

# FORM 6-K

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

## Report of Foreign Private Issuer

### Pursuant to Rule 13a-16 or 15d-16 of the Securities Exchange Act of 1934

Date: November 28, 2005  
Commission File Number 001-31528

# IAMGold Corporation

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(Translation of registrant's name into English)

**220 Bay Street, 5<sup>th</sup> Floor**  
**Toronto, Ontario M5J 2W4, Canada**  
**Tel: (416) 360-4710**

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(Address of principal executive offices)

Indicate by check mark whether the registrant files or will file annual reports under cover Form 20-F or Form 40-F.

Form 20-F  Form 40-F

Indicate by check mark if the registrant is submitting the Form 6-K in paper as permitted by Regulation S-T Rule 101(b)(1): \_\_\_\_\_

**Note:** Regulation S-T Rule 101(b)(1) only permits the submission in paper of a Form 6-K if submitted solely to provide an attached annual report to security holders.

Indicate by check mark if the registrant is submitting the Form 6-K in paper as permitted by Regulation S-T Rule 101(b)(7): \_\_\_\_\_

**Note:** Regulation S-T Rule 101(b)(7) only permits the submission in paper of a Form 6-K if submitted to furnish a report or other document that the registrant foreign private issuer must furnish and make public under the laws of the jurisdiction in which the registrant is incorporated, domiciled or legally organized (the registrant's "home country"), or under the rules of the home country exchange on which the registrant's securities are traded, as long as the report or other document is not a press release, is not required to be and has not been distributed to the registrant's security holders, and, if discussing a material event, has already been the subject of a Form 6-K submission or other Commission filing on EDGAR.

Indicate by check mark whether by furnishing the information contained in this Form, the registrant is also thereby furnishing the information to the Commission pursuant to Rule 12g3-2(b) under the Securities Exchange Act of 1934.

Yes  No

If "Yes" is marked, indicate below the file number assigned to the registrant in connection with Rule 12g3-2(b): 82- \_\_\_\_\_

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## **Signatures**

Pursuant to the requirements of the Securities Exchange Act of 1934, the registrant has duly caused this report to be signed on its behalf by the undersigned, thereunto duly authorized.

### **IAMGOLD CORPORATION**

Date: November 28, 2005

/s/ Larry E. Phillips

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Larry E. Phillips  
Vice-President, Corporate Affairs & Corporate Secretary

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Exhibit 99.1 - Press Release dated November 28, "IAMGOLD ANNOUNCES THE SALE OF GOLD ROYALTIES"



## IAMGOLD CORPORATION

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 website: www.iamgold.com • E-mail: info@iamgold.com

|                                   |         |
|-----------------------------------|---------|
| TSX Trading Symbol:               | IMG     |
| AMEX Trading Symbol:              | IAG     |
| Fully Diluted Shares Outstanding: | 151.6MM |

**FOR IMMEDIATE RELEASE: NOVEMBER 28, 2005**

No. 16/05

### IAMGOLD ANNOUNCES THE SALE OF GOLD ROYALTIES

**Toronto, Ontario, November 28, 2005 - IAMGOLD Corporation** ("IAMGOLD" or "the Company") and Battle Mountain Gold Exploration Corp. (OTC-BB:BMGX) ("Battle Mountain") are pleased to announce the sale and purchase of the majority of IAMGOLD's royalty assets. The portfolio of eleven royalties includes net smelter return royalties on production from the Williams Mine, the Don Mario Mine and El Limon Mine. IAMGOLD retains the 1% diamond royalty on the Diavik diamond mine. The purchase price for the portfolio is USD \$21,850,000 consisting of \$15,850,000 in cash and 12,000,000 BMGX shares. Upon the close of the transaction, IAMGOLD will own approximately 15% of the outstanding shares of Battle Mountain.

IAMGOLD's Chief Financial Officer, Grant Edey stated "Although the suite of gold royalties have long represented a stable and growing source of cash flow for us, given the expansion in our African mining assets, and our focus on mine development and operations, senior management and the Board have decided that the gold royalties are more appropriately held within a corporation focused on a royalty business model. We fully endorse Battle Mountain's growth strategy, which is why we are retaining equity as part of the purchase consideration. We look forward to a successful relationship with Battle Mountain."

Battle Mountain's management believes that this important acquisition represents the foundation in building a significant international portfolio of gold assets. Mark Kucher, Battle Mountain's Chairman and CEO stated "The IAMGOLD royalty portfolio is an excellent mix of current cash flow from the Williams, Don Mario and El Limon mines, near term production and cash flow from the Dolores, La India, and Relief Canyon deposits and future growth potential from the Seguenega, Marmato and Lluvia de Oro properties. We will complement the portfolio's growth potential with our own exploration program in Nevada and leverage our intellectual capital using the royalty model."

The transaction is expected to close in early 2006.

**For further information please contact :**

**IAMGOLD Corporation :**

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*Chief Financial Officer*

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**Lisa Doddridge**

*Manager, Investor Relations*

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Please note: This entire press release may be accessed via fax, e-mail, IAMGOLD's website at www.iamgold.com and through Canada Newswire's website at www.newswire.ca. All material information on IAMGOLD can be found at www.sedar.com or at www.sec.gov.