FORM 27

MATERIAL CHANGE REPORT PURSUANT TO SECTION 85(1) OF THE SECURITIES ACT (BRITISH COLUMBIA)

1. REPORTING ISSUER

CYBERCOM SYSTEMS INC., formerly Augusta Metals Incorporated, (the "Company") Suite 1700, 701 West Georgia Street Vancouver, British Columbia V7Y 1C6 Telephone (604) 687 1717 Facsimile (604) 687 1715

2. DATE OF MATERIAL CHANGE

September 13, 2000

3. PRESS RELEASE

A News Release of the Company was disseminated on September 13, 2000 to the British Columbia Securities Commission, the Alberta Securities Commission, the Canadian Venture Exchange and the required news dissemination services.

4. SUMMARY OF MATERIAL CHANGE

The Issuer closed today the acquisition of 100% of CyberCom Software Inc., formerly CyberCom Systems Inc. ("CyberCom") pursuant to an Acquisition Agreement dated January 26, 2000 resulting in a Change of Business by the Company. In this regard, the Company issued 10,000,000 common shares. Of the 10,000,000 common shares, 3,000,000 common shares (the "Non-Escrow Shares") were issued at a deemed value of \$0.21 per Non-Escrow Share and 7,000,000 common shares were issued as performance/escrow shares (the "Escrow Shares") at a deemed value of \$0.01 per Escrow Share.

Effective September 13, 2000 the Company changed its name to "CyberCom Systems Inc." and the common shares of the Company under its new name were called for trading on the Canadian Venture Exchange on September 14, 2000, under the new trading symbol "CYB".

5. FULL DESCRIPTION OF MATERIAL CHANGE

On January 26, 2000, the Company entered into an acquisition agreement (the "Agreement") with Augusta Capital Corporation, Augusta Corporation and Donald B. Clark whereby the Company agreed to purchase 100% of the shares of CyberCom Software Inc, formerly CyberCom Systems Inc. ("CyberCom") in consideration for the issuance by the Company of 10,000,000 common shares (the "Acquisition"). CyberCom is a private high technology company that has developed its own proprietary set of software tools to convert text, video, audio and three dimensional graphics. Following the implementation of the Acquisition the Company would change its name to "CyberCom Systems Inc." (the "Name Change") to better reflect the Company's business focus.

At the Company's Extraordinary General Meeting on July 14, 2000, the shareholders of the Company approved the Acquisition and Name Change. The Company received the approval of the Canadian Venture Exchange on September 13, 2000.

On September 13, 2000 the Company closed the Acquisition and issued 10,000,000 common shares pursuant to the Agreement. Of the 10,000,000 common shares, 3,000,000 common shares (the "Non-Escrow Shares") were issued at a deemed value of \$0.21 per Non-Escrow Share and 7,000,000 common shares were issued as performance/escrow shares (the "Escrow Shares") at a deemed value of \$0.01 per Escrow Share. Details are as follows:

Issued to:	Non-Escrow Shares	Escrow Shares
Augusta Capital (US) Corporation	798,880	2,012,232
Tom Bencic	707,212	2,012,232
Patrick Golec	707,212	2,012,232
Donald B. Clark	286,696	963,304
Augusta Corporation	500,000	
TOTAL	3,000,000	7,000,000

Effective September 13th, 2000, the Company changed its name to "CyberCom Systems Inc." and the common shares of the Company under its new name were called for trading on the Canadian Venture Exchange on September 14th, 2000, under the new trading symbol "CYB".

6. RELIANCE ON SECTION 85(2) OF THE SECURITIES ACT (BRITISH COLUMBIA) OR EQUIVALENT PROVISIONS

This Report is not filed on a confidential basis.

7. OMITTED INFORMATION

Not applicable.

8. SENIOR OFFICERS

Richard W. Warke, President Telephone (604) 687 1717

9. STATEMENT OF SENIOR OFFICER

The foregoing accurately discloses the material change referred to herein.

DATED at Vancouver, British Columbia, this 14th day of September, 2000.

/s/ Richard W. Warke
_____RICHARD W. WARKE
PRESIDENT