# UNITED STATES SECURITIES AND EXCHANGE COMMISSION

Washington, D.C. 20549

# **FORM 10-Q**

(Mark One)

[X] QUARTERLY REPORT UNDER SECTION 13 OR 15(d) OF THE SECURITIES EXCHANGE ACT OF 1934

For the quarterly period ended August 31, 2011

[] TRANSITION REPORT UNDER SECTION 13 OR 15(d) OF THE SECURITIES EXCHANGE ACT OF 1934

For the transition period from \_\_\_\_\_\_to \_\_\_\_

Commission File Number: 333-132456

# **Security Devices International, Inc.**

(Exact Name of Registrant as Specified in its Charter)

Delaware

(State or other jurisdiction of incorporation or organization)

Applied For (I.R.S. Employer Identification No.)

1101 Pennsylvania Ave., NW, 6th Floor

Washington, DC 20004

(Address of Principal Executive Offices) (Zip Code)

Registrant's telephone number including area code: (416) 787-1871

N/A

Former name, former address, and former fiscal year, if changed since last report

Indicate by check mark whether the registrant (1) filed all reports required to be filed by Section 13 or 15(d) of the Securities Exchange Act of 1934 during the past 12 months (or for such shorter period that the registrant was required to file such reports), and (2) has been subject to such filing requirements for the past 90 days.

Yes [X] No [ ]

Indicate by check mark whether the registrant has submitted electronically and posted on its corporate Web site, if any, every Interactive Data File required to be submitted and posted pursuant to Rule 405 of Regulation S-T (§232.405 of this chapter) during the preceding 12 months (or for such shorter period that the registrant was required to submit and post such files).

Yes [X] No [ ]

Indicate by check mark whether the registrant is a large accelerated filer, an accelerated filer, a non-accelerated filer, or a smaller reporting company. See definition of "large accelerated filer", "accelerated filer" and "smaller reporting company" in Rule 12b-2 of the Exchange Act.

Larger accelerated filer [ ] Non-accelerated filer [ ] Accelerated filer [ ] Smaller reporting company [X]

Indicate by check mark whether registrant is a shell company (as defined in Rule 12b-2 of the Exchange Act).

Yes [ ] No [X]

Indicate the number of shares outstanding of each of the issuer's classes of common stock, as of the latest practicable date: 25,878,050 shares outstanding as of October 10, 2011.

SECURITY DEVICES INTERNATIONAL, INC. (A Development Stage Enterprise) INTERIM FINANCIAL STATEMENTS AUGUST 31, 2011 (Amounts expressed in US Dollars) (Unaudited)

# SECURITY DEVICES INTERNATIONAL, INC. (A Development Stage Enterprise) INTERIM FINANCIAL STATEMENTS AUGUST 31, 2011 (Amounts expressed in US Dollars) (Unaudited)

# TABLE OF CONTENTS

	Page No
Interim Balance Sheets as at August 31, 2011 and November 30, 2010	1
Interim Statement of Operations for the nine months and three months ended August 31, 2011 and August 31, 2010 and the	<u>2</u>
period from Inception (March 1, 2005) to August 31, 2011	
Interim Statement of Cash Flows for the nine months ended August 31, 2011 and August 31, 2010 and the period from	<u>3</u>
Inception (March 1, 2005) to August 31, 2011	
Interim Statements of changes in Stockholders' Deficit for the nine months ended August 31, 2011 and for the period from	4
inception (March 1, 2005) to November 30, 2010	
Condensed Notes to Interim Financial Statements	<u>5-19</u>

SECURITY DEVICES INTERNATIONAL, INC. (A Development Stage Enterprise) Interim Balance Sheets As at August 31, 2011 and November 30, 2010 (Amounts expressed in US Dollars)

	August 31, 2011	November 30, 2010
	(unaudited)	(audited)
ASSETS	\$	\$
CURRENT		
Cash	69,399	247,328
Deferred financing costs (note 10)	19,682	-
Prepaid expenses and other receivables (note 11)	98,765	38,419
Total Current Assets	187,846	285,747
Plant and Equipment, net (Note 4)	21,111	29,200
TOTAL ASSETS	208,957	314,947
LIABILITIES		
CURRENT LIABILITIES		
Accounts payable and accrued liabilities	529,715	787,641
Current portion of Convertible debentures (note 10)	128,619	-
Total Current Liabilities	658,334	787,641
Convertible Debentures (note 10)	531,828	-
Total Liabilities	1,190,162	787,641
Going Concern (note 2)		
Related Party Transactions (note 8)		
Commitments (note 9)		
STOCKHOLDERS' DEFICIT		
Capital Stock (Note 5)		
Preferred stock, \$0.001 par value, 5,000,000 shares authorized, Nil issued and outstanding (2010 - nil)		
Common stock, \$0.001 par value 50,000,000 shares authorized, 25,878,050		
issued and outstanding (2010 -25,878,050)	25,878	25,878
Additional Paid-In Capital	16,065,378	15,876,078
Deficit Accumulated During the Development Stage	(17,072,461)	(16,374,650)
Total Stockholders' Deficit	(981,205)	(472,694)
	(901,203)	(472,094)
TOTAL LIABILITIES AND STOCKHOLDERS' DEFICIT	208,957	314,947

See condensed notes to the interim financial statements.

# SECURITY DEVICES INTERNATIONAL, INC. (A Development Stage Enterprise) Statements of Operations For the Nine Months and Three Months Ended August 31, 2011 and August 31, 2010 and the Period from inception (March 1, 2005) to August 31, 2011 (Amounts expressed in US Dollars) (Unaudited– Prepared by Management)

	Cumulative Since inception	For the nine months ended August 31, 2011 \$	For the nine months ended August 31, 2010 \$	For the three months ended August 31, 2011 \$	For the three months ended August 31, 2010 \$
OPERATING EXPENSES:					
Research and product Development cost Amortization General and administration	7,688,924 37,662 9,580,393	195,949 8,089 455,697	677,686 6,732 946,861	36,140 2,696 142,013	246,465 2,244 514,458
TOTAL OPERATING EXPENSES	17,306,979	659,735	1,631,279	180,849	763,167
LOSS FROM OPERATIONS Other expense- Interest Other Income-Interest	(17,306,979) (38,076) 272,594	(659,735) (38,076) -	(1,631,279)	(180,849) (24,331)	(763,167)
LOSS BEFORE INCOME TAXES	(17,072,461)	(697,811)	(1,631,279)	(205,180)	(763,167)
Income taxes		-	-	-	-
NET LOSS	(17,072,461)	(697,811)	(1,631,279)	(205,180)	(763,167)
Loss per share – basic and diluted		(0.03)	(0.10)	(0.01)	(0.04)
Weighted average common shares outstanding		25,878,050	17,131,532	25,878,050	18,454,137

See condensed notes to the interim financial statements.

