no longe to Sectio Form 4 o 5 obliga may con <i>See</i> Instr	, 2010 M 5 UNITED his box if er subject on 16. or Form tions truinue. ruction	NUAL STATEN OWN	Vashington, MENT OF C ERSHIP OF	D.C. 20549 CHANGES I F SECURIT	N BI IES	ENEFI	CIAL	OMB AP OMB Number: Expires: Estimated av burden hours response	•			
1(b).Filed pursuant to Section 16(a) of the Securities Exchange Act of 1934,Form 3 HoldingsSection 17(a) of the Public Utility Holding Company Act of 1935 or SectionReported30(h) of the Investment Company Act of 1940TransactionsReported												
1. Name and Address of Reporting Person <u>*</u> IBS CAPITAL LLC			2. Issuer Name and Ticker or Trading Symbol Applied Minerals, Inc. [AMNL]				5. Relationship of Reporting Person(s) to Issuer					
(Last)	(First)	Middle) 3. Stat	dle) 3. Statement for Issuer's Fiscal Year Ended				(Check all applicable)					
(Month/Day/Year) 12/31/2009Officer (give title below) Differ (give title Other (specify below) Other (specify below)												
(Street)			4. If Amendment, Date Original Filed(Month/Day/Year)				6. Individual or Joint/Group Reporting (check applicable line)					
BOSTON, MA 02110 Form Filed by One Reporting Person _X_ Form Filed by More than One Reporting Person												
(City)	(State)	tate) (Zip) Table I - Non-Derivative Securities Acquired, Disposed of, or Beneficially Owned										
1.Title of Security (Instr. 3)	2. Transaction Date (Month/Day/Year)	2A. Deemed Execution Date, if any (Month/Day/Year)	Code	4. Securities 2 or Disposed 6 (Instr. 3, 4 an Amount	of (D)	red (A) Price	5. Amount of Securities Beneficially Owned at end of Issuer's Fiscal Year (Instr. 3 and 4)	6. Ownership Form: Direct (D) or Indirect (I) (Instr. 4)	7. Nature of Indirect Beneficial Ownership (Instr. 4)			
Common Stock	12/17/2009	Â	C4 <u>(7)(9)</u>	1,561,667 (7) (9)	A	\$ 0.35 (7) (9)	15,531,582 (1) (11)	I	See Notes 1 and 11. (1) (11)			
Common Stock	12/17/2009	Â	C4 <u>(8)(10)</u>	1,053,258 (8) (10)	A	(8) (10)	$\frac{16,584,840}{(1)} \underbrace{(12)}_{(13)} \underbrace{(13)}_{(13)}$	I	See Notes 1, 12 and 13. $\frac{(1)}{(12)}$			

 $\underbrace{13. (1) (12)}_{(13)}$

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Reminder: Report on a separate line for each class of securities beneficially owned directly or indirectly.

Persons who respond to the collection of information SEC 2270 contained in this form are not required to respond unless the form displays a currently valid OMB control number.

Table II - Derivative Securities Acquired, Disposed of, or Beneficially Owned (e.g., puts, calls, warrants, options, convertible securities)

1. Title of Derivative Security (Instr. 3)	2. Conversion or Exercise Price of Derivative Security	3. Transaction Date (Month/Day/Year)	3A. Deemed Execution Date, if any (Month/Day/Year)	4. Transaction Code (Instr. 8)	of		6. Date Exercisable at Expiration Date (Month/Day/Year)	7. Title and Amo Underlying Secu (Instr. 3 and 4)		
					(A)	(D)	Date Exercisable	Expiration Date	Title	An Nu Sh
10% PIK-Election Convertible Notes (4)	\$ 0.35 (<u>4</u>) (<u>6)</u>	06/15/2009	Â	J4 <u>(4)</u>	2 (4)	Â	(<u>6)</u>	(6)	Common Stock	0
10% PIK-Election Convertible Notes (5)	\$ 0.5 <u>(5)</u> (6)	06/15/2009	Â	J4 <u>(5)</u>	2 (5)	Â	(<u>6)</u>	(6)	Common Stock	0
10% PIK-Election Convertible Notes (2)	\$ 0.35 <u>(2)</u>	12/17/2009	Â	C4 (7)	Â	$2 \underbrace{(2)}_{(7)}$	12/17/2009 <u>(6)(7)</u>	(6)(7)	Common Stock	1,
10% PIK-Election Convertible Notes (3)	\$ 0.5 <u>(3)</u>	12/17/2009	Â	C4 <u>(8)</u>	Â	$2 \frac{(3)}{(8)}$	12/17/2009 <u>(6)(8)</u>	(6)(8)	Common Stock	1,
10% PIK-Election Convertible Notes (4)	\$ 0.35 <u>(4)</u>	12/17/2009	Â	C4 (9)	Â	$2 \underbrace{\overset{(4)}{\underline{(9)}}}_{\underline{(9)}}$	12/17/2009 <u>(6)(9)</u>	(6)(9)	Common Stock	7
10% PIK-Election Convertible Notes (5)	\$ 0.5 <u>(5)</u>	12/17/2009	Â	C4 (10)	Â	$2 \underbrace{(5)}_{(10)}$	12/17/2009 <u>(6)(10)</u>	(6)(10)	Common Stock	1

