QUARTERLY REPORT

Open Joint-Stock Company "Novolipetsk Steel"

The Issuer's code: 00102-A

for III quarter of 2007

Domicile: Russian Federation

Postal address: 2, pl. Metallurgov, Lipetsk 398040 Russia

The information contained in this quarterly report is subject to disclosure in accordance with legislation on securities of the Russian Federation.

Senior Vice-president – General Director		Vladimir P. Nastich
Date "12" November 2007	(signature)	
Chief Accountant	(signature)	Alexander A. Sokolov
Date "12" November 2007	(Signature)	
	Seal	

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Web-site where this Quarterly Report is published: www.nlmk.ru/rus/index/quarterindex.php3

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Introduction

The obligation to disclose information in the form of a quarterly report according to the procedure set forth in the Regulations on Information Disclosure by Securities Issuers, approved by Decree of the Federal Financial Markets Service No. 06-117/n3-H dd. 10.10.2006, applies to Open Joint-Stock Company "Novolipetsk Steel" due to the following:

- a) Open Joint-Stock Company "Novolipetsk Steel" is a joint-stock company set up in the course of privatization of a state-owned enterprise, in accordance with a privatization plan approved in due course, which, on the date of its approval, represented the Company's offering prospectus providing for the possibility of the shares disposal to more than 500 acquirers;
- b) With regard to the securities of Open Joint-Stock Company "Novolipetsk Steel", the offering prospectus has been registered.

Open Joint-Stock Company "Novolipetsk Steel" is hereinafter in this Report referred to as "Issuer", "Company".

This quarterly report contains appraisal and forecasts made by the Issuer's authorized management bodies related to future events and / or actions, outlook of steel industry development and results of the Issuer's performance inclusive of the Issuer's plans, probability of certain events and actions. Investors shall not fully rely on appraisals and forecasts made by the Issuer's management bodies as actual performance data in the future may differ from the forecast ones due to many reasons. Acquisition of the Issuer's securities depends on risks described in this Quarterly Report.

Financial information included in the present quarterly report is based on the Issuer's financial statements compiled in accordance with Russian rules, and therefore, some discrepancy with the statements compiled as per international standards is possible.

In compiling the present quarterly report the Issuer followed solely the rules and regulations applied in the Russian Federation.

I. Brief information on members of the Issuer's Management bodies, data on bank accounts, auditor, appraiser and financial adviser of the Issuer as well as on other persons who signed this quarterly report.

1.1. Members of the Issuer's Management Bodies.

The Issuer's Management bodies:

- a) General Shareholders' Meeting;
- b) Board of Directors;
- c) Collective executive body Management Board;
- d) Single executive body President (Chairman of the Management Board).

Chairman of the Board of Directors:

*Vladimir S. Lisin*Year of birth: 1956

Deputy Chairman of the Board of Directors:

Vladimir N. Skorokhodov

Year of birth: 1951

Members of the Board of Directors:

Oleg V. Bagrin
Year of birth: 1974

Bruno Bolfo

Year of birth: 1941

Nikolai A. Gagarin Year of birth: *1950*

Dmitry A. GindinYear of birth: **1946**

Karl Döring

Year of birth: 1937

Randolph Reynolds
Year of birth: 1941

Igor P. Fyodorov Year of birth: *1966*

The Issuer's Management Board:

President (Chairman of the Management Board)

Alexey A. Lapshin Year of birth: 1947

Members of the Management Board:

Galina A. Aglyamova
Year of birth: 1961

Igor N. Anisimov Year of birth: 1965

Dmitry A. Baranov Year of birth: 1968

Alexander Yu. Gorshkov

Year of birth: 1961

Yury I. Larin

Year of birth: 1952

Vladimir P. Nastich Year of birth: 1953

Alexander N. Saprykin Year of birth: 1967

Stanislav E. Tsyrlin Year of birth: 1968

1.2. Information on the Issuer's bank accounts.

Information on NLMK's main bank accounts as of 30.09.2007

#	Full (abbreviated) name, domicile, INN, BIC, correspondent account of credit institution	The Issuer's bank account	Account type
1	Closed joint-stock company "ABN AMRO Bank A.O."; "ABN AMRO Bank A.O."; Bldg 1, 17, ul. Bolshaya Nikitskaya 103009 Moscow; INN 7703120329; BIC 44525217; Correspondent account 30101810900000000217	40702810400005037751 40702840700005037751 40702978300005037751	settlement account USD running account EUR running account
2	Closed joint-stock company "Deutsche Bank" OOO "Deutsche Bank"; 4, ul. Schepkina 129090 Moscow; INN 7702216772; BIC 44525101; Correspondent account 30101810100000000101	40702810400000000132 40702840200000000234 4070297880000000014	settlement account USD running account EUR running account

3	Closed joint-stock company "International Moscow	40702010500010226005	sattlement account
3	Bank";	40702810500010236805	settlement account
	CJSC International Moscow Bank;	40702840100010236806	USD running account
	9, Prechistinskaya nab. 119034 Moscow;	40702978500010236802	EUR running account
	INN 7710030411;		
	BIC 44525545;		
	Correspondent account 30101810300000000545		
4	Bank of Foreign Trade (open joint-stock company)	40702840100150000039	USD running account
'	(outlet No.6),	40702978700150000039	EUR running account
	OAO Vneshtorgbank, (outlet No.6)	40702810000150000156	settlement account
	43, ul. Vorontsovskaya, Moscow, 109044;	70702010000120000120	semement account
	INN 7702070139;		
	BIC 44525187;		
	Correspondent account 30101810700000000187		
5	Joint-stock bank of natural gas industry	40702810400000002531	settlement account
	"Gazprombank" (closed joint-stock company);		
	JSB "Gazprombank" (CJSC);		
	bldg. 1, 16, ul. Nametkina, Moscow, 117420;		
	INN 7744001497;		
	BIC 44525823;		
	Correspondent account: 30101810200000000823		
6	Joint-stock commercial bank "ROSBANK" (open	40702810500000114727	settlement account
	joint-stock company);	40702840900000014727	USD running account
	OAO JSB «ROSBANK»;	40702978500000014727	EUR running account
	11, ul M. Poryvaevoy 107078 Moscow;		
	INN 7730060164;		
	BIC 44525256;		
	Correspondent account 30101810000000000256		
7	Open joint-stock company Bank of social development	40702810500000000772	settlement account
	and construction "Lipetskcombank";	40702810900000000770	settlement account
	OAO "Lipetskcombank";	40702810300000000309	settlement account
	8, ul. Internatsionalnaya 398600 Lipetsk;	407028108000000000317	settlement account
	INN 4825005381;	407028405000000000056	USD running account
	BIC 44206704;	40702978100000000056	EUR running account
	Correspondent account 30101810700000000704		
0	Manage have at af OISC at the state and and a	40702010102000000015	
8	Moscow branch of OJSC «Lipetskcombank»; 2, 2 nd Avtozavodskoy proyezd 109004 Moscow;	407028101020000000015 40702840402000000015	settlement account
	2, 2 Aviozavodskoy proyeza 109004 Moscow; INN 4825005381;	40702978002000000015	USD running account EUR running account
	BIC 44579254;	40/029/0002000000013	EOR running account
	Correspondent account 30101810500000000254		
9	Bank ZENIT (open joint-stock company);	40702810800000002393	settlement account
	Bank ZENIT (open joint-stock company), Bank ZENIT;	40702840100000002393	USD running account
	9, Banny pereulok 129110 Moscow;	40702978700000002393	EUR running account
	INN 7729405872;	10/02//0/00/00/00/02//	Zen ruming account
	BIC 44525272;		
	Correspondent account 30101810000000000272		
10	Closed joint-stock company "BNP PARIBAS Bank";	40702810500000303001	settlement account
	CJSC "BNP PARIBAS Bank";	40702840100000303002	USD running account
	Bldg 2, 1, Bolshoy Gnezdnikovsky pereulok, 125009,	40702978300000303004	EUR running account
	Moscow;		6
	INN 7744002405;		
	BIC 44525185;		
	Correspondent account 30101810100000000185		

1.3. Information on the Issuer's Auditor (Auditors).

The Auditor who audits accounting and financial statements, prepared under Russian accounting standards (RAS) as well as consolidated financial statements prepared under US GAAP:

Full name: Closed joint-stock company «PricewaterhouseCoopers Audit»

Abbreviated name: CJSC "PwC Audit"

Domicile: Bldg 5, 52, Kosmodamianskaya naberezhnaya 115054 Moscow Russia

Tel: (495)-967-60-00 Fax: (495)-967-60-01

E-mail: *hotline@ru.pwc.com*

Auditor's license data:

License No: *E000376*Issue date: *20.05.2002*Validity: *till 20.05.2012*

Licenser: Russian Ministry of Finance

Information on the Auditor's membership in collegiate organs, associations or other professional organizations:

The Auditor is the member of the following professional organizations (associations):

- Audit Chamber of Russia;
- Institute of Professional Accountants & Auditors of Russia.

Financial Statements for the following financial years have been audited by the auditor:

Auditing of RAS financial statements: 2005, 2006.

Auditing of US GAAP financial statements: 2003, 2004, 2005, 2006.

Factors that can affect the Auditor's independence from the Issuer, including information on any material interests binding the Auditor (the Auditor's officers) with the Issuer (the Issuer's officers):

There are no factors that can affect the Auditor's independence from the Issuer or interests binding the Auditor (Auditor's officers) with the Issuer (the Issuer's officers), namely:

- the Auditor (the Auditor's officers) does (do) not have any share in the Issuer's chartered capital;
- the Issuer did not grant any loans to the Auditor (the Auditor's officers);
- there is no close partnership (promotion of the Issuer's products (services), joint ventures, etc.), as well as kinship;
- there are no Issuer's officers being simultaneously the Auditor's officers.

Procedure of Auditor appointment:

An Auditor is appointed by the General Shareholders' Meeting as advised by the Board of Directors. Recommendations on the Company's Auditor for the Board of Directors are prepared by the Audit Committee. Tender related to Auditor appointment can be organized. Main rules of the tender, if there is one, are determined by the Audit Committee.

Information on projects executed by the Auditor in the framework of special engagements:

The Auditor did not execute any projects in the framework of special engagements.

Procedure of Auditor fee determination:

The Company's Board of Directors shall determine the fee for Auditor's services and any other essential terms and conditions.

The actual amount of remuneration paid by the Issuer to the Auditor upon closure of each fiscal year for which the Auditor audited the Issuer's financial statements under RAS:

- RUR 4871 004,6 (USD 177 000), including VAT, for auditing of financial statements for the year ending on December 31, 2005.
- RUR 3 364 169,38 (USD 129 800), including VAT, for auditing of financial statements for the year ending on December 31, 2006.

Information on deferred and late payments for the Auditor's services:

There are no deferred and late payments for the Auditor's services.

1.4. Information on Appraiser.

The Issuer did not enlist services of an Appraiser (Appraisers) regarding securities issue, information on which is presented in this Quarterly Report.

1.5. Information on the Issuer's advisers.

Financial Adviser who renders consulting services on securities market:

Full name: Closed joint-stock company "Renaissance Capital"

Abbreviated name: CJSC "Renaissance Capital"

Domicile: 4th floor, Usadba Center 22, Voznesensky pereulok Moscow 125009, Russia

Tel: (495)-258-77-77 Fax: (495)-258-77-78

Web-site in the Internet used by the financial adviser to disclose information on the Issuer: www.rencap.com

Data on licenses, permitting professional activity in the securities market:

License of the securities market participant for brokerage

License No.: 177-05370-100000

Issue date: *July 12, 2001* Validity: *unlimited*

Licenser: Federal Securities Market Committee

License of the securities market participant for dealing

License No.: 177-05386-010000

Issue date: *July 12, 2001* Validity: *unlimited*

Licenser: Federal Securities Market Committee

Services rendered by the Advisor:

- assistance to the Issuer in the prospectus preparation;
- verification of authenticity and completeness of all information in the Prospectus, with the exception of information, confirmed by the Auditor;
- attestation of the Prospectus as well as documentation that might be deemed necessary for the Issuer in order to arrange circulation of shares with traders;

• consultations on issues related to preparation of the Prospectus, any other documentation pertained to arrangement of shares circulation and the Issuer going through listing procedure;

Services being rendered by the Advisor

• consultations on issues related to the Issuer's information disclosure in the securities market and monitoring over discharge of the Issuer's liabilities pertaining to information disclosure in the securities market according to the requirements of the Federal Financial Markets Service.

1.6. Information on other persons who signed this Quarterly Report.

Alexander A. Sokolov Year of birth: 1961

Place of employment: *OJSC NLMK*

Title: Chief Accountant

II. Main information on the Issuer's financial performance.

2.1. Financial and economic indicators of the Issuer's performance.

Indicator	for 9 months of	for 9 months of	Change	
Indicator	2006	2007	+/-	%
Net assets, RUR thousand	162 785 165	171 829 955	+ 9 044 790	+ 5,6
Debt capital to capital and reserves ratio, %	8,7%	11,7%	+ 3,0	p.p.
Short-term liabilities to capital and reserves ratio, %	7,7%	10,4%	+ 2,7	p.p.
Cover of payments related to debt servicing (coefficient)	_ *	_ *	-	-
Outstanding debt level, %	0,3%	0,9%	+ 0,6	p.p.
Dividend payout ratio, %	51,5**	35,6**	- 15,9	<i>p.p.</i>
Short-term accounts receivable turnover (times per period)	5,2	5,2	-	
Labor productivity, RUR thousand per person	2 715	3 255	+ 540	+ 19,9
Depreciation to revenues ratio, %	1,7%	1,7%	-	

Notes: * as of 30.09.2006 and 30.09.2007 OJSC NLMK did not have any loans or credits

** The indicator was calculated on the basis of closed FY 2005 (51,5%) and FY 2006 (35,6%) upon annual dividend rate approval by NLMK's General Shareholders' Meeting

For calculation of the a/m indicators the procedures recommended by the Regulations on Information Disclosure by Securities Issuers, approved by Decree of the Federal Financial Markets Service No. 06-117/n3- μ dd. 10.10.2006

The above dynamics is indicative of the Issuer's stable financial performance.

The main indicator of stability is the Company's <u>net assets growth</u>: as of 30.09.2007 net assets grew by 5.6% as compared to 30.09.2006, which was primarily due to the increase in surplus earnings and, accordingly, equity capital of the Company.

The Company's net assets as of 30.09.2007 exceed its chartered capital by 28.7 times, with is indicative of the Issuer's stable financial situation.

Dynamics of the indicator "<u>short-term liabilities to capital and reserves ratio</u>" basically follows the dynamics of "<u>debt capital to capital and reserves ratio</u>", because short-term liabilities account for main debt capital amount. Despite a short increase of these indicators in the reporting period, their level is still quite low.

NLMK's <u>outstanding debt</u> is quite insignificant in the overall amount of short-term and long-term liabilities (0,9%), which is indicative of the Company's stable financial situation and debt repayments without significant delays.

Short-term accounts receivable turnover

For 9 months of 2007 the accounts receivable turnover indicator stayed at the level of the equivalent period of 2006 and amounted to 5.2.

<u>Labor productivity</u> indicator for 9 months of 2007 increased by 19.9% as compared to 9 months of 2006. The main factor for labor productivity increase was the sales proceeds growth (+11,1%) and the Company's average headcount reduction (-7.3%).

Depreciation to revenues ratio

For 9 months of 2007 the depreciation to revenues ratio stayed at the level of 9 months of 2006 and amounted to 1.7%.

2.2. The Issuer's market capitalization.

The Issuer's total common shares outstanding – 5 993 227 240.

The value of NLMK capitalization is calculated in accordance with the Procedure of calculation of market price for issued securities as well as investment shares in unit investment trusts, admitted to circulation with trade institutors, approved by Resolution of Russian Central Bank Financial Committee (FKZB) No.03-52/nc dd. 24.12.2003

Since November 23, 2004, NLMK's common stock has been listed in the system "Stock market of the Open Joint Company "Stock Exchange "Russian Trade System" (Exchange) (ticker symbol - NLMKG).

The value of NLMK's capitalization as per the Exchange data amounted to:

- as of 30.12.2005 RUR 245 446 388 657;
- as of 29.12.2006 RUR 369 201 197 192.

Since January 14, 2005 NLMK's common stock (ticker symbol – NLMK) has been listed on the Quote List "B" of Securities List ("Classical shares market") admitted to trading with Non-commercial Partnership "Stock Exchange "Russian Trade System" (Exchange).

The value of NLMK's capitalization as per the Exchange data amounted to:

• as of 30.12.2005 z. – RUR 256 375 577 920.

The value of NLMK's capitalization as of 29.12.2006 on the basis of the Partnership data is not indicated, as in QIV 2006 there were not enough transactions in the Classical Market of NP RTS to calculate the market price of NLMK's common stock.

In accordance with the resolution of the Board of Directors of NP RTS dd. 12.09.2006, since January 1, 2007, trading in the Classical market was transferred from NP RTS to OAO RTS. As a result of this restructuring, the legal entity – OAO RTS – became the trade institutor in all RTS markets. Accordingly, starting from 2007 market price is to be calculated on the basis of transactions effected in all trading environments of OAO RTS (Classical market + Exchange market).

The value of NLMK's capitalization as per the Exchange data, amounted to:

• as of 28.09.2007 – RUR 491 312 902 545.

Since April 6, 2006 NLMK's common stock has been traded in the International Interbank Stock Exchange (ticker symbol – NLMK, code ISIN– RU0009046452), included in the Unofficial List of IISE in accordance with the Listing Rules, admission to distribution and circulation of securities and the Rules of Securities Trading.

On 21 July 2006 the Board of Directors of ZAO Stock Exchange IISE made a decision to list NLMK's common stock on Quote List "B" of IISE. Since 9 August 2006 NLMK's common stock listed on IISE's Quote List "B" has been traded.

The value of NLMK's capitalization as per the Exchange data amounted to:

- as of 29.12.2006 RUR 378 831 893 840;
- as of 28.09.2007 RUR 509 783 909 034.

From November 5, 2003 to January 28, 2005 information on indicative quoting of the Issuer's common stock was presented on "RTS Board" (ticker symbol – nlmk), though as this information is not an official securities quotation, it cannot be used for calculation of the Company's market capitalization.

In December 2005 NLMK's common stock was admitted to trading on London Stock Exchange as Global Depositary Shares.

2.3. The Issuer's liabilities.

2.3.1. Accounts payable.

The structure of NLMK's accounts payable as of 30.09.2007.

RUR

Liabilities	Maturity of	late
	Up to 1 year	Over 1 year
Accounts payable to suppliers and contractors		
	3 335 865 140	=
inclusive: overdue	173 134 787	-
Salaries and wages	359 918 565	-
inclusive: overdue	-	-
Arrears to the budget and state off-budget funds	1 379 084 642	-
inclusive: overdue	-	-
Credits	-	=
inclusive: overdue	-	-
Loans, total	-	-
inclusive: overdue	-	-
inclusive: bonded loans	-	-

inclusive: overdue bonded loans	-	-
Other accounts payable	12 839 907 844	124 609 111
inclusive: overdue	1 290 538	-
Total	17 914 776 191	124 609 111
inclusive: total overdue	174 425 325	-

NLMK's accounts payable as of 30.09.2007 do not incorporate creditors accounting for at least 10 percent of the total accounts payable.

Overdue accounts payable as of 30.09.2007 represent accounts payable to certain contractors which appeared in the normal course of business and was repaid within the terms agreed by the parties.

The risk of imposing of fines and sanctions as well as charging of penalties and accrual of interest on default obligations is estimated as low by the Issuer.

2.3.2. The Issuer's credit history.

Over the latest five completed financial years and 9 months of this financial year the Issuer did not conclude any facility agreements or loan agreement, where the principal would make 5 or more percent of the Issuer's balance sheet assets.

The Issuer does not consider as significant its commitments under credit facility agreements in force as of the date of the reporting period closure.

There were no borrowings under the loan agreement (under which NLMK is the borrower) in force as of the reporting period closure.

2.3.3. The Issuer's commitments related to security for third parties.

RUR thousand

	As of
	30.09.2007
Commitments related to security provided for third parties	1 262 910

For the period from the beginning of the current financial year to the reporting period closure NLMK did not provide any security to third parties, including pledges or pawns, amounting to at least 5 percent of the Company's balance sheet assets.

2.3.4. Other commitments of the Issuer.

There were no other commitments of the Issuer as of the reporting quarter closure.

2.4. Purposes of issue and use of funds gathered from securities distribution.

The Company did not issue any securities distributed by subscription since the date of its registration. So the Company did not raise funds by securities distribution.

2.5. Risks related to acquisition of distributed equity securities.

Acquisition of NLMK's securities entails certain risks which could result in losses for shareholders. Negative impact on the Issuer's main activity and financial performance can be produced by the following risks:

- industry risks;
- country and regional risks;
- financial risks;

- legal risks;
- risks related to the Issuer's activity.

2.5.1. Industry risks

NLMK actively operates in domestic and international markets as metal products manufacturer and seller. Industry risk factors in this field include:

Industry risks related to raw materials market:

NLMK is one of the major consumers of metallurgical-grade raw materials in the domestic raw materials market. Raw materials suppliers are subject to risks depending on the specific nature of each segment of the raw materials market.

Industry risks in raw materials markets cover:

- growth of prices for purchased materials due to unfavourable market conditions, increased raw & other materials shortages in the domestic market;
- breach of obligations on the part of materials suppliers regarding the composition and quality of raw materials;
- breach of obligations on the part of materials suppliers related to deliveries cycle, up to full disruption of logistic support.

In H2 2007 the Russian market of <u>coking coal</u> was rather tight, which was caused by a number of accidents at coal mining enterprises (Yuzhkuzbassugol and Vorkutaugol). In QIV 2007 the spot prices for coal concentrate exceeded those contracted at the beginning of the year by 40-50%. The situation in the coal industry is not expected to get better in 2008, therefore the prices for coal concentrate will continue growing.

Considering the increase of railroad rates starting from January 2008 by 12%, forecasts of suppliers prices partially contracted in 2007 for January-March 2008, the average price for coal concentrate in the beginning of 2008 can grow by 20% vs. the price level of September 2007. It is forecasted that in February and April 2008 there will be a major price increase as compared to the previous months, which is associated with negotiation of current prices for 2008 in this period.

Taking into account the volatility of coal concentrate market, the prices will probably be negotiated on quarterly basis, which will result potential price growth within 2008 by 2% per quarter.

Trends in the coal concentrate market influence <u>coke</u> supplies. Considering the increase of railroad rates starting from January 2008 by 12%, it is forecasted that the prices for coke will increase starting from January 2008 by 31% as compared to September 2007.

In general, according to the forecasts, the average price for coke in 2008 will exceed that in 2007 by more than 60%.

Prices for the products and services of natural monopolies increase once a year at most, usually from January 1. Therefore, the growth of prices for natural gas and electric energy till the end of 2007 is unlikely.

In order to mitigate the risks resulting from growing prices from main raw and other materials, NLMK's policy includes the acquisition of raw material assets or conclusion of long-term contracts with fixed prices.

The main industry risks for <u>logistical operations</u> in the iron and steel industry are:

- risk of the failure to provide the rolling-stock, which can cause disruption of raw materials deliveries and finished products shipment;
- risk of increase in rates for raw materials & finished products transportation, which can cause the increase in transportation costs and therefore the deterioration of products competitiveness in certain markets.

The increase in railroad rates till the end of 2007 is unlikely. According to the forecasts, in 2008 the railroad rates for transportation within Russia will grow by about 15%. However, the prospective increase of rates in 2008-2010 exceeds the inflation level in the country.

In order to reduce the risks related to partial or full disruption of deliveries, NLMK cooperates with its subsidiary – Limited Liability Company "Independent Transport Company" (hereinafter – LLC NTK). LLC NTK purchased its own rolling stock, which reduces the risk of failure to provide the rolling-stock for the Issuer's shipments.

Furthermore, the Issuer is forming a reserve stock of main raw materials in order to guarantee the production cycle continuity. Main natural resources are supplied in accordance with approved schedules, which provide for balanced deliveries for continuous production of finished products.

Industry risks in sales markets:

The key macroeconomic risk stems from the retardation of the global economic growth: according to Credit Suisse, the actual global GDP in 2007 will increase by 5,2%, in 2008 – by 5,0%, as compared to 5,3% in 2006. As a result, in 2007 the global consumption of ferrous metals, according to the forecasts of the Global Iron & Steel Institute, will grow by 6,8% vs. 8,8% in 2006. The prospective consumption growth in 2008 will be at the level 6,8%. This level will be maintained due to the stable development of the global industry: by 6,7% in 2007 (like in 2006) and by 6,2% - in 2008.

The demand for steel and the steel output were on the increase as a result of favourable economic conditions. In the course of 9 months 2007 the global steel production grew by 7,3% as compared to the level of the same period of 2006 and reached 981,2 mln. t. The steel production in the current year is estimated at the level of 1,2 bln. t.

The crisis in the substandard crediting market in the USA and the further weakening of US dollar resulted in lower ferrous metals consumption in the NAFTA market – by 4,9% in 2007. This downward trend was mainly characteristic of the construction sector. However, any further decline is unlikely, as the prices there are already lower than the average global ones, while the import volumes and consumers' stocks have reduced.

Despite the global influence, the crisis in the USA could not hinder a rather stable economic growth in EU-27: GDP in 2007 will increase by 2,7% vs. 2,9% in 2006. Starting from QII 2007, there has been an economic slowdown caused by lower levels of investment, export and private consumption. The prospective decrease of apparent consumption of ferrous metals in QIV will be 2,9% as compared to the same period of the previous year. The increase in ferrous metals imports, stimulated by the further strengthening of euro, results in stocks gain. However, main indicators are still higher than the average long-term levels: according to Eurofer, in 2007 the apparent consumption will go up by 4,4% (according to IISI: 4,0%). The prospective growth of GDP in 2008 is 2,3%, apparent consumption of ferrous metals will increase by 1,4%.

In Asia (excluding Japan) the economic growth rate remains high, which is beneficial for steel consumption: its growth in 2007 will exceed the indicator of the previous year: 9,2% vs. 6,2%.

The surging prices for oil continue to boost the consumption of flats in the Middle East: in 2007 it will go up by 8,4%, mainly due to the construction sector.

BRIC countries (Brazil, Russia, India and China) will continue to have the highest growth rates: in 2007 the apparent consumption will increase by 12,8%. CIS countries will achieve even higher results: 19,5%. Russia will be the driving force of the market growth: in 2007 the consumption is expected to increase by 25%, mainly due to the energy and construction sectors. 12-month trend of industry development in Russia (+6%) exceeds the average yearly indicators of 2005 and 2006. Steel output in Russia in the period from January to September went up by 2,9%. According to Metal Expert, during the three quarters of 2007 the capacity of the Russian flats market increased by 19% and reached 14,9 mln. t.

If the actions aimed at dampening of rolled products exports taken by the Central Government of China prove to be effective, there can be a risk of local overproduction. As a result, Japanese and South-Korean producers will have to redirect their exports from China to other markets. Additionally, the fact that this country has a high share in ferrous metal consumption (35%) may aggravate the situation. The risk of export supplies increase will be higher if the consumption in China goes down, but so far such changes are unlikely: the prospective growth is 11,4% in 2007 and 11,5% in 2008.

The risk of violent price fluctuations in QIV 2007 is insignificant. The reduction in financing of

construction and capital projects, registered from September-October, can have minor effect on global prices, as this factor will constrain their growth.

In Russia the metal products consumption has accelerated in the post-crisis period, there are no reasons to assume that this situation will change, particularly due to the forthcoming Olympic Games in Sochi. However, the situation is generally dependent on cyclic fluctuations in the global market and seasonal fluctuation of prices for structural rolled products (hot-rolled and coated flats). In this case NLMK can either lower its prices at the right time or retarget its production to other products.

In QII of this year all markets showed the growth of prices. In QIII 2007 the prices for NLMK's products stabilized, and the end of QIII was marked by downward trends because of the traditional slowdown of consumption at the end of the period.

In general, in QIII the average domestic prices remained at the level of QII, the export prices went down by 3,6%.

By the end of the year there may be a price decline, both in the domestic and foreign markets, as a result of sales slowdown in winter, and for the Russian market also as a result of high level of imports (in particular, coated flats).

2.5.2. Country and regional risks

Country risks:

1. Limitations in sales markets

Limitations currently in force in sales markets:

- anti-dumping duties: Argentina, Venezuela, Canada, Mexico, Peru, Thailand, Turkey,
- price and quantity control: EU, USA

Introduction of higher tariffs, quotas and other limitations in the Russian Federation and main export markets (in the short term (3 months) it is not anticipated).

At present the number of limitations existing in sales markets goes down thanks to favourable market conditions and planned Russia's entry in WTO.

2. Risk of political situation deterioration

Political situation deterioration in Russia and in main sales markets.

Possibility of emergency state announcement:

- there is no risk of emergency state announcement in Russia in the short term, as well as in the distant future;
- the risk of emergency state announcement in main sales markets in the short term (3 months) is not anticipated.

Strikes at NLMK are not likely to happen in the short, middle or long term, as NLMK conducts its business in economically and socially stable regions.

A strike can be conducted at OJSC Tuapse Commercial Seaport (OJSC TMTP), which is a part of NLMK Group; it handles 25% of NLMK's export cargoes.

There is a probability of international sanctions against Iran, an importer of NLMK's products, because of its nuclear program. Potential sanctions will not influence NLMK's exports, as sales to Iran accounted to only 1% of NLMK's total sales in QIII 2007.

3. Risk of military conflicts

Risk of military conflicts in Russia in the short, middle or long term is not anticipated. In the short or middle term there is no risk of military conflicts in the main export markets.

Regional risks:

- 1. Reduction of the federal and regional budget in the short or middle term is not anticipated.
- 2. Disruption of interaction between the mining, iron & steel and transport segments in the short, middle or long term is not anticipated.

- 3. Reduction in domestic sales because of lower demand for steel in Russia, due to the following reasons:
- -lower competitiveness of Russian metal-consuming industries: automotive, agricultural engineering, etc. (it is possible in the long term (after Russia's entry in WTO), if there are no investments in technical revamping and no governmental programs aimed at the development of Russian metal-consuming industries).
- lower foreign investments due to lower investment attraction of Russia (e.g. as a result of deterioration of political situation) in the short or middle term it is not anticipated.
- higher imports of steel in the Russian Federation (it is possible in the middle term, as well as the result of increasing export potential of other countries, mainly China).

Possible actions of NLMK: competitive pricing policy, scheduled activities aimed at protection of the domestic market from unscrupulous competitiveness on the part of foreign suppliers of steel products, as well as unscheduled measures (in case of expansive growth of imports) with the use of trade protection means.

NLMK's production activity is conducted in the territory of the Russian Federation. Taking into account the current economic and political situation in Russia, the country risks are quite insignificant for NLMK.

There are no geographical risks for NLMK. NLMK and its subsidiaries employ an efficient system of cooperation between the mining, iron & steel and transport segments, its main facilities are located within 1500 km from its main Russian consumers, close to major traffic arteries.

Risks associated with probable military conflicts, emergency states and stakes are practically nonexistent, as the Issuer conducts its business in economically and socially stable regions.

2.5.3. Financial risks

Currency risks

Being an export-oriented enterprise, the Issuer faces currency risks, which can affect its performance and result in reduction of liquidity of its assets.

A significant portion of NLMK's revenues (about 50%) falls on export sales. Taking into account the exchange rate dynamics in the previous years, the Issuer frames its exports program with regard to possible (forecast) dynamics of the main currencies. Actions are taken to diversify export proceeds currency structure, which enabled the Company to minimize the EUR/USD exchange rate fluctuations. While concluding foreign trade contracts, the Issuer balances bank currency positions: payments in foreign currency are covered by export earnings in the same currency. Regulation of currency position is one of

NLMK proportionally allocates payments to long-term import contracts and uses letters of credit issued on un-covered basis under facilities for trade financing granted by banks for NLMK. Due to this, the Company can manage its cash flows in an efficient way.

As the most part of NLMK's expenses are in rubles, there is a risk of its business profitability reduction in case of significant ruble exchange rate fluctuations with respect to foreign currencies. In order to minimize these risks, the Company takes the following measures:

- foreign currency hedging by means of forward transactions with banks;
- depositing of surplus funds in rubles and foreign currency, which enables the Company to mitigate its dependence on exchange rate fluctuations while maintaining profitability.

Practicality of such operations in this or that currency depends on prospective dynamics of its exchange rate in international currency markets, as well as interest rate levels.

Risk of interest rate development

At present NLMK doesn't use borrowed funds for financing of its day-to-day operations and investment projects.

Therefore, the risks associated with interest rate development have no significant influence on the Issuer's financial position.

2.5.4. Legal risks

The Issuer may face the following legal risks related to operations of NLMK and NLMK Group, in connection with the existing tax law changes, requirements to licensing of the Issuer's core activity, judicial practice, which can affect NLMK's performance:

1) Plenum of the Supreme Arbitration Court of the Russian Federation dd. 26.07.2007 No.47 "On calculation of penalties for late advanced payments of taxes and mandatory pension insurance contributions" confirmed that the penalties can be charged no matter which advance payments are in arrears: those increased in the course of the year or at its closure, or those calculated on the basis of actual or estimated financial performance of the taxpayer.

