GLOBE SPECIALTY METALS INC Form 424B3 June 01, 2010

Filed Pursuant to Rule 424(b)(3) Registration Statement No. 333-163906

58,106,852 Shares

Common Stock

The selling stockholders named in this prospectus are offering up to 58,106,852 shares of our common stock. The selling stockholders will receive all proceeds from the sale of the common stock, and therefore we will not receive any of the proceeds from their sale of the common stock.

Our common stock is listed on the NASDAQ Global Select Market under the symbol GSM. On May 17, 2010, the closing price of our common stock on the NASDAQ Global Select Market was \$12.00 per share. We expect that the selling stockholders will sell their shares of our common stock at prevailing market prices or privately negotiated prices. See also Plan of Distribution.

Investing in our common stock involves risks. See Risk Factors on page 3.

Neither the Securities and Exchange Commission nor any state securities commission has approved or disapproved of these securities or determined if this prospectus is truthful or complete. Any representation to the contrary is a criminal offense.

The date of this prospectus is May 28, 2010

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You should rely only on the information contained in or incorporated by reference in this prospectus. We have not authorized anyone to provide you with information that is different. The securities are offered only in jurisdictions where offers and sales are permitted. The information appearing in this prospectus, as well as information in documents we previously filed with the Securities and Exchange Commission and incorporated herein by reference, may only be accurate as of their respective dates or on other dates which are specified in those documents, regardless of the time of delivery of this prospectus or of any sale of the securities. Our business, financial condition, results of operations and prospects may have changed since those dates.

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PROSPECTUS SUMMARY

This summary does not contain all of the information that you should consider in making an investment decision. You should read the entire prospectus and the documents incorporated by reference before investing. Unless otherwise stated in this prospectus, references to we, us or our company refer to Globe Specialty Metals, Inc. and its subsidiaries.

Our Business

Overview

We are one of the leading manufacturers of silicon metal and silicon-based alloys. We own ten manufacturing facilities principally in three primary operating segments: GMI, our U.S. operations, including the Core Metals Group companies acquired on April 1, 2010; Globe Metais, our Brazilian operations, the manufacturing component of which was sold on November 5, 2009; and Globe Metales, our Argentine operations.

Our principal offices are located at One Penn Plaza, Suite 4125, 250 West 34th Street, New York, NY 10119. Our telephone number there is (212) 798-8122.

Risk Factors

Please read the section entitled Risk Factors for a discussion of the risk factors you should carefully consider before deciding to invest in our common stock.

The Offering

Issuer	Globe Specialty Metals, Inc.
Common Stock offered by the selling stockholders	A total of up to 58,106,852 shares held by the selling stockholders. The selling stockholders may or may not sell any or all of the shares that have been registered by us.
Common Stock outstanding	74,323,268 shares of common stock. Our outstanding shares exclude:
	4,365,000 shares of common stock issuable upon the exercise of stock options outstanding as of May 17, 2010 at a weighted-average exercise price of \$5.21 per share; and
	631,919 shares of common stock reserved for future awards under our stock plan.
Use of Proceeds	We will not receive any proceeds from the sale of our common stock by the selling stockholders pursuant to this prospectus.
Risk Factors	Please read Risk Factors beginning on page 3 of this prospectus for a discussion of factors you should carefully consider before deciding to purchase shares of our common stock.
NASDAQ Global Select Market symbol	GSM
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RISK FACTORS

An investment in our common stock involves a high degree of risk. You should consider and read carefully all of the risks and uncertainties described below and in our annual report on Form 10-K and subsequent quarterly report on Form 10-Q, incorporated into this prospectus, together with all of the other information included or incorporated by reference in this prospectus, before deciding to invest in our common stock. If any of the events described in the risk factors actually occur, our business, business prospects, financial condition, results of operations or cash flows could be materially affected. In any such case, the trading price of our common stock could decline, and you could lose all or part of your investment. This prospectus also contains or incorporates by reference forward-looking statements that involve risks and uncertainties. Our actual results could differ materially from those anticipated in the forward-looking statements as a result of specific factors, including the risks described.

