will be remitted to you in Australian dollars.
- If your shares are sold as part of the Compulsory Share Sale Facility, the procedures involved will not be the same as the procedures of the Voluntary Share Sale Facility outlined in option 3 above.
- The amount of money received by a CDI holder for a Coeur Common Share sold under this process may be more or less than the actual price received by the broker for that Coeur Common Share (disregarding costs).

- The Broker gives no assurances as to the sale price that will be achieved for the sale of any Coeur Common Shares under the Compulsory Share Sale Facility.
- If you are not contactable, the amount receivable in respect of your shares will be placed in a trust account to be held by Computershare on your behalf for a period of 6 years.
- CDI holders should be aware that there may be risks regarding the level of proceeds realised through the sale by virtue of the level of buyer demand, buyer pricing constraints, trading, volatility in Coeur on the NYSE stock market and A\$/US\$ exchange rates at the time of conversion of the proceeds from U.S. dollars to Australian dollars. The impact of these factors on the level of proceeds of sale for CDI holders who do nothing and so are subjected to a forced sale of their shares may be greater and more adverse than if they had chosen to participate in the Voluntary Share Sale Facility.
- The Compulsory Share Sale Facility is being arranged by Coeur and not the Broker. In providing services to Coeur in connection with this facility, the Broker is not providing any services on behalf of, for, or to you or assuming or accepting any duty or responsibility to you.

Cost of participating in the Compulsory Share Sale Facility

The proceeds you receive from the sale of the Coeur Common Shares underlying your CDIs will be after the deduction of brokerage fees, transfer fees and applicable taxes and will reflect the market price and A\$/US\$ exchange rate at the time of conversion.

5 Risk information

You should be aware that there are risks regarding Coeur's share price at the time proceeds are realised and in connection with the A\$/USD\$ exchange rates at the time of conversion of the proceeds from U.S. dollars to Australian dollars. The impact of these risk factors on the level of proceeds of sale for CDI holders may change over time.

Both those who sell their Coeur Common Shares during the Voluntary Share Sale Facility and those who do not and thus are subjected to a compulsory sale of their Coeur Common Shares under the Compulsory Share Sale Facility, may experience such changes.

Please refer to Coeur's 2009 Annual Report on Form 10-K filed with the U.S. Securities and Exchange Commission on 26 February 2010 available at www.coeur.com (at 'Investors' – 'Financial Reports') for a further discussion of such risks.

6 Tax Implications

You should obtain your own taxation advice based on your individual circumstances in respect of the Australian taxation consequences.

The U.S. tax implications of each option in respect to the delisting of the CDIs and the sale of the underlying Coeur Common Shares will depend on your individual circumstances, including whether you are a resident of the United States or not.

You should strongly consider obtaining your own U.S. tax advice based on your individual circumstances before deciding which option you should select. This letter does not purport to provide you with any tax advice

If you decide to select options 3 or 4, you should consider whether you have provided certain forms to Computershare, for example, without limitation, the forms briefly described below.

- (a) If you are an Australian resident or other non-U.S. resident, the following is a brief description of certain U.S. tax implications:
- if you have provided Computershare with a valid US Internal Revenue Service (IRS) Form W-8BEN, "Beneficial Owner's Certificate of Foreign Status for U.S. Tax Withholding," there should be no U.S. tax withheld from your sales proceeds. Additionally, you should not have any U.S. tax reporting obligations associated with the sale of CDIs or the underlying Coeur Common Shares. To be considered valid, your Form W-8BEN must be complete and accurately reflect the type of income to which the Form relates. The completed Form W-8BEN should be provided to Computershare before any payments are issued. A Form W-8BEN provided without a U.S. Taxpayer Identification Number ("TIN") will remain in effect starting on the date the form is signed and ending on the last day of the third succeeding calendar year. A Form W-8BEN provided with a TIN will remain in effect until a change of circumstances makes any information on the form incorrect. Computershare is not required to submit the Form W-8BEN to the IRS. Instead, the Form W-8BEN will be retained in Computershare's records; or
 - if you have not provided Computershare with a valid IRS Form W-8BEN, Computershare will withhold taxes of 28% on your sales proceeds, and will remit such taxes to the IRS on your behalf. On or about January 31 of the year following the sale, you will receive an IRS Form 1099B, "Proceeds from Broker and Barter Exchange Transactions," reflecting your share of gross proceeds associated with the sale of Coeur Common Shares, as well as information regarding the total amount of U.S. tax withheld and any fees withheld from gross proceeds. Note that you may be eligible to obtain a refund of the amount withheld by filing a U.S. income tax return with the IRS. We suggest that you consult with your U.S. tax advisor regarding this option. Before a U.S. income tax return can be filed, you must apply for a U.S. tax identification number by filing Form W-7, "Application for IRS Individual Taxpayer Identification Number," with the IRS.