Therefore, there is risk of penalties in case of late advance payments.

2) According to Letter of the Russian Ministry of Finance No.47 dd. 26.07.2007, written explanations, prepared at taxpayers' request (duty payers, tax agents), as a rule, are applied to individual applicants and have informative nature, not an obligatory one.

Therefore, if the Issuer follows the Ministry of Finance's explanations, there can be tax risks, as the Ministry of Finance's explanations are not regulatory legal acts.

2.5.5. Risks associated with the Issuer's activity

Legal actions and licensing

Changes in the existing legislation in the field of licensing will not affect NLMK's performance, and, most importantly, will not result in legal risks associated with the Issuer's activity.

There haven't been any changes in legal practice governing legal relations in the field of licensing, which could affect NLMK's business.

At the moment there are no legal actions, which could affect the Company's activities in the field of licensing.

There are no risks associated with prolongation of the Issuer's license for certain activities or utilization of objects, the utilization of which is restricted. All NLMK's licenses are valid till the end of 2008 or planned to be prolonged.

2.5.6. Bank risks

Such information is not provided as the Issuer is not a credit organization.

III. Detail information on the Issuer.

3.1. Issuer's history and development.

3.1.1. Information on the Issuer's company name.

Full name of the Issuer in Russian

Открытое акционерное общество "Новолипецкий металлургический комбинат"

Abbreviated name in Russian.

ОАО "НЛМК"

Full name of the Issuer in English

OJSC Novolipetsk Steel

Abbreviated name in English.

NLMK

The Company is entitled to use the trade marks "STINOL", "HJIMK" and "NLMK" registered in accordance with the Russian Law (information on trade mark registration is given in clause 4.4.).

Information on changes in the Issuer's company name.

1. The Yu.V. Andropov Novolipetsk Iron & Steel Works honored with the Lenin Order and the October Revolution Order

NLMK

Introduced on: 14.03.1984

Grounds for changes: Decree of the Central Commission of the KPSS, Presidium of the Supreme Soviet of the USSR and Council of Ministers of the USSR "On perpetuation the memory of Yury V. Andropov".

2. Novolipetsk Iron & Steel Corporation

NLMK

Introduced on: 28.01.1993

Grounds for changes: Decision of the Lipetsk Region State Property Management Commission No. 823 dd. December 31, 1992 "On reorganization of the Yu. V. Andropov Novolipetsk Iron & Steel Works into Novolipetsk Iron & Steel Corporation".

3. Current name was introduced on 12.08.1998

Grounds for changes: Decision made at Annual Shareholders' Meeting dd. August 1, 1998 (Minutes No. 9) on approval of the redrafted Company's Charter.

3.1.2. Information on state registration of the Issuer.

State registration number: *5-* Γ State registration date: *28.01.1993*

Registrar: Administration of Levoberezhny district of the city of Lipetsk

Legal entity's state registration number: 1024800823123

Registration date: 09.07.2002

Registrar: Inspection of Interdistrict Tax Inspectorate of Russia for Central district of Lipetsk

3.1.3. Information on foundation and development of the Issuer.

According to the RF Presidential Decree No. 721 dd. 01.07.1992 "On measures aimed at conversion of state enterprises, voluntary associations of state enterprises into joint stock companies" state enterprise The Yu. V. Andropov Novolipetsk Iron & Steel Works honored with the Lenin Order and the October Revolution Order was reorganized into Novolipetsk Iron & Steel Corporation by resolution of Lipetsk Region State Property Management Commission No. 823 dd. 31.12.1992. The Company was registered by Decree of Head of Levoberezhny district of the city of Lipetsk No. 50 dd. 28.01.1993.

The Company was established for the time being.

The purpose of enterprise privatization was to increase efficiency of national economy by transition from planned economy to market economy. In transition to market economy the following decisions were made by the Company:

- on optimization of organizational structure and management system of production and auxiliary divisions;
- on improvement of raw materials supply system, fuel procurement, product sales and marketing services;
- on development and approval of Technical Upgrade and Development Program.

Today NLMK is a large state-of-the-art company with highly developed and coordinated production, the

products of which are exported to many countries of the world.

NLMK's plans include steady increase of knowledge-intensive production, solution of various environmental problems at all upstream and downstream production stages, production of high-technology products which meet constantly growing demands of customers.

3.1.4. Contact information.

The Issuer's domicile: *Russian Federation* Domicile of the Issuer's executive body:

2, pl. Metallurgov, Lipetsk 398040 Russia

The Issuer's phone, fax numbers, E-mail, web-site:

Tel: (4742)-445-010 Fax: (4742)-441-111 E-mail: info@nlmk.ru

Web-site with information on the Issuer and its securities issued and/or being issued: www.nlmk.ru

Domicile of the Issuer's department dealing with shareholders and investors - Equity Management

Department: 2, pl. Metallurgov, Lipetsk 398040 Russia

Tel: (4742)-444-989 Fax: (4742)-442-255 E-mail: sp-uak@nlmk.ru

Web-site: www.nlmk.ru/investor_centre/welcome_investor/

3.1.5. Taxpayer Identification Number (INN).

4823006703

3.1.6. The Issuer's branches and representative offices.

Changes in the branches and representative offices of NLMK in the course of the reporting period: At the meeting on 28.09.2007 NLMK's Board of Directors passed the resolution to liquidate the far-East Branch of NLMK (NLMK-DV) and to amend NLMK's Charter accordingly.

3.2. The Issuer's core activity.

3.2.1. The Issuer's sectoral affiliation.

Codes of the Issuer's activities within the sector according to All-Russian Code of Foreign–Economic Activity (OKVED):

Code	Description
27.17	Production of cold rolled steel flats without and with protective coatings
23.10	Production of coke
24.14.2	Production of other organic chemical products which are not included in any other group of products
24.15	Production of fertilizers and nitrogen compounds
27.11	Production of pig iron and blast furnace ferroalloys
27.14	Production of steel
27.15	Production of semi-finished products (slabs) for further rolling
27.16.2	Production of hot rolled steel flats
27.22	Production of steel pipes and fittings
27.33	Production of roll-formed steel sections
28.63	Manufacture of locks and hinges

28.71	Production of metal drums and similar reservoirs	
29.51	Manufacture of machinery and equipment for iron and steel industry	
31.62.9	Services rendered for erection, repair and maintenance of other electric equipment which is not included in any other group of products	
34.30	Production of parts and components for cars and car motors	
36.22.1.	Production of technical items with the use of precious metals	
37.10.1	Waste and ferrous scrap processing	
40.10	Production, transmission and distribution of electric energy	
40.10.5	Provision of electric mains serviceability	
40.20.2	Distribution of gaseous fuel	
40.30	Production, supply and distribution of steam and hot water (heat energy)	
45.21.1	Civil works for buildings construction	
45.31	Electric installation work	
51.70	Other wholesale trade	
52.11	Retail trade in non-specialized stores principally of foodstuffs, including beverages and tobacco products	
52.12	Other retail trade in non-specialized stores	
52.31	Retail trade of pharmaceutical products	
55.12	Operation of hotels without restaurants	
55.23.1	Operation of camps for children during holidays	
55.23.2	Operation of holiday hotels, rest homes, etc.	
55.51	Operation of canteens located on territory of plants and institutions	
60.10.2	Operation of industrial railroad transport	
60.23	Operation of other inland passenger transportation	
60.24	Operation of freight transportation by truck	
63.11	Logistics of cargo	
63.12	Storage and warehousing	
63.21.1	Other auxiliary operation of railroad transport	
64.20.1	Operation of telephone communications and document transmittal communications	
70.32.1	Management of housing stock	
74.20.1	Architectural activity, engineering in industry and construction	
74.20.3	Land measuring and mapping	
74.60	Investigations and security services	
80.22.22	Training in advance training (extension) schools for specialists having secondary vocational education	
80.30.3	Training in advance training (extension) schools for specialists having higher vocational education	
85.11	Operation of patient care institutions	
85.11.2	Operation of sanatorium-and-spa institutions	
85.12	Medical practice	
85.13	Dental practice	
85.20	Veterinary activity	
	Movies demonstration	

3.2.2. The Issuer's core activity.

The Issuer runs its business in the Russian Federation.

NLMK's core industrial activity is the production and sales of steel products. The Company is oriented at production of high-quality cold-rolled steel flats, uncoated and with protective coatings, hotrolled steel flats, as well as semi-finished products for further rolling.

Profit share from core activity constitutes almost 100% of the total profit from sales of products, goods, services.

For 9 months of 2007 the share* of proceeds from sales of iron and steel products in the Company's

total revenues amounted to 95,7% (9 months of 2006 - 96,9%). The proceeds from sales of iron and steel products (Form No.2 line 011) made

- for 9 months of 2007 RUR 109 057 918 thousand;
- for 9 months of 2006 RUR 99 387 422 thousand.

Proceeds from sales of iron and steel products for 9 months of 2007 increased as compared to 9 months of 2006 by 9.7%. Profit increase was mainly caused by higher prices for NLMK's products in the reporting period of 2007 as compared to the corresponding period of 2006.

The Issuer's sales proceeds depend on the following factors: sales volumes and sales structure, current prices in sales markets, national currency exchange rate.

The impact of these factors is described in clause 4.1.2. of this quarterly report.

The Issuer's activity has slight seasonal nature related to decrease of steel products consumption in winter. However, the influence of this seasonal nature upon the Issuer's financial performance is not significant.

Note:

Overall cost structure of NLMK's output

Cost category	9 months of 2007
Raw materials and materials, %	63,616
Purchased components and semi-finished products, %	0,815
Outsourcing, %	2,351
Fuel, %	6,957
Energy, %	3,872
Salaries and wages, %	7,961
Interest on credits, %	-
Rent, %	0,022
Social security tax, %	1,964
Fixed assets depreciation, %	2,498
Taxes included into the products cost value, %	0,964
Other costs, %	8,980
intangible assets depreciation, %	_
rewards for innovations, %	0,097
obligatory insurance payments, %	0,156
hospitality costs, %	0,003
other, %	8,724
Total: cost of products (works, services) production and sales, %	100
For reference: proceeds from sales of products (works, services), % to cost	77 804 672

^{*-} the share of the Issuer's proceeds from core activity in the total revenues is calculated on the basis of Accounting Form No.2 "Profit & Loss Statement" (RAS) according to the formula: line 011 form 2 / line 010 form 2 x 100%.

The cost structure of NLMK's output was determined in accordance with Accounting Rule 10/99 "The company's expenses" (the RF Ministry of Finance Order Nr. 33 Hdd. 6.05.1999), guidelines on planning, formation and accounting of expenses for production and sales of products (works, services) of steelmaking enterprises, as well as accounting policy of NLMK for the purposes of accounting.

3.2.3. Materials, goods (raw materials) and suppliers of the Issuer

In order to maintain its production processes, NLMK purchases the following raw materials: coal concentrate (coking grades), coke, iron ore, scrap, fluxes, ferroalloys and non-ferrous metals.

Coal concentrate for the Company is supplied from Kuznetsky, Pechersky and Yuzhno-Yakutsky coal basins.

NLMK's demand for coke is satisfied by its in-house coke production (about 90%), the balance is purchased from OJSC "Altai-koks".

The main iron ore source is the ferruginous quartzites deposit of Kursk Magnetic Anomaly. Sinter ore and iron ore concentrate is supplied by NLMK's subsidiary - OJSC "Stoilensky GOK". The Company is fully self-sufficient in its supply of sintering ore and iron ore concentrate, NLMK purchases pellets in the domestic market from OJSC "Lebedinsky GOK".

The Company's scrap demand is satisfied mainly by suppliers in the RF central region.

NLMK's demand for fluxes is fully satisfied by its subsidiaries – OJSC "Stagdok" (Lipetsk) and OJSC "Dolomite" (Lipetsk region, Dankov).

The Company's demand for main types of manganese ferroalloys is mainly satisfied by OJSC "Zaporozhye Ferro Alloys Plant"" (Ukraine), OJSC "Nikolsk Ferro Alloys Plant" as well as OJSC "Kosaya Gora Iron Works" (Russia).

Major non-ferrous metals used in steel-making process are aluminum and zinc. The demand for aluminum is satisfied by OJSC "Bratsk Aluminium Plant" (Russia, Irkutsk region) and OJSC "Krasnoyarsk Aluminium Plant", demand for secondary aluminum is satisfied by purchases from producers located in the Central Region of the Russian Federation. Zinc is supplied by OJSC "Chelyabinsk Zinc Plant" (Chelyabinsk), OJSC "Electrozinc" (Russia, Vladikavkaz) and OJSC "KazZinc" (Kazakhstan).

Suppliers of NLMK accounting for at least 10% of total supplies of raw & other materials:

Supplier	Address	Supplier's share in total supplies of raw & other materials, %	
		QII 2007	QIII 2007
LLC Trade House NLMK	Russian Federation, 109240, Moscow, Kotelnicheskaya naberezhnaya, Bid. 1/15 "B"	12,8	10,3
OJSC Stoilensky GOK	Russian Federation (mailing address: 309500, Belgorod region, Stary Oskol)	34,4	31,8

The share of imports in total supplies makes:

• in QII 2007 - 0,10%;

• in QIII 2007 -0.04%.

The Issuer plans to continue cooperating with the a/m suppliers, as they guarantee timely supplies of high-quality products. It is possible to cooperate with alternative suppliers of raw materials (incl. foreign ones) without any significant price increase, while maintaining the required qualitative characteristics.

Variation of prices * for main raw materials purchased by NLMK in QIII 2007 as compared to QIII 2006 RUR /t

24

Туре	Average prices in QIII 2006	Average prices in QIII 2007	Variation, %
Coal concentrate	2 605	3 083	18,3
Coke	4 675	6 165	31,9
Iron ore concentrate	1 839	2 136	16,2
Scrap	6 002	6 937	15,6
Ferrosilicomanganese	26 579	49 587	86,6
Aluminium wire rod	82 921	86 327	4,1
Zinc	118 371	120 199	1,5

^{* -} The prices incl. VAT and delivery.

3.2.4. Sales markets of the Issuer's products (works, services)

NLMK is one of the top three iron and steel companies of Russia and one of the biggest global steel producers.

Main consumers in the domestic market:

- construction and metal trade;
- automotive industry;
- piping industry.

Major metal-consuming industries provide stable demand for the Company's products and demonstrate the upward consumption trend. Construction industry is on the upswing, it enables NLMK to increase its deliveries of steel flats, especially downstream products, galvanized and prepainted flats. Automotive industry is on of the major consumer of NLMK's high-quality steel flats. Along with the companies, which have found their niche in the Russian market (GAZ, PAZ) and have operated in this market in a stable way, the number of plants for assembly of foreign cars is on the increase, where insufficient quantity of Russian steel is used. According to the forecasts, the demand for cars, especially foreign models, assembled in Russia, will increase.

High demand for steel products resulting from dynamic development of the country's economy in the recent years has positive influence upon price trends in the domestic market.

Major destinations for NLMK's deliveries:

- 1) EU countries;
- 2) Turkey and Middle East;
- 3) South-East Asia;
- 4) CIS:
- 5) North America.

The major share of the Company's exports is accounted for by slabs.

The Company's policy enables it to respond timely to the changes and to overcome cyclic downturns in the steel markets. The main characteristics of NLMK's strategy in sales markets are the following: optimal combination of price and quality, efficient management, thorough analysis and consideration of consumers' needs for production organization, sectoral diversification and comprehensive sales geography. The strategy is based on stable long-term relations with our customers, due to stable product quality, competitive prices and timely deliveries.

Factors that may affect the Issuer's sales of products (works, services):

At the end of the year the prices for steel products may decrease due to traditionally lower demand in wintertime.

3.2.5. Information on the Issuer's licenses.

Licenses:

Number: *ЛПЦ 07811 ВЭ* Issue date: *17.08.2000* Validity: *till 1.06.2010*

Licenser: Lipetsk region natural resources committee

Activity: Draft of fresh underground water for the Company's production and potable water supply (Health

center "Parus")

Possibility of license prolongation: The license will be prolonged

Number: *JIIII 08883 B9* Issue date: *18.05.2001* Validity: *till 1.01.2011*

Licenser: Lipetsk region natural resources committee

Activity: Draft of fresh underground water for the production and potable water supply of an enterprise

(Health Center "Prometey")

Possibility of license prolongation: The license will be prolonged

Number: 00993 UO-03-209-3283

Issue date: **4.10.2006** Validity: **till 5.10.2011**

Licenser: Central interregional territorial district of State nuclear inspectorate (Gosatomnadzor) of Russia

Activity: Operation of radiation sources (products containing radioactive substances)

Possibility of license prolongation: The license will be prolonged

Number: *FC-1-48-02-26-0-4823006703-002825-5*

Issue date: **20.08.2007** Validity: **till 20.08.2007**

Licenser: Lipetsk branch of the Federal Licensing Center under the State Construction Office (Gosstroy) of

Russia

Activity: Designing of buildings and structures of Responsibility levels I and II in accordance with the State

standard

Possibility of license prolongation: The license will be prolonged

Number: *FC-1-48-02-27-0-4823006703-002478-2*

Issue date: 19.03.2007 Validity: till 19.03.2012 Licenser: Rosstroy

Activity: Construction of buildings and structures of Responsibility levels I and II

Possibility of license prolongation: The license will be prolonged

Number: A 314049 Registration No.14

Issue date: 19.12.2002 Validity: till 19.12.2007

Licenser: Pharmacy and medical equipment committee under Administration of the Lipetsk region Activity: Activity related to circulation of drugs and psychotropic substances included in List II in

accordance with the Federal Act "On narcotic drugs and psychotropic substances".

Possibility of license prolongation: The license will not be prolonged due to the restructuring of NLMK's

division as an individual legal entity.

Number: A 314014 Registration No.20

Issue date: *30.12.2002* Validity: *till 30.12.2007*

Licenser: Health Department of the Lipetsk region Administration.

Activity: Medical activity in accordance with Appendix No. 1 and license copies issued at the location of

geographically distant facilities (Appendices No. 2-34).

Possibility of license prolongation: The license will be prolonged

Number: 004918 HBF No.00526-K

Issue date: 18.04.2003 Validity: till 18.04.2008

Licenser: Federal Service of geodesy and cartography of Russia. Nizhnevolzhsk territorial inspection of

geodesic inspectorate

Activity: *Map-making activity*

Possibility of license prolongation: The license will be prolonged

Number: *004917 HBΓ No.00525-Γ*

Issue date: 18.04.2003 Validity: till 18.04.2008

Licenser: Federal Service of geodesy and cartography of Russia. Nizhnevolzhsk territorial inspection of

geodesic inspectorate
Activity: Geodesic activity

Possibility of license prolongation: The license will be prolonged

Number: **A 293036 Registration No.37**

Issue date: 23.05.2003 Validity: till 23.05.2008

Licenser: Health Department of the Lipetsk region Administration

Activity: Medical activity in the Health Center "Prometey". Address: Lipetsk, camp "Prometey".

Possibility of license prolongation: The license will be prolonged

Number: JIIII Registration No.54085 B3

Issue date: 20.05.2003 Validity: till 1.03.2012

Licenser: Lipetsk region natural resources committee

Activity: Draft of fresh underground water for industrial purposes and potable water supply (the city of

Lipetsk and village Borinskoye of the Lipetsk district, Lipetsk region, the RF)

Possibility of license prolongation: The license will be prolonged

Number: MK No.002125 Registration No.585

Issue date: 11.06.2003 Validity: till 11.06.2008

Licenser: Ministry of Culture. The State department for cultural heritage protection in the Lipetsk region. Activity: Activity aimed at restoration of cultural heritage objects (historical and cultural monuments)

Possibility of license prolongation: The license will be prolonged

Number: *E 318290 Registration No.178*

Issue date: **9.07.2003** Validity: *till* **9.07.2008**

Licenser: Department of Federal security service in the Lipetsk region

Activity: *Operations with the use of State secret information*Possibility of license prolongation: *The license will be prolonged*

Number: Д 293062 Registration No.75

Issue date: *25.08.2003* Validity: *till 25.08.2008*

Licenser: Health Department of the Lipetsk region Administration

Activity: Medical activity under Appendix No. 1 (Health Center "Parus")

Possibility of license prolongation: The license will be prolonged

Number: *A 382503 Registration No. 50012615*

Issue date: *3.09.2003* Validity: *till 2.09.2008*

Licenser: Ministry of Energy of the Russian Federation.

Activity: Electric mains operation (excluding the cases when this activity is performed for the own needs of

a legal entity or an individual entrepreneur)

Possibility of license prolongation: The license will not be prolonged (the activity is not subject to licensing)

Number: *A 382502 Registration No. 60012614*

Issue date: 3.09.2003 Validity: till 2.09.2008

Licenser: Ministry of Energy of the Russian Federation.

Activity: Heat networks operation (excluding the cases when this activity is performed for the own needs of

a legal entity or an individual entrepreneur)

Possibility of license prolongation: The license will not be prolonged (the activity is not subject to licensing)

Number: ΓCЭH No.002340 ΓCЭH.1.34.012

Issue date: **9.10.2003** Validity: *till* **9.10.2008**

Licenser: Ministry of Health of the Russian Federation

Activity: Use of infectious disease pathogens. Operations with microorganisms of the $3^{rd} - 4^{th}$ group of

pathogenicity and helminths

Possibility of license prolongation: The license will not be prolonged due to the restructuring of NLMK's

division as an individual legal entity.

Number: **A 411485 Registration No. 30014386**

Issue date: 10.10.2003 Validity: till 9.10.2008

Licenser: Ministry of Energy of the Russian Federation
Activity: Storage of oil, gas and products of their processing

Possibility of license prolongation: The license will not be prolonged (the activity is not subject to licensing)

Number: 0008679 Registration No.2/04818

Issue date: 24.10.2003 Validity: till 24.10.2008

Licenser: Central Office of the State Fire Service under EMERCOM of the Russian Federation

Activity: Erection, repair and servicing of devices which provide fire safety of buildings

Possibility of license prolongation: The license will be prolonged

Number: 012545 Registration No. 48M03/0042/Л

Issue date: 05.12.2003 Validity: till 5.12.2008

Licenser: Central Office of natural resources and environmental protection under the Ministry of Natural

Resources of Russia in the Lipetsk region.
Activity: Handling of dangerous wastes

Possibility of license prolongation: The license will be prolonged

Number: A 051220 Registration No. 523

Issue date: 10.12.2003 Validity: till 10.12.2007

Licenser: Department of Education and Science under the Administration of the Lipetsk region Activity: Educational activities in the area of secondary vocational training (dental technicians'

training)

Possibility of license prolongation: The license will be prolonged

Number: #475342 Registration No.592

Issue date: *16.11.2006* Validity: *till 16.11.2011*

Licenser: Consumer Market Department under the Administration of the Lipetsk region

Activity: Retail sales of alcoholic spirits

Possibility of license prolongation: The license will be prolonged

Number: #413045 Registration No.30017363

Issue date: 23.12.2003 Validity: till 22.12.2008

Licenser: Ministry of Energy of the Russian Federation
Activity: Storage of oil, gas and products of their processing

Possibility of license prolongation: The license will not be prolonged (the activity is not subject to licensing)

Number: *B* 013868 *Registration No.00-3B-002192*

Issue date: **29.01.2004** Validity: **till 29.01.2009**

Licenser: Federal Inspectorate of Mining and Industry of Russia

Activity: Operation of explosive production facilities

Possibility of license prolongation: The license will be prolonged

Number: *E 013818 Registration No. 00-9X-002233*

Issue date: *04.02.2004* Validity: *till 04.02.2009*

Licenser: Federal Inspectorate of Mining and Industry of Russia Activity: Operation of chemically dangerous production facilities Possibility of license prolongation: The license will be prolonged

Number: *A* №00397 Registration No. 001119-P

Issue date: *27.02.2004* Validity: *till 27.02.2009*

Licenser: State Standard (Gosstandart) of Russia

Activity: Repair of measuring devices

Possibility of license prolongation: The license will be prolonged

Number: A 0653 ПРД No. 02313

Issue date: *01.03.2004* Validity: *till 01.03.2009*

Licenser: Ministry of communications

Activity: Railway handling

Possibility of license prolongation: The license will be prolonged

Number: #\mathcal{I} 339099 Registration No.135

Issue date: *17.03.2004* Validity: *till 17.03.2009*

Licenser: Pharmacy and Medical Equipment Committee under the Administration of the Lipetsk Region.

Activity: Activity related to circulation of psychotropic agents in List III according to Federal Law

"On narcotic drugs u psychotropic agents" under the extract from the Register to the license

Possibility of license prolongation: The license will not be prolonged due to the restructuring of NLMK's

division as an individual legal entity.

Number: 0012022 Registration No.3/00212

Issue date: *30.03.2004* Validity: *till 30.03.2009*

Licenser: Central Office of the State Fire Service under EMERCOM of the Russian Federation

Activity: Operation of fire-hazardous facilities

Possibility of license prolongation: The license will be prolonged.

Number: 0012485 Registration # 2/06892

Issue date: *30.03.2004* Validity: *till 30.03.2009*

Licenser: Central Office of the State Fire Service under EMERCOM of the Russian Federation

Activity: Erection, repair and servicing of fire safety devices for buildings and structures

Possibility of license prolongation: Possibility of license prolongation: The license will be prolonged

Number: A 235444 Registration No.28

Issue date: *13.05.2004* Validity: *till 13.05.2009*

Licenser: Consumer Market Department under the Administration of the Lipetsk Region

Activity: Public demonstration of audio-visual pieces in cinemas of Health Center "Sukhoborye" and

Health Center "Prometey" located at: village Sukhoborye, Lipetsk Possibility of license prolongation: The license will be prolonged

Number: *0160002030* Issue date: *09.06.2004* Validity: *till 09.06.2009*

Licenser: State Central Inspection of assay surveillance

Activity: Production of technical items (production tools) with use of precious metals inclusive of platinum-

ware in the order established by statutory acts of the Russian Federation

Possibility of license prolongation: The license will be prolonged

Number: *B* 339904 Registration No.1423M

Issue date: *07.06.2004* Validity: *till 09.07.2008*

Licenser: Department of the Federal Security Service in the Lipetsk region

Activity: *Measures and services aimed at protection of State secret* Possibility of license prolongation: *The license will be prolonged*

Number: A 235702 Registration No. 44

Issue date: *03.09.2004* Validity: *till 03.09.2009*

Licenser: Consumer Market Department under the Administration of the Lipetsk Region

Activity: Procurement, preparation and sales of ferrous scrap at the address: 2, pl. Metallurgov, Lipetsk

(territory of NLMK)

Possibility of license prolongation: The license will be prolonged

Number: A 013562 Registration No. 34-XB-001027(I)

Issue date: *25.10.2004* Validity: *till 25.10.2009*

Licenser: Federal Ecologic, Technologic and Nuclear Supervision Service (Rostekhnadzor)

Activity: Storage of industrial explosives (handling, inspection test, packing, stock-taking, storing of

industrial explosives and their testing during storage)

Possibility of license prolongation: The license will be prolonged

Number: MT No.006673 MKT-48-113421

Issue date: *25.01.2005* Validity: *till 24.01.2009*

Licenser: Lipetsk regional branch of the Russian Transport Inspection

Activity: Permit for cargo transportation by trucks

Possibility of license prolongation: The license will be prolonged

Number: МП No.008115 МКП-48-113422

Issue date: 25.01.2005 Validity: till 24.01.2009

Licenser: Lipetsk regional branch of the Russian Transport Inspection

Activity: Permit for commercial international transportation of passengers by motor vehicles

Possibility of license prolongation: The license will be prolonged

Number: BA No.012044 JICC-48-113416

Issue date: 11.01.2005 Validity: till 10.01.2010

Licenser: Lipetsk regional branch of the Russian Transport Inspection Activity: Commercial transportation of passengers by motor vehicles

Possibility of license prolongation: The license will not be prolonged (the activity is not subject to licensing)

Number: **BA No.012042 ΓCC-48-113414**

Issue date: 11.01.2005 Validity: till 10.01.2010

Licenser: Lipetsk regional branch of the Russian Transport Inspection

Activity: Cargo transportation by motor vehicles with the capacity over 3.5 tons

Possibility of license prolongation: The license will not be prolonged (the activity is not subject to licensing)

Number: BA No.012043 ACC-48-113415

Issue date: 11.01.2005 Validity: till 10.01.2010

Licenser: Lipetsk regional branch of the Russian Transport Inspection

Activity: Transportation of passengers by motor vehicles equipped for more than 8 people

Possibility of license prolongation: The license will be prolonged

Number: *A No.025805 ΠΒ-13-000003(B)*

Issue date: 24.02.2005 Validity: till 23.02.2010

Licenser: Federal service on environmental, technological and atomic supervision (Rostechnadzor)

Activity: Operations with industrial explosives

Possibility of license prolongation: The license will be prolonged

Number: KEM Reg. No. 13269 T3

Issue date: 30.08.2005 Validity: till 20.08.2025

Licenser: Ministry of Natural Resources of Russia, Federal agency of subsoil usage

Activity: Right of subsoil usage (exploration and extraction of coal at Zhernovsky-1 area of Zhernovsky

coal field)

Possibility of license prolongation: The license will be prolonged

Number: 77.99.15.002. J. 001157.09.05

Issue date: *21.09.2005* Validity: *till 21.09.2010*

Licenser: Federal supervisory service for consumer protection and human welfare

Activity: Usage of ionizing radiation (generating) sources in geographically isolated facilities

Possibility of license prolongation: *The license will be prolonged*

Number: TC 4801312 ДА 000802

Issue date: **08.02.2005** Validity: **till 08.02.2010**

Licenser: Federal transport supervisory service, Ministry of Transport of the Russian Federation

Activity: Maintenance and repair of railway equipment

Possibility of license prolongation: The license will be prolonged

Issue date: *08.02.2005* Validity: *till 08.02.2010*

Licenser: Federal transport supervisory service, Ministry of Transport of the Russian Federation

Activity: Maintenance and repair of railway rolling stock

Possibility of license prolongation: The license will not be prolonged (the activity is not subject to licensing)

Number: ПГ 4801314 ДА 000071

Issue date: **08.02.2005** Validity: **till 08.02.2010**

Licenser: Federal transport supervisory service, Ministry of Transport of the Russian Federation

Activity: Transportation of goods by railway transport

Possibility of license prolongation: The license will be prolonged

Number: P/2005/0069/100/Л 1690034

Issue date: **09.11.2005** Validity: **till 09.11.2010**

Licenser: Federal service for hydrometeorology and environmental monitoring

Activity: Activity in the field of hydrometeorology and related areas Possibility of license prolongation: The license will be prolonged

Number: *ЛПЦ 00189 БРЭЗХ No.007163*

Issue date: *30.11.2005* Validity: *till 01.12.2008*

Licenser: Donskoy basin administration under the Federal Water Resources Agency

Activity: Water consumption (industrial water consumption, waste water discharge, usage of river Voronezh

waterways)

Possibility of license prolongation: The license will not be prolonged. Licensing was replaced by a

resolution (permit for water consumption) by the RF Water Code in force.

Number: **ЛПЦ 00182 БОИВХ No.007183**

Issue date: 23.06.2006 Validity: till 01.07.2008

Licenser: Donskoy basin administration under the Federal Water Resources Agency

Activity: Water consumption (waste water discharge - Lebazhye lake)

Possibility of license prolongation: The license will not be prolonged. Licensing was replaced by a

resolution (permit for water consumption) by the RF Water Code in force.

Number: *A 182699 №1413* Issue date: *30.08.2006* Validity: *till 30.08.2009*

Licenser: Department of Education and Science under the Administration of the Lipetsk Region

Activity: **Education**

Possibility of license prolongation: The license will be prolonged

3.2.6. Joint ventures of the Issuer.

At present there are no joint ventures established by NLMK and other companies.

As of 30.09.2007 Joint Venture Agreement No. 208 dd. 09.02.1994 with Scientific-technical enterprise "New machines and technologies" (P.O. Box 29/39 Dnepropetrovsk 320059) was in force. NLMK's Investments amounted to RUR 1,487,250.0. The investments are aimed at consortium establishment for construction and commissioning of a production sector for high-quality centrifugal rolls on the basis of Lutugin Rolls Production Association.

There is no information on the joint venture financial performance for 2006 and 9 months of 2007 due to failure of a partner to the joint venture to present its financial statements.

3.2.7. Additional requirements to Issuers being stock investment funds, insurance or credit companies, mortgage agencies.

The information is not presented as the Issuer is not a stock investment fund, insurance company, credit company or a mortgage agency.

3.2.8. Additional requirements to Issuers, which specialize in mining operations.

The information on NLMK's subsidiaries and affiliated companies, which specialize in mining operations, is provided.