Risks Associated with our Business and Industry

For a description of the risks associated with our business and industry please see the section entitled Risk Factors of our Annual Report on Form 10-K for the year ended June 30, 2009 and the section entitled Risk Factors of our Quarterly Report on Form 10-Q for the quarter ended March 31, 2010.

Risks Related to the Offering

A substantial portion of our total outstanding shares may be sold into the market at any time. This could cause the market price of our common stock to drop significantly, regardless of our financial results.

All of the shares being sold in this offering will be freely tradable without restrictions or further registration under the federal securities laws, unless held by our affiliates as that term is defined in Rule 144 under the Securities Act. Sales of a substantial number of shares of our common stock, or the perception in the market that the holders of a large number of shares intend to sell shares, could reduce the market price of our common stock.

The concentration of our capital stock ownership among our largest stockholders, and their affiliates, will limit your ability to influence corporate matters.

Our four largest stockholders, including our Executive Chairman, together beneficially own approximately 40% of our outstanding common stock. Consequently, these stockholders have significant influence over all matters that require approval by our stockholders, including the election of directors and approval of significant corporate transactions. This concentration of ownership will limit your ability to influence corporate matters, and as a result, actions may be taken that you may not view as beneficial.

Our stock price may be volatile, and purchasers of our common stock could incur substantial losses.

Our stock price may be volatile. The stock market in general has experienced extreme volatility that has often been unrelated to the operating performance of particular companies. As a result of this volatility, you may not be able to sell your common stock at or above the price at which you purchase the shares. The market price for our common stock may be influenced by many factors, including:

the success of competitive products or technologies;

regulatory developments in the United States and foreign countries;

developments or disputes concerning patents or other proprietary rights;

the recruitment or departure of key personnel;

quarterly or annual variations in our financial results or those of companies that are perceived to be similar to us;

market conditions in the industries in which we compete and issuance of new or changed securities analysts reports or recommendations;

the failure of securities analysts to cover our common stock or changes in financial estimates by analysts;

the inability to meet the financial estimates of analysts who follow our common stock;

investor perception of our company and of the industry in which we compete; and

general economic, political and market conditions.

We do not expect to pay any cash dividends in the foreseeable future.

We intend to retain our future earnings, if any, to fund the development and growth of our business. In addition, the terms of any future debt agreements may preclude us from paying dividends. As a result, capital appreciation, if any, of our common stock may be your sole source of gain for the foreseeable future.

Provisions of our certificate of incorporation and by-laws could discourage potential acquisition proposals and could deter or prevent a change in control.

Some provisions in our certificate of incorporation and by-laws, as well as Delaware statutes, may have the effect of delaying, deferring or preventing a change in control. These provisions, including those providing for the possible issuance of shares of our preferred stock and the right of the Board of Directors to amend the bylaws, may make it more difficult for other persons, without the approval of our Board of Directors, to make a tender offer or otherwise acquire a substantial number of shares of our common stock or to launch other takeover attempts that a stockholder might consider to be in his or her best interest. These provisions could limit the price that some investors might be willing to pay in the future for shares of our common stock.

DIVIDEND POLICY

At the present time, we intend to retain all of our available earnings generated by operations for the development and growth of the business. The decision to pay dividends is at the discretion of our Board of Directors and depends on our financial condition, results of operations, capital requirements and other factors that our Board of Directors deems relevant.

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USE OF PROCEEDS

We will not receive any proceeds from the sale of our common stock by the selling stockholders pursuant to this prospectus.

PRICE RANGE OF OUR COMMON STOCK

Our common stock is listed on the NASDAQ Global Select Market under the symbol GSM. As of May 17, 2010, we had 74,323,268 shares of common stock outstanding and approximately 77 shareholders of record. The number of record holders does not include holders of shares in street names or persons, partnerships, associations, corporations or other entities identified in security position listings maintained by depositories.

The table below provides, for the periods indicated, the high and low sales price per share of our common stock, as quoted on the NASDAQ Global Select Market. Our shares have been traded on the NASDAQ Global Select Market since our initial U.S. public offering on July 30, 2009.