If you require a U.S. tax form W-8BEN, you can contact Computershare on: (+61) 1300 707398 or (+61) (0) 3 9415 4125.

- (b) If you are a U.S. citizen or persons otherwise subject to taxation in the U.S. as a U.S. resident, the following is a brief description of certain U.S. tax implications:
- if you have provided Computershare with an IRS Form W-9, "Request for Taxpayer Identification Number and Certification", US withholding taxes may not be withheld from your sale proceeds with respect to the sale of CDIs or the underlying Coeur Common Shares. On or about January 31 of the year following sale, you will receive an IRS Form 1099B, "Proceeds from Broker and Barter Exchange Transactions," reflecting your share of gross proceeds associated with the sale of the CDIs or the underlying Coeur Common Shares, as well as information regarding any fees withheld from gross proceeds; or
 - if you have not provided Computershare with an IRS Form W-9, Computershare will withhold U.S. taxes equal to 28% of your gross sales proceeds, and will remit such taxes to the IRS on your behalf. On or about January 31 of the year following the sale, you will receive an IRS Form 1099B, "Proceeds from Broker and Barter Exchange Transactions," reflecting your share of gross proceeds associated with the sale of Coeur Common Shares, as well as information regarding the total amount of U.S. tax withheld and any other fees withheld from gross proceeds (if any). We suggest that you consult with your U.S. tax advisor regarding additional U.S. filing requirements.

If you require a U.S. tax form W-9, you can contact Computershare on: (+61) 1300 707398 or (+61) (0) 3 9415 4125.

7 Next steps

In summary, you have the following options:

- (a) **Options available until 7 December 2010:**
- sell your CDIs on the ASX by contacting your ASX participant (Stockbroker) or financial advisor (option 1);
 - submit a completed green Register Removal Request Form to hold the Coeur Common Shares tradable on the NYSE or TSX underlying your CDIs in your own name (option 2);
 - submit a completed blue Sale Instruction Form to participate in the Voluntary Share Sale Facility (your form will be retained by Computershare until the facility opens on 17 December 2010) (option 3); or
 - do nothing and the Coeur Common Shares underlying your CDIs will be sold on the NYSE as part of the Compulsory Share Sale Facility from 18 February 2011 (option 4).
- (b) **Options available between 8 December 2010 and 17 February 2011:**
- submit a completed green Register Removal Request Form to hold the Coeur Common Shares tradable on the NYSE or TSX underlying your CDIs in your own name (option 2);
 - submit a completed blue Sale Instruction Form to participate in the Voluntary Share Sale Facility (opening on 17 December 2010) (option 3); or
 - do nothing and the Coeur Common Shares underlying your CDIs will be sold on the NYSE as part of the Compulsory Share Sale Facility from 18 February 2011 (option 4).
- (c) **If your CDIs remain on the register on 18 February 2011:**
- the Coeur Common Shares underlying your CDIs will be sold on the NYSE as part of the Compulsory Share Sale Facility (option 4).

8 Further information

If you have any queries regarding the delisting of Coeur from the ASX, please contact Coeur.