I. Studenovsk Joint Stock Mining Company (OJSC Stagdok)

a) Mineral reserves:

According to the obtained license, OJSC Stagdok has the right for Sitov area subsoil of Sokol-Sitov fluxed limestone field located in the Lipetsk region (3 km north of Lipetsk and 0.5 km west of village Voskresenovka of the Lipetsk region).

The license for subsoil use: series ЛПЦ No. 54036 ТЭ

Issue date: May 30, 2002. Expiry date: 31.12.2028. The basis for licensing:

- supplementary exploration and revaluation of reserves in the period of 1995-2000;
- change of field contour.

The subsoil area given for use has a mining lease status. The maximum depth of the area is +106 meters subject to mandatory preservation of protective pillar of 2 meters capacity above the groundwater level.

Sitov area of Sokol-Sitov field with limestone reserves of 200,901 thousand tons as of 01.01.2000, inclusive of 34,095 thousand tons of quality A, 166,806 thousand tons of quality C1, confirmed by (taking into account supplementary exploration and revaluation of the field) the Territorial Mining Reserves Commission (Minutes No. 51 dd. June 29, 2000).

In QIII 2007 the limestone extraction volume amounted to 1086,6 thousand tons.

As of 01.10.2007 the reserve residue of Sitov area constitutes 168735 thousand tons, inclusive of 1929 thousand tons of quality A and 166806 thousand tons of quality C1.

Within the given mining lease the company has the right for geological survey for conversion of limestone reserves from low industrial grades to high grades.

Main liabilities of the Company.

- 1. To extract limestone with observation of the following conditions:
- to define annual extraction volume of limestone on the basis of mining operations plan;
- to coordinate the plan of mining operations, norms for losses and impoverishment with State engineering supervision bodies on the annual basis.
 - 2. To effect payments for subsoil use according to the existing norms:
 - 6% of the product selling price for the right to extract fluxed limestone;
 - 5.5% of the product selling price for the right to extract construction quality limestone.

The Company must make double payments for mineral loss infringement, effect tax and other mandatory payments to the budget in time and in full.

- 3. To present statistical reports under form 5-2p to the Federal Geological Administration "Geological Fund of the Central regions of Russia" by January 15 every year.
- 4. To present statistical reports under form 70-TII, 71-TII to bodies stated in these forms by January 25 annually.
- 5. In the course of the field use OJSC Stagdok must constantly monitor groundwater through the existing observation network.

The liabilities described in the license are fulfilled by the company in accordance with established procedure.

b). Extraction and processing of minerals:

Main facilities and equipment used for extraction and processing of fluxed limestone at Sokol-Sitov field are crushers and mills, shovels, BELAZ trucks, drilling rigs, bulldozers, diesel locomotives.

c). Sales:

Limestone from Sitov area can be used as raw material for the products conforming to the following requirements:

- TU 0750-005-00186855-97 "Limestone of industrial grade. Specifications";
- TU 0750-004-00186855-95 "Limestone of industrial grade extracted by Studenovsk Joint-Stock Company. Specifications".

Crushed limestone for construction, limestone of industrial grade are not covered by "Product mix subject to mandatory certification according to the Russian Law" approved by Decree No. 64 dd. 30.07.2002 of the RF State Standard (Gosstandart RF).

II. Open Joint-Stock Company Dolomite (OJSC Dolomite)

a) Mineral reserves:

Under the obtained license, OJSC Dolomite has the right to use subsoil for dolomite extraction in Bigildin and Prikarjerny areas of Dankov field.

Mineral resources are metallurgical dolomite, construction grade crushed rock and limestone (dolomite) flour.

As of 01.10.2007 the areas for which licenses were granted had 394 371 thousand tons of balance sheet reserves of dolomite, inclusive of 242 905 thousand tons in Bigildin area and 151 466 thousand tons in Prikarjerny area. Dankov field contains (all areas) 662 848 thousand tons of dolomite balance sheet reserves in total.

In 2006the extraction volume amounted to 3,029 thousand tons.

Reserve evaluation method was approved by Protocol No. 873 dd. September 26, 2003 of the State Mineral Reserves Committee (GKZ).

License No. ЛПЦ 54112 T9 for subsoil use was obtained by OJSC Dolomite for the purpose of dolomite extraction at Bigildin and Prikarjerny areas of Dankov field in order to manufacture metallurgical raw materials and construction materials. Subsoil areas have the mining lease status.

The license was granted on: October 1, 2003.

Expiry date: 01.01.2029.

The basis for licensing was renewal of the valid license due to change of legal entity's (subsoil user's) name.

Validity of the licenses can be prolonged upon initiative of the subsoil user.

Allocated subsoil areas are located 3-7 km north-east of Dankov and railway station with the same name – Dankov UVJD, 95 km north-west of Lipetsk. The relief is relatively plain with ravine gully type network. The area of Bigildin area is 528 hectares, of Prikarjerny one – 316 hectares, total area is 844 hectares. The areas are located on cropland that can be used for agricultural purposes. Minerals in the field are overlapped by argillaceous sand and off-grade carbonate deposits. The average capacity of stripping is 17.5 meters and one of productive strata– 23.0 meters. Dolomites are flooded down to 1-3 meters in the bottom part of the cut. The depth of exploitation is up to 40 meters.

Liabilities of the Company:

- 1. To pay tax on dolomite extraction for construction materials in the amount of 5.5% of the extracted mineral value;
- 2. To pay tax on dolomite extraction for metallurgical raw materials in the amount of 6.0% of the mineral value.
 - 3. To effect double payments for mineral loss infringement.
 - 4. To present reports under forms 5-\(\Gamma\P\), 70-\(T\Pi\), 71-\(T\Pi\) to controlling bodies on the annual basis.
- 5. To renew documents for the mining leases in areas under mining in Gostechnadzor of the Russian Federation in Verkhne Donskoy region before 01.05.2005.
- 6. To write off dolomite reserves accounted by the State in the field areas within the mining lease at the time of operations completion and perform complete reclamation of dislocated soils.
- 7. To prepare the annual mining development plan for the forthcoming year and to coordinate it with Gostechnadzor of the Russian Federation in Verkhne-Donskoy region before December 15.
- 8. Two years prior to license expiry date a project of mining opening final liquidation and dislocated soil reclamation shall be developed and approved.

All the above liabilities are fulfilled within established deadlines.

b) Mineral processing:

Electric full-rotary excavators manufactured by UZTM of $\Im K$ –5a and $\Im K\Gamma$ –4,6E type with 5 m^3 and 4.6 m^3 bucket capacity respectively and max. digging height of 10.3 m which corresponds to height of common quarry face and stripping capacity are used for dolomite extraction in open-cut mine. Drill works are done by roller-bit drilling rig of CEIII–250MH type. Borehole diameter is 250 m at drilling depth of 10-12 meters. Ore is crushed by jaw crushers with simple movement of jaw of grade III/III $\Im K$ 12 and III/III $\Im K$ 15x21 with receiving hole of 900 m x 1200 m and 1500 m x 2100 m respectively and capacity of 180 m3/m3/m4 respectively. The material is additionally crushed in cone secondary crushers of K1750M2 and K1750M3 and M4 types with 200 m3/m5 and M500 m3/m5 capacity respectively. Material is classified by fractions by vibrating screens of M10. M10 M10 M10 M20 M3/M10 M10 M10 M3/M10 M10 M

Screened material is transported by belt conveyors of horizontal and inclined type with belt width of B 800 mm, B 1000 mm and B 1200 mm, of capacity which is correspondent to capacities of main production lines, i.e. jaw and cone crushers.

c) Product sales:

Permissions for dolomite products sales and export quotas allocated by the Federal Law are not provided for.

III. Open Joint-Stock Company Stoilensky GOK (OJSC Stoilensky GOK)

- a) Mineral reserves:
- 1) According to the obtained license, OJSC Stoilensky GOK has the right for quarry operation at the Sloilensk iron ore and nonmetallics field.

The field was explored by Belgorod geological surveillance expedition.

State Mineral Reserves Commission with the Ecology and Natural Resources Ministry of the Russian Federation approved the following reserves for quarry operations (500 meters to bedding rock) (Minutes No. 1, No. 2 dd. January 24, 1992):

- high grade iron ore;
- magnetite quartzite;
- oxidized quartzite;
- clay and loam;
- chalk;
- marl;
- sand;
- decayed slate;
- crystalline slate;
- quartzitic sandstone;
- granite gneiss.

The balance sheet reserves remainder as of 01.10.2007:

- high grade iron ore of category B+C1 54,902 thousand tons; of category C2 11,991 thousand tons;
- magnetite quartzite of category B+C1-4,891,289 thousand tons; of category C2-1,563,565 thousand tons.

Extraction volume from the beginning of field excavation till 01.10.2007 accounted for:

- high grade iron ore 107,450 thousand tons;
- magnetite quartzite 365,031 thousand tons.

Annual design capacity of the Company on high grade iron ore excavation is 1000 thousand tons, magnetite quartzite – 25440 thousand tons.

Stoilensky GOK was granted the license of series BEI No 13030 T9 for subsoil usage – excavation of iron ore, ferruginous quartzite of Stoilensky field, as well as associated nonmetallics located in stripping and special dumps; the license was registered by Natural Resources Ministry of Russia under No. 3955 dd. 24.03.2005. Marketable products produced by iron ore processing are sintering ore and iron ore concentrate. Nonmetallic by-products and finished products from their processing are used in-house or in other companies.

Issue date of the license: March 24, 2005.

License expiry date: January 1, 2016. (Validity of the license can be prolonged upon initiative of the subsoil user as well as in other cases set forth in the Federal Act "On subsoils").

The license was granted on the basis of Application and licensing documents submitted by OJSC Stoilensky GOK.

Under terms and conditions of the license and within its validity, OJSC Stoilensky GOK shall:

- effect payments for extraction of minerals and for the use of land lots;
- observe the rules of safe operation, environmental protection, mineral resources conservation, subsoil protection.

Under special conditions of the license, OJSC Stoilensky GOK is liable to:

- additionally coordinate payment terms or procedures for subsoil use with the issuing bodies in case existing legislation changes;
 - should any unknown mineral types and associated valuable components be found at the moment

of license granting, the issuing bodies are entitled to call for state appraisal of geological materials and review the conditions of subsoil use;

- prepare reports on fulfillment of subsoil use conditions under this license for the previous year not later than on January 15 of the year following the reporting one;
 - renew the license due to change of the company's name or status.

The obligations stated in the license are fulfilled by the Company according to the established procedure.

2) Under license of series BEA No. 50162 B9, OJSC Stoilensky GOK is entitled to extract drainage groundwater in order to dewater the quarry of Stoilensk ferruginous quartzite field.

Issue date of the license: 13.01.2003.

License expiry date: 01.11.2012.

The license was granted on the basis of Application and licensing documents submitted by OJSC Stoilensky GOK.

Drainage groundwater reserves of Stoilensk field were approved according to Turonian Maastricht, Alb-senoman aquiferous stratum and Archean Proterozoic aquiferous complex in the amount of 126,7 thousand m³/day under category A+B (Minutes No. 1291 GKZ dd. November 24, 2006)

Turonian Maastricht aquiferous stratum refers to top interstitial weathering zone of marl-chalk stratum with 60-90 meters capacity of the same age. The stratum is free-flow, static level is at 25-50 meters depth. The stratum around the quarry is fully drained.

Alb-senoman aquiferous stratum refers to medium sands of the same age located at 90-110 meters depth overlapped by sand-clay deposits of quaternary age and chalk – marl rocks. The stratum is free-flow, depth is 63-94 meters. Decrease of groundwater level in area of drained contour is 40-45 meters.

Archaean Proterozoic aquiferous stratum of 150 m capacity refers to cracked area of crystalline rock, confining bed of which lies at the depth of 120-140 meters. Aquiferous stratum is under pressure, piezometric level is at the depth of 75-100 meters, the quarry is drained.

OJSC Stoilensky GOK drains groundwater through 127 draining rise wells and 12 filters drilled from ring-type horizontal quarry system of 28 km total length. Underground water intake includes 20 rise upward boreholes and mine drainage from shaft No. 3.

Mine drainage in QIII 2007 on the whole accounted for 10 573 442 m³, including household and potable water 895 778 m³.

Area of water intake belongs to Don river basin.

The subsoil user is permitted to take groundwater continuously in order to drain the quarry with the decrease of groundwater level to the drainage working and in quantity providing for safe mining operations.

In the subsoil user's territory there is a network of observation wells by which the subsoil user monitors groundwater and studies hydrodynamic and hydrochemical conditions of groundwater in the affected zone.

According to the license terms and conditions OJSC Stoilensk GOK shall effect payments for the use of water bodies in accordance with the existing legislation of the Russian Federation, as well as legislative instruments and regulations of the Government and Administration of the Belgorod region.

The liabilities stated in the license are fulfilled by the Company according to the established procedure.

b) Minerals processing:

1. Main technologies used:

The field is excavated, i.e. opened by a network of trenches. Excavation system includes external refuse disposal. Quarry depth is 345 meters. Loose deposits are being opened by rotor complex and cyclic excavators. Rock stripping, high grade ore and ferruginous quartzite are extracted by cyclic excavators with preliminary opening by drilling-and-blasting operations. Ore mass is taken out of the quarry by trucks, railway and conveyor belts.

High grade ore processing includes three stages of crushing and screening with separation of sintering ore. Processing of ferruginous quartzite (magnetite) takes three stages of crushing with closed final stage, four stages of milling, magnetic separation, desliming, dehydration of concentrate in vacuum filters. Hydrotransportation of processing tailings is forced/gravity-flowing type. Water recycling is used.

- 2. The following equipment is used:
- 2.1. Mining operations:
- drilling rigs СБШ –250 MHA-32;
- charge machine "Akvatol", M3-4;
- cyclic excavators ЭКГ-10, ЭКГ-10Р, ЭКГ-8И, ЭКГ-8УС, ЭКГ-4,6 (4У, 5У), ЭШ10/70, ЭШ6/45;
- rotor complex KU-800.
- 2.2. Transportation of mining mass:
- dump trucks BELAZ 75131, 75746, 7555;
- electric locomotives ОПЭ-1, НП-1, locomotives ЧМЭ-3, ТЭМ-2, М-62;
- boxcars 2BC-105:
- mobile conveyor in rotor complex KU-800.
- 2.3 Crushing and benefication equipment:
- crushers ЩКД 2100/1500, ДМРиЭ14,5/13, ККД 1500/180, КСД 3000Т, КМД 3000Т2-ДП, Hydrocone H8800 (SANDVIK) ;
 - screens ГИСТ-72, ГИТ-52H, LF3060D;
 - classifiers 2KCH 3,0x17,2;
 - mills МШЦУ5,5х65, МШЦ 5,5х6,5;
 - separators ПБМ-П-120/300, ПБМ-ПП-150/200, ПБМ-ПП-120/300;
 - deslimers MД-12;
 - vacuum filters ДШ 100/2,5, ДТВО-100/2,58У, ДОО-100/2,5;
 - pumps ΓΡΚ, ΓΡΤ 1250/71, ΓΡΚ 1600/56, 350 MMC "Weir Minerals"
 - stationary, reverse, mobile belt conveyors.
 - в) Sales

Finished products (sintering ore and iron ore concentrate) are sold on the basis of agreements concluded with customers.

No authorization of state bodies is required for the sales of these products.

3.2.9. Additional requirements to the Issuers whose core activity is communication services.

The information is not submitted due to the fact that the Issuer does not render communication services.

3.3. The Issuer's prospects.

In recent years NLMK has been one of the most efficient steelmakers in Russia and in the world.

In accordance with the approved "Sustainable Development Strategy for 2007-2011", NLMK continues to strengthen its vertical integration aimed at self-sufficiency in main raw materials and, therefore, cost reduction.

The key element of NLMK's production strategy is a large-scale Technical Upgrade & Development Program, which was launched in 2000. In 2007 NLMK started implementing its 2nd stage (2007-2011), its basic parameters were approved by NLMK's Board of Directors in 2006. The program will be financed by cashflows from NLMK's core activity and existing funds.

The main objective of the Technical Upgrade & Development Program is a balanced growth of the Company at all stages of production chain. In line with the strategy chosen, the Company intends to make the best use of its main competitive advantage – low-cost production of high-quality steel. In this connection, NLMK's midterm plans involve slabs production ramp-up with further processing at rolling facilities, acquired in the key sales markets.

In the framework of all NLMK's investment projects, it intends to pay major attention to labor safety and industrial ecology.

In 2007 the Company will continue to optimize its control functions and intensify its business processes.

3.4. The Issuer's share in industrial, banking and financial groups, holdings, concerns and associations.

The Issuer does not have any share in industrial, bank and financial groups, holdings, concerns and associations.

3.5. Subsidiaries and affiliated companies of the Issuer.

1. Full name: Limited-Liability Company Lipetsk Insurance Company Chance

Abbreviated name: LLC LSO Chance

Domicile: 30, ul. Nedelina, Lipetsk 398059 Russia

The basis for recognition of subsidiary status with respect to the Issuer: the Issuer holds over 50 % of the equity

The Issuer's share in subsidiary's equity: 100 %

The subsidiary's share in the Issuer's equity: *no*

Core activity of the subsidiary: insurance activity.

Importance for the Issuer: production process servicing.

Information on the personal structure of the Company's Board:

The Board is not provided for by the Company Charter.

Information on the staff of the Company's corporate executive body:

The corporate executive body is not provided for by the Company Charter.

Information on the Company's single executive body:

Director – Elena I. Vlasova, year of birth – 1961, doesn't hold any share in the Issuer's equity.

2. Full name: Limited-Liability Company Steel

Abbreviated name: LLC Steel

Domicile: 1, ul. Lenin, Uglich, Yaroslavl region 152620 Russia

The basis for recognition of subsidiary status with respect to the Issuer: the Issuer holds over 50 % of the equity

The Issuer's share in subsidiary's equity: 100 %

The subsidiary's share in the Issuer's equity: no

Core activity of the subsidiary: supply of raw & other materials, scrap for iron and steel industry.

Importance for the Issuer: *production process servicing*.

Information on the personal structure of the Company's Board:

The Board is not provided for by the Company Charter.

Information on the staff of the Company's corporate executive body:

The corporate executive body is not provided for by the Company Charter.

Information on the Company's single executive body:

General Director – Oleg A. Schetnikov, year of birth – 1963, doesn't hold any share in the Issuer's equity.

3. Full name: Limited-Liability Company Novolipetskoye

Abbreviated name: LLC Novolipetskove

Domicile: Village Tyushevka, Lipetsk region, 398052 Russia

The basis for recognition of subsidiary status with respect to the Issuer: the Issuer holds over 50 % of the equity

The Issuer's share in subsidiary's equity: 100 %

The subsidiary's share in the Issuer's equity: no

Core activity of the subsidiary: production and processing of agricultural products.

Importance for the Issuer: insignificant influence.

Information on the personal structure of the Company's Board:

Chairman: Natalia V. Panova, year of birth - 1981, doesn't hold any share in the Issuer's equity; Members:

- 1. Elena P. Ukolova, year of birth 1980, doesn't hold any share in the Issuer's equity;
- 2. Valery A.Mamyshev, year of birth 1941, share in the Issuer's equity: 0.00017% share in the Issuer's common stock: 0.00017%
- 3. Grigory I. Putilin, year of birth 1974, doesn't hold any share in the Issuer's equity;
- 4. Elena S. Meyer, year of birth 1980, doesn't hold any share in the Issuer's equity.

Information on the staff of the Company's corporate executive body:

The corporate executive body is not provided for by the Company Charter.

Information on the Company's single executive body:

Director – Vladimir N. Semenov, year of birth – 1958, doesn't hold any share in the Issuer's equity.

4. Full name: Limited-Liability Company Karamyshevskoye

Abbreviated name: LLC Karamyshevskoye

Domicile: 1, ul. Tsentralnaya, village Karamyshevo, Gryazi district, Lipetsk region 399077 Russia

The basis for recognition of subsidiary status with respect to the Issuer: the Issuer holds over 50 % of the equity;

The Issuer's share in subsidiary's equity: 100 %

The subsidiary's share in the Issuer's equity: no

Core activity of the subsidiary: production and processing of agricultural products.

Importance for the Issuer: insignificant influence.

Information on the personal structure of the Company's Board:

Chairman: Alexey M. Postnikov, year of birth – 1980, doesn't hold any share in the Issuer's equity. Members:

- 1. Olga D. Grechishkina, year of birth 1964, doesn't hold any share in the Issuer's equity.
- 2. Elena S. Meyer, year of birth 1980, doesn't hold any share in the Issuer's equity;
- 3. Natalia V. Panova, year of birth 1981, doesn't hold any share in the Issuer's equity;
- 4. Viktoriya A. Kuryanova, year of birth 1979, doesn't hold any share in the Issuer's equity.

Information on the staff of the Company's corporate executive body:

The corporate executive body is not provided for by the Company Charter.

Information on the Company's single executive body:

Director – Vladimir V. Yelizarov, year of birth – 1948, doesn't hold any share in the Issuer's equity.

5. Full name: Limited-Liability Company Trade House NLMK

Abbreviated name: LLC Trade House NLMK

Domicile: bldg. B, 1/15, Kotelnicheskaya naberezhnaya, Moscow 109240 Russia

The basis for recognition of subsidiary status with respect to the Issuer: the Issuer holds over 50% of the equity

The Issuer's share in subsidiary's equity: 100 %

The subsidiary's share in the Issuer's equity: **no**

Core activity of the subsidiary: domestic and export trading of ferrous and non-ferrous metals.

Importance for the Issuer: production process servicing.

Information on the personal structure of the Company's Board:

Chairman: Victor P. Kirilenko, year of birth – 1957, doesn't hold any share in the Issuer's equity Members:

- 1. Andrey A. Smirnov, year of birth 1961,
 - share in the Issuer's equity: 0.00018%,
 - share in the Issuer's common stock: 0.00018%;
- 2. Alexander I. Kravchenko, year of birth 1955,

share in the Issuer's equity: 0.00018%,

share in the Issuer's common stock: 0.00018%;

- 3. Pavel V. Gorodilov, year of birth 1957,
 - share in the Issuer's equity: 0.00022%,
 - share in the Issuer's common stock: 0.00022%;
- 4. Andrey V. Mikhalev, year of birth 1977, doesn't hold any share in the Issuer's equity;

5. Igor A. Matsak, year of birth – 1970, doesn't hold any share in the Issuer's equity;

6. Dmitry V. Mukhortov, year of birth – 1973, doesn't hold any share in the Issuer's equity.

Information on the staff of the Company's corporate executive body:

The corporate executive body is not provided for by the Company Charter.

Information on the Company's single executive body:

General Director – Maria A. Kovalenko, year of birth – 1976, doesn't hold any share in the Issuer's equity.

6. Full name: Limited Liability Company Vtorchermet NLMK

Abbreviated name: LLC Vtorchermet NLMK

Domicile: bldg. B, 1/15, Kotelnicheskaya naberezhnaya, Moscow 109240 Russia

The basis for recognition of subsidiary status with respect to the Issuer: the Issuer holds over 50% of the equity

The Issuer's share in subsidiary's equity: 100 %

The subsidiary's share in the Issuer's equity: *no*

Core activity of the subsidiary: purchasing, processing and selling of ferrous and non-ferrous scrap.

Importance for the Issuer: production process servicing.

Information on the personal structure of the Company's Board:

Chairman: not elected.

Members:

- 1. Konstantin V. Lashkevich, year of birth 1977, doesn't hold any share in the Issuer's equity;
- 2. Savely N. Shin, year of birth 1953, doesn't hold any share in the Issuer's equity;
- 3. Maxim G. Ponomarev, year of birth 1973, doesn't hold any share in the Issuer's equity;
- 4. Grigory I. Putilin, year of birth 1974, doesn't hold any share in the Issuer's equity.
- 5. Alexander S. Korotayev, year of birth 1960,

share in the Issuer's equity: 0.00023%,

share in the Issuer's common stock: 0.00023%;

Information on the staff of the Company's corporate executive body:

The corporate executive body is not provided for by the Company Charter.

Information on the Company's single executive body:

Director General – Savely N. Shin, year of birth – 1953, doesn't hold any share in the Issuer's equity.

7. Full name: Kuzbass Asset Holdings Limited

Domicile: Offices 41/42, Victoria House, 26, Main Street, Gibraltar

The basis for recognition of subsidiary status with respect to the Issuer: the Issuer holds over 50% of the voting shares;

The Issuer's share in subsidiary's equity: 100 %

The Issuer's share of subsidiary's common stock: 100 %

The subsidiary's share in the Issuer's equity: **no**

Core activity of the subsidiary: trading, commissioning, stock, broker and investment operations.

Importance for the Issuer: *production process servicing*.

Information on the Company's single executive body:

Director – Marat P. Degoyev, year of birth – 1967, doesn't hold any share in the Issuer's equity.

8. Full name: Limited Liability Company "Independent Transport Company"

Abbreviated name: LLC "NTK"

Domicile: 32A, Leninsky prospect, Moscow 119991 Russia

The basis for recognition of subsidiary status with respect to the Issuer: the Issuer holds over 50% of the equity

The Issuer's share in subsidiary's equity: 100 %

The subsidiary's share in the Issuer's equity: **no**

Core activity of the subsidiary: cargo transportation and other forwarding services.

Importance for the Issuer: production process servicing.

Information on the personal structure of the Company's Board:

Chairman: Viktor P. Kirilenko, year of birth – 1957, doesn't hold any share in the Issuer's equity. Members:

- 1. Oleg Yu. Bukin, year of birth 1966, doesn't hold any share in the Issuer's equity;
- 2. Alexander I. Kravchenko, year of birth 1955,

share in the Issuer's equity: 0.00018%,

share in the Issuer's common stock: 0.00018%;

- 3. Dmitry V. Mukhortov, year of birth 1973, doesn't hold any share in the Issuer's equity;
- 4. Valery A. Loskutov, year of birth 1969,

share in the Issuer's equity: 0.00012%,

share in the Issuer's common stock: 0.00012%.

Information on the staff of the Company's corporate executive body:

The corporate executive body is not provided for by the Company Charter.

Information on the Company's single executive body:

Director General - Oleg Yu. Bukin, year of birth - 1966, doesn't hold any share in the Issuer's equity.

9. Full name: Limited Liability Company VIZ-Stal

Abbreviated name: LLC VIZ-Stal

Domicile: 28, vl. Kirova, Ekaterinburg 620219 Russia

The basis for recognition of subsidiary status with respect to the Issuer: the Issuer holds over 50 % of the equity;

The Issuer's share in subsidiary's equity: 100 %

The subsidiary's share in the Issuer's equity: no

Core activity of the subsidiary: production and sales of electrical steel

Importance for the Issuer: production and sales of electrical steel.

Information on the personal structure of the Company's Board:

Chairman: Valery V. Schevelev, year of birth - 1967, doesn't hold any share in the Issuer's equity Members:

- 1. Mikhail B. Tsyrlin, year of birth 1938, doesn't hold any share in the Issuer's equity;
- 2. Yuri I. Larin, year of birth 1952,

share in the Issuer's equity: 0.00017%,

share in the Issuer's common stock: 0.00017%.

3. Valery A. Loskutov, year of birth – 1969,

share in the Issuer's equity: 0.00012%,

share in the Issuer's common stock: 0.00012%.

- 4. Evgeny A. Ovcharov, year of birth 1977, doesn't hold any share in the Issuer's equity;
- 5. Igor N. Anisimov, year of birth 1965,

share in the Issuer's equity: 0.00017%,

share in the Issuer's common stock: 0.00017%.

Information on the staff of the Company's corporate executive body:

The corporate executive body is not provided for by the Company Charter.

Information on the Company's single executive body:

Director General – Alexander V. Demakov, year of birth - 1945, doesn't hold any share in the Issuer's equity.

10. Full name: Subsidiary "Holiday Hotel Novolipetsky Metallurg" of Open Joint Stock Company

"Novolipetsk Steel"

Abbreviated name: no

Domicile: 25, per. Chekhov, village Morskoye, the city of Sudak, Crimea Autonomy, 334886 Ukraine

The basis for recognition of subsidiary status with respect to the Issuer: the Issuer holds over 50% of the equity

The Issuer's share in subsidiary's equity: 100 %

The subsidiary's share in the Issuer's equity: no

Core activity of the subsidiary: recreational activities, services for holiday-makers, treatment and health-improving services.

Importance for the Issuer: insignificant influence.

Information on the personal structure of the Company's Board:

The Board is not provided for by the Company Charter.

Information on the staff of the Company's corporate executive body:

The corporate executive body is not provided for by the Company Charter.

Information on the Company's single executive body:

Director – Svetlana V. Mineyeva, year of birth - 1971, doesn't hold any share in the Issuer's equity

11. Full name: NLMK International B.V.

Domicile: Netherlands, Amsterdam

The basis for recognition of subsidiary status with respect to the Issuer: the Issuer holds over 50% of the equity

The Issuer's share in subsidiary's equity: 100 %

The Issuer's share of subsidiary's common stock: 100 %

The subsidiary's share in the Issuer's equity: no

Core activity of the subsidiary: holding company, holding of shares of the production and trading

subsidiaries, management of subsidiaries, organization of their financing

Importance for the Issuer: management of NLMK's foreign assets

Information on the personal structure of the Company's Board of Managing Directors:

Managing Directors:

1. Galina A. Aglyamova, year of birth - 1961,

share in the Issuer's equity: 0.00017%,

share in the Issuer's common stock: 0.00017%;

- 2. Dmitry A. Baranov, year of birth 1968, doesn't hold any share in the Issuer's equity;
- 3. Alexey A. Lapshin, year of birth 1947, doesn't hold any share in the Issuer's equity;
- 4. Maria A. Starostina, year of birth 1974, doesn't hold any share in the Issuer's equity;

12. Full name: Limited-Liability Company Larmet

Abbreviated name: LLC Larmet

Domicile: 44/28, ul. Studencheskaya, Moscow 121165 Russia

The basis for recognition of subsidiary status with respect to the Issuer: the Issuer holds over 50% of the equity:

The Issuer's share in subsidiary's equity: 99.98 %

The subsidiary's share in the Issuer's equity: no

Core activity of the subsidiary: wholesale trade of steel and steel products

Importance for the Issuer: production process servicing.

Information on the personal structure of the Company's Board:

The Board is not provided for by the Company Charter.

Information on the staff of the Company's corporate executive body:

The corporate executive body is not provided for by Company Charter.

Information on the Company's single executive body:

General Director – Pavel V. Lizogub, year of birth – 1966, doesn't hold any share in the Issuer's equity.

13. Full name: Limited-Liability Company VIMET

Abbreviated name: LLC VIMET

Domicile: 2, pl. Metallurgov, Lipetsk, 398040 Russia

The basis for recognition of subsidiary status with respect to the Issuer: the Issuer holds over 50% of the equity;

The Issuer's share in subsidiary's equity: 99.97 %

The subsidiary's share in the Issuer's equity: **no**

Core activity of the subsidiary: wholesale delivery of steel-making raw materials, wholesale delivery of steel products.

Importance for the Issuer: production process servicing.

Information on the personal structure of the Company's Board:

The Board is not provided for by the Company Charter.

Information on the staff of the Company's corporate executive body:

The corporate executive body is not provided for by the Company Charter.

Information on the Company's single executive body:

General Director - Viktor P. Kirilenko, year of birth - 1957, doesn't hold any share in the Issuer's equity.

14. Full name: Open Joint Stock Company Stoilensky GOK

Abbreviated name: OJSC Stoilensky GOK

Domicile: Russian Federation

The basis for recognition of subsidiary status with respect to the Issuer: the Issuer holds over 50% of the Company's voting shares;

The Issuer's share in subsidiary's equity: 96.98 %

The Issuer's share of common stock of the subsidiary: 96.98 %

The subsidiary's share in the Issuer's equity: no

Core activity of the subsidiary: strip mining and dressing of ferrous and other ores.

Importance for the Issuer: significant influence, production process servicing.

Information on the personal structure of the Company's Board:

Chairman: Alexander N. Saprykin, year of birth – 1967, doesn't hold any share in the Issuer's equity. Members:

- 1. Galina A. Aglyamova, year of birth 1961, share in the Issuer's equity: 0.00017%, share in the Issuer's common stock: 0.00017%;
- 2. Alexander Y. Gorshkov, year of birth 1961, doesn't hold any share in the Issuer's equity;
- 3. Viktor P. Kirilenko, year of birth 1957, doesn't hold any share in the Issuer's equity;
- 4. Alexander I. Kravchenko, year of birth 1955, share in the Issuer's equity: 0.00018%, share in the Issuer's common stock: 0.00018%;
- 5. Denis E. Samsikov, year of birth 1973, doesn't hold any share in the Issuer's equity;
- 6. Maxim G. Ponomarev, year of birth 1973, doesn't hold any share in the Issuer's equity;
- 7. Alexander G. Starchenko, year of birth 1968, doesn't hold any share in the Issuer's equity;
- 8. Georgy E. Isayenko, year of birth 1961, doesn't hold any share in the Issuer's equity.

Information on the staff of the Company's corporate executive body:

The corporate executive body is not provided for by the Company Charter.