SECURITY DEVICES INTERNATIONAL, INC. (A Development Stage Enterprise) Interim Statement of Cash Flows For the Nine Months Ended August 31, 2011 and August 31, 2010 (Amounts expressed in US Dollars) (Unaudited-Prepared by Management)

since August 31, inception (March 1, 2011 2005) \$ \$	ended August 31, 2010 \$
CASH FLOWS FROM OPERATING ACTIVITIES	
Net loss for the period (17,072,461) (697,811)	(1,631,279)
Items not requiring an outlay of cash:	(1,001,27)
Issue of shares for professional services 584,500 -	-
Stock based compensation (included in general and administration expenses) 5,556,406 -	226,187
Loss on cancellation of common stock 34,400 -	-
Amortization 37,662 8,089	6,732
Amortization of debt discount 11,419 11,419	-
Amortization of deferred financing cost 15,478 15,478	-
Changes in non-cash working capital:	
Prepaid expenses and other (98,765) (60,346)	(32,808)
Due to related parties	37,489
Accounts payable and accrued liabilities* 494,555 (293,086)	330,303
NET CASH USED IN OPERATING ACTIVITIES (10,436,806) (1,016,257)	(1,063,376)
CASH FLOWS FROM INVESTING ACTIVITIES	
Acquisition of plant and equipment (58,773) -	_
NET CASH USED IN INVESTING ACTIVITIES (58,773) -	-
CASH FLOWS FROM FINANCING ACTIVITIES	
Steel, subconintions received 100,000 160,000	415 000
Stock subscriptions received190,000160,000Net proceeds from issuance of common shares9,629,150-	415,000 827,500
Proceeds from convertible debentures 678,328 678,328	827,500
Cancellation of common stock (50,000) -	
Advances from a non related party	-
Exercise of stock options 117,500 -	10,800
NET CASH PROVIDED BY FINANCING ACTIVITIES 10,564,978 838,328	1,253,300
NET INCREASE (DECREASE) IN CASH FOR THE PERIOD69,399(177,929)	189,924
Cash, beginning of period - 247,328	55,431
CASH, END OF PERIOD 69,399 69,399	245,355
	-
INCOME TAXES PAID	-

\* Excludes the credit of \$35,160 to accrued liability resulting from deferred financing (a non cash item)

See condensed notes to the interim financial statements

# SECURITY DEVICES INTERNATIONAL, INC. (A Development Stage Enterprise) Interim Statement of Changes in Stockholders' Equity Nine months ended August 31, 2011 and for Period from Inception (March 1, 2005) to November 30, 2010. (Amounts expressed in US Dollars)

(Unaudited-Prepared by Management )

	Number of Common	Common Shares	Additional Paid-in	Deficit Accumulated	
	Shares	amount	Capital	During Development	Total
		\$	\$	Stage \$	\$
Balance as of March 1, 2005	-	-	-	-	_
Issuance of Common shares for professional services	6,525,000	6,525	58,725	-	65,250
Issuance of common shares for cash	397,880	398	99,072		99,470
Net loss for the period	-	-	-	(188,699)	(188,699)
Balance as of November 30, 2005	6,922,880	6,923	157,797	(188,699)	(23,979)
Issuance of common shares for cash	956,000	956	94,644	-	95,600
Issuance of common shares for cash	286,000	286	49,764	-	50,050
Issuance of common shares to consultant for services	50,000	50	8,700	-	8,750
Issuance of common shares for cash	2,000,000	2,000	398,000	-	400,000
Exercise of stock options	950,000	950	94,050	-	95,000
Issuance of common shares for cash (net of agent commission)	200,000	200	179,785	-	179,985
Stock subscriptions received	,		1,165,500	-	1,165,500
Stock based compensation	-	-	1,049,940	-	1,049,940
Net loss for the year		-		(1,660,799)	(1,660,799)
Balance as of November 30, 2006	11,364,880	11,365	3,198,180	(1,849,498)	1,360,047
	11,50 1,000	11,505	5,150,100	(1,015,150)	1,000,017
Issuance of common shares for stock					
Subscriptions received in prior year	1,165,500	1,165	(1,165)	-	-
Issuance of common shares for cash	1,170,670	1,171	1,169,499		1,170,670
Issuance of common shares for cash and services	50,000	50	154,950		155,000
Issuance of common shares for cash (net of expenses)	2,139,000	2,139	4,531,236		4,533,375
Cancellation of stock	(1,560,000)	(1,560)	(14,040)		(15,600)
Stock based compensation	(1,500,000)	(1,500)	2,446,433		2,446,433
Issue of warrants			357,094		357,094
Net loss for the year	-			(4,827,937)	(4,827,937)
Balance as of November 30, 2007	14,330,050	14,330	11,842,187	(6,677,435)	5,179,082
	14,550,050	14,550	11,042,107	(0,077,455)	3,177,002
Exercise of stock options	117,000	117	11,583		11,700
Stock based compensation	-	-	1,231,056	-	1,231,056
Net loss for the year	-	-	-,	(4,401,786)	(4,401,786)
Balance as of November 30, 2008	14,447,050	14,447	13,084,826	(11,079,221)	2,020,052
	1,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	1.,,	10,00 1,020	(11,077,5=1)	_,0_0,00_
Issuance of common shares for cash	788,000	788	196,212		197,000
Stock based compensation	-	-	177,990	-	177,990
Compensation expense for warrants			4,223		4,223
Net loss for the year	-	-	-	(2,974,467)	(2,974,467)
Balance as of November 30, 2009	15,235,050	15,235	13,463,251	(14,053,688)	(575,202)
	10,200,000	10,200	10,100,201	(11,000,000)	(373,202)
Issuance of common shares for cash	8,143,000	8,143	1,665,157		1,673,300
Issuance of common shares For services	2,500,000	2,500	428,000		430,500
Stock subscriptions received	_,,	_,	30,000		30,000
Stock based compensation			289,670		289,670
Net loss for the year			,	(2,320,962)	(2,320,962)
Balance as of November 30, 2010	25,878,050	25,878	15,876,078	(16,374,650)	(472,694)
· · · · · · · · · · · · · · · · · · ·	-2,070,020		10,070,070	(10,07,1,000)	(1,2,0,1)
Stock subscriptions received			160,000		160,000
Beneficial conversion feature on convertible debt			29,300		29,300
Net loss for the period			2,000	(697,811)	(697,811)
Balance as of August 31, 2011	25,878,050	25,878	16,065,378	(17,072,461)	(981,205)
		-2,070	10,000,070	(1,,,,,_,,,,,))	(201,200)

See condensed notes to the interim financial statements

#### 1. BASIS OF PRESENTATION

The accompanying unaudited condensed financial statements have been prepared in accordance with the instructions to Form 10-Q and therefore do not include all information and footnotes necessary for a fair presentation of financial position, results of operations and cash flows in conformity with U.S. generally accepted accounting principles (GAAP); however, such information reflects all adjustments (consisting solely of normal recurring adjustments), which are, in the opinion of management, necessary for a fair statement of the results for the interim periods.