	High	
Fiscal Year 2010:		
First Quarter (July 30, 2009 September 30, 2009)	\$ 9.22	\$ 6.81
Second Quarter (October 1, 2009 December 31, 2009)	9.75	7.60
Third Quarter (January 1, 2010 March 31, 2010)	11.35	9.28
Fourth Quarter (April 1, 2010 May 17, 2010)	12.74	10.36

PRINCIPAL STOCKHOLDERS

The following table sets forth information as of April 19, 2010, as to the beneficial ownership of our common stock, in each case, by:

each of our Named Executive Officers;

each of our directors;

all our current executive officers and directors as a group; and

each stockholder known by us to be the beneficial owner of more than 5% of our outstanding shares of common stock.

Beneficial ownership is determined in accordance with the rules of the SEC and includes voting or investment power with respect to the securities. Shares of common stock that may be acquired by an individual or group within 60 days of April 19, 2010, pursuant to the exercise of options, are deemed to be outstanding for the purpose of computing the percentage ownership of such individual or group, but are not deemed to be outstanding for the purpose of computing the percentage ownership of any other person shown in the table. Percentage of ownership is based on 74,323,268 shares of common stock outstanding on April 19, 2010. Brokers or other nominees may hold shares of our common stock in street name for customers who are the beneficial owners of the shares. As a result, we may not be aware of each person or group of affiliated persons who own more than 5% of our common stock.

Except as indicated in footnotes to this table, we believe that the stockholders named in this table have sole voting and investment power with respect to all shares of common stock shown to be beneficially owned by them, based on information provided to us by such stockholders. Unless otherwise indicated, the address for each director and executive officer listed is: c/o Globe Specialty Metals, Inc., One Penn Plaza, 250 West 34th Street, Suite 2514, New York, NY 10119.

Name of Beneficial Owner	Shares Beneficially Owned	Percentage of Shares Beneficially Owned
Directors and Executive Officers:		
Alan Kestenbaum(1)	11,502,505	15%
Jeff Bradley(2)	375,000	*
Arden Sims(3)	910,082	1%
Malcolm Appelbaum(4)	150,000	*
Stephen Lebowitz(5)	96,500	*
Theodore A. Heilman, Jr.(6)	740,373	*
Stuart E. Eizenstat(7)	13,060	*
Daniel Karosen(8)	13,570	*
Donald G. Barger, Jr(9)	14,135	*
Thomas A. Danjczek(10)	12,761	*
Franklin Lavin(11)	13,205	*

All directors and executive officers as a group (11 individuals)(12)	13,841,191	19%	
Five Percent Stockholders:			
Luxor Capital Group LP(13)	6,863,225	9%	
D.E. Shaw Laminar International, Inc. and affiliates(14)	6,523,453	9%	
FMR LLC(15)	5,937,564	8%	
Goodman & Company, Investment Counsel Ltd.(16)	4,526,523	6%	

* Less than one (1%) percent.

(1) Includes 375,000 shares issuable upon exercise of options exercisable within 60 days of April 19, 2010 and 77,967 shares subject to an escrow agreement and forfeiture in certain cases.