Information on the Company's single executive body:

General Director – Alexander Y. Gorshkov, year of birth – 1961, doesn't hold any share in the Issuer's equity.

15. Full name: *Open joint-stock company Altai-koks*

Abbreviated name: OJSC Altai-koks

Domicile: Zarinsk, the Altai Territory, 659107 Russia

The basis for recognition of subsidiary status with respect to the Issuer: the Issuer holds over 50% of the company's voting shares

The Issuer's share in subsidiary's equity: 93.88 %

The Issuer's share of common stock of the subsidiary: 93.88 %

The subsidiary's share in the Issuer's equity: no

Core activity of the subsidiary: *production and sales of coke and by-products*.

Importance for the Issuer: significant influence, production process servicing.

Information on the personal structure of the Company's Board:

Chairman: Alexander G. Starchenko, year of birth – 1968, doesn't hold any share in the Issuer's equity Members:

- 1. Valery A. Loskutov, year of birth 1969, share in the Issuer's equity: 0.00012%,
 - share in the Issuer's common stock: 0.00012%;
- 2. Igor N. Anisimov, year of birth 1965, share in the Issuer's equity: 0.0017%,

share in the Issuer's common stock: 0.0017%;

- 3. Denis E. Samsikov, year of birth 1973, doesn't hold any share in the Issuer's equity;
- 4. Vyacheslav P. Fyodorov, year of birth 1966, doesn't hold any share in the Issuer's equity;
- 5. Evgeny A. Ovcharov, year of birth 1977, doesn't hold any share in the Issuer's equity;
- 6. Evgeny N. Ponomarev, year of birth 1966, share in the Issuer's equity: 0.00005%,
 - share in the Issuer's common stock: 0.00005%;
- 7. Pavel V. Lizogub, year of birth 1966, doesn't hold any share in the Issuer's equity;
- 8. Alexander Y. Zarapin, year of birth 1962, doesn't hold any share in the Issuer's equity. Information on the staff of the Company's corporate executive body (Management Board):
- 1. Pavel V. Lizogub, year of birth 1966, doesn't hold any share in the Issuer's equity;
- 2. Victor I. Pirogov, year of birth 1951, doesn't hold any share in the Issuer's equity;
- 3. Evgeny N. Ponomarev, year of birth 1966,

share in the Issuer's equity: 0.00005%,

share in the Issuer's common stock: 0.00005%;

- 4. Rudolf R. Kantsler, year of birth 1952, doesn't hold any share in the Issuer's equity;
- 5. Vasily V. Kochkin, year of birth 1948, doesn't hold any share in the Issuer's equity;
- 6. Gairat R. Mukushev, year of birth 1961, doesn't hold any share in the Issuer's equity;
- 7. Victor Ya. Shtro, year of birth 1953, doesn't hold any share in the Issuer's equity.

Information on the Company's single executive body:

General Director – Pavel V. Lizogub, year of birth – 1966, doesn't hold any share in the Issuer's equity.

16. Full name: Open Joint Stock Company Dolomite

Abbreviated name: OJSC Dolomite

Domicile: 1, ul. Sverdlova, Dankov, Lipetsk region 399854 Russia

The basis for recognition of subsidiary status with respect to the Issuer: the Issuer holds over 50% of the company's voting shares;

The Issuer's share in subsidiary's equity: 92.74 %

The Issuer's share of common stock of the subsidiary: 92.74%

The subsidiary's share in the Issuer's equity: no

Core activity of the subsidiary: extraction and processing of dolomite.

Importance for the Issuer: significant influence, production process servicing.

Information on the personal structure of the Company's Board:

Chairman: Alexander N. Saprykin, year of birth - 1967, doesn't hold any share in the Issuer's equity Members:

- 1. Alexey I. Berdnikov, year of birth 1973, doesn't hold any share in the Issuer's equity;
- 2. Konstantin V. Lashkevich, year of birth 1977, doesn't hold any share in the Issuer's equity;
- 3. Georgy E. Isayenko, year of birth 1961, doesn't hold any share in the Issuer's equity;
- 4. Andrey V. Mikhalev, year of birth 1977, doesn't hold any share in the Issuer's equity;
- 5. Alexey L. Myazin, year of birth 1977, doesn't hold any share in the Issuer's equity;
- 6. Alexander I. Tatyanin, year of birth 1979, doesn't hold any share in the Issuer's equity.

Information on the staff of the Company's corporate executive body (Management Board):

The corporate executive body has not been formed.

Information on the Company's single executive body:

General Director – Valery A. Vyalov, year of birth – 1957, doesn't hold any share in the Issuer's equity.

17. Full name: Open Joint Stock Company Studenovsk Joint Stock Mining Company

Abbreviated name: OJSC Stagdok

Domicile: 4, ul Gaidara, Lipetsk 398008 Russia

The basis for recognition of subsidiary status with respect to the Issuer: the Issuer holds over 50 % of the subsidiary's voting shares

The Issuer's share in subsidiary's equity: 88.62 %

The Issuer's share of common stock of the subsidiary: 88.62 %

The subsidiary's share in the Issuer's equity: **no**

Core activity of the subsidiary: production of flux limestone for steel-making process, production of industrial limestone for sugar industry, production of lime-bearing materials and crushed rock for construction and road works.

Importance for the Issuer: significant influence, production process servicing.

Information on the personal structure of the Company's Board:

Chairman: Alexander N. Saprykin, year of birth - 1967, doesn't hold any share in the Issuer's equity Members:

- 1. Georgy E. Isayenko, year of birth 1961, doesn't hold any share in the Issuer's equity;
- 2. Konstantin V. Lashkevich, year of birth 1977, doesn't hold any share in the Issuer's equity;
- 3. Grigory I. Putilin, year of birth 1974, doesn't hold any share in the Issuer's equity;
- 4. Alexander Y. Ledenev, year of birth 1969, doesn't hold any share in the Issuer's equity;
- 5. Oleg V. Skorokhodov, year of birth 1974, doesn't hold any share in the Issuer's equity:
- 6. Denis E. Samsikov, year of birth 1973, doesn't hold any share in the Issuer's equity.

Information on the staff of the Company's corporate executive body:

The corporate executive body is not provided for by the Company Charter.

Information on the Company's single executive body:

General Director – Viktor S. Bondar, year of birth – 1941, doesn't hold any share in the Issuer's equity.

18. Full name: Limited-Liability Company Vtormetsnab NLMK

Abbreviated name: LLC Vtormetsnab NLMK

Domicile: 2, pl. Metallurgov, Lipetsk 398040 Russia

The basis for recognition of subsidiary status with respect to the Issuer: the Issuer holds over 50 % of the company's equity

The Issuer's share in subsidiary's equity: 70.00 % The subsidiary's share in the Issuer's equity: no

Core activity of the subsidiary: storage, processing and sales of ferrous scrap

Importance for the Issuer: production process servicing.

Information on the personal structure of the Company's Board:

Chairman: not elected.

Members:

1. Alexander S. Korotayev, year of birth – 1960, share in the Issuer's equity: 0.00023%, share in the Issuer's common stock: 0.00023%;

- 2. Grigory I. Putilin, year of birth 1974, doesn't hold any share in the Issuer's equity;
- 3. Andrey V. Mikhalev, year of birth 1977, doesn't hold any share in the Issuer's equity;
- 4. Igor A. Frolov, year of birth 1967, doesn't hold any share in the Issuer's equity;
- 5. Konstantin V. Lashkevich, year of birth 1977, doesn't hold any share in the Issuer's equity;
- 6. Savely N. Shin, year of birth 1953, doesn't hold any share in the Issuer's equity.
- 7. Irina V. Vetkina, year of birth 1971, doesn't hold any share in the Issuer's equity.

Information on the staff of the Company's corporate executive body:

The corporate executive body is not provided for by the Company Charter.

Information on the Company's single executive body:

General Director - Vladimir A. Stasenko, year of birth - 1969, doesn't hold any share in the Issuer's equity.

19. Full name: Open Joint Stock Company Tuapse Commercial Seaport

Abbreviated name: *OJSC TMTP*

Domicile: 2, ul. Morskoy Boulevard, Tuapse, the Krasnodar Territory, 352800 Russia

The basis for recognition of subsidiary status with respect to the Issuer: the Issuer holds over 50% of voting shares

The Issuer's share in subsidiary's equity: 69.41 %

The Issuer's share of common stock of the subsidiary: 69.41 %

The subsidiary's share in the Issuer's equity: no

Core activity of the subsidiary: cargo handling, servicing of national and foreign vessels.

Importance for the Issuer: production process servicing.

Information on the personal structure of the Company's Board:

Chairman: Oleg Y. Bukin, year of birth – 1966, doesn't hold any share in the Issuer's equity. Members:

- 1. Vladimir N. Ampilogov, year of birth 1950, doesn't hold any share in the Issuer's equity;
- 2. Alexander I. Kravchenko, year of birth 1955, share in the Issuer's equity: 0.00018%,
 - share in the Issuer's common stock: 0.00018%;
- 3. Dmitry V. Mukhortov, year of birth 1973, doesn't hold any share in the Issuer's equity;
- 4. Victor P. Kirilenko, year of birth 1957, doesn't hold any share in the Issuer's equity;
- 5. Alexey S. Smolyansky, year of birth 1974, doesn't hold any share in the Issuer's equity;
- 6. Evgeny G. Trunin, year of birth 1960, doesn't hold any share in the Issuer's equity;
- 7. Sergey V. Chelyadin, year of birth 1965, doesn't hold any share in the Issuer's equity;
- 8. Nikolai A. Gagarin, year of birth 1950, doesn't hold any share in the Issuer's equity; Information on the staff of the Company's corporate executive body (the Management):
- 1. Sergey V. Kozlov, year of birth 1963, doesn't hold any share in the Issuer's equity;
- 2. Olga G. Yermolayeva, year of birth 1953, doesn't hold any share in the Issuer's equity;
- 3. Yuri A. Khilov, year of birth 1948, doesn't hold any share in the Issuer's equity;
- 4. Alexander L. Silin, year of birth 1958, doesn't hold any share in the Issuer's equity.

5. Sergey A. Sinitsyn, year of birth – 1960, doesn't hold any share in the Issuer's equity.

Information on the Company's single executive body:

General Director – Sergey V. Kozlov, year of birth – 1963, doesn't hold any share in the Issuer's equity.

20. Full name: Open Joint-Stock Company North Oil and Gas Company

Abbreviated name: OJSC Severneftegas

Domicile: bldg. 1, 14, pl. Spartakovskaya, Moscow 105082 Russia

The basis for recognition of subsidiary status with respect to the Issuer: the Issuer holds over 50% of voting shares

The Issuer's share in subsidiary's equity: 62.00 %

The Issuer's share of common stock of the subsidiary: 62.00 %

The subsidiary's share in the Issuer's equity: *no*

Core activity of the subsidiary: exploration of oil and gas fields.

Importance for the Issuer: insignificant influence.

Information on the personal structure of the Company's Board:

Chairman: Dmitry V. Nikiforov, year of birth – 1963, doesn't hold any share in the Issuer's equity.

Members:

- 1. Ivan F. Glumov, year of birth 1936, doesn't hold any share in the Issuer's equity;
- 2. Valery A. Loskutov, year of birth 1969,

share in the Issuer's equity: 0.00012%,

share in the Issuer's common stock: 0.00012%;

- 3. Grigory I. Putilin, year of birth 1974, doesn't hold any share in the Issuer's equity;
- 4. Alexander G. Vedernikov, year of birth 1967, doesn't hold any share in the Issuer's equity;
- 5. Sergey I. Sai, year of birth 1953, doesn't hold any share in the Issuer's equity.

Information on the staff of the Company's corporate executive body:

The corporate executive body is not provided for by the Company Charter.

Information on the Company's single executive body:

General Director – Ivan F. Glumov, year of birth – 1936, doesn't hold any share in the Issuer's equity.

21. Full name: Open Joint-Stock Company Lipetsky Gipromez

Abbreviated name: OJSC Lipetsky Gipromez
Domicile: 1, ul. Kalinina, Lipetsk 398600 Russia

The basis for recognition of affiliated company status with respect to the Issuer: the Issuer holds over 20% of the company's voting shares

The Issuer's share in affiliated company's equity: 57.57 %

The Issuer's share of common stock of the affiliated: 57.57 %

The affiliated company's share in the Issuer's equity: no

Core activity of the affiliated company: development of design documentation.

Importance for the Issuer: production process servicing.

Information on the personal structure of the Company's Board:

Chairman: Yuri I. Larin, year of birth - 1952,

share in the Issuer's equity: 0.00017%

share in the Issuer's common stock: 0.00017%.

Members:

- 1. Valery G. Khaibullin, year of birth 1951, doesn't hold any share in the Issuer's equity;
- 2. Alexey V. Barkov, year of birth 1956,

share in the Issuer's equity: 0.00017%

share in the Issuer's common stock: 0.00017%.

- 3. Sergey F. Nevzorov, year of birth 1951, doesn't hold any share in the Issuer's equity;
- 4. Igor N. Anisimov, year of birth 1965,

share in the Issuer's equity: 0.00017%

share in the Issuer's common stock: 0.00017%.

- 5. Vladimir A. Tretyakov, year of birth 1960, doesn't hold any share in the Issuer's equity;
- 6. Vladimir V. Loginov, year of birth 1967,

share in the Issuer's equity: 0.000018%,

share in the Issuer's common stock: 0.000018%.

Information on the staff of the Company's corporate executive body:

1. Irina P. Morkovina, year of birth – 1959, doesn't hold any share in the Issuer's equity;

- 2. Nikolai I. Nikolayev, year of birth 1957, doesn't hold any share in the Issuer's equity;
- 3. Anatoly V. Boldyrev, year of birth 1961, share in the Issuer's equity:0.00017% share in the Issuer's common stock: 0.00017%.
- 4. Pavel I. Bobylev, year of birth 1965, doesn't hold any share in the Issuer's equity;
- 5. Nina P. Makarova, year of birth 1953, doesn't hold any share in the Issuer's equity;
- 6. Vitaly I. Tonkogolos, year of birth 1958, doesn't hold any share in the Issuer's equity;
- 7. Valery G. Haybullin, year of birth 1951, doesn't hold any share in the Issuer's equity.

Information on the Company's single executive body:

General Director – Valery G. Haybullin, year of birth – 1951, doesn't hold any share in the Issuer's equity.

22. Full name: Steel Invest & Finance (Luxembourg)S.A.

Domicile: 12, rue Leon Thyes, L -2636 Luxembourg

The basis for recognition of subsidiary status with respect to the Issuer: the Issuer holds over 20 % of the subsidiary's voting shares

The Issuer's share in subsidiary's equity: 50 %

The Issuer's share in the subsidiary's common stock: 50 %

The subsidiary's share in the Issuer's equity: *no* Core activity of the subsidiary: *holding company*

Importance for the Issuer: expansion of high value-added products output

Information on the personal structure of the Company's Board:

- 1. Alexey A. Lapshin, year of birth 1947, doesn't hold any share in the Issuer's equity;
- 2. Oleg V. Bagrin, year of birth 1974, doesn't hold any share in the Issuer's equity;
- 3. Benedict Sciortino, year of birth 1950, doesn't hold any share in the Issuer's equity;
- 4. Antonio Gozzi, year of birth 1954, doesn't hold any share in the Issuer's equity;

Director – Horacio Malfatto, year of birth – 1960, doesn't hold any share in the Issuer's equity.

23. Full name: Limited-Liability Company Neptun

Abbreviated name: LLC Neptun

Domicile: office No. 35, 1-v, ul. Adm. Makarova, Lipetsk 398005 Russia

The basis for recognition of subsidiary status with respect to the Issuer: the Issuer holds over 20 % of the equity

The Issuer's share in subsidiary's equity: 25 %

The subsidiary's share in the Issuer's equity: **no**

Core activity of the subsidiary: sport facilities, medical activity, organization of festivals, concerts and other entertainment.

Importance for the Issuer: insignificant influence.

Information on the personal structure of the Company's Board:

The Board is not provided for by the Company Charter.

Information on the staff of the Company's corporate executive body:

The corporate executive body is not provided for by the Company Charter.

Information on the Company's single executive body:

Director – Margarita G. Bekasova, year of birth – 1965, doesn't hold any share in the Issuer's equity.

3.6. Composition, structure and value of the Issuer's fixed assets, information on plans of acquisition, change, retirement of fixed assets as well as on all events of the Issuer's fixed assets encumbrance.

3.6.1. Fixed assets.

RUR

No.	Description of fixed assets group	Initial (replacement) value	Accrued amortization
	As of	30.09.2007	
1	Buildings	9960653378	4340130846
2	Structures	6898570912	4973812606
3	Machinery and equipment	26361289638	12257002236

4	Transport vehicles	2098924551	664301309
5	Industrial tools	114597088	56190583
6	Perennial plants	181948	180460
7	Other fixed assets	95862837	69540159
8	Land	1044117467	0
	Total	46574197819	22361158199

Fixed assets depreciation is effected by accrual of amortized deductions by means of a straight-line method on the basis of assets book value and depreciation rates calculated on the basis of assets useful life. Useful life is determined taking into account the Classification approved by Decree No. 1 dd. 01.01.2002 of the RF Government by the commissions appointed by the decrees issued by heads of divisions.

On the fixed assets acquired in 2001 referred to the group of capital assets "Agricultural tractors" and "Agricultural machines and equipment" accrual of amortized deductions is effected by value write-off, based on the sum of years making up their useful life.

Accrual of amortized deductions is suspended if fixed assets are put to conservation for a 3-month period or longer upon the decision of the Company's General Director as well as during the period of assets reconstruction lasting for over 12 months.

Results of fixed assets and leased fixed assets revaluation in the course of 5 previous completed financial years:

The Issuer has not reevaluated its fixed assets in the course of 5 previous completed financial years.

Plans on acquisition, replacement, retirement of fixed assets, the value of which constitutes 10 percent and more of the total assets value:

In QV 2007 NLMK does not plan to acquire, purchase, replace or retire fixed assets, the value of which constitutes 10 percent and more of their total value.

Information on fixed assets encumbrance as of the date of the reporting period end:

Encumbered assets: fixed assets of NLMK (real estate, transport means, machinery and equipment, vehicles, agricultural machinery, furniture, office equipment, commercial equipment, sports equipment), original (replacement) cost of which amounts to 251 064 088 thousand rubles.

Nature of encumbrance: leased and handed over for free temporary use

Date of encumbrance: *starting from the handover date* Validity of charging: *up to one year under agreements*

Other terms of charging: none.

IV. Information on the Issuer's financial performance.

4.1. Issuer's financial performance.

4.1.1. Profit and loss.

Dynamics of indicators characterizing the Issuer's profitability/ unprofitability:

Indicator	9 months of	9 months of	Vari	ation
inacutor	2006	2007	+/-	%
Revenue from sales of goods, products, works, services, thousand rubles	102 601 775	113 988 309	+ 11 386 534	+ 11,1

Gross profit, thousand rubles	48 581 154	46 544 956	- 2 036 198	- 4,2
Net profit (retained profit), thousand rubles	44 999 674	30 505 929	- 14 493 745 - 32,2	
Return on equity*, %	41,0	24,6	- 16,4 p.p.	
Return on assets*, %	38,0	22,3	- 15,7 p.p.	
Net profitability ratio, %	43,9	26,8	- 17,1 p.p.	
Return on products (sales), %	41,0	33,0	- 8,0 p.p.	
Capital (net assets) turnover ratio, times per period	0,7	0,7	-	
Uncovered loss as of the reporting date, thousand rubles	-	-	-	-
Ratio of uncovered loss to the balance currency as of the reporting date	-	-		

Notes:

*ROE and ROA are annualized.

 $ROE = Net\ profits\ /\ Capital\ and\ reserves\ +\ deferred\ revenues).$

For calculation of the a/m indicators the procedures recommended by the Regulations on Information Disclosure by Securities Issuers, approved by Decree of the Federal Financial Markets Service No. 06-117/n3- μ dd. 10.10.2006.

In the period January-September 2007 NLMK's <u>sales revenues</u> increased by 11,1% as compared to the same period of 2006. It was associated with higher prices for the Company's steel products in domestic and foreign markets.

The Issuer's <u>net profit</u> for 9 months of 2007 reduced by 32,2% vs. the net profit for 9 months of 2006. The decrease of the final financial performance was attributable to lower profit from sales of financial assets in January-September 2007 as compared to the same period of 2006.

Return on equity and return on assets

The decrease of the Company's net profit in the reporting period of 2007 as compared to the same period of 2006 resulted in lower ROE and ROA indicators. For 9 months of 2007, in each ruble of invested equity funds the Company's net profit accounted for 24,6 copecks against 41,0 copecks for 9 months of 2006. ROA declined from 38,0% to 22,3%.

Return on sales and net profit ratio

For 9 months of 2007 the increase in the cost of sales, including commercial and management expenses (+26,1% as compared to 9 months of 2006), exceeded the increase of sales revenue (+11,1% as compared to 9 months of 2006). As a result, return on sales decreased from 41,0% down to 33,0%.

The Issuer's net profit ratio decreased from 43,9% in January-September of 2006 to 26,8% in January-September of 2007, due to lower net profit in the reporting period as compared to 9 months of 2006.

Capital (net assets) turnover ratio

For 9 months of 2007 the Issuer's net assets turnover ratio remained at the level of 9 months of 2006 and amounted to 0.7.

4.1.2. Factors which influenced the Issuer's sales revenue and income (losses) from the Issuer's core operations.

Indicator	9 months of 2006	9 months of 2007	Variation, %
Revenue from sales of goods, products, works, services	102 601 775	113 988 309	+ 11,1
Cost of goods, products, works, services sold	60 536 584	76 333 544	+ 26,1
Sales revenue	42 065 191	37 654 765	- 10,5

For 9 months of 2007 the Company's revenue from sales of products (goods, works, services) increased by 11,1% as compared to the same period of 2006.

Sales revenue increase was caused by the following factors:

- growth of average prices for the products sold (profound effect);
- sales structure change (medium effect);
- sales volume decrease (medium effect);
- decrease of US dollar exchange rate (medium effect).

The cost of products sold (with commercial and management expenses) for 9 months of 2007 increased by 26,1% with reference to actual expenses in the same period of 2006. It was associated with the following reasons:

- higher prices for raw and other materials, utilities (profound effect)
- higher absolute expense: changes in construction in progress, expenses for labor remuneration, taxes, selling expenses (medium effect)
- changes in steel products shipment schedule (minor effect)
- lower sales volume (minor effect)
- changes in the input composition and raw materials structure (minor effect)
- changes in norms for materials and utilities consumption (minor effect)

As a result of more intensive growth of the Company's cost of sales (+26,1%) as compared to the increase in sales revenue (+11,1%) in January - September 2007, sales revenue decreased as compared to the level of 2006 (-10,5%).

4.2. The Issuer's liquidity, adequacy of capital and current assets.

Indicator	as of 30.09.2006	as of 30.09.2007
Own current assets*, thousand rubles	53 965 004	37 689 522
Permanent assets index**	0,68	0,79
Current ratio (Cr)***	5,3	3,1
Quick ratio (Qr)****	3,9	1,9

|--|

Note: in accordance with the financial analysis procedure, the indicators related to the amount of equity capital and short-term liabilities were adjusted (earlier the amount of equity capital included dividends payable, and the amount of short-term liabilities excluded dividends payable).

- * own current assets = current assets other current assets long-term accounts receivable short-term liabilities + deferred income + other short-terms liabilities.
 - ** permanent assets index = (current assets + long-term accounts receivable) / (Capital and reserves + deferred income).
 - *** $Cr = (Current \ assets long-term \ accounts \ receivable other \ current \ assets) / (short-term \ liabilities deferred \ income).$
- **** $Qr = (Current \ assets long-term \ accounts \ receivable other \ current \ assets inventories) / (short-term \ liabilities deferred income).$

Own current assets

As of 30.09.2007 the Company's own current assets decreased by 30% as compared to this indicator as of 30.09.2006, due to the fact that in 2007 the major part of the Issuer's current assets was used to finance fixed assets (construction in progress and long-term financial investments). Furthermore, as of 30.09.2007 short-term liabilities went up, which was caused by distribution of dividends for HI 2007 to the Company's shareholders.

Permanent assets factor

Over the reporting period of 2007, as well as over the same period of 2006, permanent assets factors have been within the recommended value of Kip's permanent asset index <=0.9.

Current ratio and quick ratio

For 9 months of 2007 the current ratio and quick ratio indicators decreased as compared to the same period of 2006, which was mainly caused by the reduction of short-term financial investments and growing dividend payments in arrears. Nevertheless, these ratios correspond to the recommended norms (Cr>2 and Qr>1). Furthermore, the quick ratio is the evidence of the Company's ability to completely repay its short-term liabilities without sales of inventories.

Own funds autonomy factor.

This factor stands for the equity capital share in the assets and characterizes the degree of the Issuer's financial independence from creditors.

For 9 months of 2006 and 2007 this factor has been at high level.

Stable profit, the main source of equity capital increase, facilitated a low degree of the Issuer's dependence on creditors, which is demonstrated by the dynamics of equity capital and total assets ratios.

4.3. Amount and structure of the Issuer's capital and current assets.

4.3.1. Amount and structure of the Issuer's capital and current assets.

thousand rubles

Capital and reserves	as of 30.0	9.2006	as of 30.09.2007	
	value	share	value	share
Chartered capital	5 993 227 1	3,7%	5 993 2272	3,5%
Total value of the Issuer's shares bought out by the Issuer for resale (transfer)	0*	0%**	0*	0%**
Capital reserves	299 661	0,2%	299 661	0,2%
Paid-in capital	4 347 569	2,7%	4 291 208	2,5%
Retained net profit	152 120 490	93,4%	161 222 356	93,8%
Total capital ***	162 760 947	100%	171 806 452	100%

^{* -} nominal value of bought-out shares is indicated

^{** -} percentage of bought-out shares of Issuer's shares placed

^{*** -} total as per section «Capital and reserves» of Balance Sheet (form No. 1)

- ¹ In line with NLMK's Charter approved by the General Shareholders' Meeting on June 6, 2006. (Minutes No. 24), registered by Inspection with Taxation Ministry of the RF in Levoberezhny district of the city of Lipetsk on June 9, 2006.
- ² In line with NLMK's Charter approved by the Extraordinary Shareholders' Meeting on June 6, 2006. (Minutes No. 24), registered by Inspection with Taxation Ministry of the RF in Levoberezhny district of the city of Lipetsk on June 9, 2006.
 - with changes dd. June 05, 2007 (Minutes No. 26) approved by the General Shareholders' Meeting registered by Inspection with Taxation Ministry of the RF in Levoberezhny district of the city of Lipetsk on June 15, 2007.

Structure of NLMK's total capital

thousand rubles

	thousand ruot				
	as of 30.09	.2006	as of 30.09.2007		
	value	share	value	share	
Capital and reserves	162 760 947	92,0%	171 806 452	89,6%	
Long-term liabilities	1 562 463	0,9%	2 096 241	1,1%	
Short-term borrowings	-	-	-	-	
Accounts payable	12 455 404	7,0%	8 821 821	4,6%	
Dividends payable	108 824	0,1%	9 092 955	4,7%	
Other liabilities	24 218	0,01%	23 503	0,01%	
Total (Form No.1 of the balance sheet, line 490 + line 590 + line 690)	176 911 856	100%	191 840 972	100%	

Amount and structure of NLMK's current assets

thousand rubles

Current assets	as of 30.09	.2006	as of 30.09	.2007
	value	share	value	share
Inventories	17 700 780	25,3%	21 997 376	39,3%
VAT on acquired valuables	2 334 765	3,4%	2 032 045	3,7%
Accounts receivable (due in more that 12 months)	3 301 103	4,7%	345 547	0,6%
Accounts receivable (due within 12 months)	23 315 365	33,4%	20 716 020	37,0%
Short-term financial investments	20 983 752	30,0%	10 465 893	18,7%
Cash	2 194 570	3,2%	392 964	0,7%
Other current assets	18 728	0,03%	18 731	0,03%
Total*	69 849 063	100%	55 968 576	100%

^{* -} total acc. to section "Current assets" of Balance Sheet (form No. 1)

Despite the fact that in the reporting period of 2007 the major part of the Issuer's equity capital was used to finance fixed assets, the equity capital remained to be the main source of financing of the Issuer's current assets. As of 30.09.07 NLMK did not have any loans or credits. The Issuer's accounts payable is an additional source of current assets.

The Issuer's policy in current assets financing

The Company's sustainable financial position offers strategic flexibility for development of its business. Stable generation of operating cash flows enables NLMK to finance current assets by its own funds, without significant borrowings.

On the basis of financial status analysis, NLMK selects only the most sustainable and stable credit organizations. For each of these organizations NLMK determines the limit of temporarily surplus funds placement.

Taking into account stable performance of the Company over a long period of time as well as high share of its own funds in the Company's capital (89,6% as of 30.09.2007), NLMK has a possibility to obtain significant financial resources in the form of bank credits and loans upon competitive terms.

4.3.2. The Issuer's financial investments.

NLMK's financial investments which account for 10% and more of all its financial investments as of 30.09.2007.

1. Financial investments in issue-grade securities:

1.1 Type of securities: common stock

Full name of the Issuer: *Open joint-stock company Stoilensky GOK*

Abbreviated name of the Issuer: OJSC Stoilensky GOK

Domicile: Russian Federation

State registration number for securities issue: *1-01-00154-A* Date of state registration of securities issue: *28.11.2003*

State registrar of securities issue: Federal Financial Markets Service

Quantity of securities owned by NLMK (pieces): 3 020 337

Total par value of securities owned by NLMK (thousand rubles): *3 020,337* Total book value of securities owned by NLMK (thousand rubles): *18 896 155*

Dividends on common stock in 2007 upon results of 2006 performance (per 1 share) (rubles): The General Shareholders' Meeting of OJSC Stoilensky GOK on 26.04.2007, passed the resolution not to declare and not to pay dividends on the basis of the Company's performance in 2006.

1.2. Type of securities: common stock

Full name of the Issuer: *Open joint-stock company Altai-koks*

Abbreviated name of the Issuer: OJSC Altai-koks

Domicile: Russian Federation, 659107, the Altai Territory, Zarinsk

State registration number for securities issue: *1-01-10134-F* Date of state registration of securities issue: *24.10.2003*

State registrar of securities issue: Regional Branch of FFMS in Siberia federal district

Quantity of securities owned by NLMK (pieces): 927 758 687

Total par value of securities owned by NLMK (thousand rubles): 927 758,687 Total book value of securities owned by NLMK (thousand rubles): 17 680 951

Dividends on common stock in 2007 upon results of 2006 performance (per 1 share) (rubles): The General Shareholders' Meeting of OJSC Altai-koks on 18.06.2007, passed the resolution not to declare and not to pay dividends on the basis of the Company's performance in 2006.

1.3. Type of securities: *stock*

Full name of the Issuer: Steel Invest & Finance (Luxembourg)S.A

Domicile: 12, rue Leon Thyes, L -2636 Luxembourg

Quantity of securities owned by NLMK (pieces): 1 701 047

Total par value of securities owned by NLMK (euro): 85 052 350

Total book value of securities owned by NLMK (thousand rubles): 21 208 723

Dividends on common stock in 2007 upon results of 2006 performance (per 1 share): NLMK owns the shares of Steel Invest & Finance (Luxembourg)S.A since 19.12.2006.

2. Other financial investments (the Issuer's interest in limited liability companies):

2.1. Full name of the business entity the Issuer has an interest in: Limited Liability Company VIZ-Stal

Abbreviated name of the business entity: LLC VIZ-Stal

Domicile of the business entity: Rusia, 620219, Ekaterinburg, ul.Kirova, 28

INN (TIN) of the business entity: 6658084667

Amount of interest in money terms:

Par value of NLMK's interest in the business entity (thousand rubles): 404 199, 51859 Book value of NLMK's interest in the business entity (thousand rubles): 14 754 878

Amount of interest as the percentage of the entity's chartered capital (the Issuer's interest in the business entity): 100%

Level of income from the interest or the procedure of its determination, payout period: NLMK, being the sole owner of LLC VIZ-Stal, takes the decision on distribution of the Company's net profit. On 24.04.2007 the sole owner of LLC VIZ-Stal took the decision not to distribute the Company's net profit for 2006.

There are no other financial investments, including investments in non-issue-grade securities, as well as in deposits, amounting to 10 or more percent of all financial investments of NLMK as of 30.09.2007.

Financial investments are accounted by NLMK on the basis of Provision on accounting "Accounting of financial investments" RAS 19/02, approved by Order of the RF Ministry of Finance No. 126 H dd. 10.12.2002 as well as by Provision on accounting policy of NLMK approved by Order of the Company No. 977 dd. 29.12.2006.

4.3.3. Intangible assets of the Issuer.

Provisional information on intangible assets, initial (replacement) value of intangible assets and accumulated depreciation as of 30.09.2007.