The condensed financial statements should be read in conjunction with the financial statements and Notes thereto together with management's discussion and analysis of financial condition and results of operations contained in the Company's annual report on Form 10-K for the year ended November 30, 2010. In the opinion of management, the accompanying condensed financial statements reflect all adjustments of a normal recurring nature considered necessary to fairly state the financial position of the Company at August 31, 2011, the results of its operations for the nine and three-month periods ended August 31, 2011 and August 31, 2010, and its cash flows for the nine -month periods ended August 31, 2011 and August 31, 2010. In addition, some of the Company's statements in this quarterly report on Form 10-Q may be considered forward-looking and involve risks and uncertainties that could significantly impact expected results. The results of operations for the nine month period ended August 31, 2011 are not necessarily indicative of results to be expected for the full year.

The Company was incorporated under the laws of the state of Delaware on March 1, 2005.

# 2. NATURE OF OPERATIONS AND GOING CONCERN

The Company is a defense technology corporation specializing in the development of innovative next generation less-than-lethal solutions for security situations that do not require the use of deadly force. SDI is currently developing manufacturing partnerships to assist in the deployment of their patent pending family of products. These products consist of; the Blunt Impact Projectile 40mm (BIP40), and the Wireless Electric Projectile 40mm (WEP40).

These financial statements have been prepared in accordance with generally accepted accounting principles applicable to a going concern, which assumes that the Company will be able to meet its obligations and continue its operations for its next fiscal year.

#### 2. NATURE OF OPERATIONS AND GOING CONCERN -Cont'd

At August 31, 2011, the Company has not yet achieved profitable operations, had a working capital deficiency of \$470,488 and has accumulated losses of \$17,072,461 since inception and expects to incur further losses in the development of its business, all of which limits the Company's ability to continue as a going concern. The Company has a need for additional working capital to launch its blunt impact and electric 40mm round products, meet its ongoing levels of corporate overhead and discharge its liabilities as they come due.

In order to finance the continued development, the Company is working towards raising of appropriate capital in the near future. During the year ended November 30, 2009, the Company raised \$197,000 through issue of common shares and warrants. The Company further raised an additional \$1,673,300 net through the issue of 8,143,000 common shares and also received \$30,000 subscription for shares pending allotment during the year ended November 30, 2010. The Company further received an additional \$160,000 subscription for shares pending allotment during the nine month period ended August 31, 2011 and also raised an additional \$678,328 by issue of Convertible Debentures

While the Company has been successful in securing financings in the past, there is no assurance that it will be able to do so in the future. Accordingly, these financial statements do not give effect to adjustments, if any, that would be necessary should the Company be unable to continue as a going concern

The Company has incurred a loss of \$ 697,811 during the nine month period ended August 31, 2011 partly due to its research and development activities. At August 31, 2011, the Company had an accumulated deficit during the development stage of \$17,072,461 which includes a non-cash stock based compensation expense of \$5,556,406 for issue of options and warrants.

# 3. RESEARCH AND PRODUCT DEVELOPMENT

Research and Product Development costs, including acquired research and product development costs, are charged against income in the period incurred.

#### 4. PLANT AND EQUIPMENT, NET

Plant and equipment are recorded at cost less accumulated depreciation. Depreciation is provided commencing in the month following acquisition using the following annual rate and method:

Computer equipment	30%	declining balan	ce method			
Furniture and fixtures	30%	declining balan	declining balance method			
Leasehold Improvements		straight line over	er period of lease			
<b>X</b>		U	1			
		August	31, 2011	Novembe	r 30, 2010	
			Accumulated		Accumulated	
		Cost	Amortization	Cost	Amortization	
		\$	\$	\$	\$	
Computer equipment		35,211	23,765	35,211	20,442	
Furniture and fixtures		15,310	10,521	15,310	9,131	
Leasehold improvements		8,252	3,376	8,252	-	
		58,773	37,662	58,773	29,573	
Net carrying amount			\$ 21,111		\$ 29,200	

# 5. CAPITAL STOCK

# a) Authorized

50,000,000 Common shares, \$0.001 par value

And

5,000,000 Preferred shares, \$0.001 par value

The Company's Articles of Incorporation authorize its Board of Directors to issue up to 5,000,000 shares of preferred stock. The provisions in the Articles of Incorporation relating to the preferred stock allow the directors to issue preferred stock with multiple votes per share and dividend rights which would have priority over any dividends paid with respect to the holders of SDI's common stock.

b) Issued

25,878,050 Common shares

c) Changes to Issued Share Capital

#### Year ended November 30, 2010

On January 4, 2010 the Company completed the placement for 1,510,000 common shares to private investors. The shares were sold at a price of \$0.25 per common share for a total consideration of \$377,500. The Company paid \$20,000 as finder's fees. The shares of common stock are restricted securities, as that term is defined in Rule 144 of the Securities and Exchange Commission. The Company relied upon the exemption provided by Section 4(2) of the Securities Act of 1933 in this connection.

In May, 2010, the Company received \$10,800 being the exercise of options to acquire 108,000 common shares at an exercise price of \$0.10 per common share. The Company issued 108,000 common shares during the quarter ended August 31, 2010.

On June 1, 2010 the Company sold 1,000,000 shares of common stock to a private investor at a price of \$0.20 per share. The shares of common stock are restricted securities, as that term is defined in Rule 144 of the Securities and Exchange Commission. The Company relied upon the exemption provided by Section 4(2) of the Securities Act of 1933 in connection with the sale of these securities.

On June 9, 2010 the Company sold 650,000 shares of common stock to two private investors at a price of \$0.20 per share. The Company relied upon the exemption provided by Section 4(2) of the Securities Act of 1933 in connection with the sale of these shares. The shares sold are restricted securities, as that term is defined in Rule 144 of the Securities and Exchange Commission.

On August 31, 2010 the Company sold 700,000 shares of common stock to a private investor at a price of 0.20 per share. The shares of common stock are restricted securities, as that term is defined in Rule 144 of the Securities and Exchange Commission. The Company relied upon the exemption provided by Section 4(2) of the Securities Act of 1933 in connection with the sale of these securities.

#### 5. CAPITAL STOCK-Cont'd

On September 22, 2010 the Company sold 2,250,000 shares of common stock to private investors at a price of \$0.20 per share. The shares of common stock are restricted securities, as that term is defined in Rule 144 of the Securities and Exchange Commission. The Company relied upon the exemption provided by Section 4(2) of the Securities Act of 1933 in connection with the sale of these securities.