Investors

Australia Investor Relations
John Blue or Stephen Peterson, (+61) (0) 2 824 94543

Director of Investor Relations
Deborah Schubert, (+1) (208) 665-0332

Media

Director of Corporate Communications
Tony Ebersole, (+1) (208) 665-0777

COEUR

THE PRECIOUS METALS COMPANY

Coeur d'Alene Mines Corporation

ARBN 128 243 729

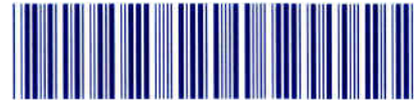
Computershare

All correspondence to:
Computershare Investor Services Pty Limited
GPO Box 2115 Melbourne
Victoria 8060 Australia
(within Australia) 1300 707 398
(outside Australia) 61 3 9415 4125

A

000001
000
SAM
MR JOHN SMITH 1
FLAT 123
123 SAMPLE STREET
THE SAMPLE HILL
SAMPLE ESTATE
SAMPLEVILLE VIC 3030

Securityholder Reference Number (SRN)



I 1234567890 I N D

Use a **black** pen.
Print in **CAPITAL** letters
inside the grey areas.

A	B	C	1	2	3
---	---	---	---	---	---

🔒 For your security keep your SRN/HIN confidential.

Sale Instruction Form

IMPORTANT:

This is an important document and requires your immediate attention. Use this form only if you wish to sell **all** your ordinary shares ("Shares") in Coeur d'Alene Mines Corporation. You should also refer to the detailed terms and conditions and other documents that accompanied this form. If you are in any doubt as to how to deal with this form, please consult a professional advisor.

B

Number of Shares as at 7.00pm (AEDT) 19 November 2010

XXXXXXXXXX

C

Contact details

Please provide your contact details in case we need to speak to you about this form.

Name of contact person

Contact person's daytime telephone number

()

D

Sign here - this section must be signed before we can process this form.

By signing and returning this form, I/we confirm that I/we:

- agree to all of the terms and conditions of the Share Sale Facility (the "Terms and Conditions") as enclosed with this form; and
- give the warranties, acknowledgements and agreements set out in the Terms and Conditions.

Individual or Securityholder 1

Sole Director and Sole Company Secretary

Securityholder 2

Director

Securityholder 3

Director/Company Secretary

Please Note: If you are signing this form on behalf of the securityholder as their attorney under a Power of Attorney, you confirm that you have not been advised that the Power of Attorney has been revoked. A certified copy of the Power of Attorney must be lodged with this form to allow processing.

Day	Month	Year
/	/	/

TO BE A VALID INSTRUCTION, THIS FORM MUST BE RECEIVED BY NO LATER THAN 5.00pm (AEDT) ON THURSDAY 17 FEBRUARY 2011



How to complete this form

Securityholders who wish to sell all their Shares under the Share Sale Facility must lodge a Sale Instruction Form

A Registration Name(s)

Your name and address as it appears on the register of Coeur d'Alene Mines Corporation.

B Number of Shares held

This is the total number of Shares you held at 7.00pm (AEDT), 19 November 2010.

C Contact details

Enter the name of a contact person and telephone number. These details will only be used in the event that the registry has a query regarding this form.

D Signature(s)

You must sign and date the form as follows in the space provided:

Joint holding: where the holding is in more than one name all of the securityholders must sign.

Power of Attorney: to sign under Power of Attorney, you must have already lodged that document with Computershare Investor Services Pty Limited ("CIS"). Alternatively, attach a certified copy of the Power of Attorney to this form when you return it.

Deceased Estate: all executors must sign and, if not already noted by the registry, a certified copy of Probate or Letters of Administration must accompany this form.

Companies: where the company has a Sole Director who is also the Sole Company Secretary, this form must be signed by that person. If the company (pursuant to section 204A of the Corporations Act 2001) does not have a Company Secretary, a Sole Director can also sign alone. Otherwise this form must be signed by a Director jointly with either another Director or a Company Secretary. Please sign in the appropriate place to indicate the office held.