No	Description of intangible assets group	Initial (replacement) value	Accumulated depreciation
	As of 30.09.200	7	
1	Sole rights for PC applications and databases	10861596	10861596
2	Sole rights for inventions	7277967	962622
3	Sole rights for production prototypes	200000	200000
4	Sole rights for utility models	530297	452744
5	Sole rights for trade marks and service marks	276021	116941
6	Sole rights for artwork, science work, literature publications	39167	19570
7	Other rights	309032	309032
	Total	19494080	12922505

There were neither intangible assets entered to chartered capital nor received free of charge.

Information on intangible assets of the Company is generated and reflected in the financial statements in conformity with the Provision on accounting "Accounting of intangible assets" RAS 14/2000, approved by Order of the RF Ministry of Finance No. 91 H dd. 16.10.2000, as well as Provision on accounting policy of NLMK approved by the Company's Order No. 977 dd. 29.12.2006.

4.4. Information on policy and expenses of the Issuer in the field of technological progress, licenses and patents, new developments and research.

The Issuer's policy in the field of technological progress has been governed by its quality management policy.

One of the policy guidelines is the acquisition of intellectual property rights by means of patent protection of new technical solutions developed at NLMK.

In QIII 2007 two patents for inventions were obtained (the list of patents is presented in the table below).

List of patents for inventions obtained in QIII 2007.

No.	Description of invention	Issue date	Validity of patent
1.	Method of blast furnace shaft rinsing	20.07.2007	20 years
2.	Method of ferrosilicon refining from carbon	27.07.2007	20 years

List of Certificates for trade marks of NLMK valid as of 30.09.2007

No.	Description	Issue date	Validity
1	Pictorial trademark	20.04.1975	till 14.10.2014
2	Trademark "STINOL"	17.06.1991	till 11.10.2010
3	Pictorial trademark	17.06.1991	till 11.10.2010
4	Trademark "STINOL"	16.10.1992	till 20.12.2011
5	Pictorial trademark	16.10.1992	till 20.12.2011
6	Trademark "STINOL"	07.05.1999	till 17.06.2007
7	Pictorial trademark	16.10.1998	till 17.06.2007
8	Trademark "STINOL"	13.07.2001	till 03.04.2010
9	Trademark "СТИНОЛ"	13.07.2001	till 03.04.2010
10	Pictorial trademark	27.05.2002	till 03.04.2010
11	Trademark "СТИНОЛ"	04.10.2002	till 11.08.2010
12	Trademark "STINOL"	17.06.2003	till 11.08.2010
13	Trademark "LIPSTAL"	06.08.2002	till 24.10.2010
14	Trademark "ЛИПМЕТ"	17.09.2002	till 23.10.2010
15	Trademark "ЛИПСТАЛЬ"	20.09.2002	till 24.10.2010
16	Trademark "NOVOLIP"	02.10.2002	till 30.10.2010
<i>17</i>	Trademark "НОВОЛИП"	02.10.2002	till 30.10.2010
18	Trademark "LIPMET"	22.11.2002	till 24.10.2010
19	Trademark "HOBOMET"	05.07.2004	till 30.10.2010
20	Trademark "NOVOMET"	05.07.2004	till 30.10.2010
21	Trademark "НЛМК"	19.07.2005	till 18 .03,2014
22	Trademark "NLMK"	20.12.2005	till 18 .03.2014

Constant control over prompt payment of all patent fees for inventions and utility models, over prolongation of trade mark registration validity, over submission of applications for trade mark registration in case of the Company's product mix diversification are the main actions aimed at prevention of forfeiture of NLMK's rights for intellectual property.

NLMK's expenses for R&D for QIII 2007 constituted RUR 2 918 127 thousand, including expenses for obtaining of patents and licenses in the amount of RUR 2 653 720 thousand.

4.5. Analysis of trends in the Issuer's core activity

For 9 months of 2007 as compared to the same period of 2006 the Russian metal production increased by 2,1%. The steel production grew by 3,0%, finished rolled products – by 2,7%, the coke output increased by 5,1%, and the production of pig iron decreased by 2,7%.

The decrease of pig iron production in January – September 2007 was due to unforeseen situations in the large scale iron and steel companies: in OJSC Magnitogorsk Iron & Steel Corporation an unscheduled shutdown of BF-10 has taken place for cleaning the skulls out of the furnace (the pig iron production decreased by 3% as compared to January – September 2006); in OJSC Novolipetsk Steel - the technology failure of BF 6 occurred (-1,3% as compared to the level of the 9 months of 2006). In addition, unsatisfactory work in the reporting period of 2007 was demonstrated by the blast furnaces of OJSC East-Siberian Iron & Steel Corporation and OJSC Novokuznetsk Steelworks due to the low quality of iron ore raw material (the decrease in the pig iron production made 15,4% and 24,4%, respectively).

For 9 months of 2007 the production of long rolled products in the industry increased by 2,7%, rolled flats – by 2,5%. In the overall volumes of the ferrous metals the share of long rolled products increased up to 56,1% against 55,7% in January - September 2006.

OJSC NLMK's performance with regards to the production of main types of products for 9 months of 2007 basically were coinciding to the industry trend: in OJSC NLMK the pig iron output decreased (-1,3% against 9 months of 2006), the production of the finished rolled products grew (+1,8%), the coke output increased (+4,9%). The exclusion was the steel production, the volume of which in OJSC "NLMK" slightly decreased, in spite of the industry performance (-0,5%).

In 9 months of 2007 the three leading Russian companies (OJSC MMK, OJSC Severstal and OJSC NLMK) in general demonstrated the growth of output for all the main types of products. As a result the share of these companies in the industry production output increased: for pig iron – from 51% up to 53%, for steel – from 46,3% up to 47,1%, for finished rolled products – from 51,1% up to 52,9%.

One of the key factors of the production performance growth in the Russian iron and steel companies became the domestic demand for steel. Upon the results of 9 months of 2007 the internal demand for ferrous metals increased by 15% against the level of 9 months of 2006. The growing demand for metal products inside Russia was produced by such sectors of economy as the pipe sector, automotive sector, civil construction sector, engineering and metal processing. At present the biggest part of cashflows from realization of projects in the civil construction is concentrated in the steel industry.

For the whole Russian steel industry a common trend appeared recently: the growth of prices in the domestic market made the companies readjust themselves for satisfying the domestic market demand. As a result in the reporting period 2007 the supplies of the domestic rolled products by the steel companies to the national market increased by 10%, and the exports of the ferrous metals rolled products (semi-finished, long and flat rolled) decreased by 4,9% compared to the respective period of 2006.

In the analyzed period the major companies of the steel industry in the Russian Federation showed the improvement of the economical indicators compared to the respective period of 2006. The prices for metal products became the main factor, which influenced the financial results of the steel companies activity in January – September 2007.

Upon the results for 9 months of 2007 the amount of the commercial products as a whole increased by 29% in comparison with the equivalent period of the last year. OJSC Severstal showed the growth of the commercial products output in monetary representation by 29%, OJSC MMK - by 23%, OJSC NLMK - by 14%.

Balanced financial result in the steel industry of Russia for January – August 2007 increased by 28%, and OJSC MMK increased the profit before tax by 32%, and OJSC Severstal - by 41%. OJSC

NLMK decreased the amount of financial result (-21% to the level of 8 months of 2006), basically, due to decrease of extra profit from realization of the assets in comparison with January – August 2006. Upon the results of the 8 months of 2007 the shares of income before tax of the biggest Russian steel companies in the industry balance financial result distributed in the following way: OJSC MMK – 21%, OJSC Severstal – 21%, OJSC NLMK – 19%.

Data for OJSC NLMK were supplied on the basis of the published materials of the company.

4.5.1. Analysis of factors and conditions that influence the Issuer's business.

Main factors that influence the Issuer's business are related to the following areas of the Issuer's activity: purchasing of raw materials for production, sales of finished products, logistic arrangements, etc.

Iron ore

Soaring global demand for iron & steel products in the recent years resulted in shortages in iron ore markets. The rapid growth of global demand for iron ore came as a surprise to the biggest suppliers. The shortage of iron ore materials resulted in depletion of stocks and upsurge in prices. In order to restore market equilibrium, leading producers of iron ore plan to expand capacities and boost production. However, experts say that in the near future there won't be any significant changes in the iron ore market – prices will stay high at least till the end of 2007, but in the beginning of 2008 the prices might start decreasing.

Russia is the fifth biggest producer of iron ore raw materials in the world, second (after the Ukraine) in terms of explored iron ore reserves, and, along with Brazil, the leader in terms of Fe content in the explored iron ore reserves. Generally, Russian iron ore demonstrates average quality (35-40% Fe), though the ore extracted in the territory of Kursk Magnetic Anomaly contains about 40-60% of Fe.

The three biggest Russian iron-ore enterprises (Lebedynsky GOK, Mikhailovsky GOK and Stoilensky GOK) account for more than half of iron ore materials produced in Russia, which is indicative of high level of concentration in the industry.

The major part of the iron ore extracted in Russia is the standard quality ore with average Fe content at the level of 35-40%. Such ore needs benefication, which is associated with significant costs. Moreover, deepmining enterprises bear additional costs due to the complicity of the process. OJSC Stoilensky GOK is not subject to these factors, as this company uses open-pit mining to extract ore, and Fe content is 52% (among 12 enterprises producing about 96% of Russian iron ore, only Mikhailovsky GOK and Stoilensky GOK extract high-grade iron ore).

At present Russian mining & processing enterprises are protected from competition on the part of transnational corporations due to high tariffs for transportation as well as the lack of adequate port infrastructure. Furthermore, thanks to participation in vertically integrated holdings, most Russian mining & processing enterprises have a stable distribution network as well as good investment perspectives.

In QIII 2007 NLMK's purchasing prices for iron-ore concentrate grew by 16,2% as compared to those in QIII 2006 (taking into account higher railroad tariffs).

Coking coal

High demand for coking coal on the part of external consumers in September strengthened the Russian coal spot quotations for the countries of Europe and South-East Asia – the prices increase by USD 2-5/ton against the prices in August, up to USD 75-80/ton and USD 80/ton, respectively. However, the deficit of this product in the market, as well as higher priority of domestic shipments, will limit the increase of export shipments of coal from Russia in the end of 2007 – beginning of 2008.

In QIII 2007 the coal supply in the Russian market remained limited, despite the scheduled launching of "Ulyanovskaya" mine (OJSC Uzhkuzbassugol); it will reach its design capacity only in QI 2008. As a result, in the second half of 2007 there will be the possibility for moderate strengthening of coal quotations in the Russian market.

^{*-} the section was prepared with the use of the appraisal from Minpromenergo of Russia dd. 25.10.2007. «On current situation in the industrial production development (January - September 2007)»; Information and analytical materials from OJSC Ferrous Metals Production Corporation CHERMET;

The increase of NLMK's purchasing prices for coking coal in QIII 2007 against the level of QIII 2006 was 18,3% (taking into account higher railroad tariffs).

Coke

The trends in the coal concentrate market influence the coke supplies. Short deliveries of coal to Russian coke plants in the second half of QIII 2007 resulted in lower daily coke production in August as compared to July – the output decreased by 3%, down to 92 thousand tons. The coke supply in the "free" market will remain limited in QIV, the gradual revival of the production volumes is expected in the beginning of the next year.

The lack of railroad cars for coal and coke transportation in the course of QIII continues to aggravate the coke deficit. This situation is also expected to improve by the end of the year.

In spite of the favourable conditions in the global coke market, the major Russian coke suppliers did not significantly increase their exports in QIII 2007, as meeting the demand of domestic consumers was of primary importance.

In QIII 2007 the growth of NLMK's purchasing prices for coke against QIII 2006 was 31,9% (taking into account higher railroad tariffs), which resulted from the growth of purchasing prices for coking coal. In the analyzed period the Company maintains stable supplies of coke at higher prices, due to reduced supply and accompanying growth of prices for coking coal (main raw material for coke production)in the domestic and global market.

Survey of transportation services market

For transportation of its cargoes, NLMK uses mainly railway transportation. Therefore, most significant factors related to NLMK's cargoes transportation, which influence the Company's business, are dependent on the business of the natural monopoly JSC Russian Railways.

In January 2007 the tariffs for international railway freight service increased by 11-12% on the average (depending on type of rolling stock, type of cargo, railcar ownership the increase ranged from 4% to 20%). In QIII 2007 railroad tariffs, in accordance with the forecast, did not increase.

Therefore, further increase of freight service tariffs in 2007 is very unlikely.

Sales of metal products

Favourable market conditions had a positive effect on the demand for steel and its production. For 9 months of 2007 the global crude steel production volume increased by 7,3% as compared to the same period of 2006 and amounted to 981,2 mln. tons. The estimated global steel output in the current year is 1,2 mln. tons.

Russia's market growth rates will be the highest among CIS countries: in 2007 the consumption is expected to grow by 25%, mainly due to the expansion in the energy sector and construction industry. 12-month trend of industrial production in Russia (+6%) exceeds the annual average for 2005 and 2006. Crude steel output in the period from January to September increased by 2,9%. According to Metal Expert, in the course of 9 months of 2007 the Russian flats market capacity grew by 19% and amounted to 14,9 mln. tons.

In the course of the analyzed period the level of metal products consumption in Russia was quite high, there are no significant prerequisites for the change of such situation, especially due to the forthcoming Winter Olympics in Sochi. However, the consumption depends on the cyclic fluctuations in the market on the whole and seasonal fluctuation of the demand for structural steel (galvanized and coated flats). NLMK's response to sales slowdown involves the timely reduction of prices or retargeting of its production to other product types.

QII of this year was characterized by price growth in all markets. In QIII 2007 the prices for NLMK's products stabilized, the end of the quarter showed downward trends due to the traditional sales slowdown at the end of the season.

Generally, at the end of the quarter the average prices in the domestic market remained at the level of the second quarter, while the export prices went down by 3,6%.

4.5.2. Main competitors of the Issuer.

Main competitors of NLMK in the domestic market of steel products are MMK and Severstal.

Among the significant competitive advantages of the Company the following ones can be enumerated:

- Production diversification: NLMK is an integrated steel company which produces upstream and downstream products, from pig iron to coated flats;
- Geographical situation: the company is located near to the main steel consuming regions and sea ports of Russia.
- Priority in development of high value added products: NLMK produces high-quality structural cold-rolled sheet, it was the first in Russia to start producing pre-painted flats, it is the only company in Russia which can produce high-grade electrical steel;
- Continuing activities aimed at provision of stable high quality: for this purpose since 2000 NLMK has implemented its Technical Upgrading and Development Program;
- Demand for steel products in the global market: NLMK supplies its products to almost all industrially developed countries, being the leading Russian exporter of slabs and electrical steel;

At present NLMK and its main competitors invest a lot in revamping and modernization of their equipment, therefore NLMK's competitive position in the domestic market is maintained.

NLMK supplies its products to dozens of countries of the world. Practically in all importing countries there are domestic producers of similar products. Apart from NLMK, steelmaking companies from other countries supply their products to these markets. Hence in the export market NLMK faces multiple competition.

V. Detail information on members of the Issuer's authorities, financial performance control bodies, and brief data on the Issuer's employees.

5.1. Information on structure and competence of the Issuer's authorities.

The Supreme governing body of the Company is the General Shareholders' Meeting.

The Board of Directors carries out overall management of the Company's activity excluding those issues, which fall under the exclusive competence of the General Shareholders' Meeting.

The Board of Directors consists of 9 members.

The management of NLMK's day-to-day operation is exercised by the Company's single executive body – President (Chairman of the Management Board) and by the Company's corporate executive body – the Management Board.

The competence of the President (Chairman of the Management Board) and Management Board covers all the issues related to management of the Company's day-to-day operation, as well as authority over the operation of subsidiaries and affiliates and other legal entities (of which the Company is a participant, founder or a member) in accordance with the Charter provisions.

President (Chairman of the Management Board) and the Management Board make arrangements for implementation of the decisions of the Company's General Shareholders' Meeting and the Board of Directors.

The Management Board is a corporate executive body of the Company, which acts on the basis of the Federal Act "On joint-stock companies", the Company Charter and Regulations on Management Board of the Company approved by the General Shareholders' Meeting.

The structure and quantity of members of the Management Board are approved by the Board of Directors considering the opinion of the President (Chairman of the Management Board). The personal

composition of the Management Board is approved by the Board of Directors upon presentation of the President (Chairman of the Management Board) according to the procedure provided for by the Regulation on Management Board.

The competence of the Issuer's General Shareholders' (participants') Meeting in accordance with its Charter (constituent documents):

The following matters fall within the Meeting's competence (Chapter 4, Article 16 of the Company Charter):

- 1) changes and additions to the Charter or approval of the Charter in new revisions;
- 2) restructuring of the Company;
- 3) liquidation of the Company, appointment of the Liquidation Committee and approval of the interim and final liquidation balances;
- 4) definition of the number of persons in the Board of Directors, election of its members and premature termination of their authority;
- 5) determination of number, par value, category (type) of the shares declared and rights granted by these shares;
- 6) increase of the Company's chartered capital through share par value increase; increase of the chartered capital of the Company through placement of additional shares by public subscription in case the number of additionally placed shares constitutes more than 25% of the common shares earlier placed by the Company; increase of the Company's chartered capital through placement of shares by closed subscription;
- 7) decrease of the chartered capital through share par value decrease, through paying off the shares acquired by the Company and not sold within a year and of the shares redeemed by the Company, as well as through paying off the shares that have passed to the Company in relation to their non-payment; decrease of the chartered capital through partial acquisition of shares for the purpose of decreasing their total number;
- 8) election of the President (Chairman of the Management Board) and premature termination of his authority;
 - 9) election of the Audit Committee and premature termination of its authority;
 - 10) approval of the Company's Auditor;
- 10.1) payment (declaration) of dividends upon results of the first quarter, six months, nine months of a financial year;
- 11) approval of annual reports, annual financial statements, including the Company's profit and loss statements (profit and loss accounts), as well as distribution of Company's profits (including payments (declaration) of dividends, excluding profits distributed as dividends upon results of the first quarter, six months, nine months of a financial year) and losses of the Company upon results of a financial year;
 - 12) establishment of procedure of the General Shareholders' Meeting;
 - 13) appointment of the Accounts Committee and premature termination of its authority in case the Accounts Committee's functions are not exercised by the Company's Registrar in accordance with the Federal Act "On joint-stock Companies";
 - 14) split-up and consolidation of shares;
 - 15) transactions approval in cases stipulated in Article 83 of the Federal Act «On joint-stock companies»;
 - 16) major transactions conclusion approval in cases stipulated in Article 79 of the Federal Act "On joint-stock companies";
 - 17) acquisition of issued shares by the Company in cases, stipulated in the Federal Act "On joint-stock companies";
 - 18) involvement in holdings, financial and industrial groups, associations and other commercial organizations:
 - 19) approval of internal documents governing the operation of the Company's bodies;
 - 20) decision-making on other matters stipulated by the Federal Act "On joint-stock companies" and / or the present Charter.

The matters falling under the competence of the General Shareholders' Meeting cannot be transferred to the competence of the Company's executive bodies.

The matters falling under the competence of the General Shareholders' Meeting cannot be referred to competence of the Company's Board of Directors except in cases stipulated in the Federal Act "On

The competence of the Issuer's Board of Directors (Supervisory Board) in accordance with its Charter (constituent documents):

The following matters fall within the Board of Directors' competence (Chapter 5, Article 30 of the Company Charter):

- 1) definition of operational guidelines for the Company;
- 2) convocation of the Annual and Extraordinary Shareholders' Meetings excluding cases, when in accordance with the Federal Act "On joint-stock companies" an Extraordinary Shareholders' Meeting can be convoked by authorities and persons demanding its convocation;
 - 3) approval of the Shareholders' Meeting agenda;
- 4) determination of the date of list of the shareholders entitled to participate in the Shareholders' Meeting and other issues attributed to the competence of the Board of Directors in accordance with the Charter and the Federal Act "On the joint stock companies" and related to preparation and holding of the Shareholders' Meeting;
 - 5) approval of long-term plans and basic programs of the Company's activity, the Company's budget;
 - 6) agreement of nominees to the sole executive authority in material subsidiaries and affiliates;
- 7) preliminary approval of annual reports, annual financial statements, including profit and loss statements of the Company for a financial year;
- 8) increase of the Company's chartered capital by additional shares placement by the Company at the expense of its property within the quantity of declared shares.
- 9) increase of the Company's chartered capital by additional shares placement by the Company by public subscription within the quantity of declared shares, if the number of additionally placed shares constitutes 25% or less from the common shares earlier placed by the Company;
- 10) acquisition of shares placed by the Company in accordance with Item 2, Article 72 of the Federal Act "On joint-stock companies";
- 11) approval of decisions on emission of securities, prospectus, report on securities issue results, amendment and revision thereof.
- 12) placement of bonds and other securities issued by the Company in cases provided for by the Federal Act "On joint-stock companies";
- 13) determination of price (pecuniary valuation) of the property, price for placement and redemption of the securities issued in cases provided for by the Federal Act "On joint-stock companies";
 - 14) acquisition of bonds and other securities placed by the Company in cases provided for by the Federal Act "On joint-stock companies"
 - 15) setup of the Management Board, determination of structure and quantitative composition of the Management Board, approval of the Management Board members, early termination of their authority, determination of contract terms and compensations to the President (Chairman of the Management Board) of the Company and members of the Management Board, agreement of matters related to combining of their offices in the control bodies of other entities, brining the Management Board members to material, disciplinary or other liability for non-fulfillment of their obligations;
 - 16) recommendations to the General Shareholders' Meeting on the amount of reward and compensation paid to members of the Audit Committee and determination of payment amount for Auditor's services;
 - 17) recommendations to the General Shareholders' Meeting on dividend amount payable to the shareholders and procedure of its payment;
 - 18) recommendations to the General Shareholders' Meeting on the procedure of profits and losses distribution upon results of a financial year;
 - 19) use of the reserve fund and other funds of the Company;
 - 20) approval of the Company's internal documents excluding internal papers which fall within the competence of the General Shareholders' Meeting according to this Charter and Federal Act "On joint-stock companies", or other internal documents of the Company which are to be approved by the President (Chairman of the Management Board) in accordance with the present Charter;
 - 21) establishment and liquidation of the Company's branches and representative offices, approval of provisions on branches and representative offices, revision and amendment of these provisions;
 - 22) approval of major transactions in cases provided for by Chapter X of the Federal Act "On joint-stock companies";

- 23) approval of transactions provided for by Chapter XI of the Federal Act "On joint-stock companies";
- 24) approval of the Company Registrar, as well as terms and conditions of the contract with him/her, as well as cancellation of this contract;
 - 25) suspension of powers of the President (Chairman of the Management Board);
 - 26) appointment of the acting President (Chairman of the Management Board);
- 27) decision-making on Company's participation in other organizations, excluding participation in holding companies, financial and industrial groups, associations and other unions of commercial organizations;
- 28) establishment of Committees with the Board of Directors, approval of internal documents, which regulate activities of these Committees;
- 29) other matters provided for by the Federal Act "On joint-stock companies" and the present Charter. The matters that fall within the competence of the Company's Board of Directors cannot be transferred to the executive body of the Company for decision.

Competence of the individual and corporate executive bodies of the Issuer in accordance with its Charter (constituent documents):

Competence of the President (Chairman of the Management Board) (Chapter 6, Article 38 of the Company Charter).

Competence of the President (Chairman of the Management Board) includes all issues related to management of the Company's day-to-day operation, excluding those in the exclusive authority of the General Shareholders' Meeting, the Board of Directors and the Management Board.

President (Chairman of the Management Board) acts without any Power of Attorney on behalf of the Company, in particular:

- performs operative management of the Company activities;
- has the right of the first signature in financial documents;
- represents the Company both in the RF and outside it;
- represents without any power of attorney the Company's interests in subsidiaries, affiliates and other legal entities, of which the Company is a participant, founder or a member;
- approves staff list, concludes employment agreements with employees of the Company, dismisses, applies incentive measures to employees and imposes penalties on them;
 - governs the activities of the Management Board and presides at its meetings;
 - presents members of the Management Board for the Board of Directors' approval;
 - makes suggestions on brining to liability of the Management Board members;

concludes transactions on behalf of the Company with the exception of cases stipulated by the Federal Act "On joint-stock companies" and this Charter;

- issues power of attorney on behalf of the Company;
- opens the Company's accounts with banks;
- makes provisions for the Company's accounting and book-keeping procedures;
- issues orders and gives instructions which are binding for all employees of the Company;
- defines information which is a commercial secret of the Company, and means of such information protection in accordance with the effective legislation;
 - approves internal documents of the Company, which regulate the Company's day-to-day operation, excluding those in the exclusive authority of the Management Board.

The President (Chairman of the Management Board) is entitled to appoint acting President (Chairman of the Management Board) for the period of his absence to be approved by the Board of Directors' Chairman.

The Competence of the Management Board (Chapter 6, Article 36 of the Company Charter).

The exclusive competence of the Company's Management Board includes:

- 1) drafting of the development concepts, long-term plans and basic operational programs of the Company, its subsidiaries and affiliates, and submission thereof to the Board of Directors for approval;
- 2) determination of procedure of the Company's interaction with businesses and legal entities, of which the Company is a shareholder, participant, member or a founder;
 - 3) approval of propositions on the agenda items of the General Shareholders' (participants') Meetings

and the list of nominees to the management and control authorities of subsidiaries, affiliates and other legal entities, of which the Company is a participant, founder or a member;

- 4) approval of the Company's representatives for the participation in the General Shareholders' (participants') Meetings of subsidiaries, affiliates and other legal entities, of which the Company is a participant, founder or a member, as well as voting instructions on the agenda items for such representatives;
- 5) preparation of recommendations and conclusions on the issues considered by the management authorities of subsidiaries, affiliates and other legal entities, of which the Company is a participant, founder or a member, related to approval of their budgets, principal directions of activity, management structure and other issues material for the Company;
- 6) recommendations to the Board of Directors on approval of major transactions and/or transactions of interest considered by the Board of Directors in accordance with its competence;
- 7) approval of contracts related to the Company's assets, when the amount due or the subject goods value exceeds 10 per cent of the Company's assets book value, excluding transactions concluded in the normal course of business;
- 8) other issues regarded as those within the competence of the Company Management Board under the effective legislation of the RF, this Charter and Regulation on Management Board.

The powers described in clauses 1, 2, 3, 4, 5 above are exercised by the Management Board in relation to significant subsidiaries, affiliates and other legal entities, of which the Company is a participant, founder or a member.

Availability of a Corporate Governance Code or any other similar document:

The General Shareholders' Meeting held on June 06, 2006 (Minutes No. 24) approved a new revision of the Corporate Governance Code of OJSC "Novolipetsk Steel.

Address in the Internet with free access to the full text of Issuer's Corporate Governance Code:

www.nlmk.ru/about/company documents/

Information on any changes to the Issuer's Charter made during the reporting period as well as on any internal documents which govern the activities of the Issuer's bodies:

By the OJSC "NLMK" Board of Directors' decision dd. 28.09.2007 (Minutes № 158) the changes in the Company's Charter were approved.

Record on the state registration of the changes, made in the constituent documents of OJSC "NLMK, was entered into the Unified State Register by the Federal Tax Service Inspection of the Lipetsk Levoberezhny district on October, 29, 2007. No changes have been made in the internal documents during the reporting period.

Address in the Internet with free access to the full text of current Charter of the Issuer and internal documents governing the activities of the Company's authorities:

www.nlmk.ru/about/company_documents/

5.2. Information on members of the Issuer's management authorities.

Board of Directors:

Chairman: Vladimir S. Lisin

Members of the Board:

Oleg V. Bagrin

Year of birth: 1974

Education: *post-graduate vocational*

Titles over the last 5 years: Period: 2002 – 2002

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Organization: Joint-stock commercial bank "Autobank"

Title: **Director of Treasury**

Period: 2002 – 2003

Organization: Joint-stock commercial bank "Autobank"

Title: Deputy Chairman

Period: 2003 - 2005

Organization: LLC Rumelco

Title: Director of Financial Assets Management

Period: 2005 – up to now

Organization: CJSC IC "Libra Capital"

Title: **Director**

Share in the Issuer's stockholders' equity: none

Number of the Issuer's shares that could be purchased as result of option: no options

Shares in the Issuer's subsidiaries/affiliates: *none*

Number of the subsidiaries / affiliates' shares that could be purchased as result of option: *no options*

Kinship with any member of the Issuer's authorities and/or financial activity control bodies: *none*

An administrative action against this person for any offence in the area of finance, taxes and duties, security market or a criminal liability (criminal record) for any economic crimes or offence against state: *no former or pending charges*

Managerial offices held in any commercial organizations in the period, when any bankruptcy proceedings were brought against these organizations in line with the Russian Federation insolvency (bankruptcy)

Bruno Bolfo

Year of birth: *1941* Education: *higher*

Titles over the last 5 years: Period: 2002 – up to now Organization: Duferco S.A.

legislation: no such offices

Title: President

Share in the Issuer's stockholders' equity: none

Number of the Issuer's shares that could be purchased as result of option: no options

Shares in the Issuer's subsidiaries/affiliates: none

Number of the subsidiaries / affiliates' shares that could be purchased as result of option: no options

Kinship with any member of the Issuer's authorities and/or financial activity control bodies: none

An administrative action against this person for any offence in the area of finance, taxes and duties, security market or a criminal liability (criminal record) for any economic crimes or offence against state: *no former*

or pending charges

Managerial offices held in any commercial organizations in the period, when any bankruptcy proceedings were brought against these organizations in line with the Russian Federation insolvency (bankruptcy) legislation: *no such offices*

Nikolai A. Gagarin Year of birth: *1950*

Education: higher vocational

Titles over the last 5 years:

Period: 2002 - 2003

Organization: Moscow State Lawyers Bar, Advocate Bureau "Reznik, Gagarin & Partners"

Title: Executive Partner

Period: 2003 - up to now

Organization: Non-profit organization, Advocate Bureau "Reznik, Gagarin, Abushakhmin & Partners"

Title: Chairman of the Board

Period: 2005 - up to now

Organization: Federal Advocate Chamber of the Russian Federation

Title: Vice-president

Share in the Issuer's stockholders' equity: none

Number of the Issuer's shares that could be purchased as result of option: no options

Shares in the Issuer's subsidiaries/affiliates: none

Number of the subsidiaries / affiliates' shares that could be purchased as result of option: no options

Kinship with any member of the Issuer's authorities and/or financial activity control bodies: none

An administrative action against this person for any offence in the area of finance, taxes and duties, security market or a criminal liability (criminal record) for any economic crimes or offence against state: *no former or pending charges*

Managerial offices held in any commercial organizations in the period, when any bankruptcy proceedings were brought against these organizations in line with the Russian Federation insolvency (bankruptcy) legislation: *no such offices*

Dmitry A. GindinYear of birth: **1946**

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Education: higher vocational

Titles over the last 5 years: Period: *2002 – up to now*

Organization: OJSC Moscow Plant "Sapphire"

Title: Director General

Period: 2002 – 2005

Organization: "Management holding company "Metalloinvest" Ltd.

Title: President (pluralistically)

Period: 2004 – 2005

Organization: Association "Agroindustrial corporation "Stoilenskaya Niva""

Title: President (pluralistically)

Share in the Issuer's stockholders' equity: none

Number of the Issuer's shares that could be purchased as result of option: *no options*

Shares in the Issuer's subsidiaries/affiliates: none

Number of the subsidiaries / affiliates' shares that could be purchased as result of option: *no options*

Kinship with any member of the Issuer's authorities and/or financial activity control bodies: *none*

An administrative action against this person for any offence in the area of finance, taxes and duties, security market or a criminal liability (criminal record) for any economic crimes or offence against state: *no former or pending charges*

Managerial offices held in any commercial organizations in the period, when any bankruptcy proceedings were brought against these organizations in line with the Russian Federation insolvency (bankruptcy) legislation: *no such offices*

Karl Doering

Year of birth: 1937

Education: post-graduate vocational

Titles over the last 5 years: Period: 2002 – up to now

Organization: Consulting firm "PROJECT CONSULTING"

Title: Manager

Period: 2002 - 2002

Organization: Metallurgical concern USINOR (France)

Title: Chief Representative for the Middle and Eastern Europe within the frames of consulting firm

"PROJECT CONSULTING"

Share in the Issuer's stockholders' equity: none

Number of the Issuer's shares that could be purchased as result of option: no options

Shares in the Issuer's subsidiaries/affiliates: none

Number of the subsidiaries / affiliates' shares that could be purchased as result of option: *no options*Kinship with any member of the Issuer's authorities and/or financial activity control bodies: *none*An administrative action against this person for any offence in the area of finance, taxes and duties, security market or a criminal liability (criminal record) for any economic crimes or offence against state: *no former or pending charges*

Managerial offices held in any commercial organizations in the period, when any bankruptcy proceedings were brought against these organizations in line with the Russian Federation insolvency (bankruptcy) legislation: *no such offices*

*Vladimir S. Lisin*Year of birth: 1956

Education: post-graduate vocational

Titles over the last 5 years:
Period: 2002 – up to now
Organization: LLC "Rumelco"

Title: Chief Consultant

Period: 2002 - up to now

Organization: Academy of National Economy with the Government of the Russian Federation

Title: Professor of Market Issues and Economic Mechanisms Faculty (pluralistically)

Share in the Issuer's stockholders' equity: none

Number of the Issuer's shares that could be purchased as result of option: no options

Shares in the Issuer's subsidiaries/affiliates: *none*

Number of the subsidiaries / affiliates' shares that could be purchased as result of option: *no options* Kinship with any member of the Issuer's authorities and/or financial activity control bodies: *relative of the member of NLMK's Management Board Mr. Alexander N. Saprykin*.