On October 18, 2010 the Company sold 1,925,000 shares of common stock to private investors at a price of 0.20 per share. The shares of common stock are restricted securities, as that term is defined in Rule 144 of the Securities and Exchange Commission. The Company relied upon the exemption provided by Section 4(2) of the Securities Act of 1933 in connection with the sale of these securities.

On October 18, 2010 the Company issued 2,500,000 shares of common stock for services which includes 550,000 common shares issued to directors for settlement of debt and cancellation of options and 1,800,000 common shares for services provided by an outside Company which an officer has interest in.

#### Nine months ended August 31, 2011

The Company received subscriptions for 800,000 common shares at \$0.20 per share. The Company has not issued any shares during this period.

#### 6. STOCK BASED COMPENSATION

#### Year ended November 30, 2010

On December 4, 2009, the Company approved the reduction of the exercise price of 300,000 outstanding options which had earlier been issued at a price of \$0.50 to a new option price of \$0.25 per share, with all other terms of the original grant remaining the same. The Company expensed this additional non-cash stock based compensation expense relating to this modification for \$6,534. The fair value of each option used for the purpose of estimating the stock compensation is calculated using the Black-Scholes option pricing model with the following weighted average assumptions:

Risk free rate	2.61%
Expected dividends	0%
Forfeiture rate	0%
Volatility	173.24%
Exercise price	\$ 0.25
Increase in fair value due to reduction in exercise price of options	\$ 0.02

#### 6. STOCK BASED COMPENSATION- Cont'd

Market price of Company's common stock on date of reduction in exercise price	\$ 0.25
Stock-based compensation cost expensed	\$ 6,534

On December 4, 2009, the Company approved the extension of the expiration of 2,900,000 outstanding options from their initial expiry date ranging from November 2011 to April 2013 to a new expiration date of June 30, 2014 with all other terms of the original grant remaining the same. The Company expensed this additional non-cash stock based compensation expense relating to this modification for \$63,282. The fair value of each option used for the purpose of estimating the stock compensation is calculated using the Black-Scholes option pricing model with the following weighted average assumptions:

Risk free rate	2.61%
Expected dividends	0%
Forfeiture rate	0%
Volatility	173.24%
Stock-based compensation cost expensed	\$ 63,282

On January 4, 2010, the board of directors granted options to a director to acquire 100,000 common shares at an exercise price of \$0.25 per share. All of these options vested immediately and have an expiry of five years. The Company expensed stock based compensation cost of \$23,677. The fair value of each option used for the purpose of estimating the stock compensation is calculated using the Black-Scholes option pricing model with the following weighted average assumptions:

Risk free rate	2.61%
Expected dividends	0%
Forfeiture rate	0%
Volatility	170.69%
Market price of Company's common stock on date of grant of options	\$ 0.25
Stock-based compensation cost expensed	\$ 23,677

On May 20, 2010, the Company approved the extension of the expiration of 50,000 outstanding options from their initial expiry date from May 21, 2010 to a new expiration date of June 30, 2014 and a reduction in the exercise price of the options from \$0.50 to \$0.25 with all other terms of the original grant remaining the same. The Company expensed this additional non-cash stock based compensation expense relating to this modification for \$13,326. The fair value of each option used for the purpose of estimating the stock compensation is calculated using the Black-Scholes option pricing model with the following weighted average assumptions:

#### 6. STOCK BASED COMPENSATION-Cont'd

Risk free rate	2.61%
Expected dividends	0%
Forfeiture rate	0%
Volatility	166.16%
Stock-based compensation cost expensed	\$ 13,326

On June 15, 2010, the board of directors granted options to a director to acquire 350,000 common shares, two directors to acquire 50,000 common shares each and to a consultant to acquire 35,000 common shares. All these 485,000 options were issued at an exercise price of \$0.20 per share and vest immediately with an expiry term of five years. The Company expensed stock based compensation cost of \$119,368. The fair value of each option used for the purpose of estimating the stock compensation is calculated using the Black-Scholes option pricing model with the following weighted average assumptions:

Risk free rate	2.61%
Expected dividends	0%
Forfeiture rate	0%
Volatility	164.99%
Market price of Company's common stock on date of grant of options	\$ 0.26
Stock-based compensation cost expensed	\$ 119,368

On September 30, 2010, the board of directors granted options to two directors to acquire 50,000 common shares each. All these 100,000 options were issued at an exercise price of \$0.20 per share and vest immediately with an expiry term of five years. The Company expensed stock based compensation cost of \$25,271. The fair value of each option used for the purpose of estimating the stock compensation is calculated using the Black-Scholes option pricing model with the following weighted average assumptions:

Risk free rate	2.61%
Expected dividends	0%
Forfeiture rate	0%
Volatility	189.45%
Market price of Company's common stock on date of grant of options	\$ 0.26
Stock-based compensation cost expensed	\$ 25,271

On October 1, 2010, the Board cancelled 725,000 options issued to a director having an exercise price of \$0.25 per share and expiring on various dates ranging from October 29, 2011 to January 4, 2015 and issued warrants to acquire 397,000 common shares exercisable at \$0.20 per share with an expiry term of five years and 500,000 common shares in lieu thereof. All outstanding payables to the said director for services provided were adjusted against the said issuance of common shares. The Company expensed this additional non-cash stock based compensation expense relating to this modification for \$31,097. The fair value of each option used for the purpose of estimating the stock compensation is calculated using the Black-Scholes option pricing model with the following weighted average assumptions:

#### 6. STOCK BASED COMPENSATION-Cont'd

Risk free rate	3.25%
Expected dividends	0%
Forfeiture rate	0%
Volatility	189.42%
Stock-based compensation cost expensed	\$ 31,097

On October 1, 2010, the Board cancelled 400,000 options issued to a director having an exercise price of \$0.25 per share and expiring on various dates ranging from October 29, 2011 to June 30, 2014 and issued warrants to acquire 50,000 common shares exercisable at \$0.20 per share with an expiry term of five years and 50,000 common shares in lieu thereof. All outstanding payables to the said director for services provided were adjusted against the said issuance of common shares. The Company concluded that there was no additional non-cash stock based compensation expense relating to this modification. The fair value of each option used for the purpose of estimating the stock compensation is calculated using the Black-Scholes option pricing model with the following weighted average assumptions:

Risk free rate	3.25%
Expected dividends	0%
Forfeiture rate	0%
Volatility	189.42%
Stock-based compensation cost expensed	\$ Nil

On October 1, 2010, the Board cancelled 175,000 options issued to an officer having an exercise price of \$0.25 per share and expiring on June 30, 2014 and issued warrants to acquire 175,000 common shares exercisable at \$0.20 per share with an expiry term of five years. The Company expensed this additional non-cash stock based compensation expense relating to this modification for \$1,607. The fair value of each option used for the purpose of estimating the stock compensation is calculated using the Black-Scholes option pricing model with the following weighted average assumptions:

3.25%
0%
0%
189.42%
\$ 1,607
\$

#### 6. STOCK BASED COMPENSATION-Cont'd

On October 1, 2010, the Board cancelled 300,000 options each for a total of 600,000 options issued to two consultants having an exercise price of \$0.25 per share and expiring on June 30, 2014 and issued warrants to each to acquire 300,000 common shares exercisable at \$0.20 per share for a total of 600,000 warrants with an expiry term of five years. The Company expensed this additional non-cash stock based compensation expense relating to this modification for \$5,508. The fair value of each option used for the purpose of estimating the stock compensation is calculated using the Black-Scholes option pricing model with the following weighted average assumptions:

Risk free rate	3.25%
Expected dividends	0%
Forfeiture rate	0%
Volatility	189.42%
Stock-based compensation cost expensed	\$ 5,508

As of November 30, 2010 there was \$Nil of unrecognized expense related to non-vested stock-based compensation arrangements granted.

#### Nine months ended August 31, 2011

The Company did not issue any options during the nine month period ended August 31, 2011.

#### 7. STOCK PURCHASE WARRANTS

## Year ended November 30, 2010

On October 1, 2010, the Board cancelled 725,000 options issued to a director having an exercise price of \$0.25 per share and expiring on various dates ranging from October 29, 2011 to January 4, 2015 and issued warrants to acquire 397,000 common shares exercisable at \$0.20 per share with an expiry term of five years and 500,000 common shares in lieu thereof.

On October 1, 2010, the Board cancelled 400,000 options issued to a director having an exercise price of \$0.25 per share and expiring on various dates ranging from October 29, 2011 to June 30, 2014 and issued warrants to acquire 50,000 common shares exercisable at \$0.20 per share with an expiry term of five years and 50,000 common shares in lieu thereof.

#### 7. STOCK PURCHASE WARRANTS-Cont'd

On October 1, 2010, the Board cancelled 175,000 options issued to an officer having an exercise price of \$0.25 per share and expiring on June 30, 2014 and issued warrants to acquire 175,000 common shares exercisable at \$0.20 per share with an expiry term of five years.

On October 1, 2010, the Board cancelled 300,000 options each for a total of 600,000 options issued to two consultants having an exercise price of \$0.25 per share and expiring on June 30, 2014 and issued warrants to each to acquire 300,000 common shares exercisable at \$0.20 per share for a total of 600,000 warrants with an expiry term of five years.

# Nine months ended August 31, 2011

The Company did not issue any stock purchase warrants during the nine month period ended August 31, 2011.

#### 8. RELATED PARTY TRANSACTIONS

#### Nine months ended August 31, 2011

The Company expensed a total of \$61,000 as Management fee for payment to its two directors for the nine month period ended August 31, 2011.

The Company expensed \$12,000 for services provided by the CFO of the Company and \$75,000 for services provided by COO of the Company.

#### Nine months ended August 31, 2010

- a) A Company Director has charged the Company a total amount of \$1,500 for providing office space during the nine month period ended August 31, 2010.
- b) The directors were compensated from January 1, 2010 as per their consulting agreements with the Company. During the quarter ended February 28, 2010, one director was paid \$21,500 as consulting fee and \$3,000 as automobile allowance; one director was paid \$17,750 as consulting fee and \$2,000 as automobile allowance; one director was paid \$16,500 as consulting fee and \$2,000 as automobile allowance. During the quarter ended May 31, 2010, the Company expensed \$58,500 being remuneration for directors, including a director who resigned May 30, 2010. During the quarter ended August 31, 2010, the Company expensed \$39,000 being remuneration for directors. As of August 31, 2010, \$37,489 was owed to the existing directors.

#### 8. RELATED PARTY TRANSACTIONS-Cont'd

- c) On December 4, 2009 the board of directors approved extension of the expiration of outstanding options from their initial expiry date to a new expiration date of June 30, 2014 with all other terms of the original grant remaining the same.
  - 1. Extension of the expiration of 1,150,000 outstanding options already issued to three directors from their initial expiry date to a new expiration date of June 30, 2014;
  - 2. Extension of the expiration of 300,000 outstanding options already issued to an officer from their initial expiry date to a new expiration date of June 30, 2014.

Stock based compensation cost relating to the extension in the expiry date of the outstanding options issued to three directors and an officer, as above, amounting to \$30,213 has been expensed to general and administration expense.

- d) On January 4, 2010, the board of directors granted options to a director to acquire 100,000 common shares at an exercise price of \$0.25 per share. All of these options vested immediately and have an expiry of five years. The Company expensed stock based compensation cost of \$23,677.
- e) On June 15, 2010, the board of directors granted options to a director to acquire 350,000 common shares and to two directors to acquire 50,000 common shares each. All these 450,000 options were issued at an exercise price of \$0.20 per share and vest immediately with an expiry term of five years. The Company expensed stock based compensation cost of \$110,754 for these 450,000 options.

#### 9. COMMITMENTS

a) Effective January 1, 2011, a director of the Company renewed consulting agreement with the Company on the following terms:

		Consu	lonthly 1lting Fees from	Expiration of
Name		Janua	ry through mber 2011	Consulting Agreement
Boaz Dor		\$	3,000	12-31-2011
	15			

#### 9. COMMITMENTS-Cont'd

- b) On November 30, 2009, the Company entered into a Memorandum of Understanding ("MOU") with its research and development service contractor ("the contractor"). This MOU covers various alternatives to the Company to settle the liability to the contractor in the amount of \$658,932 as at November 30, 2009. Should the Company become insolvent, or is unable to continue operations, or is unable to pay the contractor pursuant to the MOU, then it will grant the contractor an exclusive, irrevocable, worldwide, assignable, sub licensable, perpetual license to further develop and to market the Company's electric bullet (WEP40) and blunt impact (BIP40) technology. The Company will negotiate a royalty in the event of granting such rights to the contractor. The Company terminated their MOU with the contractor during the quarter ended February 28, 2011 and is currently negotiating with the contractor for future services.
- c) The Company has commitments for leasing office premises in Oakville, Ontario, Canada to September 30, 2012 at a monthly rent (excluding proportionate realty and maintenance costs and taxes) of Canadian \$2,500 per month.
- d) The Company signed a consulting agreement with the COO of the Company for a period of six months commencing May 1, 2011. The officer will be paid \$9,000 per month.
- e) The Company signed an agreement with a company to develop an Instructor and Operator Training course for its line of lessthan-lethal rounds at a total commitment of \$40,000. The Company has paid \$40,000 during the six month period ended May 31, 2011.
- f) The Company has issued a purchase order to an outside supplier for acquisition of injection molds for their BIP40 ammunition round for a total consideration of \$123,675. The Company has already advanced \$61,837 during the period ended August 31, 2011 and the balance is payable to the supplier as per following terms: 20% at half completion 20% upon sample submission and balance 10% on sample approval