Lodgement of Sale Instruction Form

If you wish to participate in the Share Sale Facility, this Sale Instruction Form must be completed and received by CIS Melbourne by no later than 5.00pm (AEDT) on Thursday 17 February 2011.

It is your responsibility to allow sufficient time for this form to be received by CIS. A reply paid envelope is enclosed for posting from within Australia.

Your Sale Instruction Form must be sent to:

Computershare Investor Services Pty Limited
GPO Box 2115
MELBOURNE VIC 8060

Neither CIS nor the Company accepts any responsibility if you lodge the Sale Instruction Form at any other address or by any other means.

Privacy Statement

Personal information is collected on this form by CIS, as registrar for the Company, for the purpose of effecting your instructions in relation to the Share Sale Facility, maintaining registers of securityholders, facilitating distribution payments and other corporate actions and communications. Your personal information may be disclosed to our related bodies corporate, to the Company and its professional advisers, to external service companies such as print or mail service providers, or as otherwise required or permitted by law. If you would like details of your personal information held by CIS, or you would like to correct information that is inaccurate, incorrect or out of date, please contact CIS. In accordance with the Corporations Act 2001, you may be sent material (including marketing material) approved by the Company in addition to general corporate communications. You may elect not to receive marketing material by contacting CIS. You can contact CIS using the details provided on the front of this form or e-mail privacy@computershare.com.au

If you have any enquiries concerning your Securityholding please contact CIS on telephone 1300 707 398

This form may not be used to notify your change of address. For information please contact CIS on 1300 855 080 or visit the share registry at www.computershare.com



COEUR

THE PRECIOUS METALS COMPANY

Coeur d'Alene Mines Corporation
ARBN 128 243 729

Computershare

All correspondence to:
Computershare Investor Services Pty Limited
GPO Box 2115 Melbourne
Victoria 8060 Australia
(within Australia) 1300 707 398
(outside Australia) 61 3 9415 4125

000001

000

SAM

MR JOHN SMITH 1

FLAT 123

123 SAMPLE STREET

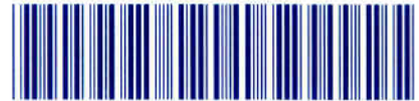
THE SAMPLE HILL

SAMPLE ESTATE

SAMPLEVILLE VIC 3030



Securityholder Reference Number (SRN)



I 1234567890

IND

Register Removal Request (Australian Register to United States Register) for all securities held

Use a **black** pen or type instructions
Print in **CAPITAL** letters

Where a choice if required
mark the box with an "X"



Number of CDI's held
as at 19/11/2010:

XXXXXXXXXX

Are the securities to be held at DTCC?

Yes

If yes, U.S. Custodian / Participant Name: _____

DTC Participant No.: _____

DTC Participant Contact Name: _____

DTC Participant Phone No.: _____ DTC Participant email: _____

No

If no, select:

Issue securities into electronic position called Direct Registration System (DRS) at BNY Mellon Shareowner Services, Coeur's U.S. transfer agent.

Issue a physical share certificate

Individual or Securityholder 1

Sole Director and Sole Company Secretary

Securityholder 2

Director

Securityholder 3

Director / Company Secretary

Contact Number: _____

Day/Date

Month

Year

Terms & Conditions

The party completing and lodging this form, represents and warrants that there will be no change of beneficial ownership as a result of Computershare Trust Company N.A., or Computershare Inc., or Computershare Investor Services Pty Limited (collectively Computershare) undertaking the requested removal of securities from the Australian to United States register. Furthermore, the party completing and lodging this form agrees to indemnify and hold harmless Computershare against all costs, claims, damages, expenses, contributions or other liabilities whatsoever, that may arise in the event that the removal of securities requested by this form does constitute a change in beneficial ownership.

Where this form is completed and lodged by a party other than the registered holder, that party represents and warrants to Computershare that it is acting with the full authority of the register holder of the securities in making this request for removal of the securities from the Australian to United States register.