An administrative action against this person for any offence in the area of finance, taxes and duties, security market or a criminal liability (criminal record) for any economic crimes or offence against state: **no former or pending charges**

Managerial offices held in any commercial organizations in the period, when any bankruptcy proceedings were brought against these organizations in line with the Russian Federation insolvency (bankruptcy) legislation: *no such offices*

Randolph Reynolds Year of birth: 1941

Tear of onth. 1741

Education: Bellarmine College

Titles over the last 5 years: Period: 2002 – 2002

Organization: Industrial Advisors, Inc.

Title: **Director**

Period: 2002 - up to now

Organization: Industrial Advisors Services, Inc.

Title: **Director**

Share in the Issuer's stockholders' equity: none

Number of the Issuer's shares that could be purchased as result of option: no options

Shares in the Issuer's subsidiaries/affiliates: none

Number of the subsidiaries / affiliates' shares that could be purchased as result of option: *no options*Kinship with any member of the Issuer's authorities and/or financial activity control bodies: *none*An administrative action against this person for any offence in the area of finance, taxes and duties, security

market or a criminal liability (criminal record) for any economic crimes or offence against state: *no former* or pending charges

Managerial offices held in any commercial organizations in the period, when any bankruptcy proceedings were brought against these organizations in line with the Russian Federation insolvency (bankruptcy) legislation: *no such offices*

Vladimir N. Skorokhodov

Year of birth: 1951

Education: post-graduate vocational

Titles over the last 5 years: Period: *2002 – up to now*

Organization: *LLC "Rumelco"* Title: *Deputy Director General*

Period: 2002 - up to now

Organization: Lipetsk State Technical University

Title: Professor at Rolling Production Faculty (pluralistically)

Share in the Issuer's stockholders' equity: none

Number of the Issuer's shares that could be purchased as result of option: *no options*

Shares in the Issuer's subsidiaries/affiliates: none

Number of the subsidiaries / affiliates' shares that could be purchased as result of option: *no options* Kinship with any member of the Issuer's authorities and/or financial activity control bodies: *none*

An administrative action against this person for any offence in the area of finance, taxes and duties, security market or a criminal liability (criminal record) for any economic crimes or offence against state: *no former or pending charges*

Managerial offices held in any commercial organizations in the period, when any bankruptcy proceedings were brought against these organizations in line with the Russian Federation insolvency (bankruptcy) legislation: *no such offices*

Igor P. Fyodorov Year of birth: *1966*

Education: higher vocational

Titles over the last 5 years: Period: 2002 - 2003

Organization: Moscow State Lawyers Bar, Advocate Bureau "Reznik, Gagarin & Partners"

Title: Lawyer of Moscow State Lawyers Bar

Period: 2003 – up to now

Organization: Non-profit organization, Advocate Bureau "Reznik, Gagarin, Abushakhmin & Partners"

Title: Lawyer of Moscow Advocate Chamber

Share in the Issuer's stockholders' equity: none

Number of the Issuer's shares that could be purchased as result of option: no options

Shares in the Issuer's subsidiaries/affiliates: none

Number of the subsidiaries / affiliates' shares that could be purchased as result of option: *no options* Kinship with any member of the Issuer's authorities and/or financial activity control bodies: *none*

An administrative action against this person for any offence in the area of finance, taxes and duties, security market or a criminal liability (criminal record) for any economic crimes or offence against state: *no former or pending charges*

Managerial offices held in any commercial organizations in the period, when any bankruptcy proceedings were brought against these organizations in line with the Russian Federation insolvency (bankruptcy) legislation: *no such offices*

The Issuer's sole executive body and members of the corporate executive body:

Company's Board of Management:

Galina A. Aglyamova
Year of birth: 1961

Education: higher vocational

Titles over the last 5 years:

Period: 2001 - 2002 Organization: *NLMK* Title: *Director, Economics*

Period: 2003 - 2005 Organization: NLMK

Title: Director, Economics and Finance

Period: **2005 - 2006** Organization: **NLMK** Title: Deputy Director General, Economics and Finance

Period: 2006 – up to now Organization: NLMK

Title: Vice-president, Finance (CFO)

Share in the Issuer's stockholders' equity: 0.00017%

Number of the Issuer's shares that could be purchased as result of option: no options

Shares in the Issuer's subsidiaries/affiliates: none

Number of the subsidiaries / affiliates' shares that could be purchased as result of option: *no options*Kinship with any member of the Issuer's authorities and/or financial activity control bodies: *none*An administrative action against this person for any offence in the area of finance, taxes and duties, security market or a criminal liability (criminal record) for any economic crimes or offence against state: *no former or pending charges*

Managerial offices held in any commercial organizations in the period, when any bankruptcy proceedings were brought against these organizations in line with the Russian Federation insolvency (bankruptcy) legislation: *no such offices*

Igor N. Anisimov Year of birth: 1965

Education: higher vocational

Titles over the last 5 years:

Period: 2002 - 2006 Organization: NLMK Title: Purchasing Director

Period: 2006 - 2007 Organization: NLMK

Title: Vice-president, Purchasing

Period: 2007 –up to now Organization: NLMK

Title: Vice-president, Technical Upgrade and Construction

Share in the Issuer's stockholders' equity: 0.0017%

Number of the Issuer's shares that could be purchased as result of option: *no options*

Shares in the Issuer's subsidiaries/affiliates: none

Number of the subsidiaries / affiliates' shares that could be purchased as result of option: *no options*

Kinship with any member of the Issuer's authorities and/or financial activity control bodies: none

An administrative action against this person for any offence in the area of finance, taxes and duties, security market or a criminal liability (criminal record) for any economic crimes or offence against state: *no former or pending charges*

Managerial offices held in any commercial organizations in the period, when any bankruptcy proceedings were brought against these organizations in line with the Russian Federation insolvency (bankruptcy) legislation: *no such offices*

Dmitry A. BaranovYear of birth: **1968**

Education: higher vocational

Titles over the last 5 years:

Period: 2002 - 2004

Organization: LLC "Rumelco"

Title: Expert of Domestic Market Analysis Department, Head of Domestic Market Analysis Department

Period: 2004 - 2006

Organization: LLC "Trading House NLMK"

Title: Director of Sales Department

Period: 2006 – up to now Organization: NLMK Title: Vice-president, Sales

Share in the Issuer's stockholders' equity: none

Number of the Issuer's shares that could be purchased as result of option: no options

Shares in the Issuer's subsidiaries/affiliates: none

Number of the subsidiaries / affiliates' shares that could be purchased as result of option: *no options* Kinship with any member of the Issuer's authorities and/or financial activity control bodies: *none*

An administrative action against this person for any offence in the area of finance, taxes and duties, security market or a criminal liability (criminal record) for any economic crimes or offence against state: *no former or pending charges*

Managerial offices held in any commercial organizations in the period, when any bankruptcy proceedings were brought against these organizations in line with the Russian Federation insolvency (bankruptcy) legislation: *no such offices*

Alexander Yu. Gorshkov

Year of birth: 1961

Education: higher vocational

Titles over the last 5 years:

Period: 2002 - 2003

Organization: OJSC "Dolomite"

Title: Director General

Period: 2003 – 2004

Organization: Lipetsk branch "Rumelco"

Title: **Deputy Director**

Period: *2004 – up to now*

Organization: OJSC "Stoilenskiy GOK"

Title: Director General

Period: 2007 – up to now Organization: NLMK

Title: Vice-president, "Iron Ore" Department (pluralistically)

Share in the Issuer's stockholders' equity: none

Number of the Issuer's shares that could be purchased as result of option: no options

Shares in the Issuer's subsidiaries/affiliates: none

Number of the subsidiaries / affiliates' shares that could be purchased as result of option: no options

Kinship with any member of the Issuer's authorities and/or financial activity control bodies: **none**An administrative action against this person for any offence in the area of finance, taxes and duties, security market or a criminal liability (criminal record) for any economic crimes or offence against state: **no former or pending charges**

Managerial offices held in any commercial organizations in the period, when any bankruptcy proceedings were brought against these organizations in line with the Russian Federation insolvency (bankruptcy) legislation: *no such offices*

Alexey A. Lapshin Year of birth: 1947

Education: higher vocational

Titles over the last 5 years:

Period: 2002 - 2002

Organization: LLC "Rumelco"

Title: Head of Management Department

Period: 2002 - 2006

Organization: DanSteel A/S

Title: Consultant for Technology and Management

Period: 2006 - 2006

Organization: *DanSteel A/S*Title: *Director General*

Period: **2006 – up to now** Organization: **NLMK**

Title: President (Chairman of the Management Board)

Share in the Issuer's stockholders' equity: none

Number of the Issuer's shares that could be purchased as result of option: no options

Shares in the Issuer's subsidiaries/affiliates: none

Number of the subsidiaries / affiliates' shares that could be purchased as result of option: *no options*Kinship with any member of the Issuer's authorities and/or financial activity control bodies: *none*An administrative action against this person for any offence in the area of finance, taxes and duties, security market or a criminal liability (criminal record) for any economic crimes or offence against state: *no former*

or pending charges

Managerial offices held in any commercial organizations in the period, when any bankruptcy proceedings were brought against these organizations in line with the Russian Federation insolvency (bankruptcy)

legislation: no such offices

Yuri I. Larin
Year of birth: 1952

Education: higher vocational

Titles over the last 5 years:

Period: **2002 - 2005** Organization: **NLMK**

Title: Deputy Director for Technology and Quality - Head of Engineering Centre

Period: **2005 - 2006** Organization: **NLMK**

Title: Director of R&D Centre

Period: 2006 – 2007 Organization: *NLMK*

Title: Vice-president, Technical Upgrading and Environment

Period: 2007 – up to now Organization: NLMK

Title: Vice-president, Long-term Development and Environment

Share in the Issuer's stockholders' equity: 0.00017%

Number of the Issuer's shares that could be purchased as result of option: no options

Shares in the Issuer's subsidiaries/affiliates: none

Number of the subsidiaries / affiliates' shares that could be purchased as result of option: *no options*Kinship with any member of the Issuer's authorities and/or financial activity control bodies: *none*An administrative action against this person for any offence in the area of finance, taxes and duties, security market or a criminal liability (criminal record) for any economic crimes or offence against state: *no former or pending charges*

Managerial offices held in any commercial organizations in the period, when any bankruptcy proceedings were brought against these organizations in line with the Russian Federation insolvency (bankruptcy) legislation: *no such offices*

Vladimir P. Nastich Year of birth: 1953

Education: higher vocational

Titles over the last 5 years:

Period: **2002 - 2004** Organization: **NLMK**

Title: Chief Engineer - First Deputy Director General

Period: 2004 – 2006 Organization: *NLMK* Title: *Director General*

Period: **2006 – up to now** Organization: **NLMK**

Title: Senior Vice-president - Director General

Share in the Issuer's stockholders' equity: 0.00018%

Number of the Issuer's shares that could be purchased as result of option: *no options*

Shares in the Issuer's subsidiaries/affiliates: none

Number of the subsidiaries / affiliates' shares that could be purchased as result of option: *no options*Kinship with any member of the Issuer's authorities and/or financial activity control bodies: *none*An administrative action against this person for any offence in the area of finance, taxes and duties, security market or a criminal liability (criminal record) for any economic crimes or offence against state: *no former or pending charges*

Managerial offices held in any commercial organizations in the period, when any bankruptcy proceedings were brought against these organizations in line with the Russian Federation insolvency (bankruptcy) legislation: *no such offices*

Alexander N. Saprykin Year of birth: 1967

Education: higher vocational

Titles over the last 5 years:

Period: 2002 - 2002

Organization: LLC "Rudprom"

Title: Director General

Period: 2002 - 2006

Organization: LLC "Rumelco"

Title: Head of Raw Material Market Analysis Department

Period: 2006 – 2007 Organization: NLMK

Title: Vice-president, "Iron Ore" Department

Period: **2007 – up to now** Organization: **NLMK**

Title: Vice-president, "Coal" Department

Share in the Issuer's stockholders' equity: none

Number of the Issuer's shares that could be purchased as result of option: no options

Shares in the Issuer's subsidiaries/affiliates: *none*

Number of the subsidiaries / affiliates' shares that could be purchased as result of option: *no options*

Kinship with any member of the Issuer's authorities and/or financial activity control bodies: relative of Mr.

Vladimir S. Lisin, Chairman of NLMK's Board of Directors.

An administrative action against this person for any offence in the area of finance, taxes and duties, security market or a criminal liability (criminal record) for any economic crimes or offence against state: *no former or pending charges*

Managerial offices held in any commercial organizations in the period, when any bankruptcy proceedings were brought against these organizations in line with the Russian Federation insolvency (bankruptcy) legislation: *no such offices*

Stanislav E. Tsyrlin Year of birth: 1968

Education: higher vocational

Titles over the last 5 years:

Period: 2002 - 2003

Organization: The Boston Consulting Group

Title: **Deputy Director**

Period: 2003 - 2004

Organization: LLC "Rumelco"

Title: Assistant of Chief Consultant

Period: 2004 – 2006 Organization: *NLMK*

Title: Director for Management Strategy and System

Period: 2006 – up to now Organization: *NLMK*

Title: Vice-president, HR and Management System

Share in the Issuer's stockholders' equity: none

Number of the Issuer's shares that could be purchased as result of option: no options

Shares in the Issuer's subsidiaries/affiliates: none

Number of the subsidiaries / affiliates' shares that could be purchased as result of option: *no options* Kinship with any member of the Issuer's authorities and/or financial activity control bodies: *none*

An administrative action against this person for any offence in the area of finance, taxes and duties, security market or a criminal liability (criminal record) for any economic crimes or offence against state: *no former or pending charges*

Managerial offices held in any commercial organizations in the period, when any bankruptcy proceedings were brought against these organizations in line with the Russian Federation insolvency (bankruptcy) legislation: *no such offices*

The person acting as the Issuer's sole executive body: Alexey A. Lapshin

5.3. Information on fees, privileges and / or refund of expenses to each management body of the Issuer.

Remunerations paid to the members of Board of Directors and Management Board of NLMK for 2006

rubles

No.	Remuneration type	Board of Directors	Management Board
1.	Fees for discharge of duties		
		37 551 033	-
2.	Reimbursement of expenses	313 916	•
3.	Salary	-	26 507 510
4.	Bonuses by the results of 2006		7 080 000
5.	Bonus by the results of monthly activity	-	3 346 396
6.	Dividends	-	399 123
7.	Royalty	3 620 233	4 481 407
	Total	41 485 182	41 814 436

Fees can be paid and expenses related to performance of Board of Directors members' functions can

be refunded to the members of the Board of Directors within the period of their duties execution. The rate, conditions and procedure of bonuses payment and expenses refund to the Board of Directors members are established by the Regulations on the Board of Directors members' remuneration approved by General Shareholders' Meeting.

Fees can be paid and expenses can be refunded to Members of the Management Board within the period of their duties execution. Conditions and procedure of fees payment and expenses refund are established by a contract concluded with members of the Management Board, in accordance with the Regulations on the Management Board members' remuneration, approved by the Company's Board of Directors upon presentation by the Personnel and Remunerations Committee.

As of 30.09.2007 remuneration for 2006, defined by the authorized Issuer's body, for each managerial body is fully paid.

5.4. Information on structure and competence of controlling authorities over the Issuer's economic activity.

The Audit Commission, the Company's Auditor and Internal Audit Service exercise control over the financial and economic activities of the Company.

Audit Commission

The Audit Commission consists of five persons, is elected for a period of one year by the General Shareholders' Meeting and carries out its activities in accordance with the Regulations on Audit Commission approved by the General Shareholders' Meeting upon presentation by the Board of Directors.

The Regulations on Audit Commission govern the Audit Commission's procedures, powers of its members, the rate and procedure of fee payment and expense reimbursement to members of the Audit Commission.

The Company's Audit Commission members cannot simultaneously be members of the Company's Board of Directors or take up any other posts in managerial bodies of the Company.

Audit of financial and economic activities of the Company is based on yearly business results and is also conducted at any time upon initiative of the Company's Audit Commission and by the decision of the General Shareholders' Meeting, the Board of Directors or upon request of a shareholder (-s) owning in the aggregate at least ten per cent of the Company's voting shares.

The Audit Commission audits financial and economic activity of the Company in order to verify conformity of the financial statements information to norms and requirements of the existing legislation, internal regulatory documents, performs selective investigation of proofs attesting figures accounting and notes to financial statements.

Upon results of Company's financial and economic activity audit the Commission makes a report on authenticity of data contained in the Company's annual report, balance sheet, profit and loss statement.

<u>Auditor</u>

The Company's Auditor is approved by the General Shareholders' Meeting upon presentation by the Board of Directors. The Company's Auditor conducts audit of financial and economic activities of the Company in line with the contract, concluded between the Auditor and the Company (information on the Auditor is given in cl. 1.3 of the present report).

Internal Audit Service

Internal Audit Service – Internal Audit Division (before 21.09.2006 – Audit Division),, established under General Director's Order dd. 17.04.1997 for an indefinite period and is administratively subordinated to the sole executive body of the Company.

The Audit Division's competence covers:

- auditing of financial and economic, commercial and production activity of the Company's divisions;
- evaluation of processes related to acquisition, storage, protection and rational use of the Company's resources;

- detection of possible delinquencies, frauds and abuses on the part of the Company's officials and reporting the results to the Company's management;
- evaluation of internal control system as regards efficiency of operations in the normal course of business.

Management Board members are informed of the audit results according to their competency. The Board of Directors is informed in case of any material breach.

In the process of its activity the Internal Audit Service cooperates with auditing firms working for the Company on a contract basis.

Information on the Issuer's internal document establishing rules aimed at prevention of insider information deployment:

On September 12, 2005 NLMK's Board of Directors approved the Information policy of NLMK (Minutes No.133), which contains rules of insider information deployment prevention.

Address in Internet with free access to full text of the Issuer's internal document establishing rules aimed at prevention of insider information deployment:

www.nlmk.ru/about/company_documents/

5.5. Information on members of the authorities controlling the Issuer's financial performance.

Members of the Company's Audit Commission:

Valery S. Kulikov Year of birth: 1963

Education: higher vocational

Titles over the last 5 years:

Period: 2002 - 2006 Organization: *NLMK* Title: *Audit Director*

Period: **2006 - up to now** Organization: **NLMK**

Title: Internal Audit Director

Share in the Issuer's stockholders' equity: *none*

Number of the Issuer's shares that could be purchased as result of option to buy: no options

Shares in the Issuer's subsidiaries/affiliates: none

Number of the subsidiaries / affiliates' shares that could be purchased as result of option to buy: *no options* Kinship with any member of the Issuer's authorities and/or financial activity control bodies, any member of the Board of Directors, any member of corporate body, any person being a single executive body: *none* An administrative action against this person for any offence in the area of finance, taxes and duties, security market or a criminal liability (criminal record) for any economic crimes or offence against state: *no former or pending charges*

Managerial offices held in any commercial organizations in the period, when any bankruptcy proceedings were brought against these organizations in line with the Russian Federation insolvency (bankruptcy) legislation: *no such offices*

Larisa M. Ovsyannikova

Year of birth: **1966**

Education: higher vocational

Titles over the last 5 years:

Period: 2002 - 2007 Organization: *NLMK* Title: *Chief Auditor*

Period: **2007 – up to now** Organization: **NLMK**

Title: Head of Financial Audit Bureau

Share in the Issuer's stockholders' equity: none

Number of the Issuer's shares that could be purchased as result of option to buy: no options

Shares in the Issuer's subsidiaries/affiliates: none

Number of the subsidiaries / affiliates' shares that could be purchased as result of option to buy: *no options*Kinship with any member of the Issuer's authorities and/or financial activity control bodies, any member of the Board of Directors, any member of corporate body, any person being a single executive body: *none*An administrative action against this person for any offence in the area of finance, taxes and duties, security market or a criminal liability (criminal record) for any economic crimes or offence against state: *no former or pending charges*

Managerial offices held in any commercial organizations in the period, when any bankruptcy proceedings were brought against these organizations in line with the Russian Federation insolvency (bankruptcy) legislation: *no such offices*

Galina I. Shipilova Year of birth: *1959*

Education: higher vocational

Titles over the last 5 years:

Period: 2002 – 2006 Organization: *NLMK* Title: *Chief Auditor*

Period: 2006 – up to now Organization: *NLMK*

Title: Head of Tax Audit Bureau

Share in the Issuer's stockholders' equity: none

Number of the Issuer's shares that could be purchased as result of option to buy: *no options*

Shares in the Issuer's subsidiaries/affiliates: none

Number of the subsidiaries / affiliates' shares that could be purchased as result of option to buy: *no options* Kinship with any member of the Issuer's authorities and/or financial activity control bodies, any member of the Board of Directors, any member of corporate body, any person being a single executive body: *none*

An administrative action against this person for any offence in the area of finance, taxes and duties, security market or a criminal liability (criminal record) for any economic crimes or offence against state: *no former or pending charges*

Managerial offices held in any commercial organizations in the period, when any bankruptcy proceedings were brought against these organizations in line with the Russian Federation insolvency (bankruptcy) legislation: *no such officesa*

Tatiana V. Gorbunova Year of birth: 1971

Education: higher vocational

Titles over the last 5 years: Period: **2002 – up to now** Organization: **NLMK** Title: **Chief auditor**

Share in the Issuer's stockholders' equity: none

Number of the Issuer's shares that could be purchased as result of option to buy: *no options*

Shares in the Issuer's subsidiaries/affiliates: none

Number of the subsidiaries / affiliates' shares that could be purchased as result of option to buy: *no options*Kinship with any member of the Issuer's authorities and/or financial activity control bodies, any member of the Board of Directors, any member of corporate body, any person being a single executive body: *none*An administrative action against this person for any offence in the area of finance, taxes and duties, security market or a criminal liability (criminal record) for any economic crimes or offence against state: *no former or pending charges*

Managerial offices held in any commercial organizations in the period, when any bankruptcy proceedings were brought against these organizations in line with the Russian Federation insolvency (bankruptcy) legislation: *no such offices*

Ludmila A .Lazarenko Year of birth: 1964

Education: higher vocational

Titles over the last 5 years: Period: 2002 – up to now Organization: NLMK

Title: Head of Methodology Unit

Share in the Issuer's stockholders' equity: *none*

Number of the Issuer's shares that could be purchased as result of option to buy: *no options*

Shares in the Issuer's subsidiaries/affiliates: none

Number of the subsidiaries / affiliates' shares that could be purchased as result of option to buy: *no options* Kinship with any member of the Issuer's authorities and/or financial activity control bodies, any member of the Board of Directors, any member of corporate body, any person being a single executive body: *none* An administrative action against this person for any offence in the area of finance, taxes and duties, security market or a criminal liability (criminal record) for any economic crimes or offence against state: *no former or pending charges*

Managerial offices held in any commercial organizations in the period, when any bankruptcy proceedings were brought against these organizations in line with the Russian Federation insolvency (bankruptcy) legislation: *no such offices*

Officers of Internal Audit Service:

Total number of employees of Audit Division, NLMK: 91

Key staff of Internal Audit Division, NLMK:

Valery S. Kulikov Year of birth: 1963

Education: higher vocational

Titles over the last 5 years:

Period: 2002 - 2006 Organization: *NLMK* Title: *Audit Director*

Period: **2006 - up to now** Organization: **NLMK**

Title: Internal Audit Director

Share in the Issuer's stockholders' equity: none

Number of the Issuer's shares that could be purchased as result of option to buy: no options

Shares in the Issuer's subsidiaries/affiliates: none

Number of the subsidiaries / affiliates' shares that could be purchased as result of option to buy: *no options*Kinship with any member of the Issuer's authorities and/or financial activity control bodies, any member of the Board of Directors, any member of corporate body, any person being a single executive body: *none*An administrative action against this person for any offence in the area of finance, taxes and duties, security market or a criminal liability (criminal record) for any economic crimes or offence against state: *no former or pending charges*

Managerial offices held in any commercial organizations in the period, when any bankruptcy proceedings were brought against these organizations in line with the Russian Federation insolvency (bankruptcy) legislation: *no such offices*

5.6. Information on fees, privileges and / or expenses reimbursement to each body controlling the Issuer's financial performance.

Remunerations paid to the members of the Company's Audit Commission for 2006:

Salary (rubles): 2 788 396

Incapacity benefits (rubles): 53 451

Bonuses for monthly activity (rubles): 699 862

Bonuses by the results of 2006 operation (rubles): 688 986

Remunerations (rubles): 391 182

The amount and procedure of remuneration and compensation payment to the Audit Commission is established by Regulations on Audit Commission Member's Remuneration and Compensation approved by the Extraordinary Shareholders' Meeting held on December 3, 2004 (Minutes No.20).

5.7. Information on staff and summarized data on education and list of personnel (employees) of the Issuer, as well as on changes in the number of personnel (employees) of the Issuer.

Average number of employees (staff) of the Issuer inclusive of employees (staff) in his branches and representative offices, as well as allocations to salaries and social support:

Description	Q 3
-	2007
Average staff, persons	34 599
Amount of cash allocated to remuneration of labor (salaries and wages' fund), rubles	2 344 320 555
Amount of cash allocated to social security (payments of social nature), rubles	11 118 544
	As of
	01.10.2007
Percentage of the Issuer's employees who have higher professional education, %	23,84

Changes in staff number within the reporting period were not significant for the Issuer.

NLMK's employees established a Trade Union branch of Mining and Steel-making trade union of Russia.

5.8. Information on any commitments of the Issuer to personnel (employees) related to the possibility of their shareholding in the Issuer's stockholders' capital (unit fund).

There are no agreements or commitments of the Issuer related to possibility of its employees having a share in its authorized capital.

The Issuer did not grant any options to its employees.

The possibility of granting such an option was not considered by the Company.

VI. Information on participants (shareholders) of the Issuer and interested-party transactions concluded by the Issuer.

6.1. Information on the total number of the Issuer's shareholders (participants).

Number of persons registered in shareholders register as of the date of reporting quarter end -9.702, including:

nominee shareholders -11.

6.2. Information on the Issuer's shareholders owning not less than 5 per cent of its stockholders' capital (unit fund) or not less than 5 per cent of its common stock as well as information on shareholders owing not less than 20 per cent of its stockholders' capital (unit fund) or not less than 20 per cent of its common stock.

Shareholders owning not less than 5 per cent of the Issuer's stockholders' capital or not less than 5 per cent of its common stock as of the date of the reporting quarter end:

6.2.1. Full name: VEFT ENTERPRISES LIMITED

Abbreviated name: **VEFT ENTERPRISES LIMITED**

TIN: -

Address: 1066, 20, Vas. Friderikis Street, El Greco House, office 104, Nicosia, Cyprus

Share in the Issuer's chartered capital: 75,64% Share of the Issuer's common stock: 75,64%

Shareholders (participants) having over 20 per cent of chartered capital of the Issuer's shareholder or over 20

per cent of his common stock:

Full name: FLETCHER INDUSTRIAL EQUITY FUND LIMITED

Abbreviated name: FLETCHER INDUSTRIAL EQUITY FUND LIMITED

TIN: -

Address: Winterbotham Place, Marlborough & Queen Streets, Nassau, Bahamas

Share in the Issuer's shareholder chartered capital: 100% Share of the Issuer's shareholder common stock: 100%

Share in the Issuer's chartered capital: *none* Share of the Issuer's common stock: *none*

6.2.2. Full name: Limited-liability investment & finance company «LKB-INVEST»

Abbreviated name: LLC IFC «LKB-INVEST»

TIN: 7705708194

Address: 18-1, ul. Bakhrushina, Moscow, Russia Share in the Issuer's chartered capital: 7.52% Share of the Issuer's common stock: 7.52%

Shareholders (participants) having over 20 per cent of chartered capital of the Issuer's shareholder or over 20

per cent of his common stock:

Full name: Limited-liability company "RUMELCO"

Abbreviated name: LLC "RUMELCO"

TIN: 7727160666

Address: *bld.1*, *18*, *ul. Bakhrushina*, *Moscow*, *113054 Russia* Share in the Issuer's shareholder chartered capital: *99*,9988 %

Share in the Issuer's chartered capital: *none* Share of the Issuer's common stock: *none*

Nominee shareholder of the issuer's shares making up not less than 5% of the issuer's authorized capital or not less than 5% of its common shares as of the end date of the reporting quarter:

Full trade name of a nominee shareholder: "DEUTSCHE BANK" LIMITED LIABILITY COMPANY

Abbreviated trade name of the nomine shareholder: LLC "DEUTSCHE BANK"

Address: 4, ul. Schepkina, 129090 Moscow, Russia

Phone: (495)-797-50-00 Fax: (495)-797-50-17

E-mail: db.moscow@db.com

License for professional activity in the security market:

License of a professional participant of the security market for depositary activity

License No.: 177-05616-000100
Date of issue: 4 September 2001.
Validity period: unlimited

Licensing authority: Federal Security Market Commission

Number of the issuer's common shares, registered in the issuer's shareholder register in the nominee

6.3. Information on the state stake or municipal share in stockholders' capital (unit fund) of the Issuer and availability of a special right ("golden share").

The state stake (federal stake, stake of the RF units) in the stockholders' capital equals to: 0.000267% Name of the state stake administrator: Territorial Administration of the Federal Agency for Federal Property Management in the Lipetsk Region

Legal address of the state stake administrator: 2, ul. Skorokhodova, Lipetsk 398019 Russia

Availability of special right for participation of the Russian Federation, units of the Russian Federation, municipal units in the Issuer's control (golden share): *none*

6.4. Information on restrictions on the shareholding in the Issuer's stockholders' capital (unit fund).

Restrictions on the shareholding in the Issuer's stockholders' capital including the number and/or integrated cost of the Issuer's shares, belonging to one shareholder, on the number of votes granted to one shareholder, are not identified by the Company's Charter. There are no other restrictions related to the shareholding in Issuer's stockholders' capital.

6.5. Information on changes in the list and respective stakes of the Issuer's shareholders (participants) owning not less than 5 per cent of its stockholders' capital (unit fund) or not less than 5 per cent of its common stock.