Reporting Owners

Reporting Owner Name / Address

Relationships

Director 10% Owner Officer Other

2

(9-02)

IBS CAPITAL LLC ONE INTERNATIONAL PLACE SUITE 2401 BOSTON, MA 02110	X	X	Â	Â			
IBS TURNAROUND FUND (QP) (A LTD PARTNERSHIP) ONE INTERNATIONAL PLACE STE 2410 BOSTON, MA 02110	Â	X	Â	Â			
Signatures							
IBS Capital LLC, by David A. Taft, Manager					01/29/2010		
<u>**</u> Signature of Reporting Person					Date		
IBS TURNAROUND FUND (QP) (A LTD PARTNERSHIP) By IBS Capital LLC, Its General Partner, David A. Taft, Manager							
**Signature of Reporting Person					Date		
Explanation of Responses:							

Explanation of Responses:

* If the form is filed by more than one reporting person, see Instruction 4(b)(v).

** Intentional misstatements or omissions of facts constitute Federal Criminal Violations. See 18 U.S.C. 1001 and 15 U.S.C. 78ff(a).

IBS Capital LLC ("IBS") is the general partner of The IBS Turnaround (QP) Fund (A Limited Partnership) ("QP Fund") and The IBS
 (1) Turnaround Fund (A Limited Partnership) ("LP Fund"). IBS Capital LLC is the investment adviser of The IBS Opportunity Fund (BVI), Ltd. ("Opportunity Fund").

Pursuant to a series of note issuances on December 30, 2008, the issuer issued to each of the QP Fund and the LP Fund a 10%
 PIK-Election Convertible Note (the "0.35 Primary Notes") on substantially the same terms and conditions. The conversion price for the

PIK-Election Convertible Note (the "0.35 Primary Notes") on substantially the same terms and conditions. The conversion price for the .35 Notes is \$0.35 per share (the ".35 Conversion Price").

Pursuant to a series of note issuances on May 4, 2009, the issuer issued to each of the QP Fund and the LP Fund a 10% PIK-Election
 (3) Convertible Note (the "0.50 Primary Notes") on substantially the same terms and conditions. The conversion price for the .50 Notes is \$0.50 per share (the ".50 Conversion Price"). The .35 Primary Notes and the .50 Primary Notes shall be referred to herein as the "Primary Notes." The .35 Conversion Price and the .50 Conversion Price shall be referred to herein as the "Conversion Price."

On June 15, 2009, the Company issued to each of the QP Fund and the LP Fund a 10% PIK-Election Convertible Note (the ".35 Interest Notes") in respect of interest due on the .35 Primary Notes on substantially the same terms and conditions. The conversion price for the

(4) Notes is the .35 Conversion Price. The principal amount of the .35 Interest Note issued to the QP Fund was \$17,900 and the princial amount of the .35 Interest Note issued to the LP Fund was \$6,961.11.

On June 15, 2009, the Company issued to each of the QP Fund and the LP Fund a 10% PIK-Election Convertible Note (the ".50 Interest Notes") in respect of interest due on the .50 Primary Notes on substantially the same terms and conditions. The conversion price for the

(5) .50 Notes is the .50 Conversion Price. The principal amount of the .50 Interest Note issued to the QP Fund was \$3,644.44 and the principal amount of the .50 Interest Note issued to the LP Fund was \$2,050. The .35 Interest Notes and the .50 Interest Notes shall be referred to herein as the "Interest Notes," and the Primary Notes and the Interest Notes shall be referred to herein as the "Notes."