#### 10. CONVERTIBLE DEBENTURES AND DEFERRED FINANCING COSTS

The carrying values of the Company's convertible debentures consist of the following as of August 31, 2011:

	Car	Carrying Value	
\$100,000 face value convertible debenture due March 23, 2012	\$	87,795	
\$46,500 face value convertible debenture due April 14, 2012		40,824	
\$531,828 face value convertible debenture due June 30, 2014		531,828	
Total	\$	660,447	
Current portion	\$	(128,619)	
	\$	531,828	

# \$100,000 Face Value Convertible Debenture

On March 23, 2011, the Company issued a \$100,000 face value Convertible Debenture, due March 23, 2012 ("Convertible Debenture 1"), to an investor ("Investor") for net proceeds of \$100,000. The debenture accrues interest at 10% per annum. Both principal and interest are payable at maturity. However, the principal amount, plus accrued interest, may be converted into common stock at the option of the Investor at any time during the term to maturity at a conversion price of \$0.20 per share, subject to adjustment solely for capital reorganization events. The debenture also embodies certain traditional default provisions that are linked to credit or interest risks, such as bankruptcy proceedings, liquidation events and corporate existence. In the event the Company enters into a Subsequent Financing (an offering of no less than \$3,000,000) that occurs prior to the Maturity Date, the debenture will automatically convert at a conversion price per share equal to \$0.20 (subject to adjustment for stock splits, recapitalizations or similar events) immediately prior to the closing of the Financing. In addition to any principal payment made at maturity or any prepayment of principal, the Company is required to issue as an additional capital payment common stock equal to 20% of the principal amount paid or payable divided by the then applicable Conversion price.

#### *\$46,500 Face Value Convertible Debenture*

On April 14, 2011, the Company issued a \$46,500 face value Convertible debenture, due April 14, 2012 ("Convertible Debenture 3"), to an investor ("Investor") for net proceeds of \$46,500. The Debenture accrues interest at 10% per annum. Both principal and interest are payable at maturity. However, the principal amount, plus accrued interest, may be converted into common stock at the option of the Investor at any time during the term to maturity at a conversion price of \$0.20 per share, subject to adjustment solely for capital reorganization events. The debenture also embodies certain traditional default provisions that are linked to credit or interest risks, such as bankruptcy proceedings, liquidation events and corporate existence. In the event the Company enters into a Subsequent Financing (an offering of no less than \$3,000,000) that occurs prior to the Maturity Date, the debenture will automatically convert at a conversion price per share equal to \$0.20 (subject to adjustment for stock splits, recapitalizations or similar events) immediately prior to the closing of the Financing. In addition to any principal payment made at maturity or any prepayment of principal, the Company is required to issue as an additional capital payment common stock equal to 20% of the principal amount paid or payable divided by the then applicable Conversion price.

#### 10. CONVERTIBLE DEBENTURES AND DEFERRED FINANCING COSTS -Cont'd

# \$531,828 Face Value Convertible Debenture

During the six month period ended August, 2011 the Company issued \$531,828 face value Convertible debentures, due June 30 2014 ("Convertible Debentures 2"), to various investors ("Investors") for net proceeds of \$531,828. The Debenture accrues interest at 8% per annum. The principal is payable at maturity whereas the interest is payable annually in arrears on each anniversary of the issuance date. The principal may be converted in multiples of \$1,000 into common stock at the option of the Investor at any time during the term to maturity. The conversion prices are (i) \$0.30 on or before the first anniversary of the debenture; (ii) \$0.35 on or before the second anniversary of the debenture; and (iii) \$0.40 after the second anniversary of the issuance of the debenture and maturity. The conversion prices are subject to adjustment solely for capital reorganization events.

The debenture provides down-round protection to the Investor in the event the Company issues rights, options or warrants to all or substantially all the holders of the Common Shares pursuant to which those holders are entitled to subscribe for, purchase or otherwise acquire Common Shares or Convertible Securities within a period of 45 days from the date of issue (the "Rights Period") at a price, or at a conversion price, of less than 90% of the Current Market Price at the record date for such distribution (any such issuance being a "Rights Offering" and Common Shares that may be acquired in exercise of the Rights Offering, or upon conversion of the Convertible Securities offered by the Rights Offering, being the "Offered Shares"). The debenture also embodies certain traditional default provisions that are linked to credit or interest risks, such as bankruptcy proceedings, liquidation events and corporate existence. In the event of a reorganization, consolidation, merger, or a sale of all or substantially all of the assets, the Company has the option to redeem the debenture at (i) \$1,250 per \$1,000 of Principal Sum, if occurring on or before the first anniversary of issuance; (ii) \$1,050 per \$1,000 of Principal Sum if occurring after the first anniversary and prior to the second anniversary of issuance; and (iii) \$1,050 per \$1,000 of Principal Sum if occurring after the second anniversary of issuance and prior to the end of the term.

# Accounting for the Financings:

The Company has evaluated the terms and conditions of the convertible debentures under the guidance of ASC 815, Derivatives and Hedging. The conversion features meet the definition of conventional convertible for purposes of applying the conventional convertible exemption. The definition of conventional contemplates a limitation on the number of shares issuable under the arrangement. In the case of Convertible Debenture 1 and Convertible Debenture 3, the instrument is convertible into a fixed number of shares. Although this instrument contains a down-round protection feature, it was determined to be insignificant and did not preclude characterization as conventional convertible. Since the Convertible Debentures achieved the conventional convertible Debenture 1 and 3, the calculation of the effective conversion amount resulted in a beneficial conversion feature. However, in the case of Convertible Debentures 2, the calculation of the effective conversion amount did not result in a beneficial

#### 10. CONVERTIBLE DEBENTURES-Cont'd

conversion feature. At inception, the Company recorded a beneficial conversion feature for Convertible Debenture 1 and 3, as a component of stockholder's equity.

The automatic conversion provision embedded in Convertible Debenture 1 and 3 and the optional redemption feature embedded in Convertible Debentures 2 were not considered clearly and closely related to the host debt instrument. The Company analyzed the down-round protection feature, which expires 45 days from the inception date of the financing. The Company determined that there were no contemplated financings during this time period that would trigger the down-round protection feature. Given the feature's short-term nature and the unlikelihood of a triggering event occurring, the down-round protection feature was deemed immaterial at inception and thus does not require bifurcation and liability classification.