Shareholders' (participants) lists, owning not less than 5 per cent of NLMK stockholders' capital, determined as of the date of compiling a list of persons entitled to participate in the General Shareholders' Meeting, held within the last 5 complete financial years:

Shareholders entitled to participate in the Extraordinary General Shareholders' Meeting as of April 6, 2002 (date of list with persons entitled to participate in the General Shareholders' Meeting – February 13, 2002):

No.	Name of a shareholder	Share in chartered capital, %
1.	KM TECHNOLOGIES (OVERSEAS) LIMITED	19,99
2.	SILENER MANAGEMENT LTD	18,98
<i>3</i> .	STAHL-UND METALLUNTERNEHMENSHOLDING S.A.	14,43
4.	VEFT ENTERPRISES LIMITED	10,81
<i>5</i> .	MINING & SMELTING COMPANY "NORILSK NICKEL"	9,00
<i>6</i> .	CASTELLE INVESTMENTS LIMITED	6,62
7.	RADLEY ENTERPRISES LIMITED	5,51
8.	PROSUN CO. LIMITED	5,03

Shareholders entitled to participate in the Annual General Shareholders' Meeting as of June 28, 2002 (date of compiling a list of persons entitled to participate in the General Shareholders' Meeting – May 13, 2002):

No.	Name of a shareholder	Share in chartered capital, %
1.	SILENER MANAGEMENT LTD	18,98
2.	VEFT ENTERPRISES LIMITED	10,81
<i>3</i> .	CASTELLA INVESTMENTS LIMITED	10,05
4.	LIMTAN INVESTMENTS LIMITED	9,99
5.	CLOSED JOINT-STOCK COMPANY "LKB-INVEST"	9,01
6.	ULTIMEX TRADING LIMITED	8,29

7.	RADLEY ENTERPRISES LIMITED	8,23
8.	OMNILAX HOLDINGS LIMITED	7,59
9.	AHERON INVESTMENTS LIMITED	7,59
10	PROSUN CO. LIMITED	5,03

Shareholders entitled to participate in the Annual General Shareholders' Meeting as of June 27, 2003 (date of list with persons entitled to participate in the General Shareholders' Meeting – May 12, 2003):

No.		Share in
	Name of a shareholder	chartered
		capital, %
1.	SILENER MANAGEMENT LTD	18,98
2.	VEFT ENTERPRISES LIMITED	12,30
<i>3</i> .	CASTELLA INVESTMENTS LIMITED	10,05
4.	LIMTAN INVESTMENTS LIMITED	9,99
5.	ULTIMEX TRADING LIMITED	8,28
6.	RADLEY ENTERPRISES LIMITED	8,23
<i>7</i> .	OMNILAX HOLDINGS LIMITED	7,59
8.	AHERON INVESTMENTS LIMITED	7,59
9.	CLOSED JOINT-STOCK COMPANY "LKB-INVEST"	7,51
10.	PROSUN CO. LIMITED	5,03

Shareholders entitled to participate in the Extraordinary General Shareholders' Meeting as of April 23, 2004 (date of list with persons entitled to participate in the General Shareholders' Meeting – February 24, 2004):

No.	Name of a shareholder	Share in chartered capital, %
1.	SILENER MANAGEMENT LIMITED	18,98
2.	CASTELLA INVESTMENTS LIMITED	15,94
3.	ULTIMEX TRADING LIMITED	15,15
4.	VEFT ENTERPRISES LIMITED	12,31
<i>5</i> .	RADLEY ENTERPRISES LIMITED	8,23
6.	CLOSED JOINT-STOCK COMPANY "LKB-INVEST"	7,52
<i>7</i> .	PROSUN CO. LIMITED	5,03

Shareholders entitled to participate in the Annual General Shareholders' Meeting as of June 25, 2004 (date of list with persons entitled to participate in the General Shareholders' Meeting – May 07, 2004):

No.	Name of a shareholder	Share in chartered
	·	capital, %
1.	SILENER MANAGEMENT LIMITED	18,98
2.	CASTELLA INVESTMENTS LIMITED	15,94
<i>3</i> .	ULTIMEX TRADING LIMITED	15,15
4.	VEFT ENTERPRISES LIMITED	12,31
<i>5</i> .	RADLEY ENTERPRISES LIMITED	8,23
6.	CLOSED JOINT-STOCK COMPANY "LKB-INVEST"	7,52
<i>7</i> .	ANWORTH INVESTMENTS LIMITED	5,20
8.	HENFORD INVESTMENTS LIMITED	5,20
9.	SOBEVAL MANAGEMENT LIMITED	5,14

Shareholders entitled to participate in the Extraordinary General Shareholders' Meeting as of December 3, 2004 (date of list with persons entitled to participate in the General Shareholders' Meeting – October 15, 2004):

No.	Name of a shareholder	Share in chartered capital, %
1.	SILENER MANAGEMENT LIMITED	18,98
2.	CASTELLA INVESTMENTS LIMITED	15,94
3.	MEROBEL INVESTMENTS LIMITED	15,54

4.	ULTIMEX TRADING LIMITED	15,15
<i>5</i> .	VEFT ENTERPRISES LIMITED	12,31
6.	RADLEY ENTERPRISES LIMITED	8,23
7.	CLOSED JOINT-STOCK COMPANY "LKB-INVEST"	7,52

Shareholders entitled to participate in the Annual General Shareholders' Meeting as of May 20, 2005 (date of list with persons entitled to participate in the General Shareholders' Meeting – April 4, 2005):

No.	Name of a shareholder	Share in chartered capital, %
1.	SILENER MANAGEMENT LIMITED	18,98
2.	ULTIMEX TRADING LIMITED	18,15
3.	VEFT ENTERPRISES LIMITED	16,31
4.	CASTELLA INVESTMENTS LIMITED	15,94
5.	MEROBEL INVESTMENTS LIMITED	14,70
6.	CLOSED JOINT-STOCK COMPANY "LKB-INVEST"	7,52

Shareholders entitled to participate in the Extraordinary General Shareholders' Meeting as of September 26, 2005 (date of list with persons entitled to participate in the General Shareholders' Meeting – August 23, 2005):

No.	Name of a shareholder	Share in chartered capital, %
1.	SILENER MANAGEMENT LIMITED	18,98
2.	MEROBEL INVESTMENTS LIMITED	18,70
3.	ULTIMEX TRADING LIMITED	18,15
4.	VEFT ENTERPRISES LIMITED	16,31
5.	CASTELLA INVESTMENTS LIMITED	15,94
6.	CLOSED JOINT-STOCK INVESTMENT-FINANCIAL COMPANY "LKB-	7,52
	INVEST"	

Shareholders entitled to participate in the Extraordinary General Shareholders' Meeting as of November 16, 2005 (date of list with persons entitled to participate in the General Shareholders' Meeting – October 15, 2005):

No.	Name of a shareholder	Share in chartered capital, %
1.	SILENER MANAGEMENT LIMITED	18,98
2.	VEFT ENTERPRISES LIMITED	16,31
3.	MEROBEL INVESTMENTS LIMITED	16,19
4.	CASTELLA INVESTMENTS LIMITED	15,94
5.	ULTIMEX TRADING LIMITED	14,91
6.	CLOSED JOINT-STOCK INVESTMENT-FINANCIAL COMPANY "LKB-	7,52
	INVEST"	

Shareholders entitled to participate in the Annual General Shareholders' Meeting as of June 06, 2006 (date of list with persons entitled to participate in the General Shareholders' Meeting – April 18, 2006):

No.	Name of a shareholder	Share in chartered capital, %
1.	SILENER MANAGEMENT LIMITED	18,98
2.	MEROBEL INVESTMENTS LIMITED	16,19
3.	CASTELLA INVESTMENTS LIMITED	15,94
4.	ULTIMEX TRADING LIMITED	14,91
5.	VEFT ENTERPRISES LIMITED	9,61
6.	DEUTSCHE BANK TRUST COMPANY AMERICAS	7,92
7.	CLOSED JOINT-STOCK INVESTMENT-FINANCIAL COMPANY "LKB-INVEST"	7,52

Shareholders entitled to participate in the Extraordinary General Shareholders' Meeting as of September 29, 2006 (date of list with persons entitled to participate in the General Shareholders' Meeting – August 15, 2006):

No.	Name of a shareholder	Share in chartered capital, %
1.	SILENER MANAGEMENT LIMITED	18,98
2.	MEROBEL INVESTMENTS LIMITED	16,19
3.	CASTELLA INVESTMENTS LIMITED	15,94
4.	ULTIMEX TRADING LIMITED	14,91
<i>5</i> .	VEFT ENTERPRISES LIMITED	9,61
6.	DEUTSCHE BANK TRUST COMPANY AMERICAS	8,24
7.	LIMITED LIABILITY INVESTMENT & FINANCE COMPANY "LKB-INVEST"	7,52

Shareholders entitled to participate in the Extraordinary General Shareholders' Meeting as of June 5, 2007 (date of list with persons entitled to participate in the General Shareholders' Meeting – April 16, 2007):

No.	Name of a shareholder	Share in chartered capital, %
1.	VEFT ENTERPRISES LIMITED	75,64
2.	DEUTSCHE BANK TRUST COMPANY AMERICAS	8,31
3.	LIMITED LIABILITY INVESTMENT & FINANCE COMPANY "LKB-INVEST"	7,52

Shareholders entitled to participate in the Extraordinary General Shareholders' Meeting as of September 28, 2007 (date of list with persons entitled to participate in the General Shareholders' Meeting – August 24, 2007):

Ì	Vo.	Name of a shareholder	Share in chartered capital, %
	1.	VEFT ENTERPRISES LIMITED	75,64
	2.	DEUTSCHE BANK TRUST COMPANY AMERICAS	7,98
	<i>3</i> .	LIMITED LIABILITY INVESTMENT & FINANCE COMPANY "LKB-INVEST"	7,52

6.6. Information on interested-party transactions concluded by the issuer.

NLMK's interested-party transactions, Q1II of 2007

Description	Reporting period
Total number and total volume of interested-party transactions in monetary terms concluded in the reporting period, which required approval by the issuer's authorized managerial body, no./rubles/EUR/USD	75 / 10 176 029 141 / 100 000 000/ 10 858 969
Number and volume of interested-party transactions in monetary terms concluded in the reporting period approved by the issuer's general shareholders' meeting, no./rubles	1 / 8 979 385 224
Number and volume of interested-party transactions in monetary terms concluded in the reporting period approved by the issuer's Board of Directors, no./rubles/EUR/USD	74 / 1 196 643 917 / 100 000 000/ 10 858 969
Number and volume of interested-party transactions in monetary terms concluded in the reporting period, which required approval but have not been approved by the issuer's authorized managerial body, no./rubles	none

Transactions of interest, the price of which makes 5 and more per cent of the Company's assets book value determined upon financial statements as of the last reporting date before the transaction conclusion within the last reporting quarter:

Contract dd. April 2, 2007 № 70207 (the supply of iron-ore of OJSC "Stoilenskiy GOK")

Transaction conclusion date: 02.04.2007

Subject of transaction and other essential transaction terms: the Supplier shall deliver to the Buyer, and the Buyer shall receive and timely pay for iron-ore in volume and under the terms, stipulated by the Contract and Appendices thereof.

Transaction parties:

OJSC "NLMK" - the Buyer;

OJSC "Stoilenskiy GOK" – the Supplier.

The full and abbreviated names of legal entity or the first, middle and last name of a natural person, recognized as a person in line with the Russian Federation Legislation, interested in the transaction conclusion, as well as the ground (grounds) on which the person is recognized as interested in the said transaction conclusion: Galina Alexandrovna Aglyamova, Igor Nikolayevich Anisimov - members of NLMK's Management Board, being the Board of Directors' members of OJSC "Stoilenskiy GOK" as well, Alexander Nikolayevich Saprykin, member of NLMK's Management Board, being the Chairman of the Board of Directors of OJSC "Stoilenskiy GOK" as well.

The transaction value (to be indicated in monetary terms and in per cent of the Issuer's assets book value as of the date of the last complete reporting period end that is prior to transaction conclusion date: *ultimate* amount 13 207 400 000 rubles (thirteen billion two hundred and seven million four hundred thousand rubles) that makes 7,37% of the assets book value.

The period of obligations fulfillment under the transaction, as well as the information on the said obligations fulfillment: the Contract is valid till April 30, 2008 with the renewal possibility by the parties' agreement. As of the end of the reporting quarter the obligations fulfilled to the amount of 8 979 385 224,00 rubles.

The Issuer's managerial body, taken the decision to approve the transaction, the respective decision-making date (the Minutes number and compiling date): the Transaction is approved by the Extraordinary Shareholders' Meeting of OJSC "NLMK" on 28.09.2007 (Minutes № 27 dd. 28.09.2007).

Other details on the transaction, stated by the Issuer at its discretion: member of NLMK's Management Board Igor Nikolayevich Anisimov is not a member of the Board of Directors of OJSC "Stoilenskiy GOK" from 27.04.2007.

6.7. Information on accounts receivable amount.

Structure of the Issuer's accounts receivable as of 30.09.2007

rubles

		rubies
Type of accounts receivable	Maturity date	
	less than 1 year	over 1 year
Accounts receivable of buyers and customers	15 490 427 953	40 954 788
including past-due	125 522 195	-
Accounts receivable under notes receivable		
	-	-
including past-due	-	-
Accounts receivable of participants (founders) upon		
contributions into chartered capital	-	-
including past-due	-	-
Accounts receivable related to advance payments	5 580 940 122	2 534 076 081
made*		
including past-due	375 012 925	-
Other accounts receivable	3 430 948 156	111 695 095

including past-due	10 549 664	-
Total	24 502 316 231	2 686 725 964
Including total past-due	511 084 784	-

^{* -} Taking into account advance payments made on non-current assets for which the title is transferred at the moment of long-term obligations fulfillment according to the contracts concluded.

Debtors with a share of not less than 10% of total accounts receivable as of 30.09.2007:

1. Name: MOORFIELD COMMODITIES COMPANY (Swiss branch)

Address: Lugano, Switzerland, 1, Riva Caccia, CH-6900

Accounts receivable: 6 321 452 thousand rubles

including:

past-due accounts receivable: none

2. Name: STEELCO MEDITERRANEAN TRADING LTD

Address: 10A-C, Orpheos street, Nicosia, Cyprus Accounts receivable: 5 176 074 thousand rubles

inclusive of:

past-due accounts receivable: none

VII. The Issuer's financial statement and other financial information.

7.1. Annual financial statement of the Issuer.

NLMK's annual financial statements for 2006, prepared under the requirements of the Russian Law, are enclosed to the Issuer's Quarterly Report of the issued securities for the first quarter of 2007.

7.2. Quarterly Financial Statement of the Issuer for the last complete reporting quarter.

NLMK's quarterly financial statements for the last complete reporting quarter (for 9 months of 2007) prepared according to the requirements of the Russian Law, are attached to the present Quarterly Report.

Quarterly financial statements cover:

- Balance Sheet Form No. 1 under OKUD;
- Income Statement (profit and loss statement) Form No. 2 under OKUD.

7.3. Consolidated Financial Statements of the Issuer for the last completed financial year.

The Company does not issue consolidated financial statements according to legal requirements of the Russian Federation.

At the same time the Company issues consolidated financial statements according to US Generally Accepted Accounting Principles (US GAAP). NLMK's consolidated financial statements for 2006, prepared according to US Generally Accepted Accounting Principles, can be found at NLMK's website in the Internet.

Website where Consolidated Financial Statements of the Issuer issued under US GAAP can be found:

www.nlmk.ru/investor_centre/Financial_Highlights/

7.4. Information on the Issuer's accounting policy.

Provision on Accounting Policy approved by NLMK's Order No. 977 dd. 29.12.2006 2. No. 977 "On accounting policy of NLMK for the purposes of accounting and taxation" is enclosed to the Quarterly Report for O1 of 2007.

No changes were made during the reporting quarter in the accounting policy, approved by the Company for the current financial year.

7.5. Information on total exports as well as on the share of exports in total sales.

Index	9 months of 2006	9 months of 2007
Proceeds from sales of products, works, services (mln. rubles)	102 601,8	113 988,3
Proceeds from export sales of products, works, services (mln. rubles)	59 255,2	65 347,8
Export share in total sales proceeds (%)	57,8%	57,3%

7.6. Information on real estate value and material changes in the Issuer's property as of the last complete financial year closure.

As of the reporting quarter end:

- total initial (replacement) value of buildings, structures, land as well as real estate in the process of state registration accounted for in NLMK's balance sheet amounted to 19 425 594 384 rubles;
- accrued amortization 9 399 255 091 rubles.

There were no significant changes in the Company's real estate within 12 months until the date of the reporting period end.

There were no significant changes in the Company's property related to acquisition or disposal (retirement) of property after 31.12.2006, book value thereof is more than 5% of the Company's assets book value.

7.7. Information on the Issuer's participation in any legal procedures if this participation could have significantly affected its financial performance.

Over the last three years there haven't been any legal procedures, the Company's participation in which could affect its financial performance.

VIII. Additional information on the Issuer and its securities placed.

8.1. Additional information on the Issuer.

8.1.1. Information on the amount, structure of the stockholders' capital (unit fund) of the Issuer.

Amount of the Issuer's stockholders' capital (rubles) as of the date of the reporting quarter closure:

5 993 227 240

Structure of the issuer's authorized capital as of the date of the reporting quarter closure:

Common stock:

Total volume at par value (rubles): 5 993 227 240

Share in the authorized capital: 100 %

Preferred stock:

Total volume at par value (rubles): θ Share in the authorized capital: θ %

Part of NLMK's shares circulates outside the Russian Federation in accordance with foreign law related to foreign Issuers' securities, representing NLMK's shares.

Category (type) of shares, circulating outside the Russian Federation: *common registered book-entry shares* Proportion of shares, circulating outside of the Russian Federation, to the total quantity of shares of the corresponding category (type): 8.14 %

Name of the foreign Issuer, whose securities represent NLMK's shares of a corresponding category (type): *Deutsche Bank Trust Company Americas*

Domicile of the foreign Issuer, the securities of which represent NLMK's shares of a corresponding category (type): 60 Wall Street, New York, NY 10005, USA; 23 Great Winchester Street, London EC2P 2AX, UK Summary of the issue program (type of the program) related to the foreign Issuer's securities, representing NLMK's shares of the corresponding category (type): Global Depositary Shares were issued in accordance with Rule 144A, as well as Regulation S of the US Securities Act. Each Depositary Share represents 10 common shares of NLMK.

Information on permits issued by federal executive authorities for the Issuer's shares of a corresponding category (type) admission to circulation outside of the Russian Federation: In accordance with Notification of Federal Securities Market Service of Russia of permit issue for NLMK's securities circulation outside of the Russian Federation dd. 03.05.2005 No.05-BI-03/6941, circulation of NLMK's common registered bookentry shares outside of the Russian Federation has been permitted.

Name of the foreign trading organizer (-s), which handles circulation of a foreign Issuer's securities, representing the Issuer's shares: *London Stock Exchange plc*

8.1.2. Information on changes in stockholders' capital amount (unit fund) of the Issuer.

Over the period from January 1, 2002 till December 31, 2003 NLMK did not issue any securities that would result in change of the stockholders' capital.

In Q2 2004 stockholders' capital of the Company changed due to additional issue of common registered book-entry stock.

Amount of the Issuer's stockholders' capital (rubles) as of 01.04.2004: 5 987 240

Breakdown of stockholders' capital as of 01.04.2004:

Common stock:

Total at par value (rubles): 5 987 240 Share in stockholders' capital: 100 %

Preferred shares:

Total at par value (rubles): 0

Share in stockholders' capital: 0 %

Management body of the Issuer which made a decision to change the stockholders' capital: **Board of Directors** of NLMK

Date and number of the management body's Minutes of the meeting at which a decision to change stockholders' capital was taken: 05.02.2004, Minutes No. 106.

Amount of the Issuer's stockholders' capital (rubles) as of 30.06.2004: 5 993 227 240

Breakdown of stockholders' capital as of 30.06.2004:

Common stock:

Total at par value (rubles): 5 993 227 240 Share in stockholders' capital: 100 %

Preference shares:

Total at par value (rubles): θ Share in stockholders' capital: θ %

Since 30.06.2004 up to now the amount of stockholders' capital did not change.

8.1.3. Information on generation and use of the Issuer's reserve fund as well as other funds.

In accordance with the Company Charter, NLMK generates a reserve fund of not less than 5 percent of its stockholders' equity. Size of the reserve fund shall be determined by the Board of Directors' decision. The Company's reserve fund is generated by mandatory annual allocations. Annual allocations are not less than 5 (five) per cent of net profit before it achieves the size of a reserve fund, determined by the Board of Directors according to the Company's Charter.

As of the date of the reporting quarter end, NLMK's reserve fund amounted to 299 661 362 rubles or 5% of its chartered capital.

The reserve fund was not used within the reporting quarter.

NLMK doesn't generate any other funds at the expense of its net profit.

8.1.4. Information on procedure of convocation and conduction of the Issuer's supreme managerial body meeting.

The Issuer's supreme managerial body:

The supreme governing body of the Company is the General Shareholders' Meeting.

Procedure of shareholders (participants) notification on convocation of General Shareholders' Meeting:

The notification on convocation of General Shareholders' Meeting is brought to notice of the shareholders under decision of the Board of Directors by publication of the information in newspaper «Gazeta», newspaper «Metallurg» and at NLMK's website in the Internet. The notification on General Shareholders' Meeting convocation shall be published not later than 30 days prior to the date of the Meeting, if a longer term is not envisaged by law.

The shareholders owning one and more percent of the Company's shares as well as nominal shareholders are informed of the meeting by mail. Written notifications are sent by registered mail within the period stated in this clause.

Persons (authorities) entitled to summon (demand) an Extraordinary Shareholders' Meeting as well as the procedure of raising such a demand:

The Extraordinary Shareholders' Meeting is held upon decision of the Board of Directors on the basis of its own initiative, demand of the Auditing Commission, the Company's Auditor as well as shareholders (shareholder) owning not less than 10 per cent of the Company's voting shares as of the date of the demand. The Extraordinary Shareholders' Meeting is summoned by the Board of Directors and must be held within 40 days from the date of a/m demand made by Auditing Commission, the Company's Auditor or shareholders in respect of the Extraordinary Shareholders' Meeting holding. In case of the Company's

Board of Directors members election on the agenda of the Extraordinary Shareholders' Meeting as well as in case the Board of Directors liable to make a decision on holding of the Extraordinary Shareholders' Meeting under the Federal Act "On joint-stock companies" to elect the Board members, such a Shareholders' Meeting shall be held within 70 days from the date of corresponding demand or decision of the Board to hold the Meeting.

A request for Extraordinary Meeting holding shall contain worded issues to be included into the Meeting agenda. The request for holding of Extraordinary Meeting can contain worded decisions on each of these issues as well as suggestions on the Shareholders' Meeting conduction form.

The Board of Directors is not entitled to change wording of agenda issues, wording of decisions on such issues and to change the suggested form of Extraordinary Shareholders' Meeting being convened upon the request of the Auditing Commission, the Company's Auditor or shareholders (shareholder) owing not less than 10 percent of the Company's voting shares.

Should request for the Extraordinary Meeting be submitted by shareholders (shareholder) it shall include the name of shareholders (shareholder), requesting the convocation, quantity and type (category) of the shares belonging to them (him/her).

The request for the Extraordinary Meeting shall be signed by the persons (person) who require Extraordinary Meeting convocation.

The Board of Directors shall make a decision on the Extraordinary Meeting convocation or on refusal to call it within five days from the date of the request submission by the Auditing Commission, the Company's Auditor or shareholders (shareholder) owning not less than 10 percent of the Company's voting shares.

Decision on refusal to convene the Extraordinary Shareholders' Meeting upon the request of the Auditing Commission, the Company's Auditor or shareholders (shareholder) owning not less than 10 percent of the Company's voting shares can be made in case:

- the procedure of the request submission on convocation of the General Shareholders' Meeting has been violated;
- shareholders (shareholder) demanding the Extraordinary Shareholders' Meeting summoning do not possess the required quantity of the Company's voting shares;
- none of the issues put forward to be included into the Extraordinary Meeting agenda refers to its competence and (or) corresponds to requirements of the Federal Act "On joint-stock companies" and other legal acts of the Russian Federation.

Decision of the Board of Directors on the Extraordinary Meeting summoning or justified decision to refuse to call it is sent to persons who requested its convocation by registered mail with notice of receipt not later than 3 days from the date of taking such a decision.

Should the decision on the Extraordinary meeting convocation not be made or should the decision to refuse to call the Extraordinary Meeting be made within the stated period by the Board of Directors, the Extraordinary Meeting can be summoned by persons or bodies demanding its convocation.

The procedure of the Meeting date determination:

Annual Shareholders' Meeting is convened not earlier than in two months and not later than in six months after the financial year closure. Besides, Extraordinary Shareholders' Meeting can be summoned.

Date, time and venue of the General Shareholders' Meeting, the procedure of its preparation and conduction shall be determined by the Board of Directors under provisions of the Company Charter and "Regulations on holding General Meeting of Shareholders".

Persons entitled to suggest issues to be included in the agenda of the Issuer's management body meeting and the procedure of such suggestions submission:

Shareholders (a shareholder), owning not less than 2 per cent of the Company's voting shares in aggregate are entitled to suggest issues to be included in the agenda of Annual General Shareholders' Meeting and put forward candidate members to the Company's Board of Directors, Auditing Commission and Returning board, the number of which cannot exceed the number of respective body members as well as candidate General Director. Such suggestions should be received by the Company not later than in 60 days after financial year closure.

In case of the Company's Board of Directors election being on the agenda of the Extraordinary Shareholders' Meeting, shareholders (a shareholder) owning not less than 2 per cent of the Company's voting shares in aggregate are entitled to propose candidate members to the Board of Directors the number of which cannot exceed the number of the Company's Board. Such proposals must be received by the

Company not later than 30 days prior to the date of the Extraordinary Shareholders' Meeting.

Suggestions on issues inclusion in the General Shareholders' Meeting agenda and suggestions on candidates shall be made in writing, shall indicate the name of shareholders (shareholder), requesting it, the quantity and type (category) of the shares belonging to them (him/her) and shall be signed.

A proposal to include issues in the agenda of the General Shareholders' Meeting shall contain wording of each proposed issue, while a proposal on candidates shall contain name of each proposed candidate, name of body to which that candidate is stated, other data on him/her provided for by internal documents of the Company as well as written consent of a candidate to take the title. A proposal on entering of issues into agenda of the General Shareholders' Meeting can include wording of decision on each proposed issue.

The Company's Board of Directors is liable to consider received proposals and make a decision on inclusion of them in the agenda of the General Shareholders' Meeting or refusal to include into the agenda not later than 5 days after deadlines stated in the Company Charter for inclusion of proposals in the agenda of an Annual General Shareholders' Meeting and Extraordinary General Shareholders' Meeting. An issue proposed by shareholders (a shareholder) is subject to be included in the agenda of the General Shareholders' Meeting as well as proposed candidates are subject to be included in the voting list for election to respective bodies of the Company except if:

- shareholders (a shareholder) have violated terms established by the Company Charter;
- shareholders (a shareholder) do not own the required number of the Company's voting shares as per the Company Charter;
- a proposal is not in conformity with the requirements of the Company Charter;
- an issue to be included in the agenda of the General Shareholders' Meeting is not within its competence and (or) is not in conformity with the requirements of the Federal Act "On joint-stock companies" and other legal acts of the Russian Federation.

Justified decision of the Company's Board of Directors on refusal to include the proposed issue in the agenda of the General Shareholders' Meeting or a candidate shall be sent to shareholders (shareholder) who put forward the issue or candidate not later than three days from the date of its receipt.

The Board of Directors is not entitled to change the wording of the agenda issues, wording of decisions on such issues of the General Shareholders' Meeting.

Besides the issues proposed to be included in the agenda of the General Shareholders' Meeting as well as in case of absence of such issues, absence or insufficient quantity of candidates proposed by shareholders to form a corresponding body, the Board of Directors has the right to include issues in the agenda or candidates in the voting list of the General Shareholders' Meeting at its discretion.

Persons entitled to get acquainted with information (materials) presented for supreme management body meeting preparation and conduction as well as procedure of getting acquainted with such information (materials):

Persons having the right to participate in the General Shareholders' Meeting can receive information (materials) subject to presentation during preparation of General Shareholders' Meeting for getting acquainted in the room of the Company's executive body and at places the addresses of which are stated in the announcement on General Shareholders' Meeting holding within 20 days and in case of General Shareholders' Meeting the agenda of which includes an issue on the Company's restructuring, within 30 days prior to the General Shareholders' Meeting.

Persons entitled to participate in the Company's General Shareholders' Meeting can receive copies of the stated documents upon request sent in writing to the Company's executive body subject to payment.

Procedure of publication (disclosure to the issuer's shareholders (participants)) of decisions taken by the issuer's supreme managerial body and voting results:

Decisions taken by the General Shareholders' Meeting as well as voting results are announced at the General Shareholders' Meeting, where the voting took place, or brought to the shareholders' notice not later than 25 days from the date of decision-making by publication in newspapers "Gazeta", "Gazeta MG" and at NLMK's Internet web-site.

8.1.5. Information on profit-making organizations, where the Issuer holds not less than 5 percent of stockholders' equity (unit fund) or not less than 5 percent of common stock.

1. Full name: Limited-liability company Lipetsk Insurance Company "Chance"

Abbreviated name: LLC LIC Chance

Legal address: 30, ul. Nedelina, Lipetsk 398059 Russia

Issuer's share in the profit-making organization's chartered capital: 100 % Profit-making organization's share in the Issuer's chartered capital: none

2. Full name: Limited-liability company Steel

Abbreviated name: LLC Steel

Legal address: *1, ul. Lenina, Uglich, Yaroslavl region 152620 Russia*Issuer's share in the profit-making organization's chartered capital: *100 %*Share of profit-making organization in the Issuer's stockholders' equity: *none*

3. Full name: Limited-liability company Novolipetskoye

Abbreviated name: LLC Novolipetskove

Legal address: village Tyushevka, Lipetsk region, 398052 Russia

Issuer's share in the profit-making organization's chartered capital: 100 % Share of profit-making organization in the Issuer's stockholders' equity: none

4. Full name: Limited-liability company Karamyshevskoye

Abbreviated name: LLC Karamyshevskoe

Legal address: 1, pl. Centralnaya, village Karamyshevo, Gryazi region, Lipetsk area 399077 Russia

Issuer's share in the profit-making organization's chartered capital: 100 % Share of profit-making organization in the Issuer's stockholders' equity: none

5. Full name: Holiday Hotel Novolipetsky Metallurg, subsidiary of OJSC "NLMK"

Abbreviated name: none

Legal address: 25, per. Chekhov, village Morskoye, Sudak, Crimea 334886 Ukraine

Issuer's share in the profit-making organization's chartered capital: 100 % Profit-making organization's share in the Issuer's chartered capital: none

6. Full name: Limited-liability company Trading House NLMK

Abbreviated name: *LLC Trading House NLMK*

Legal address: bldg. B, 1/15, Kotelnicheskaya naberezhnaya, Moscow 109240 Russia

Issuer's share in the profit-making organization's chartered capital: 100 % Profit-making organization's share in the Issuer's chartered capital: none

7. Full name: *Kuzbass Asset Holdings Limited*

Legal address: offices 41/42, Victoria House, 26, Main Street, Gibraltar Issuer's share in the profit-making organization's chartered capital: 100 % Share of the Issuer's common stock in profit-making organization: 100 % Profit-making organization's share in the Issuer's chartered capital: none

8. Full name: Limited-liability company "Vtorchermet NLMK"

Abbreviated name: LLC "Vtorchermet NLMK"

Legal address: bldg. B, 1/15, Kotelnicheskaya naberezhnaya, Moscow 109240, Russia

Issuer's share in the profit-making organization's chartered capital: 100 % Profit-making organization's share in the Issuer's chartered capital: none

9. Full name: Limited-liability company "VIZ-Stal"

Abbreviated name: LLC "VIZ-Stal"

Legal address: 28, ul. Kirova, Yekaterinburg 620219, Russia

Issuer's share in the profit-making organization's chartered capital: 100 % Profit-making organization's share in the Issuer's chartered capital: none

10. Full name: *Limited-liability company Independent Transport Company* Abbreviated name: *LLC NTK*

Legal address: 32A, Leninsky prospect, Moscow 119991, Russia

Issuer's share in the profit-making organization's chartered capital: 100 % Profit-making organization's share in the Issuer's chartered capital: none

11. Full name: NLMK International B.V.

Legal address: Amsterdam, Netherlands

Issuer's share in the profit-making organization's chartered capital: 100 % Share of the Issuer's common stock in profit-making organization: 100 % Profit-making organization's share in the Issuer's chartered capital: none

12. Full name: Limited-liability company Larmet

Abbreviated name: LLC Larmet

Legal address: 44/28, ul. Studencheskaya, Moscow 121165 Russia

Issuer's share in the profit-making organization's chartered capital: 99.98 % Profit-making organization's share in the Issuer's chartered capital: none

13. Full name: Limited-liability company VIMET

Abbreviated name: LLC VIMET

Legal address: 2, pl. Metallurgov, Lipetsk 398040 Russia

Issuer's share in the profit-making organization's chartered capital: 99.97 % Profit-making organization's share in the Issuer's chartered capital: none

14. Full name: Open joint-stock company Stoilensky GOK

Abbreviated name: OJSC Stoilensky GOK

Legal address: Russian Federation

Issuer's share in the profit-making organization's chartered capital: 96.98% Share of the Issuer's common stock in profit-making organization: 96.98% Share of profit-making organization in the Issuer's stockholders' equity: none

15. Full name: Open joint-stock company "Altai-Koks"

Abbreviated name: OJSC "Altai-Koks"

Legal address: Zarinsk, Altai Region, 659107, Russia

Issuer's share in the profit-making organization's chartered capital: 93.88 % Share of the Issuer's common stock in profit-making organization: 93.88 % Share of profit-making organization in the Issuer's stockholders' equity: none

16. Full name: *Open joint-stock company Dolomite*

Abbreviated name: OJSC Dolomite

Legal address: *1, ul. Sverdlova, Dankov, Lipetsk region 399854 Russia* Issuer's share in the profit-making organization's chartered capital: *92.74* % Share of the Issuer's common stock in profit-making organization: *92.74* % Profit-making organization's share in the Issuer's chartered capital: *none*

17. Full name: *Open joint-stock company Studenovskaya Mining Company* Abbreviated name: *OJSC Stagdok*

Legal address: 4, ul. Gaidara, Lipetsk 398008 Russia

Issuer's share in the profit-making organization's chartered capital: **88.62** % Share of the Issuer's common stock in profit-making organization: **88.62** % Share of profit-making organization in the Issuer's stockholders' equity: **none**

18. Full name: Limited-liability company Vtormetsnab NLMK

Abbreviated name: LLC Vtormetsnab NLMK

Legal address: 2, pl. Metallurgov, Lipetsk, 398040 Russia

Issuer's share in the profit-making organization's chartered capital: 70.00 % Share of profit-making organization in the Issuer's stockholders' equity: none

19. Full name: Open joint-stock company "Tuapse Sea Trade Port"

Abbreviated name: OJSC TMTP

Legal address: 2, ul. Morskoy boulevard, Tuapse, Krasnodar Region, 352800 Russia

Issuer's share in the profit-making organization's chartered capital: 69.41 % Share of the Issuer's common stock in profit-making organization: 69.41 % Share of profit-making organization in the Issuer's stockholders' equity: none

20. Full name: Open joint-stock company North Oil and Gas Company

Abbreviated name: OJSC Severneftegas

Legal address: *bldg. 1, 14, pl. Spartakovskaya, Moscow 105082 Russia* Issuer's share in the profit-making organization's chartered capital: *62.00* % Share of the Issuer's common stock in profit-making organization: *62.00* % Share of profit-making organization in the Issuer's stockholders' equity: *none*

21. Full name: Open joint-stock company Lipetsky Gripromez

Abbreviated name: OJSC Lipetsky Gripromez

Legal address: 1, ul. Kalinina, Lipetsk 398600 Russia

Issuer's share in the profit-making organization's chartered capital: 57.57 % Share of the Issuer's common stock in profit-making organization: 57.57 % Profit-making organization's share in the Issuer's chartered capital: none

22. Full name: Steel Invest & Finance (Luxembourg)S.A.

Legal address: 12, rue Leon Thyes, L -2636 Luxembourg

Issuer's share in the profit-making organization's chartered capital: 50 % Share of the Issuer's common stock in profit-making organization: 50 % Profit-making organization's share in the Issuer's chartered capital: none

23. Full name: Limited-liability company Neptune

Abbreviated name: LLC Neptune

Legal address: *office 35, 1 «6», ul. Admiral Makarov, Lipetsk 398005 Russia* Issuer's share in the profit-making organization's chartered capital: *25 %* Share of profit-making organization in the Issuer's stockholders' equity: *none*

8.1.6. Information on material transactions concluded by the Issuer.

Information on each material transaction (group of related transactions) with liabilities equal to 10 and more percent of the issuer's assets book value under its financial statements for the last reporting quarter preceding the date of (material) transaction, concluded by the issuer for Q2 of the current year: *none*

8.1.7. Information on the Issuer's credit ratings.

Information on NLMK's credit ratings:

No.	Company	Rating	Description*	Date of rating
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1.	Credit rating agency "Standard & Poor's", USA http://www.standardandpoors.ru/	BB+ (stable)	Beyond danger in short-term outlook, however higher susceptibility to the influence of negative changes in commercial, financial and economic conditions.	12.07.2006 (upon revision)
		BB (stable)	Beyond danger in short-term outlook, however higher susceptibility to the influence of negative changes in commercial, financial and economic conditions.	26.05.2005 (initial rating)
2.	Credit rating Agency "Moody's Investors Service", UK http://www.moodys.com/	Ba1(stable)	Description is not available.	19.12.2006 (upon revision)
		Ba2 (stable)	Description is not available.	24.10.2005 (initial rating)
3.	Credit rating agency "Moody's Interfax", Russia http://rating.interfax.ru/	Aa1.ru (stable)	Issuers or debt instruments with Aa.ru rating are characterized by higher solvency as compared to other Issuers within the country.	19.12.2006 (upon revision)
		Aa2.ru (stable)	Issuers or debt instruments with Aa.ru rating are characterized by higher solvency as compared to other Issuers within the country.	24.10.2005 (initial rating)
4.	Credit rating agency "Fitch Ratings", UK http://www.fitchratings.com/	BB+ (stable)	"BB" rating means that there is a possibility of credit risk development, especially as a result of negative economic changes that might arise. However, at the same time alternative resources in business or finance may be available to the companies, due to which they'll be able to meet their financial liabilities.	15.01.2007 (initial rating)

^{* -} The description is in accordance with the data on the rating agencies' web-sites.