- (2) Includes 187,000 shares issuable upon exercise of options exercisable within 60 days of April 19, 2010.
- (3) Includes 125,000 shares issuable upon exercise of options exercisable within 60 days of April 19, 2010 and 19,112 shares subject to an escrow agreement and forfeiture in certain cases.
- (4) Includes 75,000 shares issuable upon exercise of options exercisable within 60 days of April 19, 2010.
- (5) Includes 37,500 shares issuable upon exercise of options exercisable within 60 days of April 19, 2010.
- (6) Includes 419 shares subject to an escrow agreement and forfeiture in certain cases.
- (7) Includes 6,250 shares issuable upon exercise of options exercisable within 60 days of April 19, 2010.
- (8) Includes 6,250 shares issuable upon exercise of options exercisable within 60 days of April 19, 2010.
- (9) Includes 6,250 shares issuable upon exercise of options exercisable within 60 days of April 19, 2010.
- (10) Includes 6,250 shares issuable upon exercise of options exercisable within 60 days of April 19, 2010.
- (11) Includes 6,250 shares issuable upon exercise of options exercisable within 60 days of April 19, 2010.
- (12) Includes 830,750 shares issuable upon exercise of options exercisable within 60 days of April 19, 2010 and 97,498 shares subject to an escrow agreement and forfeiture in certain cases.
- (13) Based upon an amended Schedule 13G filed with the SEC on February 16, 2010. Luxor Capital Group, LP (LCG) acts as the investment manager of proprietary private investment funds and separately managed accounts that own the shares, and as investment manager LCG may exercise dispositive and voting authority over the shares. Luxor Management, LLC is the general partner of LCG.
- (14) Based upon a Schedule 13G filed with the SEC on November 5, 2009. Consists of shares from D.E. Shaw Laminar International, Inc., D.E. Shaw Composite Side Pocket Series 1, L.L.C., and D.E. Shaw Composite Side Pocket Series 7, L.L.C., of which 112,282 shares are subject to an escrow agreement and forfeiture in certain cases. D.E. Shaw & Co., L.P., as investment adviser, has voting and investment control over the shares beneficially owned by D.E. Shaw Laminar International, Inc., D.E. Shaw Composite Side Pocket Series 1, L.L.C., and D.E. Shaw Composite Side Pocket Series 7, L.L.C.
- (15) Based upon a Schedule 13G filed with the SEC on February 16, 2010. Fidelity Management & Research Company (Fidelity), 82 Devonshire Street, Boston, Massachusetts 02109, a wholly-owned subsidiary of FMR LLC and an adviser registered under Section 203 of the Investment Advisers Act of 1940, is the beneficial owner of these shares of Globe Specialty Metals, Inc. (the Company) as a result of acting as investment adviser to various investment companies registered under Section 8 of the Investment Company Act of 1940 (the Funds). FMR reported that it possessed sole voting and dispositive power of 5,937,564 shares. It also reported that it did not possess shared voting or dispositive power over any shares beneficially owned.
- (16) Based upon a Schedule 13G filed with the SEC on January 26, 2010. Goodman & Company, Investment Counsel Ltd. (Goodman), One Adelaide Street East, 29th Floor, Toronto, Ontario, Canada, M5C 2V9, is the beneficial owner of these shares which are held by mutual funds or other client accounts managed by them acting as Investment Counsel and Portfolio Manager. Goodman reported that it possessed sole voting and

dispositive power of 4,526,523 shares. It also reported that it did not possess shared voting or dispositive power over any shares beneficially owned.

SELLING STOCKHOLDERS

The selling stockholders may from time to time offer and sell pursuant to this prospectus any or all of the shares of common stock set forth below in the column entitled Shares Being Offered Pursuant to This Prospectus. When we refer to the selling stockholders in this prospectus, we mean those persons listed in the table below, as well as the permitted transferees, pledgees, donees, assignees, successors and others who later come to hold any of the selling stockholders interests other than through a public sale.

The table below sets forth the name of each selling stockholder and the number of shares of common stock that each selling stockholder may offer pursuant to this prospectus. Unless otherwise noted in the footnotes to the table below, the information regarding the number of Shares Beneficially Owned by the Selling Stockholders Before the Offering is based on information provided to us by those stockholders or reported to the SEC on Schedule 13G. Except as noted in the footnotes to the table below, we are not aware of any sale of shares by the selling stockholders subsequent to October 15, 2009 pursuant to the registration statement previously filed on Form S-1 (File No. 333-160973). Except as noted below, none of the selling stockholders has, or within the past three years has had, any material relationship with us or any of our affiliates.

Based on the information provided to us by the selling stockholders, assuming that the selling stockholders sell all of the shares of common stock beneficially owned by them that have been registered by us and do not acquire any additional shares of common stock, each selling stockholder will not beneficially own any shares of common stock other than the shares of common stock appearing in the column entitled Shares Beneficially Owned After This Offering. We cannot advise you as to whether the selling stockholders will in fact sell any or all of such shares. In addition, the selling stockholders may have sold, transferred or otherwise disposed of, or may sell, transfer or otherwise dispose of, at any time and from time to time, the shares of common stock after the date on which each selling stockholder actually provided the information set forth in the table below.