The purchase price allocation for Convertible Debenture 1 resulted in a debt discount of \$20,000. The purchase price allocation for Convertible Debenture 3 resulted in a debt discount of \$9,300. The discount on the debenture will be amortized through periodic charges to interest expense over the term of the debenture using the effective interest method. Amortization of debt discount amounted to \$11,419 during the period from inception to August 31, 2011. Additionally, the Company recorded accrued interest of \$7,423 on the debentures from inception through August 31, 2011.

The Company is required to issue common stock as an additional capital payment to any principal payment made on the Convertible Debenture 1 and Convertible Debenture 3. The Company has recorded this commitment as a liability in the amount of \$35,160. The offsetting charge is to deferred financing costs. The deferred financing costs will be amortized through periodic charges to interest expense over the term of the debenture using the straight-line method. Amortization of deferred financing costs amounted to \$15,478 during the period from inception to August 31, 2011.

# 11. PREPAID EXPENSES AND OTHER RECEIVABLES

Included in prepaid expenses and other receivables for the period ended August 31, 2011 is an amount for \$61,837 (prior period \$nil) advanced to a supplier as a deposit for purchase of injection molds for their BIP40 ammunition rounds.

#### 12. SUBSEQUENT EVENTS

Subsequent to August 31, 2011, the Company raised an additional \$100,000 by issuance of convertible debentures due June 30, 2014.

#### PART I

#### ITEM 2. MANAGEMENT'S DISCUSSION AND ANALYSIS OF FINANCIAL CONDITION AND PLAN OF OPERATION

SDI is a less-than-lethal defense technology company, specializing in the development of innovative next generation solutions for security situations that do not require the use of lethal force, or ammunition. SDI is currently in the advanced stages of deploying their patent pending family of products. These products consist of; the Blunt Impact Projectile 40mm (BIP40), and the Wireless Electric Projectile 40mm (WEP40). The market sectors for these products include; the military, army, navy, air force, peacekeeping, homeland security, and law enforcement professionals. SDI's products were designed for use in existing 40mm grenade launchers, and standard issue riot guns.

The BIP40 is a direct impact less-than-lethal ammunition round. Developed to respond to the increasing demand for security solutions in circumstances that do not require lethal force to control. Patented technology allow for operational effectiveness at distances of up to 262 feet (80m), while still enhancing target safety if engaged from close range.

The BIP40 operates with smokeless powder as a propellant, ensuring consistent velocity and accuracy at long distances. The head of the round has a collapsible nose that absorbs the kinetic energy upon impact. The Company holds a global patent for the collapsible nose.

Designed to supersede previous blunt impact solutions such as foam, baton, sponge and rubber bullets, the BIP40's technology enables the projectile to engage the target with higher kinetic energy while meeting official, military standard requirements.

The WEP40 is an electric ammunition round that was developed to answer the growing need for an effective, extended range incapacitation solution for situations that do not require the use of lethal force to control. Incorporating SDI's patented and patent-pending technologies allows for this ammunition round to deliver operational success at distances up to feet 160 feet (50m).

The market sectors for these products include; the military, army, navy, air force, peacekeeping, homeland security, and special law enforcement professionals. The WEP40 when deployed emits a Wireless Electro Neuro-Muscular Disruption Technology that incapacitates the targeted individual. The Company's products were designed for a standard 40mm ammunition casing, for use with standard issue weapons such as riot guns and M203 grenade launchers.

SDI hosted a successful live demonstration of their BIP40 rounds in August 2011 in front of dozens of military, special forces, and elite law enforcement officers overseas in a country of interest. The military and law enforcement groups were able to view and discuss a world first, the Company's long range, patented, kinetic energy round with a collapsible head.

SDI has retained a reputable American injection molding company to facilitate the production of their BIP40 less-lethal ammunition round. The Company expects to have production BIP40 rounds in the first calendar quarter of 2012.

During the quarter, SDI attended the Defense & Security Equipment International (DSEi) exhibition in London, England. The city played host to the world's largest display of land, sea and air applications of defense and security products and technologies. The exhibition featured 1,391 exhibiting companies representing 46 countries. SDI was a guest of a global defense technology company at the show. SDI received positive feedback from the industry, and several countries looking to acquire less-lethal solutions.

During the nine months ended August 31, 2011 the Company issued convertible notes for borrowings in the principal amount of \$678,328.

On March 23, 2011, the Company issued a \$100,000 face value Convertible Debenture, due March 23, 2012 ("Convertible Debenture 1"), to an investor ("Investor") for net proceeds of \$100,000. The debenture accrues interest at 10% per annum. Both principal and interest are payable at maturity.

On April 14, 2011, the Company issued a \$46,500 face value Convertible debenture, due April 14, 2012 ("Convertible Debenture 3"), to an investor ("Investor") for net proceeds of \$46,500. The Debenture accrues interest at 10% per annum. Both principal and interest are payable at maturity.

During the six month period ended August, 2011 the Company issued \$531,828 face value Convertible debentures, due June 30 2014 ("Convertible Debentures 2"), to various investors ("Investors") for net proceeds of \$531,828. The Debenture accrues interest at 8% per annum. The principal is payable at maturity whereas the interest is payable annually in arrears on each anniversary of the issuance date.

Subsequent to August 31, 2011, the Company raised an additional \$100,000 by issuance of convertible debentures due June 30, 2014 ("Convertible Debentures 2").

SDI was incorporated on March 1, 2005 and for the period from inception to August 31, 2011 has not generated any revenue.

During the period from inception (March 1, 2005) through August 31, 2011 SDI's operations used \$10,436,806 in cash. During this period SDI purchased \$58,773 of equipment and raised \$10,564,978 from financing activities.

SDI anticipates that its capital requirements for the twelve-month period ending August 31, 2012 will be:

Development and Production costs	\$ 110,000
General and Administrative Expenses	\$ 385,000
Total	\$ 495,000

Other than the foregoing, SDI did not have any material future contractual obligations or off balance sheet arrangements as of August 31, 2011.

SDI does not have any commitments or arrangements from any persons to provide SDI with any additional capital it may need. Without additional capital SDI will not be able to fund its anticipated capital requirements outlined above.

#### Item 4. Controls and Procedures.

(a) SDI maintains a system of controls and procedures designed to ensure that information required to be disclosed in reports filed or submitted under the Securities Exchange Act of 1934, as amended ("1934 Act"), is recorded, processed, summarized and reported, within time periods specified in the SEC's rules and forms and to ensure that information required to be disclosed by SDI in the reports that it files or submits under the 1934 Act, is accumulated and communicated to SDI's management, including its Principal Executive Officer and Principal Financial Officer, as appropriate to allow timely decisions regarding required disclosure. As of August 31, 2011, SDI's Principal Executive Officer and Principal Financial Officer evaluated the effectiveness of the design and operation of SDI's disclosure controls and procedures. Based on that evaluation, SDI's Principal Executive Officer and Principal Financial Officer.