Note: NLMK's ratings valid as of 30.09.2007 are in bold type.

8.2. Information on each category (type) of the Issuer's shares.

Share category: *common*

Par value of each share (rubles): *1* Shares in circulation: *5 993 227 240*

Quantity of additional shares in the process of placement: θ

Quantity of declared shares: θ

Quantity of shares on the Issuer's balance: θ

Quantity of additional shares which could be placed due to conversion of placed securities, convertible into shares, or as a result of obligations discharge under the Issuer's options: θ

State registration numbers of share issues: 1-01-00102-A

Date of state registration: 09.04.2004

Additional issues of NLMK's securities were combined by Regulation of Federal Committee on Securities of Russia No. 04-1026/p dd. April 9, 2004, which resulted in cancellation of state registration number 46-1 Π -0190 dd. 02.04.1993 assigned to the first issue of the Company's registered book-entry common stock. State registration number 1-01-00102-A dd. April 9, 2004 was assigned to the above mentioned issue of NLMK's securities.

Rights granted by shares to their holders:

Each common share of the Company grants a shareholder, its owner, equal measure of property and non-property rights, particularly, the right to:

- a) take part in the Company management, including participation in the General Shareholders' Meeting with the right to vote on all the issues within its competence both personally and through a representative;
 - b) to receive dividends and to get part of the Company's property in case of its liquidation;
- c) to sell or alienate in another way all the shares or part thereof to other persons according to the procedure established by the current legislation of the Russian Federation and the Company Charter;
- d) to be informed about the Company's financial and economic performance according to the procedure established by the current legislation of the Russian Federation and the Company Charter.

In case the Company places voting stocks and securities convertible into voting stocks by open subscription with payment in cash, the shareholders – owners of the Company's voting stocks – have a priority right to purchase these securities in the quantity proportional to the quantity of the Company's voting stocks owned by them.

Additionally placed shares grant the right to vote only after their full payment and approval of the stock placement results by the Board of Directors.

8.3. Information on previous issues of the Issuer's securities except the Issuer's shares.

Securities issue, with the exception of stocks, was not performed by the Issuer.

8.3.1. Information on issues, the securities of which were paid off (cancelled).

There were no issues, the securities of which were paid off (cancelled).

8.3.2. Information on issues, the securities of which are still outstanding.

There were no issues of bonds, options and Russian depositary receipts, the securities of which are still outstanding.

8.3.3. Information on default issues.

There were no issues of securities with the Issuer's default.

8.4. Information on a person (persons), providing (having provided) security for bond issue.

The Issuer did not place secured bonds.

8.5. Security conditions for the Issuer's obligations in respect of bond issue.

The Issuer did not place any secured bonds.

8.6. Information on organizations, which register rights for the issuer's securities.

Registrar:

Full name: Limited-liability company R-Stinol

Abbreviated name: *OJSC R-Stinol*

Legal address: *10b, ul. 9th of May, Lipetsk, Russia*The license for functioning as a registrar of shareholders:

License No.: 10-000-1-00342

Issue date: 30.11.2006
Validity: unlimited period

Licenser: Federal Financial Market Service of the Russian Federation

The date on which the register of shareholders started to be kept by the stated registrar: 04.03.2004

8.7. Information on legislative acts governing import and export of capital, which could affect payment of dividends, interest and other payments to non-residents.

International agreements and contracts on double taxation prevention, Tax Code of the Russian Federation (part one) No. 146-\$\Phi\$3 dd. 31.07.1998 (revision dd. 17.05.2007); Tax Code of the Russian Federation (part two) No. 117-\$\Phi\$3 dd. 05.08.2000 (revision dd. 24.07.2007); Federal Act No. 173-\$\Phi\$3 dd. 10.12.2003 "On currency control" (revision dd. 05.07.2007); Federal Act No. 39-\$\Phi\$3 dd. 22.04.1996 (revision dd. 17.05.2007) "On securities market", Federal Act No. 208-\$\Phi\$3 dd. 26.12.1995 (revision dd. 24.07.2007) "On joint-stock companies" are considered as legislative acts which regulate import and export of capital and which could affect payments of dividends, interest and other payments by the Issuer to non-residents who have the Issuer's securities in possession.

8.8. Description of income taxation procedures regarding placed securities of the Issuer.

Owners of the Company's shares can receive income as dividends and income from share sale. Organizations' income is taxed under Chapter 25 "Income tax of organizations" of Tax Code of the Russian Federation, natural persons are taxed under Chapter 23 "Natural persons' income tax".

Dividends

In case of dividend payment to natural persons and organizations the Company acts as a fiscal agent, i.e. it makes calculations, deduction from dividends and transfer of natural persons' income tax and profit tax of organizations to the budget.

Legal entities

Organizations' profit received as dividends is taxed under Chapter 25 "Profit tax of organizations" of Tax Code of the Russian Federation.

Dividends paid to organizations which are Russian taxpayers, are taxed at 9% tax rate (subclause 1 clause 3 Article 284 Tax Code of the Russian Federation), foreign organizations – at 15% tax rate (subclause 2 clause 3 Article 284 Tax Code of the Russian Federation).

Natural persons.

Tax rate of natural persons' (residents) income tax is 9% and 30 % for non-residents.

Income from share sales.

Legal entities

A feature for tax base for RF residents in case of securities operations is defined by Articles 280 and 283 of Tax Code of the Russian Federation. Profit tax shall be paid at 24% tax rate (clause 1 Article 284 of Tax Code of the Russian Federation).

Taxation procedure for non-residents is governed by Articles 306-307, 309-312 of Tax Code of the Russian Federation. Foreign organizations which do not perform profit-oriented business in the Russian Federation, pay profit taxes upon sales Russian companies' shares, where more than 50% of assets consist of real estate in the territory of the Russian Federation as well as financial instruments being derivatives of these shares. Furthermore, income from trade of securities on foreign stock exchanges or financial instrument being in circulation on these exchanges is not recognized as income received from RF sources of revenues (subclause 5 clause. 1 Article 309). Fiscal Agent makes calculations and deduction of profit tax at 20% tax rate.

Natural persons.

Procedure of taxation of natural persons' income from securities operations is established by Articles 214-1, 220, 224 Chapter 23 of Tax Code of the Russian Federation.

Income (loss) on sales of securities is defined as difference between income from securities sales and documented securities sales proceeds and documented expenses for acquisition, sales and storage of securities actually incurred by a tax payer or assessed tax deduction taken to decrease securities sales income. Assessed tax deduction is not provided for non-resident natural persons.

Tax rate for stated income of resident natural persons is 13 percent.

Tax rate for stated income of non-resident natural persons is 30 percent.

Tax is calculated and paid by a fiscal agent upon completion of tax period or in case of payment to taxpayer before expiration of the successive tax period.

Should it be impossible to withhold calculated amount of tax from a taxpayer, a Fiscal agent shall inform tax authorities in writing within one month from the date of this event occurrence on impossibility to withhold and on the amount of tax debt.

Application of International Agreements.

If provisions of international agreements concluded by the Russian Federation (or USSR, if the RF declared these agreements valid) with other states, residents (natural persons or organizations) of which obtain income from the Company's shares, laid down other taxation rules and standards as compared to the same of the Russian Law, rules and standards provided for by international agreements shall apply subject to meeting conditions established by the Law.

8.9. Information on announced (accrued) and paid dividends as well as return on the Issuer's bonds.

Category: common stock

Dividends for shares of this category:

Reporting period (year, quarter), for which announced dividends were paid (announced): 2002.

Dividends announced (accrued) per share (rubles): 312.5

Total dividends announced (accrued) for shares of this category (rubles): 1 871 012 500

Name of the Issuer's management body which has made decision on (announcement) payment of dividends: *Annual General Shareholders' Meeting*

Date of the meeting of the Issuer's management body where a decision on dividends payment (announcement) has been made: *June 27, 2003*.

Date and number of Minutes of the Issuer's Management Body Meeting where a decision to pay (announce) dividends has been made: *June 27, 2003, No. 17*

Deadline of announced dividends payment: up to September 25, 2003.

Announced dividends are paid by: cash

Other terms and conditions of announced dividends payments: *cash is transferred to:*

- legal entities (shareholders) to their accounts with banks;
- natural persons employees of NLMK (shareholders) at a time of wages payment;
- other natural persons (shareholders) via Lipetskcombank.

Total dividends actually paid upon shares of this type (category) (rubles) as of the date of reporting quarter end: 1 867 472 210

Reporting period (year, quarter), for which announced dividends were paid (announced): 2003.

Dividends announced (accrued) per share (rubles): 0.6045

Total dividends announced (accrued) for shares of this category (rubles): 3 622 905 866.58

Name of the Issuer's management body which has made decision on (announcement) payment of dividends: *Annual General Shareholders' Meeting*

Date of the meeting of the Issuer's management body where a decision on dividends payment (announcement) has been made: *June 25, 2004*.

Date and number of Minutes of the Issuer's Management Body Meeting where a decision to pay (announce) dividends has been made: *July 05, 2004, No. 19*

Deadline of announced dividends payment: up to September 23, 2004.

Announced dividends are paid by: cash

Other terms and conditions of announced dividends payments: cash is transferred to:

- legal entities (shareholders) to their accounts with banks;
- natural persons employees of NLMK (shareholders) at a time of wages payment;
- other natural persons (shareholders) via Lipetskcombank.

Total dividends actually paid upon shares of this type (category) (rubles) as of the date of reporting quarter end: 3 615 456 119

Reporting period (year, quarter), for which announced dividends were paid (are being paid): 9 months of 2004.

Dividends announced (accrued) per share (rubles): 1.0

Total dividends announced (accrued) for shares of this category (rubles): 5 993 227 240

Name of the Issuer's management body which has made decision on (announcement) payment of dividends: *Extraordinary General Shareholders' Meeting*

Date of the meeting of the Issuer's management body where a decision on dividends payment (announcement) has been made: **December 03, 2004.**

Date and number of Minutes of the Issuer's Management Body Meeting where a decision to pay (announce) dividends has been made: *December 07, 2004, No. 20*

Deadline of announced dividends payment: up to March 03, 2005.

Announced dividends are paid by: cash

Other terms and conditions of announced dividends payments: cash is transferred to:

- legal entities (shareholders) to their accounts with banks;
- natural persons employees of NLMK (shareholders) at a time of wages payment;
- other natural persons (shareholders) via Lipetskcombank.

Total dividends actually paid upon shares of this type (category) (rubles) as of the date of reporting quarter end: 5 982 531 079

Reporting period (year, quarter), for which announced dividends were paid (are being paid): 2004. Dividends announced (accrued) per a share (rubles): 1.8 (Additionally 0.8 rubles per one common share will be paid taking into account announced interim dividends for 9 months of 2004 in the amount of 1.0 ruble per share)

Total dividends announced (accrued) for shares of this category (rubles): 10 787 809 032 (Additionally

4 794 581 792 rubles will be paid taking into account announced interim dividends for 9 months of 2004 of 5 993 227 240 rubles)

Name of the Issuer's management body which has made decision on (announcement) payment of dividends: *Annual General Shareholders' Meeting*

Date of the meeting of the Issuer's management body where a decision on dividends payment (announcement) has been made: *May 20, 2005*.

Date and number of Minutes of the Issuer's Management Body Meeting where a decision to pay (announce) dividends has been made: *May 25, 2005, No. 21*

Deadline of announced dividends payment: up to August 18, 2005.

Announced dividends are paid by: cash

Other terms and conditions of announced dividends payments: cash is transferred to:

- legal entities (shareholders) to their accounts with banks;
- natural persons employees of NLMK (shareholders) at a time of wages payment;
- other natural persons (shareholders) via Lipetskcombank.

Total dividends actually paid upon shares of this type (category) (rubles) as of the date of reporting quarter end: 4 785 892 782 (from additional payment due).

Reporting period (year, quarter), for which announced dividends were paid (are being paid): 6 months of 2005.

Dividends announced (accrued) per share (rubles): 1.0

Total dividends announced (accrued) for shares of this category (rubles): 5 993 227 240

Name of the Issuer's management body which has made decision on (announcement) payment of dividends: *Extraordinary General Shareholders' Meeting*

Date of the meeting of the Issuer's management body where a decision on dividends payment (announcement) has been made: **September 26, 2005.**

Date and number of Minutes of the Issuer's Management Body Meeting where a decision to pay (announce) dividends has been made: **September 27, 2005, No. 22**

Deadline of announced dividends payment: up to December 25, 2005.

Announced dividends are paid by: cash

Other terms and conditions of announced dividends payments: cash is transferred to:

- legal entities (shareholders) to their accounts with banks;
- natural persons employees of NLMK (shareholders) at a time of wages payment;
- other natural persons (shareholders) via Lipetskcombank.

Total dividends actually paid upon shares of this type (category) (rubles) as of the date of reporting quarter end: 5 981 935 532

Reporting period (year, quarter), for which announced dividends were paid (are being paid): 2005

Dividends announced (accrued) per share (rubles): 3 (Additionally 2 rubles per one common share will be paid taking into account announced interim dividends for 1H 2005 in the amount of 1.0 ruble per share.)

Total dividends announced (accrued) for shares of this category (rubles): 17 979 681 720 (Additionally 11 986 454 480 rubles will be paid taking into account announced interim dividends for 1H 2005 of 5 993 227 240 rubles.)

Name of the Issuer's management body which has made decision on (announcement) payment of dividends: *Annual General Shareholders' Meeting*

Date of the meeting of the Issuer's management body where a decision on dividends payment (announcement) has been made: *June 06, 2006*

Date and number of Minutes of the Issuer's Management Body Meeting where a decision to pay (announce) dividends has been made: *June 06, 2006, No.24*

Deadline of announced dividends payment: up to September 04, 2006

Announced dividends are paid by: cash

Other terms and conditions of announced dividends payments: cash is transferred to:

- for legal entities (shareholders) - cashless transfer of funds according to the payment

details specified in the questionnaire of the registered entity kept by the Company's Registrar;

- for individuals employees of OJSC "NLMK" (shareholders) cashless transfer of funds according to the details of the "Salary" bank account or in cash at the Company's cash desk;
- for other individuals (shareholders) via OJSC "Lipetskcombank" (by cashless transfer of funds according to the bank account details specified in the questionnaire of the registered individual kept by the Company Registrar or in cash at the cash desk of OJSC "Lipetskcombank").

Total dividends actually paid upon shares of this type (category) (rubles) as of the date of reporting quarter end: 11 963 565 282 (from additional payment due).

Reporting period (year, quarter), for which announced dividends were paid (are being paid): 6 months of 2006

Dividends announced (accrued) per share (rubles): 1.50

Total dividends announced (accrued) for shares of this category (rubles): 8 989 840 860

Name of the Issuer's management body which has made decision on (announcement) payment of dividends: *Extraordinary General Shareholders' Meeting*

Date of the meeting of the Issuer's management body where a decision on dividends payment (announcement) has been made: **September 29, 2006.**

Date and number of Minutes of the Issuer's Management Body Meeting where a decision to pay (announce) dividends has been made: *September 29, 2006, No.25*

Deadline of announced dividends payment: up to December 28, 2006.

Announced dividends are paid by: cash

Other terms and conditions of announced dividends payments: cash is transferred to:

- for legal entities (shareholders) at NLMK's discretion in rubles or foreign currency at the official rate of the RF Central Bank as of the last working day preceding the payment date cashless transfer of funds according to the payment details specified in the questionnaire of the registered entity kept by the Company's Registrar or a special written statement of a shareholder foreign investor, received by NLMK prior to the payment date;
- for individuals employees of OJSC "NLMK" (shareholders) cashless transfer of funds according to the details of the "Salary" bank account or in cash at the Company's cash desk;
- for other individuals (shareholders) via OJSC "Lipetskcombank" (by cashless transfer of funds according to the bank account details specified in the questionnaire of the registered individual kept by the Company Registrar or in cash at the cash desk of OJSC "Lipetskcombank").

Transfer expenses are to be borne by NLMK.

Total dividends actually paid upon shares of this type (category) (rubles) as of the date of reporting quarter end: 8 971 297 806

Reporting period (year, quarter), for which announced dividends were paid (are being paid): 2006

Dividends announced (accrued) per share (rubles): 3 (Additionally 1.50 ruble per one common share will be paid taking into account announced interim dividends for 1H 2006 in the amount of 1.50 ruble per share.)

Total dividends announced (accrued) for shares of this category (rubles): 17 979 681 720 (Additionally 8 989 840 860 rubles will be paid taking into account announced interim dividends for 1H 2006 of 8 989 840 860 rubles.)

Name of the Issuer's management body which has made decision on (announcement) payment of dividends: *Annual General Shareholders' Meeting*

Date of the meeting of the Issuer's management body where a decision on dividends payment (announcement) has been made: *June 05, 2007*.

Date and number of Minutes of the Issuer's Management Body Meeting where a decision to pay (announce) dividends has been made: *June 05, 2007, No.26*

Deadline of announced dividends payment: up to September 03, 2007.

Announced dividends are paid by: cash

Other terms and conditions of announced dividends payments: cash is transferred to:

- for legal entities (shareholders) at NLMK's discretion in rubles or foreign currency at the official rate of the RF Central Bank as of the last working day preceding the payment date cashless transfer of funds according to the payment details specified in the questionnaire of the registered entity kept by the Company's Registrar or a special written statement of a shareholder foreign investor, received by NLMK prior to the payment date;
- for individuals employees of OJSC "NLMK" (shareholders) cashless transfer of funds according to the details of the "Salary" bank account or in cash at the Company's cash desk;
- for other individuals (shareholders) via OJSC "Lipetskcombank" (by cashless transfer of funds according to the bank account details specified in the questionnaire of the registered individual kept by the Company Registrar or in cash at the cash desk of OJSC "Lipetskcombank").

Transfer expenses are to be borne by NLMK.

Total dividends actually paid upon shares of this type (category) (rubles) as of the date of reporting quarter end: 8 966 315 117 (from additional payment due).

Reporting period (year, quarter), for which announced dividends were paid (are being paid): 6 months of 2007

Dividends announced (accrued) per share (rubles): 1.50

Total dividends announced (accrued) for shares of this category (rubles): 8 989 840 860

Name of the Issuer's management body which has made decision on (announcement) payment of dividends: *Extraordinary General Shareholders' Meeting*

Date of the meeting of the Issuer's management body where a decision on dividends payment (announcement) has been made: **September 28, 2007.**

Date and number of Minutes of the Issuer's Management Body Meeting where a decision to pay (announce) dividends has been made: *September 28, 2007, № 27*

Deadline of announced dividends payment: up to December 27, 2007.

Announced dividends are paid by: cash

Other terms and conditions of announced dividends payments: cash is transferred to:

- for legal entities (shareholders) at NLMK's discretion in rubles or foreign currency at the official rate of the RF Central Bank as of the last working day preceding the payment date cashless transfer of funds according to the payment details specified in the questionnaire of the registered entity kept by the Company's Registrar or a special written statement of a shareholder foreign investor, received by NLMK prior to the payment date;
- for individuals employees of OJSC "NLMK" (shareholders) cashless transfer of funds according to the details of the "Salary" bank account or in cash at the Company's cash desk;
- for other individuals (shareholders) via OJSC "Lipetskcombank" (by cashless transfer of funds according to the bank account details specified in the questionnaire of the registered individual kept by the Company Registrar or in cash at the cash desk of OJSC "Lipetskcombank").

Transfer expenses are to be borne by NLMK.

Total dividends actually paid upon shares of this type (category) (rubles) as of the date of reporting quarter end: θ

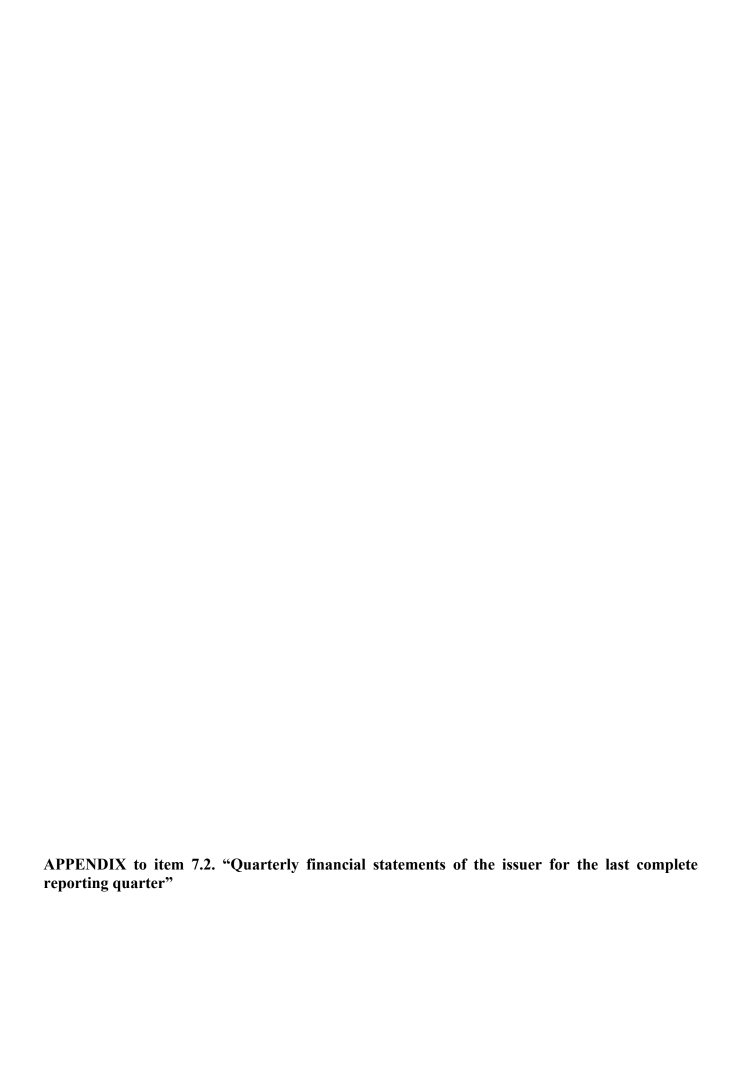
The Company did not issue any bonds.

8.10. Other information.

None.

8.11. Information on presented securities and presented securities' Issuer, title thereof is authenticated by Russian depositary receipts.

As of the date of the reporting quarter end the Issuer did not issue Russian depositary receipts.



BALANCE SHEET

Codes Form No. 1 under OKUD 0710001 2007 09 30 5757665 as of 30 September 2007 Date (year, month, date) Organization: OJSC "Novolipetsk Steel" under OKPO Taxpayer's identification number TIN (INN) 4823006703 Activity: production of cold-rolled flats with and without protective coating 27,17 under OKVED Organizational-legal form / property form: Open joint stock company / 47/31 under Joint federal and foreign property OKOPF/OKFS under OKEI 0384 Unit: thousand rubles.

Address: 2, pl. Metallurgov, Lipetsk

ASSETS	Line code	As of the reporting year beginning	As of the reporting year end
1	2	3	4
I. NON-CURRENT ASSETS			
Intangible assets	110	3 555	6 572
Fixed assets	120	24 224 909	25 649 979
Construction in progress	130	14 949 535	20 018 748
Long-term financial investments	140	83 510 523	82 862 456
Deferred tax assets	145	33 723	75 177
Advance payments for non-current assets	149	3 077 420	6 127 475
Other non-current assets	150	1 136 814	1 131 989
TOTAL for section I	190	126 936 479	135 872 396
II. CURRENT ASSETS			
Inventories	210	19 360 451	21 997 376
inclusive:			
raw materials, materials and other similar valuables	211	12 663 869	13 437 320
animals in breeding and feeding	212	1 506	1 480
expenses on work in progress (distribution costs)	213	5 540 674	5 978 599
finished products and goods for reselling	214	584 692	1 028 838
goods shipped	215	232 732	1 284 344
deferred expenses	216	310 118	250 616

other inventories and expenses	217	26 860	16 179
VAT for acquired valuables	220	2 279 672	2 032 045
Accounts receivable (payments due for over 12 months from the			
reporting date)	230	143 217	345 547
including:			
buyers and customers	231	83 401	40 955
Accounts receivable (payments due within 12 months from the reporting			
date)	240	23 281 812	20 716 020
including:			
buyers and customers	241	14 088 941	15 490 428
Short-term financial investments	250	331 655	10 465 893
Cash and cash equivalents	260	858 985	392 964
Other current assets	270	17 869	18 731
TOTAL for section II	290	46 273 661	55 968 576
	300	173 210 140	191 840 972
BALANCE (sum of lines 190 + 290)			

LIABILITIES	Line	As of the	As of the	
	code	reporting year beginning	reporting year end	
1	2	3	4	
III. EQUITY AND RESERVES				
Authorized capital	410	5 993 227	5 993 227	
Paid-in capital	420	4 338 950	4 291 208	
Capital reserves	430	299 661	299 661	
including:				
reserve funds established according to the law	431	299 661	299 661	
Retained profit (retained loss)	470	148 648 367	161 222 356	
including:				
retained profit (retained loss) of previous years	471	148 648 367	139 658 526	
Retained profit (retained loss) of the reporting period	472	X	21 563 830	
TOTAL for section III	490	159 280 205	171 806 452	
IV. LONG-TERM LIABILITIES				
Deferred tax liabilities	515	1 625 673	1 971 632	
Other long-term liabilities	520	36 190	124 609	
TOTAL for section IV	590	1 661 863	2 096 241	
V. SHORT-TERM LIABILITIES				
Loans and credits	610	4 082 008	-	
including:	611	4 082 008	-	
bank credits to be repaid within 12 months from the reporting date				
Accounts payable	620	8 049 823	8 821 821	
including:				
suppliers and contractors	621	3 148 058	3 335 865	
debts to organization staff	622	302 187	359 919	
arrears to the state off-budget funds				
	623	170 764	130 299	
tax debt	624	1 277 380	1 248 785	
other creditors	625	96 869	94 719	
advance payments received	627	3 054 565	3 652 234	
Debts to participants (founders) for revenues pay-off	630	112 675	9 092 955	
Deferred income	640	23 566	23 503	
TOTAL for section V	690	12 268 072	17 938 279	
BALANCE (sum of lines 490 + 590 + 690)	700	173 210 140	191 840 972	

STATEMENT OF VALUABLES ON OFF-BALANCE ACCOUNTS

Description		As of the reporting year beginning	As of the reporting year end	
1	2	3	4	
Fixed assets leased	910	482 917	2 368 182	
Inventories accepted for safety storage				

	920	10 005	17 123
Debt of insolvent debtors written-off to loss	940	2 567	2 567
Security of liabilities and payments received	950	2 551 091	4 828 172
Security of liabilities and payments made	960	1 476 990	1 262 910
Depreciation of housing facilities	970	9 856	9 856
Materials accepted for reprocessing	981	756	555
Document sheets of strict reporting	982	14	14
Intangible assets received	990	106 767	109 631

INCOME STATEMENT

Codes Form No. 2 under OKUD 0710002 2007 03 31 for 9 months of 2007 Date (year, month, date) Organization: OJSC "Novolipetsk Steel" under OKPO 5757665 4823006703 Taxpayer's ID INN Activity: production of cold-rolled flats with and without protective coating under OKVED 27,17 Organizational-legal form/ property form: Open joint-stock company/ Joint federal and foreign property 47/31 under OKOPF/ OKFS 384 Unit: thousand rubles. under OKEI

Description		For the reporting	For the similar	
	Code	period	period of the previous year	
1	2	3	4	
Income and expenses on common activity				
Revenues (net) on sales of goods, products, and services (net of VAT,				
excises and similar mandatory payments)	0.4.0	442 000 200	100 (01 ===	
	010	113 988 309	102 601 775	
including sales of ferrous metals	011	100.057.010	00 207 422	
Sales cost of goods, products, works and services	011	109 057 918 (67 443 353)	99 387 422 (54 020 621)	
including ferrous metals sold	020	(07 443 333)	(34 020 021)	
including lerious metals sold	021	(64 407 789)	(52 077 303)	
Gross profit	029	46 544 956	48 581 154	
Commercial expenses	030	(6 722 112)	(4 801 883)	
Administrative expenses	040	(2 186 079)	(1 714 080)	
Sales profit (loss)	050	37 654 765	42 065 191	
Other income and expenses				
Interest receivable	060	270 955	993 931	
Interest payable	070	(35 199)	-	
Income from participation in other organizations	080	934 996	1 714 585	
Other income	090	55 041 696	90 761 558	
Other expenses	100	(52 954 027)	(76 689 885)	
Profit (loss) before tax	140	40 913 186	58 845 380	
Deferred tax assets	141	41 454	(2 338)	
Deferred tax liabilities	142	(345 960)	(294 291)	
Current profit tax	150	(9 502 579)	(13 549 077)	
Losses under the results of tax audit	151	(600 172)	-	
Net profit (loss) of the reporting period	190	30 505 929	44 999 674	
FOR REFERENCE				
Fixed tax liabilities	200	(12 080)	(277 185)	

DESCRIPTION OF SOME PROFITS AND LOSSES

Description		For the reporting period		For the similar period of the previous year	
	code	profit	loss	profit	loss
1	2	3	4	5	6
Penalties, fines and forfeits acknowledged or upon which arbitration decision is made about their collection					
	210	17 964	(34 821)	19 692	(46 775)
Profit (loss) of the previous years	220	59 670	(206 166)	15 620	(348 603)
Payment of damages caused by default or undue fulfillment of liabilities					
	230	6 653	(8 565)	64	(683)
Currency exchange differences	240	917 025	(1 222 923)	2 933 912	(5 009 406)

Allocations to evaluation reserves	250	X	(126 998)	X	-
Writing-off of accounts receivable and accounts payable in the established order		172		-	