	Shares Beneficially Owned	Shares Being Offered Pursuant to This Prospectus (Maximum Number	Shares Beneficially	Benef	entage ficially 7ned
Name of Selling Stockholder	Before This Offering	That May be Sold)	Owned After This Offering	Before Offering	After Offering
Alan Kestenbaum ** (1) Luxor Capital Group LP (2) Plainfield Asset Management LLC (3)	11,510,205 7,005,212 6,914,443	10,760,205 7,005,212 6,914,443	750,000	15% 9% 9%	1%
 D.E. Shaw Laminar International, Inc. and affiliates (4) FMR LLC (5) Franklin Mutual Advisers, LLC (6) Cartesian Capital Group, LLC (7) 	6,523,453 6,032,260 3,090,952 2,746,962	6,523,453 4,948,741 3,090,952 2,746,962	1,083,519	9% 8% 4% 4%	1%

Corsair Capital Management (8)	2,364,352	2,364,352		3%	
Samlyn Capital LLC (9)	1,819,647	1,819,647		2%	
Michael Barenholtz (10)	1,660,425	1,660,425		2%	
Steven Major (11)	1,256,067	516,447	739,620	2%	1%
Arch Capital Investors, LP (12)	981,000	981,000		1%	
Perry Corp. (13)	933,776	386,900	546,876	1%	*
Trellus Management Co., LLC (14)	905,000	905,000		1%	
Arden Sims ** (15)	910,082	660,082	250,000	1%	*
Tensor Opportunity Equities Ltd.(16)	750,000	750,000		*	
Theodore A. Heilman, Jr. ** (17)	740,373	240,373	500,000	*	*

Shares Beneficially Owned	Shares Being Offered Pursuant to This Prospectus (Maximum Number	•	Bene	entage ficially vned
Before	That May	After This	Before	After
This Offering	be Sold)	Offering	Offering	Offering
540,551 $471,452$ $450,000$ $443,112$ $426,585$ $365,198$ $230,564$ $200,390$	540,551 $471,452$ $450,000$ $443,112$ $426,585$ $365,198$ $230,564$ $200,390$		* * * * * * *	
170,104 145,668 134,010 124,000 89,314 78,372 76,900	170,104 145,668 134,010 124,000 89,314 78,372 76,900		* * * * * * *	
60,000 58,940 48,495 40,500 34,540 33,333 27,000 25,236 25,000 20,400 17,000	60,000 58,940 48,495 40,500 34,540 33,333 27,000 25,236 25,000 20,400 17,000		* * * * * * * * *	
	Beneficially Owned Before This Offering 710,725 540,551 471,452 450,000 443,112 426,585 365,198 230,564 200,390 170,104 145,668 134,010 124,000 89,314 78,372 76,900 60,000 58,940 48,495 40,500 34,540 33,333 27,000 25,236 25,000 20,400	Being Offered Pursuant to ThisShares BeneficiallyProspectus (Maximum)OwnedNumberBeforeThat MayThis Offeringbe Sold)710,725710,725540,551540,551471,452471,452450,000450,000443,112443,112426,585426,585365,198365,198230,564230,564200,390200,390170,104170,104145,668145,668134,010134,010124,00089,31489,31489,31476,90076,90060,00060,00058,94058,94048,49548,49540,50040,50034,54034,54033,33333,33327,00027,00025,23625,23625,00025,00020,40020,40017,00017,000	Being Offered Pursuant to ThisShares BeneficiallyProspectus (MaximumOwnedNumber MaximumBeforeThat May ThisAfter ThisThis Offeringbe Sold)710,725710,725540,551540,551471,452471,452450,000450,000443,112443,112426,585426,585365,198365,198230,564230,564200,390200,390170,104170,104145,668145,668134,010134,010124,000124,00089,31489,31478,37278,37276,90076,90060,00060,00058,94058,94048,49548,49540,50040,50033,33333,33327,00027,00025,23625,23625,00025,00020,40020,40017,00017,000	$\begin{array}{c c c c c c c c c c c c c c c c c c c $