The Notes mature on December 15, 2018. At the noteholder's option, amounts outstanding under a Note may be converted into Common Stock at any time after the issuer has authorized sufficient shares to convert such amounts outstanding into Common Stock at the applicable Conversion Price. The amount outstanding under a Note shall be mandatorily converted into Common Stock of the issuer at the applicable Conversion Price upon: (i) the issuer's authorization of a sufficient number of shares to convert amounts outstanding

(6) In a sufficient of a sufficient number of shares to convert aniounts outstanding under all of the notes in the series into Common Stock; (ii) the average closing bid or market price of Common Stock for the preceding five days being in excess of the applicable Conversion Price; and (iii) either (a) the issuer has filed a registration statement for the resale the number of shares of Common Stock into which the outstanding amount under a Note is convertible or (b) the shares are resalable under Rule 144.

On December 17, 2009, the Company issued 1,490,635 shares upon conversion of the entire amounts outstanding under the .35 Primary Notes as follows: (i) 1,073,257 shares to the QP Fund upon the conversion at the .35 Conversion Price of the outstanding amount of

(7) Notes as follows. (i) 1,013,257 shares to the QF Fund upon the conversion at the .35 Conversion Price of the outstanding amount of \$375,640 due under the .35 Primary Note that was issued to the QP Fund and (ii) 417,378 shares to the LP Fund upon the conversion at the .35 Conversion Price of the outstanding amount of \$146,082 due under the .35 Primary Note that was issued to the LP Fund.

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On December 17, the Company issued 1,041,870 shares upon conversion of the entire amounts outstanding under the .50 Primary Notes as follows: (i) 666,797 shares to the QP Fund upon the conversion at the .50 Conversion Price of the outstanding amount of \$333,399 due under the .50 Primary Note that was issued to the QP Fund and (ii) 375,073 shares to the LP Fund upon the conversion at the .50 Conversion Price of the outstanding amount of \$187,537 due under the .50 Primary Note that was issued to the LP Fund.

On December 17, the Company issued 71, 032 shares upon conversion of the entire amounts outstanding under the .35 Interest Notes as follows: (i) 51,143 shares to the QP Fund upon the conversion at the .35 Conversion Price of the outstanding amount of \$17,900 due under the .35 Interest Note that was issued to the QP Fund and (ii) 19,889 shares to the LP Fund upon the conversion at the .35 Conversion Price of the outstanding amount of \$6,961 due under the .35 Interest Note that was issued to the LP Fund.

(10) On December 17, the Company issued 11,388 shares upon conversion of the entire amounts outstanding under the .50 Interest Notes as follows: (i) 7,288 shares to the QP Fund upon the conversion .50 Conversion Price of the outstanding amount of \$3,644 due under the .50 Interest Note that was issued to the QP Fund and (ii) 4,100 shares to the LP Fund upon the conversion at the .50 Conversion Price of the outstanding amount of \$2,050 due under the .50 Interest Note that was issued to the LP Fund.

After the completion of the December 17, 2009 conversions of the .35 Primary Notes and .35 Interest Notes, (i) the QP Fund
(11) beneficially owned 9,037,998 shares; (ii) the LP Fund beneficially owned 3,978,309 shares; and (iii) the Opportunity Fund beneficially owned 2,515,275 shares.

After the completion of the December 17, 2009 conversions of all Notes, (i) the QP Fund beneficially owned 9,712,083 shares; (ii) the
(12) LP Fund beneficially owned 4,357,482 shares; and (iii) the Opportunity Fund beneficially owned 2,515,275 shares. As of the filing date of this Form 5, the Company has not yet received any shares in respect of the December 17, 2009 conversions.

(13) As of the filing date of this Form 5: (i) the QP Fund beneficially owns 9,430,083 shares; (ii) the LP Fund beneficially owns 4,357,482 shares; and (iii) the Opportunity Fund beneficially owns 2,797,275 shares.

Note: File three copies of this Form, one of which must be manually signed. If space provided is insufficient, *see* Instruction 6 for procedure. Potential persons who are to respond to the collection of information contained in this form are not required to respond unless the form displays a currently valid OMB number.

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