(b) *Changes in Internal Controls*. There were no changes in SDI's internal control over financial reporting during the quarter ended August 31, 2011, that materially affected, or are reasonably likely to materially affect, its internal control over financial reporting.

# PART II

# Item 2. Unregistered Sales of Equity Securities and Use of Proceeds

Not applicable.

Item 6.	Exhibits
Exhibits	
<u>31.1</u>	Certification pursuant to Section 302 of the Sarbanes-Oxley Act of 2002 for Gregory Sullivan.
<u>31.2</u>	Certification pursuant to Section 302 of the Sarbanes-Oxley Act of 2002 for Rakesh Malhotra.
<u>32</u>	Certification pursuant to Section 906 of the Sarbanes-Oxley Act of 2002 for Gregory Sullivan and Rakesh Malhotra.
	23

# **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.

Date: October 15, 2011

Date: October 15, 2011

SECURITY DEVICES INTERNATIONAL, INC.

By: /s/ Gregory Sullivan Gregory Sullivan, President and Principal Executive Officer By: /s/ Rakesh Malhotra Rakesh Malhotra, Principal Financial and Accounting Officer 24

# CERTIFICATIONS

I, Gregory Sullivan, certify that;

1. I have reviewed this quarterly report on Form 10-Q of Security Devices International, Inc.;

2. Based on my knowledge, this report, does not contain any untrue statement of a material fact or omit to state a material fact necessary to make the statements made, in light of the circumstances under which such statements were made, not misleading with respect to the period covered by the report;

3. Based on my knowledge, the financial statements, and other financial information included in this report, fairly present in all material respects the financial condition, results of operations and cash flows of the registrant as of, and for, the periods presented in this report;

4. The registrant's other certifying officer(s) and I are responsible for establishing and maintaining disclosure controls and procedures (as defined in Exchange Act Rules 13a-15(e)) and internal control over financial reporting (as defined in Exchange Act Rules 13a-15(f) and 15d-15(f)) for the registrant and have:

a) Designed such disclosure controls and procedures, or caused such disclosure controls and procedures to be designed under our supervision, to ensure that material information relating to the registrant, including its consolidated subsidiaries, is made known to us by others within those entities, particularly during the period in which this report is being prepared;

b) Designed such internal control over financial reporting, or caused such internal control over financial reporting to be designed under our supervision, to provide reasonable assurance regarding the reliability of financial reporting and the preparation of financial statements for external purposes in accordance with generally accepted accounting principles;

c) Evaluated the effectiveness of the registrant's disclosure controls and procedures and presented in this report our conclusions about the effectiveness of the disclosure controls and procedures, as of the end of the period covered by this report based on such evaluation; and

d) Disclosed in this report any change in the registrant's internal control over financial reporting that occurred during the registrant's most recent fiscal quarter (the registrant's fourth fiscal quarter in the case of an annual report) that has materially affected, or is reasonably likely to materially affect, the registrant's internal control over financial reporting; and

5. The registrant's other certifying officer(s) and I have disclosed, based on our most recent evaluation of internal control over financial reporting, to the registrant's auditors and the audit committee of the registrant's board of directors (or persons performing the equivalent functions):

a) All significant deficiencies and material weaknesses in the design or operation of internal control over financial reporting which are reasonably likely to adversely affect the registrant's ability to record, process, summarize and report financial information; and

b) Any fraud, whether or not material, that involves management or other employees who have a significant role in the registrant's internal control over financial reporting.

October 15, 2011

/s/ Gregory Sullivan Gregory Sullivan, Principal Executive Officer

# CERTIFICATIONS

I, Rakesh Malhotra, certify that;

1. I have reviewed this quarterly report on Form 10-Q of Security Devices International, Inc.;

2. Based on my knowledge, this report, does not contain any untrue statement of a material fact or omit to state a material fact necessary to make the statements made, in light of the circumstances under which such statements were made, not misleading with respect to the period covered by the report;

3. Based on my knowledge, the financial statements, and other financial information included in this report, fairly present in all material respects the financial condition, results of operations and cash flows of the registrant as of, and for, the periods presented in this report;

4. The registrant's other certifying officer(s) and I are responsible for establishing and maintaining disclosure controls and procedures (as defined in Exchange Act Rules 13a-15(e)) and internal control over financial reporting (as defined in Exchange Act Rules 13a-15(f) and 15d-15(f)) for the registrant and have:

a) Designed such disclosure controls and procedures, or caused such disclosure controls and procedures to be designed under our supervision, to ensure that material information relating to the registrant, including its consolidated subsidiaries, is made known to us by others within those entities, particularly during the period in which this report is being prepared;

b) Designed such internal control over financial reporting, or caused such internal control over financial reporting to be designed under our supervision, to provide reasonable assurance regarding the reliability of financial reporting and the preparation of financial statements for external purposes in accordance with generally accepted accounting principles;

c) Evaluated the effectiveness of the registrant's disclosure controls and procedures and presented in this report our conclusions about the effectiveness of the disclosure controls and procedures, as of the end of the period covered by this report based on such evaluation; and

d) Disclosed in this report any change in the registrant's internal control over financial reporting that occurred during the registrant's most recent fiscal quarter (the registrant's fourth fiscal quarter in the case of an annual report) that has materially affected, or is reasonably likely to materially affect, the registrant's internal control over financial reporting; and

5. The registrant's other certifying officer(s) and I have disclosed, based on our most recent evaluation of internal control over financial reporting, to the registrant's auditors and the audit committee of the registrant's board of directors (or persons performing the equivalent functions):

a) All significant deficiencies and material weaknesses in the design or operation of internal control over financial reporting which are reasonably likely to adversely affect the registrant's ability to record, process, summarize and report financial information; and

b) Any fraud, whether or not material, that involves management or other employees who have a significant role in the registrant's internal control over financial reporting.

October 15, 2011

/s/ Rakesh Malhotra Rakesh Malhotra, Principal Financial Officer In connection with the quarterly report of Security Devices International, Inc., (the "Company") on Form 10-Q for the quarter ended August 31, 2011 as filed with the Securities and Exchange Commission (the "Report") Gregory Sullivan, the Principal Executive Officer of the Company and Rakesh Malhotra, the Principal Financial Officer of the Company, certify pursuant to 18 U.S.C. Sec. 1350, as adopted pursuant to Section 906 of the Sarbanes-Oxley Act of 2002, that:

- (1) The Report fully complies with the requirements of Section 13(a) or 15(d) of the Securities Exchange Act of 1934; and
- (2) The information contained in the Report fairly presents, in all material respects, the financial condition and results of operation of the company.

October15, 2011

/s/ Gregory Sullivan Gregory Sullivan, Principal Executive Officer

October 15, 2011

/s/ Rakesh Malhotra Rakesh Malhotra, Principal Financial Officer